

**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

Landmark Judgments of Supreme Court(2nd Ed.) / Kush Kalra  
Bloomsbury Publishing India Pvt. Ltd., New Delhi. 2021

xxiv, 51.5p.; 25cm  
Includes Index

9789390176274

\$ 45.00 / HB

1400 gm.

Highlights of the book  
Contains major constitutional judgments  
Contains AOR exam prescribed judgments  
Suitable for Legal Competitive Exams  
Suitable for LL.B and LL.M Students

<https://www.marymartin.com/web?pid=774389>

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Law of Wills decoded / Anupam Srivastava, Monika Srivastava  
Bloomsbury Publishing India Pvt. Ltd., New Delhi. 2021

lxxv, 548p.; 25cm  
Includes Subject Index

9789390358885

\$ 40.00 / HB

1150 gm.

Law relating to Wills has evoked curiosity amongst Judges, lawyers and law students alike. This book offers exhaustive commentary on principles governing this law and illustrates them with contemporary case laws. The book does not contain many judicial authorities of colonial period which have lost relevance in current times, but it does examine the relevant pronouncements.

The book discusses concepts which are fundamental to exercise of testamentary jurisdiction, in detail which often engages courts. Four chapters elaborate on law relating to execution and proof of Will. Three chapters are devoted to discussing law relating to grant of probate and letters of administration. Concept of revocation of Will and revocation of probate and letters of administration has been discussed in one chapter each.

Other aspects of law, which do not much invite much attention of courts like construction of Will, jurisdiction of court, powers and duties of executors and administrators, void bequest, vesting of legacy, contingent bequest, conditional bequest etc. have also received their due share in the book.

Authors have discussed novel concepts like 'Living Will' in this book.

<https://www.marymartin.com/web?pid=774386>

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Administrative Laws in India / Neelanjana Ganguly Shukla  
Neeraj Publishing House, Delhi 2020

vii, 288p.; 24cm.  
Includes Index

9789383784462

\$ 44.00 / HB

690 gm.

Administrative law is the body of law that governs the activities of administrative agencies of government. Government agency action can include rule making, adjudication, or the enforcement of a specific regulatory agenda. Administrative law is considered a branch of public law. The administrative law in India is described comprehensively in the Constitution of India, which is the largest written constitution in the entire world.

<https://www.marymartin.com/web?pid=775670>

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Malaysia Master Tax Guide 2021, 38th Edition / K. Sandra Segaran (Ed)

CCH Malaysia (Wolters Kluwer), Kuala Lumpur, Malaysia 2021

xx, 1364p.

Includes Index

9789670853932

\$ 195.00 / null

1470 gm.

The guidebook is a practical, accurate and reliable presentation of the structure, features and ambit of Malaysian income tax law. It provides clear explanation of how the law is applied to individuals, partnerships, limited liability partnerships, corporations and other taxable entities and includes critical information in areas of real property gains tax, double tax treaties and investment incentives. Foreign business professionals interested in doing business in Malaysia will find the explanation of industrial and investment incentives and the chapter on special concessions granted under tax treaties particularly useful.

The Guide has earned its reputation as Malaysia's leading annual tax guide because it covers the year's tax developments more clearly and concisely than any other similar publication.

Key Features

- Assists taxpayers in gaining better understanding of the tax legislative requirements and their responsibilities towards tax-return preparation and submission
- Highlights current tax laws and incorporates latest tax changes made in the 2021 Budget, and Finance Act 2020 as well as any relevant public rulings, Exemption Orders or Income Tax Rules as issued by the Ministry of Finance and the Inland Revenue Board
- Comprehensive coverage with worked examples (new, updated and revised examples are included in this edition) of tax applications
- Readers are guided with concise, practical explanation of the income tax laws, including legislative changes, gazette orders, rules and public rulings, and case judgements from both Malaysian and the Commonwealth tax jurisdictions

<https://www.marymartin.com/web?pid=764191>

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Litigating Human Rights in African Institutions : Law, Procedures and Practice / Clement J. Mashamba

LawAfrica Publishing (K) Ltd., Nairobi, Kenya 2017(Reprint 2019)

xlviii, 488p.

Includes Bibliography

9966530509 ; 9789966530509

\$ 65.00 / null

750 gm.

Given the foregoing set up, it is apparent that Africa is a continent with a myriad of courts working both jointly and severally in their endeavours to promote and protect human rights at various levels of the justice machineries. These courts have several similarities as well as differences, basically reflected in terms of their guiding principles, procedures and practices. These diversities warrant the need to have a publication of this nature – that is, a publication that sets out the underlying legal instruments, principles, procedures and practices obtaining in these cases. This will enable the users of these courts to have a clear understanding of the respective roles of these courts in the promotion and protection of human rights in their respective jurisdictions.

<https://www.marymartin.com/web?pid=323496>

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Kabarak Journal of Law and Ethics, Volume 5, 2020 / Shikoli Edmond Ashivaka, (Ed-in-Chief)

Centre for Jurisprudence and Constitutional Studies, Kabarak University, School of Law, Kabarak, Nakuru, Kenya 2020

xii, 292p.;

ISSN: 2707-1596, 97727071596

\$ 60.00 / null

474 gm.

