

Recent Law and Human Rights - June 2021

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Subramanyam's Commentaries on Advocates Act : with Bar Council of India rules, professional ethics, Advocates Welfare Funds Act & Rules (central & states) along with important allied laws / Subramanyam; C S Lal

Law Publishers (India) Pvt. Ltd., Allahabad 2020

c, 1028p.; 25cm

Includes Index

8171111181

\$ 57.50 / HB

2300 gm.

Subramanyam's Commentaries on Advocates Act with Professional Ethics and Allied laws" needs no introduction to its readers and patrons since its first appearance in 1963. The publication released is in its Fifth revised and enlarged treatise on the subject. This book provides uniform and well-knit structure of legal profession that plays significant role in strengthening the system of administrative the advocates and further provides safeguards to the already established autonomy of the profession.

<https://www.marymartin.com/web?pid=755642>

East Africa Law Reports 2019 Vol.1. & 2 /

Law Africa, Nairobi, Kenya 2019

1v.

2Volumes

ISSN : 1684-4874

\$ 850.00 / HB

<https://www.marymartin.com/web?pid=762389>

L.F.N. Acts and S.I. 2020, Vol. 1 to Vol. 3 (3V) with Index [Nigeria] /

The Federal Government Printer, Lagos, Nigeria 2020

1v. (3 Volumes)

\$ 750.00 / HB

4290 gm.

<https://www.marymartin.com/web?pid=757415>

L.F.N. Acts and S.I. 2019, Vol. 1 to Vol. 7(7V) with Index [Nigeria] /

The Federal Government Printer, Lagos, Nigeria 2019

1v. (7Volumes)

\$ 1750.00 / HB

10460 gm.

<https://www.marymartin.com/web?pid=757414>

Singapore Master Tax Guide Handbook 2021/22 : Celebrating Forty Years of the Singapore Master Tax Guide Handbook / Jimmy Oei

CCH Singapore (Wolters Kluwer), Singapore 2021

xxx, 1162p.

9789814838115

\$ 225.00 / null

1640 gm.

The annual Singapore Master Tax Guide Handbook has been a key reference for tax students in the last 4 decades. With its clear explanations, worked examples and useful tables, students will have a quicker understanding of tax concepts.

Now in its 40th edition, the Singapore Master Tax Guide Handbook 2021/22 remains the authoritative guide for students preparing for university, professional and polytechnic tax examinations. In particular, this edition includes:

The latest commentary and examples based on the Income Tax (Amendment) Act 2020, The Economic Expansion Incentives (Relief from Income Tax) (Amendment) Act 2020 and The Goods and Services Tax (Amendment) Act 2020. The double taxation agreements concluded in 2020, and The 2021 Budget proposals.

<https://www.marymartin.com/web?pid=764195>

The Law for the Conservation of Forests and Wildlife in Sri Lanka : A Modest Introduction to the Laws Governing the Protection, Management and Development of Forest and Wildlife Resources in Sri Lanka / H. Lalith A. Gamage (Translator) S. Medawewa

H. Lalith A. Gamage, Rajagiriya, Sri Lanka. 2020

xxxii, 226p.

9789557115313

\$ 35.00 / null

500 gm.

<https://www.marymartin.com/web?pid=768988>

Tokhang and the Philippines' Drug War : The Duterte's Innovative Tactical Method to Wipe Out The Drug Menace In The Philippines / Dr. Atty. Jose C. Montemayor, Jr.

Central Book Supply, Inc., Quezon City, Philippines. 2021

x, 606p.

9786210213379

\$ 70.00 / HB

800 gm.

In the study of Criminal Law concerning drugs in the Philippines, complicated legal procedures must be simplified but thorough, understandable though complex, to solve human trafficking crimes especially committed against women. Legal academicians and law practitioners must in their reports and or in any evidence they give in written forms or orally, must give their application of procedures in an unbiased manner. This involves highly sensitive cases of drug use, pushing and trafficking. This is preventable if only stakeholders in the country and institutions in the police force and military will directly address this important issue. With the advent of TOKHANG strategy, law practitioners are now armed to protect and prevent drug proliferation from or across national and international borders.

<https://www.marymartin.com/web?pid=769029>

Smuggling : The Crime The Law / Kofo Olugbesan

Stevman Law Publications, Lagos, Nigeria. 2020

xxiv, 140p.

9789789824779

\$ 40.00 / null

200 gm.

