Recent Law and Human Rights - December 2018

Southeast Asia Head Office Blk 231, Bain Street

#03-05, Bras Basah Complex

Singapore 180231

Tel: +65-6883-2284/6883-2204

Fax: +65-6883-2144 info@marymartin.com www.marymartin.com

South Asia Head Office 8/123, Third Street,

Tatabad, Coimbatore â€" 641012

India

Tel: +91-422-2499030/2495780

Fax: +91-422-2495781 info@marymartin.com www.marymartin.com

A celeridade processual, a cooperacao e o consenso entre os sujeitos processuais : dialogo entre o processo civil e o processo penal : uma perspectiva lusofona / Hugo Luz dos Santos & Wang Wei

Livros do Oriente Instituto, Macau 2018

260p.

9789996533570

\$ 50.00 / null

850 gm.

http://www.marymartin.com/web?pid=457312

ASEAN and the Responsibility to Protect : Cyclone Nargis in Myanmar / Thu Anh Nguyen

Institute of Asian Studies, Chulalongkorn University, Bangkok 2018

xi, 184p.

Includes Bibliography

9786164073890

\$ 30.00 / null

360 gm.

The Responsibility to Protect, commonly abbreviated as R2P, was first mentioned in the report of the International Commission on Intervention and State Sovereignty (ICISS) in 2001 and adopted in the World Summit Outcome Document by the United Nations General Assembly in 2005. Accordingly, states and the international community are obliged to be responsible for protecting its citizens from four crimes – genocide, war crimes, ethnic cleansing, and crimes against humanity. The first R2P-related case in Southeast Asia can be found in the post-Cyclone Nargis situation. The book discusses the question why a natural disaster compelled the application of R2P even though it is initially not a R2P-type crime

In order to show the normative grounds for the evolution of R2P in ASEAN, the book adopts the theory of Norm Localization which points out the conditions for a new norm to be accepted and developed in the local context. The congruence between the external norm of R2P and the regional practice of human rights protection and promotion will be clearly shown.

protection and promotion will be clearly shown.

The book also attempts to explain the impacts of R2P concept on ASEAN in dealing with the human insecurity after the Cyclone Nargis happened in Myanmar in 2008. Under international pressure of possible military intervention in the name of R2P, the norm entrepreneur played a vital role in negotiating to bridge the junta and the international community and facilitate humanitarian assistance. The successful localization of R2P by ASEAN in its effort to handle this man-made catastrophe has implications on ASEAN's institutional changes when it comes to human rights protection in future.

http://www.marymartin.com/web?pid=461809

Civil society and constitutional reforms in Africa / Tyanai Masiya and Charles Mutasa

MWENGO, Zimbabwe 2014

236p.

9781779300058 \$ 35.00 / null 350 gm.

Africa's experience with constitutionalism has not been a happy one in the 50 years since most of the Sub-Saharan countries became independent. The great enthusiasm of the early 1960's that greeted new constitutions providing for democracy, the rule of law, and guarantees of human rights has in many places been dashed by military coups, emergency decrees, suspension of constitutional guarantees, and autocratic, abusive rule. This timely book by Mwelekeo wa NGO (MWENGO) -a regional reflection and learning center for civil society organizations oers important contributions by eminent scholars and activists on the importance of involving Civil Society in the establishment of genuine constitutionalism on the African continent. The book provides some of the principal issues that arise in the establishment of constitutionalism in Africa. This book will be of great interest to all working on issues pertaining to constitutionalism-

http://www.marymartin.com/web?pid=227462

Fundamental Principles of Nigerian Criminal Law / Esa O. Onoja

Greenworld Publishing Company Limited, Nigeria 2015

xxx, 670p. Includes Index 9789785289220 \$ 65.00 / null

1150 gm.