<https://www.marymartin.com/web?pid=778799>

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Kabarak Journal of Law and Ethics, Volume 4, 2019 / Elisha Zebedee Ongoya (Ed-in-Chief)

Centre for Jurisprudence and Constitutional Studies, Kabarak University, School of Law, Kabarak, Nakuru, Kenya 2019

xiv, 242p.;

ISSN: 2707-1596, 97727071596

\$ 60.00 / null

410 gm.

<https://www.marymartin.com/web?pid=778798>

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African Journal of Commerical Law, Volume 1 2019/2020 / Elisha Zebedee Ongoya (Ed-in-Chief)

xCentre for Commercial and Corporate Law, Kabarak University, School of Law, Kabarak, Nakuru: Centre for Commercial and Corporate Law, Kabarak University, School of Law, Kabarak, Nakuru, Kenya 2020

vi, 190p.;

ISSN: 2706-7661, 97727067661

\$ 60.00 / null

320 gm.

<https://www.marymartin.com/web?pid=778797>

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East African Community Law Journal, Volume 1, Number 1, 2020/2021 / Shikoli Edmond Ashivaka (Ed-in-Chief)

Kabarak University, School of Law, Kabarak, Nakuru, Kenya 2021

viii, 248p.;

ISSN: 2709-1260, 97727091260

\$ 60.00 / null

398 gm.

<https://www.marymartin.com/web?pid=778796>

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912 Batu Road / Viji Krishnamoorthy

Clarity Publishing, Penang, Malaysia 2021

280p.;

9789671765746

\$ 19.50 / null

The Iyers' and the Tans' tranquil lives are shattered with the Japanese invasion of Malaya, and an unthinkable betrayal forces both families into a treacherous game of resistance and survival.

Juxtaposed against this wartime saga of two Malayan families is a modern-day forbidden love story between their descendants. As the third generation navigates work, love and relationships, their secret affair challenges traditional Brahmin beliefs and threatens to destroy an age old friendship.

Can past betrayals be forgiven and will the new generation find the strength to move beyond their families' long-buried pain?

Viji Krishnamoorthy's sweeping debut novel deftly weaves together vibrant fiction and meticulous research on the heroic exploits of Malayan wartime heroes – Sybil Kartigesu, Gurchan Singh and many others – who fearlessly fought for their beloved country.

<https://www.marymartin.com/web?pid=765541>

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Summary of the Tanzania Human Rights Report 2019 / Fundikila Wazambi and Joyce Komanya (Ed) Anna Henga (et al.)

LHRC-Legal and Human Rights Centre, Dar es Salaam, Tanzania 2020

1v.

\$ 30.00 / null

220 gm.

Tanzania Human Rights Report looks at key rights in three generations of human rights, namely the first generation of human rights, which focuses on civil and political rights; the second generation of human rights, which focuses on economic, social and cultural rights; and the third generation of human rights, which are collective rights. The rights covered in this report are right to life; freedom of expression; rights to equality before the law and effective remedy; right to liberty and personal security; freedoms of assembly and association; right to take part in governance; right to education; right to health; right to water; right to work; right to development; right to enjoy and benefit from natural resources; freedom from discrimination; freedom from torture; and freedom from violence. Moreover, the rights of specific groups and issues that affect effective realization and enjoyment of their rights are also discussed in this report. Specific groups covered are women, children, persons with disabilities, the elderly and persons living with HIV/AIDS.

<https://www.marymartin.com/web?pid=778814>

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LHRC Annual Report 2020 / Neema Lotan'gamwaki, Stephen Mmassy and Fundikila Wazambi (Ed) Anna Henga (et al.)

LHRC-Legal and Human Rights Centre, Dar es Salaam, Tanzania 2020

1v

\$ 60.00 / null

314 gm.

<https://www.marymartin.com/web?pid=778813>

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Tanzania Women Lawyers Association (TAWLA) : Tawla Case Digest 2020 / Aron Kinunda (Ed)

Mkuki na Nyota Publishers Ltd, Dar es Salaam, Tanzania 2020

xviii, 154p.;

9789987753925

\$ 40.00 / null

248 gm.

<https://www.marymartin.com/web?pid=778818>

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Tanganyika Law Society Law Reports, 2017 (Covers cases decided by Court of Appeal of Tanzania, High Court of Tanzania and High Court of Zanzibar.) / Tanganyika Law Society (Ed) Angela Rowe

LexisNexis, Durban, South Africa 2017

1v.

9780409028737

\$ 250.00 / HB

1154 gm.

<https://www.marymartin.com/web?pid=778817>

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Zanzibar Yearbook of Law (ZYBL), Volume 5, 2015 /

Zanzibar Legal Services Centre (ZLSC), Zanzibar, Tanzania 2015

1v.

9987697100

\$ 120.00 / null

692 gm.