The problems of law enforcement in a developing country undergoing rapid social and economic changes are multifaceted. Nigeria Customs Service is a key revenue earner for the country. Not much is known beyond the occasional publicity of its operations and the larger than life image of a "gold mine". The more one attempts to unmask the activities of the Service, the broader and more interesting the subject matter of Smuggling as an area of study prompting many logical questions. In fact, what makes the drama are these questions; and this the author sets out to answer in this book, *Smuggling: The Crime, The Law*. This book is basically a legal and sociological examination of the crime of smuggling divided into 2 parts. Part 1 is narrative with the use of sensational cases. The characters are real. The scenes are true. To an avid reader, this part may satisfy the urge. Part 2 examines the various legislations on smuggling. To law students, legal practitioners legal drafters and all other people interested in the profession of law, this part will be most scintillating. This book despite being a medley of the serious or light-hearted is still connected to a central theme, **SMUGGLING: THE CRIME, THE LAW**.

<https://www.marymartin.com/web?pid=765983>

Data Privacy and Cybersecurity Law: Risks and Mitigation / Paul Flanagan, James Goepel, Jared Paul Miller, Bridget Kathleen Mead, James Ottavio
Lexis Nexis, Singapore, 2021

1v.

9789814892742

\$ 160.00 / null

Key Features

1. Provides immediately applicable information on starting ERM and compliance programs
2. Gives an overview of the law in several different types of jurisdictions
3. Helps non-Asian practitioners and professors get a handle on the law in the rapidly growing Asian markets
4. Provides a consistent basis through which technical, legal, and business professionals can communicate about cybersecurity and data privacy
5. Takes proven ERM, compliance, cybersecurity, and data privacy concepts and applies them to novel areas of law

<https://www.marymartin.com/web?pid=769097>

Information Asset Protection / Charmian Aw, Jonathan Kok
Lexis Nexis, Singapore 2021

1v.

9789814892834

\$ 160.00 / null

Information Asset Protection provides a fresh take on the concept of data protection, a term commonly associated with the safeguarding of personal information. Data exists in many forms, and due to advances in technology, can today be stored, transferred and accessed with ease. The availability and accessibility of this information, especially on the Internet, has blurred the lines between its use and ownership. This book aims to distinguish between the two, and provide guidance on how such assets can be protected via technological and contractual means as well as end-user education.

<https://www.marymartin.com/web?pid=769098>

Regulation of Fintech in Asia-Pacific / Randall E. Duran, Adrian Lawrence,
Lexis Nexis, Singapore 2021

1v.

9789814892810

\$ 200.00 / null

Regulation of Fintech in Asia-Pacific provides a contextual overview of Fintech and explains the legal and regulatory concerns most relevant to it. Regulatory considerations are examined across a range of businesses and technologies, with specific areas of regulatory guidance covered for ten countries across Asia-Pacific. This book provides legal professionals, bankers, Fintech entrepreneurs, and educators with the information necessary to understand regulatory compliance requirements for

Fintech businesses and solutions in the region.

- An overview of key Fintech technologies
- A summary of common Fintech business areas
- Specific areas of regulatory guidance that apply to Fintech
- Country-specific examination of how Fintech is regulated in Asia-Pacific
- Case studies related to real-world Fintech regulatory concerns

<https://www.marymartin.com/web?pid=769096>

Towards A People's Constitution For Botswana / Oagile Bethuel Key Dingake
(Foreword) Yash Ghai

Notion Press, Chennai, India 2020

108p.

9781649516312

\$ 25.00 / null

160 gm.

Towards a People's Constitution for Botswana proposes a transformative constitution for Botswana; a constitution that will have in its new bill of rights not only civil and political rights but socio-economic and cultural rights too. A constitution that will enhance the independence of Parliament and the Judiciary amongst other pillars of democracy.

In this book, Judge Dingake acknowledges that although Botswana's first constitution has served the country well, the time has now arisen for a new constitution that is consistent with the aspirations of the people to live under vibrant, participatory and accountable government of the people by the people. The book sets out in clear terms the constitution-making process that must be followed and the principles that must be enshrined in the new constitution.

As a comparison, the book reflects on the constitution-making processes of some countries in Africa, such as South Africa, Namibia, Malawi, Tanzania, Kenya, Zambia, and Zimbabwe.

<https://www.marymartin.com/web?pid=762439>

Luo Customary Law : The Shilluk Version in the Sudan / Charles Oyo Nyawello

LawAfrica Publishing (K) Ltd, Nairobi, Kenya 2018

xvi, 420p.

9966530561 ; 9789966530561

\$ 80.00 / null

600 gm.

