
Civil Litigation In Nigeria

The Law of Civil Litigation in Nigeria

Civil Litigation in Nigeria

Civil Procedure in Nigeria

The Nigerian Legal System

The Role of Customary Courts in Nigeria

Practical Approach to Civil and Criminal Litigation in Nigeria

Civil Procedure in Nigeria

Practical Approach to Criminal Litigation in Nigeria

Fundamentals of Nigerian Law

Handbook on Death Penalty Moratorium

Civil Procedure in Nigeria

Private International Law in Nigeria

The Law of Restitution in Nigeria

The Nigerian Legal System

Criminal Litigation in Nigeria

The Nigerian Legal System

The Nigerian Legal System

The Nigerian Legal System

Practice and Procedure in Civil Matters in the Courts of Records in Anglophone Cameroon

Fundamental Principles of Law

Civil Procedure in Nigeria

A Textbook on Practice and Procedure in Civil and Commercial Litigation in the High Courts of the North-West and South-West Provinces of Cameroon

Principles of Civil Procedure in Nigeria

Modern Practice of Civil Litigation in Nigeria

Civil Procedure in Nigeria

Practice and Procedure of the Supreme Court, Court of Appeal and High Courts of Nigeria
The Principles, Practice and Procedure of Civil Litigation in Nigeria
International Law and Domestic Human Rights Litigation in Africa
A Commentary on the Civil Procedure Act
Introduction to Civil Procedure
Civil Litigation in Nigeria
Due Process in Nigeria's Administrative Law System
A Guide to the Law and Practice of Costs in Nigeria
The principles and practice of civil litigation in Nigeria
Modern Practice Of Civil Litigation In Nigeria
Digest of Judgements of the Supreme Court of Nigeria
Hints on Forms and Precedents in Legal Practice in Nigeria
A Guide to Practice and Procedure in the High Courts of Nigeria
An Almanac of Contemporary Judicial Restatements (Civil Law) vol. ii

Civil Litigation In Nigeria

Downloaded from intra.itu.edu by guest

SHAMAR ESTRELLA

The Law of Civil Litigation in Nigeria Peter Lang Publishing
Volume 1 on public law provides an introduction to the Nigerian legal system. The various chapters deal with: introduction and sources of law; jurisprudence and Nigerian perspectives; African customary law; Islamic law; comparative constitutionalism and Nigerian perspectives; citizenship, immigration and administrative law; judicial system and legal profession; criminal law, evidence and civil procedure; statutory marriage and divorce laws; customary marriage and divorce; marriage and divorce under Islamic law; matters of children; gender and law in Nigeria with emphasis on Islamic law. Volume 2 has 25 chapters on

private law that includes security of the environment and environmental law, land and property administration, commercial business and trade laws, communication, media and press laws, transportation and carrier laws, law enforcement, armed forces and military laws, investments, and intellectual property.

Civil Litigation in Nigeria PULP

This book presents a detailed and practical explanation of the law of Civil Procedure in Kenya. It discusses the principles of Civil procedure Law in a practical setting. The intricate points of law have been illustrated by examples, and in the introduction the subject has been dealt with by topics rather than in the strict order of sections in the Act and Rules. This has been done to avoid cross-referencing to enable users to adequately grasp the doctrinal aspects of the subject.

Civil Procedure in Nigeria AuthorHouse

Hon. Justice Jumoke Pedro attended the University of Lagos, Nigeria, where she passed out with a second-class upper degree in law in 1980. She was called to the Nigerian Bar in July 1981 to practice as a barrister and solicitor of the Supreme Court. After her NYSC service with the military police in 1982, she practiced briefly with the law firm of Akin Olugbade and Co. for two years. In 1984, she joined the Lagos State Judiciary as a magistrate and rose through the bench to become a chief magistrate. She was later appointed as registrar of titles at the Land Registry of Lagos. In 1999, she was appointed the chief registrar of the High Court of Lagos. She was appointed a judge of the High Court of Lagos in the year 2001. Her lordship is a Christian and is married to Olufemi Pedro, a former deputy governor of Lagos state, and they are blessed with four children. Her lordship is a deaconess and a chancellor. She is a member of the CIARB England and a certified mediator. She is also a member of Olave Baden Powell Society and National Association of Women Judges in Nigeria.

The Nigerian Legal System Modern Practice Of Civil Litigation In Nigeria

The Digest of Judgments of the Supreme Court of Nigeria (DJSCN), is a legal practice book, which is a comprehensive compendium of Nigerian case law at the apex level of the Nigerian Judiciary. The DJSCN, is produced in four volumes which comprise the judgments of the Supreme Court of Nigeria for over a period of forty-three years. The first and second volumes cover the judgments of the Supreme Court on Practice and Procedure, Courts, Criminal Law and Procedure and Evidence. The last two volumes cover contemporary issues in different branches of law.