<https://www.marymartin.com/web?pid=778816>

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Human Rights and Business Report 2020/21 : Tanzania Mainland / Fundikila Wazambi and Victoria Lugendo (Eds) Anna Henga and Felista Mauya

LHRC-Legal and Human Rights Centre, Dar es Salaam, Tanzania 2021

1v.

9789987740604

\$ 70.00 / null

654 gm.

Legal and Human Rights Centre (LHRC) has on 29th July, 2021, launched the Tanzania Human Rights and Business Report that provides the status of human rights in the business field in Tanzania Mainland in 2020. This is progressive report the last year report on assessing corporate compliance with labour laws and standard, the corporate responsibility to respect human rights, state duty to protect human rights and remedy for violation of human rights in the business sector in Tanzania Mainland for the financial year 2020/21.

The main objective of the report is to shed light on the situation of human rights and business in Tanzania in the financial year 2020/21; to establish progress between the present and the previous years on business compliance with labour and human rights. The report is to be used as an advocacy tool to advocate for and promote human rights and business in Tanzania. Furthermore, the report provides some useful information on human rights and business in Tanzania and can be used for academic purposes.

<https://www.marymartin.com/web?pid=778815>

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Les Reformes de Droit Prive en Afrique: Actes du Colloque Organise par le Laboratoire d'etudes et de Recherche sur le Droit et les Affaires en Afrique (LERDA), 13-14 Novembre 2014, Universite de Dschang (Cameroun) / Brigitte Djuidje Chatue'

Presses universitaires d'Afrique, Cameroun 2016

516 pages ; 24 cm

9789956444944

\$ 100.00 / null

665 gm.

<https://www.marymartin.com/web?pid=614206>

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Jurisprudence of privacy / R K Naroola, Udayan Mukerji

Oakbridge Publishing Pvt Ltd., Gurugram, Haryana 2021

333p.; 24cm.

9789389176667

\$ 20.00 / null

500 gm.

Jurisprudence of Privacy traces the evolution of the concept of privacy from its narrowest possible connotation to its ever-expanding dimensions in this age of technology advancements. The authors have delved into the philosophical as well as the legal aspects relating to privacy across different jurisdictions and brought it to bear upon the developments in India. In the process, the reader will witness how privacy has evolved into a fundamental right, under the Indian Constitution as also in other countries, from merely being a common law right exercisable under tort law. The exposition on the various typologies of privacy will help the reader contextualize this transformation of the right to privacy. The authors also postulate in the concluding chapter about Privacy being the 'Grundnorm' which serves as the fountainhead for normative systems, legal or moral. Data Privacy, an essential aspect of the right to privacy, has been discussed in detail in the light of landmark judicial decisions in Puttaswamy and Aadhar cases and the legislative framework in India, including the pending Personal Data Protection Bill. The conflict arising between individual rights and national interests owing to bulk interception of data has been analysed meticulously and possible safeguards that must be instituted in law to avoid arbitrary violation have been delineated. The book aims to be a ready reference on the subject for law practitioners, judges, policy makers, students and researchers.

<https://www.marymartin.com/web?pid=743481>

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The Juris 48 Compendium, No. 2, Vol.1 F (i) Doctrines and Principles of Law : Administrative Law – The Doctrine of Exhaustion of Administrative Remedies With Annotated Bibliography and Case Law / Felix Okiri

Quality Thoughts Publishing, Nairobi, Kenya 2021

1v.

9789914402841

\$ 100.00 / null

880 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. No.2 Vol.1 F (i) is a rich compilation of case law and annotated bibliography entailing the doctrine of Exhaustion of Administrative Remedies. Whereas the annotated bibliography comprises of a synthesis of the doctrine from the perspective of various jurisdictions, the compilation of case law cases from Kenya's superior courts.

<https://www.marymartin.com/web?pid=775032>

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The Constitution of Kenya : A Commentary - 2nd Edition / Luis Franceschi and PLO Lumumba

Strathmore University Press, Nairobi, Kenya 2019

9789966054265

\$ 175.00 / HB

1500 gm.

In 2014, Dr Luis Franceschi and Prof PLO Lumumba sought to provide a pioneering and important guide to understanding the Constitution through the first edition of 'The Constitution of Kenya: A Commentary.' The developments in the Judiciary, Executive and Parliament in both theory and practice of governance, rule of law and human rights have rendered a second and updated edition necessary. Through this second edition, they affirm that implementation of each of the provisions of the Constitution is core to the realization of the hope, desires, and aspirations of the Kenyan people for a society that is founded on social justice, respect for human rights, good governance and sustainable development.

<https://www.marymartin.com/web?pid=775033>

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The Juris 48 Compendium, No. 2, Vol.1 A (iv) Doctrines and Principles of Law : Constitutional Law – Doctrines on Justiciability With Annotated Bibliography and Case Law / Felix Okiri

Quality Thoughts Publishing, Nairobi, Kenya 2021

1v.

9789914402506

\$ 100.00 / null

550 gm.