<https://www.marymartin.com/web?pid=762424>

Equity and Trusts, Revised Edition / David Bakibinga

LawAfrica Publishing (K) Ltd, Nairobi, Kenya 2019

lxii, 426p.

9966153272 ; 9789966153272

\$ 80.00 / null

600 gm.

The text provides an overview of equitable principles and links this with the maxims of equity and distinction between equitable and legal interests. This is followed by consideration of assignment of equitable interests and an analysis of the major equitable remedies, including injunction, specific performance, rescission, rectification, order for an account and delivery up and cancellation of documents.

Although of limited relevance in modern times, the doctrines of equity which comprise election, satisfaction, performance and, to a limited extent, conversion are also examined. The general treatment of equity is followed by a specialist analysis of the concept of the trust, which is regarded as the largest manifestation of equity. This assessment covers the nature, creation and essentials of a trust as well as its peculiar manifestations in the form of charitable, implied, resulting and constructive trusts.

<https://www.marymartin.com/web?pid=762423>

Constitutional Law : An Insight of Law, Democracy and Governance / Victor Orwa
Quality Thoughts Publishing, Nairobi, Kenya 2021

xvii, 427p.

Includes Index

9789914400045

\$ 90.00 / null

840 gm.

This book captures an extensive understanding of Constitutional Law in the context of a well-balanced comparative analysis across the multiplicity of legal systems, with its baseline firmly entrenched on the unadulterated principles and philosophical underpinnings of Law as a Social Science on one hand, and Constitutions as extensions of Law on the other hand.

It ultimately erects the confluence between Law and Constitution, into a condensed legal field known as Constitutional Law. This book therefore presents a platform for intellectual intercourse among undergraduate, post-graduate and Bar candidates, as well as members of the Bar and the Bench. It provokes a deep-seated and interactive legal and constitutional debate in that regard.

<https://www.marymartin.com/web?pid=762422>

A Handbook of Company Law, Revised Edition (Kenya) / K. I. Laibuta
LawAfrica Publishing (K) Ltd, Nairobi, Kenya 2019

xl, 544p.

9966530448 ; 9789966530448

\$ 110.00 / null

1040 gm.

This handbook covers the wider subject of business law which includes international elements of commercial law and the law of business associations. It covers few of the topics which commonly feature in accountancy and business management courses in commercial and company law, and in curricular designed for undergraduate students of law.

<https://www.marymartin.com/web?pid=762421>

India's Anti-torture Law: The Case for Enactment of State Specific Laws /
Asian Centre for Human Rights, New Delhi 2019

250p.; 25cm

9788188987900

\$ 50.00 / HB

750 gm.

This report is being published as a part of the ACHR's "Campaign Against Torture in India: Prevention, Accountability and Rehabilitation", a project funded by the European Commission under the European Instrument for Human Rights and Democracy - the European Union's programme that aims to promote and support human rights and democracy worldwide. The views expressed are of the Asian Centre for Human Rights, and not of the European Commission.

<https://www.marymartin.com/web?pid=688252>

The Woman Concern in Kenya's Jurisprudence, Second Edition / Felix Okiri, Linda Wambani and James Wandayi

Quality Thoughts Publishing, Nairobi, Kenya 2020

xxii, 226p.

9789914704709

\$ 50.00 / null

300 gm.

The book studies the existence, enforcement and adjudication of women's rights in Kenya. Reviewing the concepts of gender parity, gender legislation and feminist legal theory, the book queries the existence and observance of women's reproductive rights; women's property rights; and the rights of women living in woman to woman marriages in Kenya. Predicated on the understanding that gender equality affords women and men equal enjoyment of human rights and equal opportunities, the book curves a niche as progress report of the existence and observance of women's rights in Kenya. The book therefore enunciates the call for gender equality as a device for establishing a sense of justice and fairness in the treatment of women and men in order to eventually achieve gender equality by requesting specific measures and differential treatment of women and men.

<https://www.marymartin.com/web?pid=762427>

Rights of Persons with Disabilities in Kenya / Ouma Kizito Ajuong'

Quality Thoughts Publishing, Nairobi, Kenya 2020

Xxii, 202p.

Includes Bibliography

9789914705171

\$ 40.00 / null

300 gm.

Disability Rights are special rights in the enormous body of national and international human rights law because they carry the concerns of persons living with disabilities. These special provinces of people are vulnerable and have a lot of challenges – due to disabilities – that can only be mitigated through the law and practical approaches in advocacy.