1.Criminal law -- Nigeria.

http://www.marymartin.com/web?pid=238139

SADC Law Journal, Volume 4 (Four), Number 1, 2014/15 / Evance Kalula (French Translator) Theodore Kamwimbi

SADC Law Journal Trust, Namibia 2015

xxiv, 224p. ISSN: 2026-7193 \$ 50.00 / null 400 gm.

http://www.marymartin.com/web?pid=462292

Global Legal Systems and Constitutional Libretto in Pakistan, 2018 / Naeel Ullah Khan

Manzoor Law Book House, pakistan 2017

x, 304p.

Includes Index

\$ 30.00 / HB 600 gm.

http://www.marymartin.com/web?pid=463797

Vulnera bilities of Indicial Devices in Dublic Delice. Incular antation in Delictor /

Vulnerabilities of Judicial Review in Public Policy Implementation in Pakistan / Kashif Mahmood Tariq

Manzoor Law Book House, pakistan 2016 192p.

\$ 30.00 / HB 400 gm. "This work is about factors that seem to affect the role of judiciary in Pakistan's governance. It mainly focuses on prerogative writ jurisdictions of high courts and original jurisdiction of Supreme Court to enforce fundamental rights and to provide adequate remedies against the ultra vires public actions. It attempts to locate reasons which hinder judiciary to ensure rule of law for good governance, tending to restrict judicial review to effectively review public policies and actions. The study discusses in some details that governments both democratic and non-democratic, have been conscious and often tried to counter the power of judicial review through amendments in constitutional history of the country."

http://www.marymartin.com/web?pid=463798

The Constitution History of Pakistan with Leading Constitutional Cases: Amendment and Case Laws Up To Date / Muhammad Manzoor Mehdi Insight Law Book Publishers, pakistan 2018 308p.

\$ 40.00 / HB 500 gm.

http://www.marymartin.com/web?pid=463799

Selected Principles of Islamic Law through the Cases / Ibrahim Abdullahi Malthouse Press Limited, Nigeria 2018

78p.

9789785557855

\$ 16.00 / null

200 gm.

The book is a testimony of the writer's academic dexterity and penchant for the promotion of the law and legal development which he aptly demonstrated in the way and manner he presented legal principles within the context of judicial decisions obtainable across the hierarchy of Nigerian Judiciary. Dr. Ibrahim Abdullahi had been able, through this unique and pioneering approach, to bring to the door steps of the reader, in a lucid and simple manner, important legal principles on civil procedure, criminal procedure, law of evidence, family law and succession, land law, law of contract and commercial transactions, administration of estates, endowments and transfer of property.

http://www.marymartin.com/web?pid=373994

Judicial Approach to Interpretation of Constitution : A Study of Nigeria, Australia, Canada and India / Hakeem Olasunkanmi Ijaiya

Malthouse Press Limited, Nigeria 2018

218p.; 24cm. 9789789584468 \$ 35.00 / null 300 gm. This book is the outcome of a doctoral study of the judicial interpretation of the constitutions in selected Commonwealth jurisdictions, and a survey of the theories of constitutional interpretation and adjudication, the rules applied by the courts in the interpretation of the provisions of the constitutions, and determined the extent to which the existing approaches to the interpretation of the constitution have hindered the development of constitutional jurisprudence in those countries.

In all, the statutes and constitutions are expressed in English language and some words are prone to distortions, thereby requiring the need for the courts to discover the intention of the legislators when interpreting such statutes and constitutions. It is further observed that the theories and rules of interpretation currently adopted by the courts are conflicting, and this is partly due to vagueness and also that in many cases, where a rule appears to support a particular interpretation, there is another rule, often of equal status, which can be invoked in favour of an interpretation which could lead to different result. The general conclusion is that the existing approaches to constitutional interpretation are somewhat inefficient and inadequate to enable the courts to effectively discover the intention of the legislators, and therefore the courts should be allowed to examine all relevant parliamentary documents and debates.

http://www.marymartin.com/web?pid=243163

Standardization and Quality Regulation in Africa: Institutions and Legal Frameworks / Paul Tavershima Mamnenge Angya

Aboki Publishers, Makurdi, Nigeria 2016

xxvi, 262p.

Includes İndex; Bibliography

9789788512417

\$ 70.00 / null

450 gm.