The Role of Customary Courts in Nigeria London : Routledge & Paul

"African civil law countries are traditionally described as monist and common law countries as dualist. This book illustrates that the monism-dualism dichotomy is too simplistic, in particular in the field of human rights. Academics and practitioners from across the continent illustrate how domestic courts in Africa have engaged with international human rights law to interpret or fill gaps in national bills of rights. The authors also consider the challenges encountered in increasing the use of international human rights law by African domestic courts."--Back cover.

Practical Approach to Civil and Criminal Litigation in Nigeria Almanac Foundation

General Civil law

Civil Procedure in Nigeria Presses universitaires d'Afr

Derived from the renowned multi-volume International Encyclopaedia of Laws, this convenient volume provides comprehensive analysis of the legislation and rules that determine civil procedure and practice in Nigeria. Lawyers who handle transnational matters will appreciate the book's clear explanation of distinct terminology and application of rules. The structure follows the classical chapters of a handbook on civil procedure: beginning with the judicial organization of the courts, jurisdiction issues, a discussion of the various actions and claims, and then moving to a review of the proceedings as such. These general chapters are followed by a discussion of the incidents during proceedings, the legal aid and legal costs, and the regulation of evidence. There are chapters on seizure for security and enforcement of judgments, and a final section on alternative

dispute resolution. Facts are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance. Succinct, scholarly, and practical, this book will prove a valuable time-saving tool for business and legal professionals alike. Lawyers representing parties with interests in Nigeria will welcome this very useful guide, and academics and researchers will appreciate its comparative value as a contribution to the study of civil procedure in the international context.

Practical Approach to Criminal Litigation in Nigeria AuthorHouse
The author is both a practitioner within the Nigerian legal system and is a lecturer in law. From these two perspectives, he provides a full introduction to the Nigerian legal system. Amongst topics covered are branches and institutes of the system, functions, classifications, sources, English law, doctrines of equity, statutes in England and those extended to Nigeria, Nigerian legislation, judicial precedent, hierarchy of Courts, customary law, application of State decisions in Customary and Sharia Law, conflicts between English and Customary Law. Also covered are applicable law between the different provenances, conflicts between Islamic and Customary Law, types of Courts in Nigeria and their jurisdiction, and legal aid. Essential documents are provided: Protocol to the African Charter on Human & People's Rights of Women in Africa; Universal Declaration of Human Rights; and African Charter on Human and People's Rights. A valuable explanation is given of words and maxims used in the Nigerian legal system, and an index. Olong Adefi is a barrister and solicitor of the Supreme Court of Nigeria; and lecturer at the Faculty of Law at Kogi State University where he teaches

administrative law, commercial law, land law, legal research method, human rights and the Nigerian legal system.

Fundamentals of Nigerian Law Safari Books Ltd.

This book examines the rules, principles, and doctrines in Nigerian law for resolving cases involving cross-border issues. It is the first book-length treatise devoted to the full spectrum of private international law issues in Nigeria. As a result of increased international business transactions, trade, and investment with Nigeria, such cross-border issues are more prevalent than ever. The book provides an overview of the relevant body of Nigerian law, with comparative perspectives from other legal systems. Drawing on over five hundred Nigerian cases, relevant statutes, and academic commentaries, this book examines jurisdiction in interstate and international disputes, choice of law, the enforcement of foreign judgments and international arbitral awards, domestic remedies affecting foreign proceedings, and international judicial assistance in the service of legal processes and taking of evidence. Academics, researchers, and students, as well as judges, arbitrators, practitioners, and legislators alike will find Private International Law in Nigeria an instructive and practical guide.

Handbook on Death Penalty Moratorium Fourth Dimention Publishing Company Limited

This book represents a compendium of the author's exposition and experience in the emerging and dynamic area of civil litigation which today indispensably constitutes the backbone of every Practitioner's success in civil law practice. Civil Litigation is technical in nature and accounts for the premature termination of most civil cases, without the opportunity to hear the substantive

subject. This book has provided for Students, Judges, Teachers and practitioners the requisite guide in modern practice in civil litigation in Nigeria with a view to enhancing their proficiency in practice and presentation.

Civil Procedure in Nigeria Kluwer Law International B.V.