This book thus focuses on the Rights of persons with disabilities in Kenya. Given the historical discriminatory and peripheral treatment of PWDs in Kenya, this work contextualizes the social, cultural, economic and political status tyjat jas facilitated this. It highlights and analyses applicable laws which include, the constitution of Kenya, 2010, Persons with Disabilities Act No. 14 of 2003 and other relevant Acts of parliament. These work further analyses the Convention on the rights of persons with disabilities as well as other relevant international instruments.

<https://www.marymartin.com/web?pid=762426>

Criminal Prosecutions and Essence of Criminal Offences in Kenya / Kingstone Phellix Francis Oyier

LawAfrica Publishing (K) Ltd, Nairobi, Kenya 2018

lii, 396p.

9789966530738

\$ 90.00 / null

640 gm.

The goals of prosecution are to protect the victims while holding perpetrators accountable for their actions, and communicate a strong message to the community that impunity to rule of law will not be tolerated. However, majority of cases brought before our Kenyan courts have failed to attain fair and impartial convictions. This is attributed to poor prosecutorial efforts displayed by those charged with the privilege of investigating and prosecuting cases.

<https://www.marymartin.com/web?pid=762425>

The Juris 48 Compendium, No. 1 Vol. 1A – 1C : Constitutional Law (3 Books) /
Felix Okiri

Quality Thoughts Publishing, Nairobi, Kenya 2021

1v

9789914705997

\$ 195.00 / null

2320 gm.

The Juris 48 Compendium is a thematic compilation of excerpts of case law based on the broad areas of law. The Series of 48 titles seeks to demystify Kenya's jurisprudence in a manner that largely reduces the turnaround time of legal research. Generally, No. 1 Vol. 1 Constitutional Law covers excerpts of case law under Chapter 1-4 of the Constitution of Kenya, 2010. Case updates will be released as addendi to each respective number/volume.

No. 1 Vol. 1A specifically covers case excerpts under article 1 to 11 of the Constitution of Kenya, 2010.

No. 1 Vol. 1B specifically covers case excerpts under article 12 to 29 of the Constitution of Kenya, 2010.

No. 1 Vol. 1C specifically covers case excerpts under article 30 to 59 of the Constitution of Kenya, 2010.

<https://www.marymartin.com/web?pid=762417>

Administration of Justice in Mainland Tanzania / Frank Mirindo

LawAfrica Publishing (K) Ltd, Nairobi, Kenya 2011 (Reprint 2014)

clxxxviii, 696p.

Includes Index

9966031167 ; 9789966031167

\$ 180.00 / null

1750 gm.

Through its 19 wide-ranging chapters, this indispensable new publication, Administration of Justice in Mainland Tanzania, furnishes members of the Bar and the Bench, academics and students with a comprehensive account and analysis of the nature, structure and practice of the courts of Mainland Tanzania in a readily accessible style. Administration of Justice in Mainland Tanzania is designed to serve as a hands-on guide for legal practitioners in many areas of court practice and procedure – both civil and criminal – and also as an indispensable text for students pursuing courses in Civil Procedure, Criminal Procedure and the Law of Evidence.

<https://www.marymartin.com/web?pid=762415>

Employment and Industrial Relations Law in Uganda / John Mugalula

LawAfrica Publishing (K) Ltd, Nairobi, Kenya 2019

xlvi, 532p.

9966530912 ; 9789966530912

\$ 90.00 / null

1150 gm.

Employment and Industrial Relations law is a fast moving and dynamic subject. In the course of writing this book, related new Bills were introduced in the Parliament of Uganda while others were being passed into law requiring the author every so often to go back and forth.

The book presents a comprehensive treatment of labour and employment law topics in Uganda. International employment law themes have been discussed such as employee considerations in Mergers and Acquisitions, usage of social media in the workplace, employee secondment, redundancies, volunteerism, background checks, sexual harassment at the workplace, whistleblowing, intellectual property rights arising in the context of employment among others. The book covers the entire spectrum of labour rights recognition, protection, enjoyment and enforcement in post 2006 Uganda.

The author discusses how the courts of law in Uganda especially the Industrial Court have construed the various provisions of the laws on Employment and Industrial Relations. Inspiration has also been drawn from decided cases from other jurisdictions especially Kenya. The book will be a valuable resource for practising Advocates, lawyers, law students, Human Resource Practitioners, employees, employers, trade unions among others. The book also will go a long way in assisting Policy makers involved in reforming this area of law. This work substantially contains all laws and key decided cases on Employment and Industrial Relations Law in Uganda.