No.2 Vol. I A (iv): DOCTRINES & PRINCIPLES OF LAW - CONSTITUTIONAL LAW is a rich compilation of case law and annotated bibliography entailing the doctrines on the justiciability of constitutional issues. No.2 Vol. I A (iv) analyses the following doctrines - the political question doctrine; the doctrine of mootness; the doctrine of ripeness; the doctrine of pith and substance; the doctrine of judicial restraint/ judicial deference; the doctrine of harmonious construction of the constitution; the doctrine of constitutional avoidance; doctrine of eclipse; and the doctrine of severability of ultra vires or void sections of a law.

<https://www.marymartin.com/web?pid=775030>

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The Juris 48 Compendium, No. 2, Vol.1 A (v) Doctrines and Principles of Law : Constitutional Law – Doctrines on Separation of Powers With Annotated Bibliography and Case Law / Felix Okiri

Quality Thoughts Publishing, Nairobi, Kenya 2021

1v.

9789914402506

\$ 100.00 / null

550 gm.

No.2 Vol. I A (v): DOCTRINES & PRINCIPLES OF LAW - CONSTITUTIONAL LAW is a rich compilation of case law and annotated bibliography entailing the doctrines on the doctrines on Separation of Powers. The book analyses the following doctrines - the doctrine of separation of powers; the principle of judicial authority/ power; concept of judicial independence; the doctrine of judicial review; and the doctrine of parliamentary privilege.

<https://www.marymartin.com/web?pid=775031>

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Practical Approaches to Criminal Investigations, Prosecution and Criminal Defence in Kenya : An Advocacy Book for Criminal Investigators, Prosecutors and Criminal Defence Counsels / Orondo Tuli

Quality Thoughts Limited, Nairobi, Kenya 2020

xxii, 278p.

Includes Bibliography

9789914701289

\$ 35.00 / null

380 gm.

<https://www.marymartin.com/web?pid=775036>

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Crimes Against Humanity in Kenya's Post-2007 Conflicts : A Jurisprudential Interpretation / Charles Alenga Khamala

Wolf Legal Publishers (WLP), The Netherlands 2018

lii, 518p.

Includes Index

9789462403628

\$ 125.00 / null

920 gm.

In 2012, the International Criminal Court confirmed trials against four suspects for bearing the greatest responsibility for crimes against humanity perpetrated during Kenya's post-2007 election violence. In 2016, however, the Office of the Prosecutor withdrew all charges, decrying intolerable interference and political meddling in Deputy President William Ruto and journalist Joshua Sang's cases. In President Uhuru Kenyatta's case, the Court ultimately referred the government to the Assembly of State Parties for failing to cooperate with her investigations. The decision to prosecute has sparked outcry from some African countries, not only because the evidence is thin, or even since the suspects are senior leaders enjoying political power, but alleging selective justice. Suspects from strong Western countries tend to be overlooked. This book evaluates the ICC's controversial decisions conferring its jurisdiction over the situation in Kenya, confirming the charges and even compelling unwilling witnesses to appear and testify. It is true that in 1999 Kenya ratified the Rome Statute through which the international community seeks to promote retributive justice to hold leaders accountable and punish mass atrocities. However, in the context of transitional justice, domestic authorities preferred to respond to the alleged mass atrocities through structural reforms. Indeed, two ICC indictees, Kenyatta and Ruto won the 2013 presidential elections, indicating that the local public lacks confidence in the Hague process. From a practitioner's perspective, this book demonstrates the sociopolitical, cultural and contextual background which caused the ICC's legitimacy crisis. It is a must read for international criminal lawyers, policymakers, scholars, and other stakeholders.

<https://www.marymartin.com/web?pid=775034>

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African Customary Law : Developing an African Jurisprudence - 2nd Edition / Peter Onyango Onyoyo

LawaAfrica Publishing (K) Ltd., Nairobi, Kenya 2019

xxiv, 220p.

Includes Bibliography

9789966530721

\$ 75.00 / null

320 gm.

In the 1st Edition Dr. Onyango is discussing the significance of the African jurisprudence in the age of constitutionalism, human rights and post modernism. The book is handy for those who are interested in the jurisprudence, social foundations of law, sociology of law, human rights, and legal systems. Some law schools in Kenya have scrapped African customary law as a unit for law students but the topic is shifted to other units such as family law, law of succession, and social foundations of law.

This edition is handy for those who are interested in law. It includes practitioners, researchers, jurists, magistrates, law students, and civil servants engaged in administrative justice. By extension, this book is handy for academic researchers and policy makers. It adds so many ingredients into the knowledge of legal problems such as community land rights, customary land rights, marriage and burial rights, child custody, and understanding of the unwritten aspect of law. This edition is aware of the new dispensation in Kenya and how much the provisions in the new constitution add to the knowledge of law. It upholds the African ideals in the constitution such as principles of justice, values, and law. It is presented in a way that favours the interest of readership from variant background. It avoids unnecessary technicality and exaggerated legal terms that are difficult for lay persons to understand. The book is simple and well thought out.