This book is an in-depth study and analysis of the concept of standardization and quality regulation and quality regulation as a legal instrument for the development of Africa. It shows how standardization facilitates trade and economic integration into the global economy as well as the protection of African consumers. The book discloses that whilst standardization is pivotal to the sustainable economic growth of Africa, law and legislation are crucial in driving standardization and quality regulation trends on the African continent. The work advocates for a coherent and dynamic legal framework for standardization and regulatory activities in Africa with a view to harmonizing common rules, regulations, and practices that could facilitate cooperation and coordination of trade-related economic activities.

http://www.marymartin.com/web?pid=250513

Pedra Branca : Story of the Unheard Cases / S Jayakumar, Tommy Koh & Lionel Yee

Straits Times Press Pte. Ltd., Singapore 2018

127p.

9789814827157

\$ 19.95 / null

350 gm.

1.Pedra Branca (Singapore)

2.Singapore – Boundaries – Malaysia 3.Malaysia – Boundaries – Singapore

- 4. Territorial waters Singapore

5.Territorial waters - Malaysia

- 6. Singapore Foreign relations Malaysia
- 7. Malaysia Foreign relations Singapore
- 8.International Court of Justice.

In 2017, Malaysia sprang a surprise on Singapore by filing two applications for revision and interpretation of the International Court of Justice's judgment of 2008, which awarded Singapore sovereignty over the island of Pedra Branca. However, just two weeks before the scheduled oral hearings for the cases, the newly-elected Malaysian Prime Minister Dr Mahathir Mohamad decided to discontinue the cases. This book explains succinctly the arguments of both countries. The authors recount how the Singapore team prepared for the written pleadings and oral hearings for both cases. They also reveal interesting behind the scenes accounts of these "unheard cases". This book will be of great interest to both non-lawyers and lawyers, as well as students who are interested in international law, international relations and territorial disputes, and in how countries which are parties to a case before an international tribunal embark on their preparations.

http://www.marymartin.com/web?pid=456908

Criminal Litigaton in Nigeria: A Quick Reference Guide to Practice and Procedure / Ibrahim Abdullahi & Muktar Mahmud Yabo

Malthouse Press Limited, Nigeria 2018

136p.

9789785579895

\$ 25.00 / null

200 gm.

This book is intended as a guide and reference and it highlights in a most condensed form judicial pronouncements by the superior courts of records as it relates to practice and procedures in criminal litigation in Nigeria. It is a timely contribution to the enhancement of practical information and understanding and to break the barrier that often leads to good cases being lost at the altar of wrong application of practice and procedures.

http://www.marymartin.com/web?pid=462323

Crime Scene and Forensic Investigation: Basics of Tunnel Vision on Interrogation Process / Oluwatomi Ajayi

Malthouse Press Limited, Nigeria 2018

Includes Index; Bibliography

9789785579833 \$ 35.00 / null

200 gm.

This book provides an overview of the tools and guidance required by Law Enforcement Officers with detailed knowledge about interrogating a suspect in Nigeria... to the collection of conviction- ensuring evidence at a crime scene and... right through to the basics of forensic investigation and the legal rights of the suspects involved. There is analysis of how the concept of Tunnel Vision captures psychology, police investigation and attendant effects on the investigation of crimes. This book not only enumerates the ethics of interrogation, it also provides a valuable and workable information on ethics of crime scene investigations, scientific evidence and rights of suspects.

http://www.marymartin.com/web?pid=462322

Tales from Ibom Land: Delightful stories, the reading which gladdens the heart / Issien Asibong Akpan

Goshen Gate Publishing House, Nigeria 2018

viii, 172p.

9780622039 \$ 30.00 / null 250 gm.

http://www.marymartin.com/web?pid=462335

Law and practice of Meetings in Nigeria / Camillus Obetta Ugwu

Ahmadu Bello University Press Limited, Nigeria 2018

xxv, 266p.