<https://www.marymartin.com/web?pid=762420>

Islamic Law in Malaysia = The Challenges of Implementation / Adnan Trakic;
Hanifah Haydar Ali Tajuddin

Springer Singapore 2021

VIII, 155 p. 4 illus., 3 illus. in color.

9789813361867

\$ 158.00 / HB

This book examines the challenges of the implementation of Islamic law in Malaysia. Three main reasons make Malaysia an interesting jurisdiction to explore. First, Malaysia is often referred to as a model Islamic country. Islamic law is a source of law in Malaysia. The Islamic law legal system in Malaysia operates in parallel with the common law legal system. The two systems of law seem to be in harmony with one another to a large extent. However, occasional cross-jurisdictional issues do arise and when they do, the Malaysian judiciary has been quite efficient in solving them. The Malaysian experience in maintaining the harmony between the two legal systems is certainly worth studying.

Second, Malaysia has a developed Shari'ah court system that interprets and applies Islamic law predominantly based on Shafi'i school of thought. While for the most part, the implementation has been smooth, there have been times when the implementation has raised concerns as to the compatibility of Islamic law with modern principles of human rights and common law-based values. Third, there have been a few cases where Islamic law implementation in Malaysia has gained global attention. The insights into these cases will be provided by scholars and practitioners who have the necessary expertise in Islamic law and its implementation. This book provides direction for other countries that operate a dual system of secular and Islamic laws.

<https://www.marymartin.com/web?pid=752361>

Preventive Detention and Serious Crime : Prevention of Crime Act (PCA) /
Denison Jayasooria and Kuthbul Zaman Bukhari

Institute of Ethnic Studies (KITA), Selangor, Malaysia 2010

x, 64p.

9789670741017

\$ 10.00 / null

150 gm.

<https://www.marymartin.com/web?pid=760837>

Human Rights Priorities for Malaysia : 2016 and Beyond / Denison Jayasooria

Institute of Ethnic Studies (KITA), Selangor, Malaysia 2016

xv, 153p.

9789670741246

\$ 15.00 / null

250 gm.

<https://www.marymartin.com/web?pid=760838>

Issues Pertaining to Malaysia's Ratification of the International Convention on the Elimination of All Forms of Racial Discrimination (ICERD) 1965 / Denison Jayasooria and Teo Lee Ken

Institute of Ethnic Studies (KITA), Selangor, Malaysia 2012

36p.

ISSN: 2180-1193 ; 9772180119001

\$ 10.00 / null

100 gm.

<https://www.marymartin.com/web?pid=760839>

Europeanization of Minority Rights in Turkey and Greece : A Comparative Analysis / Dr. Ogr. Uyesi Nihan Akincilar Koseoglu

Legal Yayincilik A.S., Istanbul, Turkey. 2021

xxx, 378p.

Includes Bibliography

9786053159162

\$ 80.00 / null

686 gm.

- 1.Minorities – Legal status, laws, etc. – Turkey.
- 2.Minorities – Legal status, laws, etc. – Greece.
- 3.Turkey – Ethnic relations.
- 4.Greece – Ethnic relations.
- 5.Minorities – Civil rights – Europe.
- 6.European Union countries – Ethnic relations.
- 7.Turkey – Relations – European Union countries.
- 8.Greece – Relations – European Union countries.
- 9.European Union countries – Relations – Turkey.
10. European Union countries – Relations – Greece.

<https://www.marymartin.com/web?pid=769297>

The Dhaka Law Reports (A Monthly Journal), Vol. LXXII (72), 2020 / (Ed) Md Khurshid Khan

Esrarul Huq Chowdhury, Dhaka Law Reports, Dhaka, Bangladesh 2020

1v.

\$ 180.00 / HB

2020 gm.

<https://www.marymartin.com/web?pid=759961>

Building an Inclusive Society on the Foundation of Human Rights and Responsibilities / Denison Jayasooria

Institute of Ethnic Studies (KITA), Selangor, Malaysia 2013

52p.

ISSN: 2180-1193 ; 9772180119001

\$ 10.00 / null

150 gm.

<https://www.marymartin.com/web?pid=760908>

The Politics of Land Law : Poverty and Land Legislation in Bangladesh / S M Masum Billah

The University Press Limited, Dhaka, Bangladesh 2021

xxxiv, 290p.

Includes Index ; Bibliography

9789845062893

\$ 25.00 / HB

600 gm.