<https://www.marymartin.com/web?pid=775035>

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The Juris 48 Compendium, No. 2, Vol.1 A (iii) Doctrines and Principles of Law : Constitutional Law – Doctrines on the interpretation and applications of the Bills of Rights 2, With Annotated Bibliography and Case Law / Felix Okiri

Quality Thoughts Publishing, Nairobi, Kenya 2021

1v.

9789914402506

\$ 100.00 / null

650 gm.



No.2 Vol. I A (iii): DOCTRINES & PRINCIPLES OF LAW - CONSTITUTIONAL LAW is a rich compilation of case law and annotated bibliography entailing the doctrines on the interpretation and application of the Bill of Rights. This issue analyses the following doctrines - the doctrine of proportionality; and the doctrine of Accommodation.

<https://www.marymartin.com/web?pid=775029>

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The Juris 48 Compendium, No. 2, Vol.1 A (i) Doctrines and Principles of Law : Constitutional Law – Doctrines on the Establishment and Operation of the Constitution With Annotated Bibliography and Case Law / Felix Okiri

Quality Thoughts Publishing, Nairobi, Kenya 2021

1v.

9789914402506

\$ 100.00 / null

900 gm.

No.2 Vol. I A (i) is a rich compilation of case law and annotated bibliography analysing the doctrines on the Establishment & Operation of the Constitution. This issue analyses the following doctrines - the doctrine of basic structure, the doctrine of constitutional entrenchment clauses, the concept of the supremacy of the constitution, and concept of sovereignty of the people.

<https://www.marymartin.com/web?pid=775027>

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The Juris 48 Compendium, No. 2, Vol.1 A (ii) Doctrines and Principles of Law : Constitutional Law – Doctrines on the interpretation and applications of the Bills of Rights 1, With Annotated Bibliography and Case Law / Felix Okiri

Quality Thoughts Publishing, Nairobi, Kenya 2021

1v.

9789914402506

\$ 100.00 / null

680 gm.

No.2 Vol. I A (ii): DOCTRINES & PRINCIPLES OF LAW - CONSTITUTIONAL LAW is a rich compilation of case law and annotated bibliography entailing the doctrines on the interpretation and application of the Bill of Rights. This issue covers the following doctrines - the concept of equality before the law; the principle of access to justice; due process; the doctrine of fair trial; the principle of human dignity; principle of sanctity of life; doctrine of laches in constitutional law; and the principle of limitation of rights/ fundamental freedoms.

<https://www.marymartin.com/web?pid=775028>

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Modern Maritime Law and Practice in Nigeria : With Commentary on Admiralty Jurisdiction Procedure Rules / Ajuzie C. Osondu

University of Lagos Press and Bookshop Ltd, Lagos, Nigeria 2020

xxxviii, 474p.

Includes Index / (E

9789785764640

\$ 80.00 / null

820 gm.

<https://www.marymartin.com/web?pid=774633>

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Judicial Terrorism : A Macabre Trial and Death Sentences on Major-General Zamani Lekwot and Five Others on the Zangon Kataf Crisis / Richard Akinnola , Bishop Hassan Matthew Kukah

Rich Konsult, Abuja, Nigeria 2017

xviii, 114p.

9873348655

\$ 35.00 / null

220 gm.

"A country can put up with laws that are harsh or unjust, so long as they are administered by just judge who can mitigate their harshness or alleviate their unfairness." - Lord Denning.

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General Lekwot to Justice Okadigbo: "The same government that established this court to investigate the truth, apportion blame and award punishment, went behind the door and passed laws that have stripped the accused of their rights of fair defense, meaning that a decision to eliminate us was taken somewhere outside of this court. What worries me, and I speak for others, is the insincerity in the whole exercise. During the first trial, I called all my witnesses and when government discovered I was not going to be jailed, I was discharged and not acquitted. It was you also who directed the police to re-arrest me and more changes were brought out. How can you convince me that good faith is what this trial is all about? Everything is there in your record. As chairman of this Tribunal, you do not only owe us a duty to doing your job properly, you owe us a duty to let layman understand the implication of some pronouncements. My Lord, like I said before, this is your parade, I take orders from you, what you tell to do. As the president of this Tribunal, I will give the Tribunal the respect by obeying the orders. Obeying orders has been my professional duties for years. I cannot as a layman, without knowing the legal implication, start taking decisions. As far as General Lekwot is concerned, this Tribunal knows everything about my defense because I spelt it out in the first trial. If in addition to that, you still want me to get into the box as a formality so that you can do what you were sent here to do. I leave the discretion to you." Justice Okadigbo: "Withdraw that statement. I give you just one minute to do that". Lekwot: "To withdraw what?" Okadigbo: "Withdraw what you have just said." Lekwot: "What did I say?" Okadigbo: "To do what you were sent here to do" Lekwot: "I am forced to say that because of what I saw from the beginning of this trial. Hostility and intimidation of us and our lawyer. But if you force me to withdraw it, I will, but that is my impression". Read more thought-provoking episodes in this book of the macabre drama of travesty of justice, where the judge exhibited patent and unabashed bias, leading him to passing the death sentences on the defendants.