Includes Index

9789788536239

\$ 45.00 / null

350 gm.

http://www.marymartin.com/web?pid=457154

Law on Prevention and Detection of Crimes by the Police in Nigeria I / Solomon Ehigiator Arase

Malthouse Press Limited, Nigeria 2017

Includes Index; Bibliography

9789789584451

\$ 45.00 / null

350 gm.

1. Nigeria Police Force.

2.Police - Nigeria.

3.Law enforcement - Nigeria

Law On Prevention And Detection Of Crimes By The Police In Nigeria is a doctrinaire research which was successfully undertaken by the author at the Faculty of Law of Ambrose Alli University, Ekpoma, Edo State. Expectedly, the treatise has a robust research base on which the superstructure of the legal and legislative epistemology regarding prevention and detection of crimes by the Nigeria Police is established. And, this is identifiable from the beginning of the book to its very conclusion, which, as the author remarks, draws information from both primary and secondary sources. from both primary and secondary sources.

http://www.marymartin.com/web?pid=457155

The Law, Police, Mob Justice, Gunshot Victims and Human Rights Enforcement In Nigeria / Hon. Justice (Princess) Eunice A. Alade

Obafemi Awolowo University Press, Nigeria 2017

xvi, 192p.

Includes Index

9781361956

\$ 50.00 / null

400 gm.

1. Police corruption -- Nigeria.

2. Police ethics -- Nigeria.

3. Judicial corruption -- Nigeria.

4. Judicial ethics -- Nigeria.

5.Criminal justice, Administration of -- Moral and ethical aspects -- Nigeria. 6.Violent crimes -- Nigeria.

http://www.marymartin.com/web?pid=457156

Law and Practice of University Governance in Nigeria in Honour of Professor Saburi Adejimi Adesanya / Professor Olusesan Oliyide (ed)

TOG Publishers, Nigeria 2018

2v. (1242p)

9789789642106

\$ 150.00 / HB

http://www.marymartin.com/web?pid=457157

Topical Issues On Nigerian Tax Laws and Related Areas, Volume 2 / J.A.M. Agbonika, Josephine A.A. Agbonika & Olokooba Saka Muhammed (eds)

College Law, Salem University, Nigeria 2018

xlviii, 532p. Includes Index 9789785025125 \$ 75.00 / null 900 gm.

http://www.marymartin.com/web?pid=457158

Rights of the Child in Islam : Theory, Mechanisms, Practices and Convention on the Rights of the Child / Muhammad Munir

International Institute for Research and Dialogue, International Islamic University, Islamabad, pakistan 2017

xvi, 270p.

Includes Index; Bibliography

9789697576081 \$ 30.00 / HB 550 gm.

This work attempts to discuss the rights of the child in Islam to caring, fostering and suckling. The work also highlights child's rights to be loved, right to life, health and education. Some other rights of the child such as the right to play, recreational activities, privacy, and decision making and respecting their views are also discussed in detail. The book describes rights of all children including orphans, step children and illegitimate children; In addition, the book presents duties of children towards their parents and parents towards their children under Islamic law. It depicts a comprehensive picture of some other aspects relating to child's right such as relations between children and their peers and impacts of neglecting child. The work also addresses the question whether there is any basis under Islamic law for female genital mutilation or FGM. It also takes into account several questions such as; what are the principles of Islamic law for child rearing; how should parents be responsible and accountable for ignoring their children; what is the role of the state in child protection; and what are the duties of a Muslim state in child protection?

http://www.marymartin.com/web?pid=463802

White Paper on Human Rights in North Korea 2018 / Dong-Ho Han (et al.) Korea Institute for National Unification, South Korea 2018 572p.

9788984799196 \$ 60.00 / null

900 gm.

http://www.marymartin.com/web?pid=461845

HOW TO ORDER BOOKS FROM US: Institutional/Individual Libraries

Please send us your official purchase order by e-mail/fax/post. We shall despatch the books to you. On receipt of the books in good condition, you can send us your Payment by Cheque/Wire Transfer. Credit Card Payments are accepted through paypal. For Postage & Packing - Actuals are charged. You can check the Postage at www.singpost.com. If you need any further clarification, please do contact us.