This book, which relies on primary and secondary printed sources and a series of interviews with affected persons, lawyers, judges, and customary court presidents in Nigeria, focuses on the place of due process in the Nigerian legal system. Uwakah is concerned about the abuse of this important fundamental right in his country. The purpose of the book is to examine how due process operates in Nigeria and whether the coexistence of the customary law, the English common law, the Moslem law, and the martial law systems in Nigeria hinders or enhances due process in the country. Finally, the study investigates the suitability of the British version of due process to Nigeria, since the concept is imported to the country. The book concludes that the British version of due process is unsuitable to Nigeria because the country's political, economic, social, and religious backgrounds substantially differ from those of Britain. This conclusion is premised on the consensus of the interviewees. Uwakah recommends the country's immediate transition from military to civilian rule.

Private International Law in Nigeria Bloomsbury Publishing

This study deals with the laws and practices which have governed the Customary Courts in Nigeria from the pre-colonial to the present period. It analyses the nature of customary law, the constitution and jurisdiction of the Customary Courts, the role of traditional rulers in such courts and the law administered in

them. It outlines criminal and civil procedures of the Customary Court; discusses the question of legal representation; and the future and possible abolition of the Customary Courts in the context of Nigeria's problematic dual legal system.

The Law of Restitution in Nigeria African Books Collective

This book represents a compendium of the author's exposition and experience in the emerging and dynamic area of civil litigation which today indispensably constitutes the backbone of every Practitioner's success in civil law practice. Civil Litigation is technical in nature and accounts for the premature termination of most civil cases, without the opportunity to hear the substantive subject. This book has provided for Students, Judges, Teachers and practitioners the requisite guide in modern practice in civil litigation in Nigeria with a view to enhancing their proficiency in practice and presentation.

The Nigerian Legal System African Books Collective

This book, the first of its kind on Anglophone Cameroon, brings significant local context into the practice of law particularly at a juncture when civil practice has been radically altered by Cameroon's ongoing effort at harmonization of both the substantive and procedural laws applicable in the courts. The book covers a wide spectrum of topics including: the commencement of civil actions, jurisdiction, simplified recovery procedures and measures of execution, provisional execution and stay of execution. It provides a detailed analysis of the relevant rules of court applicable in both the high court and court of appeal. One of its major strengths lies in its use of recent cases to demonstrate the way Cameroonian judges have dealt with local procedural laws, as well as how the differences between

Cameroonian indigenous rules of practice and those imported particularly from Nigeria and England are reconciled.

Criminal Litigation in Nigeria Langaa RPCIG

This book highlights in a most condensed form judicial pronouncements by the superior courts of records as they relate to practice and procedures in civil litigation in Nigeria. Judicial pronouncements on civil aspects of the law in Nigeria are on the increase, rendering brief-writing more challenging, if not herculean, in the absence of a resource guide for the citation of authorities and knowing which changes have taken place in the law. For lawyers not to be taken by surprise in courts when issues relating to practice and procedures are raised without notice, makes the need to have a resource book that should serve as a quick guide the more compelling. This book is thus intended to be a reference guide.

The Nigerian Legal System Malthouse Press

The Law of Restitution in Nigeria covers the historical development of restitution in law, its scope, and contemporary issues related to it. Some of the issues covered are: Ignorance; Incapacity; Exploitation; Enrichment at the plaintiffs expense; Restitution for wrongs and general principles, torts, breach of contract, equitable wrongdoing, criminal offenses; Defenses relating to changing circumstances; Illegality; and limitation of actions in restitution.

The Nigerian Legal System University Press of America
Modern Practice Of Civil Litigation In Nigeria AuthorHouse

The Nigerian Legal System

Practice and Procedure in Civil Matters in the Courts of Records in Anglophone Cameroon

Fundamental Principles of Law

Best Sellers - Books :

- [The Shadow Work Journal: A Guide To Integrate And Transcend Your Shadows](#)
- [The Mountain Is You: Transforming Self-sabotage Into Self-mastery](#)
- [Tomorrow, And Tomorrow, And Tomorrow: A Novel By Gabrielle Zevin](#)
- [We'll Always Have Summer \(the Summer I Turned Pretty\) By Jenny Han](#)
- [Tomorrow, And Tomorrow, And Tomorrow: A Novel](#)
- [Reminders Of Him: A Novel By Colleen Hoover](#)
- [Remarkably Bright Creatures: A Read With Jenna Pick By Shelby Van Pelt](#)
- [Young Forever: The Secrets To Living Your Longest, Healthiest Life \(the Dr. Hyman Library, 11\)](#)
- [The Seven Husbands Of Evelyn Hugo: A Novel](#)
- [Hello Beautiful \(oprah's Book Club\): A Novel](#)