<https://www.marymartin.com/web?pid=774634>

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Beyond the Broken Chains / Omoyele Sowore

Nelson M46664 Human Rights Association, Budapest, Hungary, Nigeria 2021

ix, 358p.

9789785747270

\$ 55.00 / null

540 gm.

This is a revolutionary compendium and essays around the events that unfolded from that wistful night when Omoyele Stephen Sowore, Nigerian pro-democracy campaigner, journalist and former presidential candidate, was forcefully whisked away in the wee hours of 3 August 2019.

On that stale night when men slept, some 8 heavily armed men from the Nigerian State Security Service, carrying IWI Tavor-21 bullpup assault rifles and ominously decked in black, stormed the residence of Sowore as he prepared to lead revolutionary minds into a second Nigerian independence via the #RevolutionNowprotest. The protest was in reaction to continuing inept governance, frightening insecurity, decades of national stagnation and retrogression, demeaning social injustice and the unprecedented hardship on the hapless citizenry who became insecure victims from the tragic governance of a clueless few.

In and out of detention, events quickly overtook one another even as the Nigerian government under President- General Muhammadu Buhari, GCFR, severally circumvented the rule of law and left justice shivering and groping behind closed doors.

Court after Court, Sowore was granted bail with strident conditions, including restrictions not to travel outside Abuja, the Federal Capital Territory of Nigeria. In all of these, little did they know that they were unconsciously laying the solid foundation for a paradigm shift and the rebirth of a new Nigeria as the unbroken Sowore, swiftly and courageously, walked beyond the broken chain to unveil...

A document spanning 533 days of incarceration, unlawful detention of a prisoner of conscience written in 92 chapters, 446 pages and 40 colourful photographs.

<https://www.marymartin.com/web?pid=774637>

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Famous Murder Trials in Nigeria / Richard Akinnola

Richard Konsult, Abuja, Nigeria 2021

v, 138p.

9783105001

\$ 35.00 / null

280 gm.

Long before I fell in love with the television crime investigation series - Crime and Investigations and Discovery ID, Chief Gani Fawehinmi, had sowed the seed in me.

Some of these cases in this book are as old as 1950 and as recent as 1995. This has been garnished with the epochial "Ogoni 9" trials and the trial of Major Hamza Al Mustapha and others in respect of the murder of Kudirat, wife of Chief MKO Abiola. Major Mustapha was the powerful Chief Security Officer (CSO) to the late maximum ruler, General Sanni Abacha, between 1994 and 1998.

<https://www.marymartin.com/web?pid=774635>

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Judge Don Beg Me : The Odyssey of Fela Anikulapo-Kuti's Encounters with the Law / Richard Akinnola

Rich Konsult, Abuja, Nigeria 2015

152p.

9783348612

\$ 35.00 / null

220 gm.

Bankole Osunla (Fela's aide): "Fela, you dey fear?" Fela: (Awaiting court ruling on his bail application at the Federal High Court, Ikoyi, Lagos): "Why I go fear court? Court wey judge go dey sleep. Na so so lie dem dey talk for court, all these lawyers dem ... Kanmi dem people. Police go arrest accuse for Mushin. Dem go call IPO wey no dey dia when accuse thief o, as witness. E no dey dia o, but police go say na prosecution witness. Lawyer go go London and India to go cite case wey happen for 1900 for the thing wey happen for Mushin in 1984. And the judge wey go judge case dey live for Ikoyi. Which kain justice be dat? That was vintage Fela Anikulapo-Kuti. Read more of the travails of this iconoclast, who made at least 300 court appearances in his lifetime, charged with all manner of criminal offences by the State, over his fight for social justice, using his music as the instrument of protest. It's a collector's item.

<https://www.marymartin.com/web?pid=774636>

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Philippine Treaties in Force 2020 / J. Eduardo Malaya and Crystal Gale Dampil-Mandigma

Institute of International Legal Studies, UP Law Center, Quezon City, Philippines 2021

xxxii, 392p.;

9789711505134

\$ 45.00 / null

1000 gm.

The 2020 edition updates the 2010 version as it contains agreements in force and excludes those which have already expired. It also contains links to online treaties databases, primarily the Philippine Supreme Court e-Library ([elibrary.judiciary.gov.ph](http://elibrary.judiciary.gov.ph)), the Asean Legal Instruments database ([agreement.asean.org](http://agreement.asean.org)), and the United Nations Treaty Series Online ([un.treaties.org](http://un.treaties.org)).

This is Undersecretary Malaya's ninth book, having earlier authored or edited books and articles on diplomacy, presidential history, and law.

<https://www.marymartin.com/web?pid=775147>

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The Selfless Constitution: Experimentalism and Flourishing as Foundation of South Africa's Basic Law / Stu Woolman

NISC (Pty) Ltd., Makhanda, South Africa 2021

xviii, 566p.; 244x170mm.

Includes Bibliography

9781920033774

\$ 60.00 / null

1030 gm.