The land question is a politically emotive yet constitutionally forgotten issue in Bangladesh. In this seminal work, the author examines the major land laws of Bangladesh and presents a thorough story of land law politics as a central thrust to the colonial and post-colonial enterprise. The author shows how the land enactments in a developing post-colonial jurisdiction like Bangladesh, have gone towards the disadvantage of the peasants and suggests what further role the law can play in addressing their poverty.

After the 1947 Partition, the abolition of the zamindari system (landlordism) offered an opportunity to carry out radical redistributive land reform in Bengal. So was the case with post-independence settings after 1971. Unfortunately, both opportunities went astray. The Bangladeshi land laws are complex, vague and dominated by politics. The land law regime has structural loopholes and ideological drawbacks, which are enough to make reform attempts dysfunctional. The author interprets poverty as a mutually reinforcing deprivation where the land law is a major participant. He argues that poverty will persist unless the law addresses the true reasons for poverty and a pro-poor approach to land reform is pursued. The author effectively situates the land law in the context of legal history and poverty, exposes the gap between "law" and "land", and proposes a redistributive land reform for Bangladesh.

<https://www.marymartin.com/web?pid=760989>

A Compendium of Freedom of Information Cases in Nigeria : National
International and Comparative Perspectives /

Socio-Economic Rights and Accountability Project (SERAP), Lagos, Nigeria. 2014
x, 134p.

9789789419302

\$ 20.00 / null

200 gm.

The Socio-Economic Rights and Accountability Project (SERAP) is a non-governmental, non-profit organization established in 2004, under the Companies and Allied Matters Decree 1 of 1990 of the Republic of Nigeria. SERAP aims to promote transparency and accountability in the public and private sectors through human rights.

In a country where systemic corruption and the resulting poverty, inequality and discrimination deprive many Nigerians of dignity and freedom to explore ways towards development and prosperity, we work to hold government and public officials at the local, state and federal levels accountable for acts of corruption which are conducive to violations of socio-economic rights of citizens. SERAP also aims to ensure Nigeria's full compliance with the human rights and anti-corruption treatise to which it has voluntarily subscribed. SERAP's work is divided into three program areas: the Research and Publication program; the Monitoring and Advocacy program; and the Litigation and Legal Services.

<https://www.marymartin.com/web?pid=765811>

Compendium of Decisions on Social and Economic Rights in Nigeria /

Socio-Economic Rights and Accountability Project (SERAP), Lagos, Nigeria. 2012
vi, 146p.

9789789270118

\$ 20.00 / null

200 gm.

The Socio-Economic Rights and Accountability Project (SERAP) is a non-governmental, non-profit organization established in 2004, under the Companies and Allied Matters Decree 1 of 1990 of the Republic of Nigeria. SERAP aims to promote transparency and accountability in the public and private sectors through human rights.

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<https://www.marymartin.com/web?pid=765808>

Towards the Establishment of a National Human Rights Institution in Botswana :
Lessons from South Africa and Zimbabwe / Tebogo Titose Mapodisi.

Vision Publishers (Pty) Ltd., Gaborone, Botswana 2017

xii, 63p.

9789991245324

\$ 45.00 / null

150 gm.

Tebogo Titose Mapodisi studied at the University of Botswana where she obtained Bachelor of Laws (LLB) in 2006. She obtained Masters in Law specialising in Administrative and Constitutional Law at the University of Cape Town in 2014. She is also a Part Time Lecturer with the University of Botswana (Centre of Continuing Education) where she teaches Business Law. Mapodisi has also published an article in the University of Botswana Law Journal entitled "Ouster clauses, judicial review and the Botswana ombudsman: A need for reform?". This book acknowledges that advocacy for the establishment of a NHRI in Botswana has sufficiently been made. The government of Botswana has been fully convinced that indeed there is a need to establish a NHRI and has taken steps towards establishing one. The government has advertised the post of Deputy Permanent Secretary whose mandate is to (among other things) facilitate the creation of a NHRI. In addition, a draft Cabinet Memorandum has been submitted for consideration by Cabinet on the subject of establishing a NHRI. Furthermore, delegations of the Botswana government and the UN in Botswana have undertaken three (3) NHRI benchmarking missions in Ghana, Namibia and Tanzania. These developments inform the focus of this book. The developments present an opportunity to evaluate the process of establishing a NHRI which is compliant to the guidelines for establishing effective NHRIs - the Paris Principles. The use of the SAHRC and the ZHRC as case studies will provide practical guidance to Botswana on how to establish a NHRI which is compliant to the Paris Principles.

<https://www.marymartin.com/web?pid=531731>

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