Do you possess 'freedom'-the will to do as you choose-as an individual, as a participant in social affairs or as a citizen in the political realm? Well, no. Not really. At least not as most of us understand a term loaded down with metaphysical baggage. Don't worry. You've got something better: a neurological system capable of carrying out the most complex analytical and computational tasks; membership in innumerable communities that provide you with huge stores of knowledge and wisdom; and a politico-constitutional order that ought to provide the material and the immaterial conditions that will enable you to pursue a life worth valuing. Drop the simplistic folk-psychology of unfettered freedom, whilst holding on to intentionality, and you might be inclined to adopt a set of social practices and political arrangements that enhance the chances that you and your compatriots will flourish.

As many recent studies of consciousness reveal our neurological systems are complex feedback mechanisms designed to create myriad for trial and error and (if you survive) the production of new stores of knowledge. Individuals-comprised of numerous radically heterogeneous, naturally and socially determined selves-are always experimenting, attempting to divine through reflection and action, what 'works' best: even when 'best' means fully embracing who we already are. Choice architects, those persons charged with constructing the environments within which we operate daily, should (if responsible) regularly run experiments that attempt to eliminate biases, and ultimately, deliver norms that nudge us away from negative defaults toward more optimal ends. A constitutional democracy, made up of millions of radically heterogeneous, densely populated individuals, constantly strives to determine what works best for most of its many constituents.

Because South Africa's Constitution states (at an extremely high level of generality) only some of the norms that govern our lives, it remains for citizens, representatives and judges to create doctrines and institutions that serve its capaciously framed ends best. After canvassing the relevant literature in neuroscience, empirical philosophy, behavioural psychology, social capital theory, development economics, and emergent experimental governance, this work suggests that manifold experiments in living that fall within the accepted parameters of our shared constitutional norms are likely, over time, to produce more optimal ways of being that can be replicated by other members of our polity.

Our reflexive stance toward best practices-a linchpin of this book's take on experimental governance-when inextricably linked to a commitment to flourishing and to the expansion of individual capabilities, should cause us to alter the content of the fundamental norms that shape our lives and bind us to one another. A political order founded upon experimental constitutionalism and flourishing promises an egalitarian pluralist reformation of South African society. The book spins out its novel thesis against the concrete backdrop of political arrangements and judicial doctrines that have emerged during the first 20 years of our truly vibrant constitutional democracy. Its trenchant analysis of political institutions and constitutional case law shows us how far we have come, and how far we still have to go.

<https://www.marymartin.com/web?pid=774699>

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Law, Sustainable Development, and Foreign Financing of Infrastructure : Legal Safeguards for Economic, Environmental, and Social Sustainability of Foreign-Funded Infrastructure Projects in the Philippines / Johanna Aleria P. Lorenzo

Institute of International Legal Studies, UP Law Complex, Quezon City, Philippines  
2020

vi, 96p.;

9789711505110

\$ 30.00 / null

160 gm.

<https://www.marymartin.com/web?pid=775151>

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Behind Bars at New Bilibid Prison : A Call for Integrated Reform / Raymund E. Narag

College of Law, Institute of Administration of Justice, UP Law Complex, Quezon City, Philippines

xii, 194p.;

9789711505073

\$ 30.00 / null

245 gm.

"Behind Bars at New Bilibid Prison: A Call for Integrated Reform." Prof. Narag introduces the book as a decades-long project, drawing from his own experiences as a person previously deprived of liberty. The result is an extensive roadmap with a critical analysis of the penal institution.

<https://www.marymartin.com/web?pid=775152>

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The Climate Change and Human Rights Conundrum : Exploring Intersections, Tensions, and Strategies through the Case of Vulnerable Filipinos in the Road Transportation Sector / Michael T. Tiu, Jr. (Ed) Professor Elizabeth H. Aguilang-Pangalangan

Institute of Human Rights, UP Law Center, Quezon City, Philippines 2021

xiv, 372p.;

9789711505233

\$ 50.00 / null

585 gm.

<https://www.marymartin.com/web?pid=775148>

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Legal Prohibition of Extrajudicial Killings and the Prescription of Effective Remedies / Glenda T. Litong

Institute of Human Rights, UP Law Center, Quezon City, Philippines 2020

x, 86p.;

ISSN: 2719-1419

\$ 20.00 / null

155 gm.

<https://www.marymartin.com/web?pid=775149>

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Family Law and Politics with Biology and Royalty in African and North America / Peter Ateh and Afac Fossungu (Ed) Tendai Rinos Mwanaka

Mwanaka Media and Publishing Pvt Ltd., Chitungwiza, Zimbabwe. 2021

x, 242p.

9781779295958

\$ 35.00 / null

380 gm.

This book comes to educate, re-enlighten, entertain curious minds, and stiffly challenge traditionalism in the academia - all at the same time. It is frantalkist (calls a spade a spade), crisebacological (balanced critical thinking), expibasketical (experience-based learning and teaching) and highly informative. It aims at reversing the abstract-learning trend by relating education and living to people's day-to-day realities. It brings to the entire world the Immaculate Freedom, Unity and Development Theory from Africa that is anchored on the trinity of Crisebacology, Frantalkism and Giveantakism. You wouldn't expect to hear everything here from me, of course. Better go inside where I have actually done the lecturing and discover the treasure for yourself!

<https://www.marymartin.com/web?pid=774707>

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Women Law and Power : Perspectives from Zimbabwe's Fast Track Land Reform Programme / Makanatsa Makonese

Weaver Press, Harare, Zimbabwe. 2021

xvi, 152p. ; 229x152mm.

9781779223982

\$ 30.00 / null

260 gm.

Without adequate protection and consideration from the state, women were left out of Zimbabwe's Fast Land Reform Programme at the turn of the century. Leaving them to fight for land in a murky, convoluted system will not address women's rights to it. Giving specific ethical and legal attention to women's rights and needs is the only way to guard against land and other resources being co-opted by the privileged and those with the requisite social, financial and political capital.

Some commentators have argued that Zimbabwean women were better off identifying with Zimbabwean men as blacks in taking land from the former white farmers than to concentrate on their needs as women during the FTLRP. The primary battle was to take the land from the white farmer, after which a secondary battle by women to take land from men would ensue. Twenty years after the commencement of the FTLRP, the question remains whether the secondary battle by black women to take over land from black men has started and whether there are any chances that such a battle will ever be fought and won.

<https://www.marymartin.com/web?pid=774709>

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Japanese Labor & Employment Law and Practice 5th Edition /

: 2021

1114p ; 23cm

9784474072046

\$ 660.00 / null

Labor Law -- Japan

<https://www.marymartin.com/web?pid=778270>

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Promoting the Rule of Law in Asian Dynamics / KEIGLAD

Tokyo : KEIGLAD Tokyo : Keio University Press (Release) (Distribution) 2021

187p ; 24cm

9784766427288

\$ 36.00 / null

Law--Asia

<https://www.marymartin.com/web?pid=778271>

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Under the Lantern : Putting the Disabled in Indonesia Under Spotlight : A Collection of Media Essays about Disability in Indonesia during the First Term of President Joko Widodo / Muhammad Zulfikar Rakhmat

UII Press, Yogyakarta, Indonesia 2020

x, 84p.

9786026215765

\$ 15.00 / null

155 gm.

<https://www.marymartin.com/web?pid=778376>

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Commentary on Public Law in Zambia : Law, Politics and Governance / Chirwa, J Juta, Cape Town, South Africa 2020

xl, 160p.

Includes Index

9781485136958

\$ 55.00 / null

314 gm.

This is a no-holds-barred commentary on public law in Zambia that considers good governance, politics and human rights. Evoking the spirit and style of eminent law writers such as Sir Blackstone and Lord Denning, the author presents a commentary on cardinal issues in public administration and law in a provocative yet informative way.

Commentary on Public Law in Zambia: Law, Politics and Governance covers a wide range of subjects from constitutionalism to human rights, democracy to good governance, executive authority to judicial independence, parliamentary practice and procedure to the office of the Public Protector, and more, in the course of its sixteen chapters.

<https://www.marymartin.com/web?pid=747290>

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Administrative Law in Zambia : Cases and Materials / Annie Kangwa Chewe  
Juta, Claremont, Cape Town, South Africa 2020

xlvi, 434p.

Includes Index

9781485135760

\$ 75.00 / null

702 gm.

Administrative law is a fast-growing subject in Zambia today. For a long time, the teaching and learning of administrative law relied upon textbooks from England. With the establishment of law schools where administrative law is one of the core courses taught, the need arose for a comprehensive text that enables the proper teaching and learning of this subject in a Zambian context. Administrative Law in Zambia deals with Zambian cases and materials in a way that is user-friendly for both lecturers and students. The book incorporates a historical perspective of the development of administrative law in Zambia from the colonial era to what it is today. Zambian material is complemented by resources from the English legal system and other jurisdictions. The cases and materials included will allow scholars and researchers to appreciate how the Zambian administrative process has developed over the years. The book also contains discussions of old cases which established various principles that new cases continue to rely on. Administrative Law in Zambia is primarily targeted at law students in various institutions of higher learning. The book is also a practical guide for legal practitioners, academics and researchers who need reference material close at hand. It aims to foster a better understanding of administrative law in a Zambian setting.

<https://www.marymartin.com/web?pid=747286>

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Rethinking Palkhivala: Centenary Commemorative Volume / (Ed) Major General  
Nilendra Kumar

Oak Bridge Publishing Pvt. Ltd., Haryana 2021

xxxvi, 328p.; 25cm.

9788194991151

\$ 25.00 / HB

770 gm.

Rethinking Palkhivala – Centenary Commemorative Volume has been conceptualised under the guidance of its Editor, Major General Nilendra Kumar, with the aim to celebrate the legend Nani A Palkhivala and his legacy & lessons for the next century. This volume chronicles the year-long Birth Centenary Celebrations organized by Lex Consilium Foundation in honour of the late Mr Palkhivala. Through the lectures, panel discussions, debates, quizzes, and articles comprising this volume, readers will find that the words and thoughts of Mr Palkhivala are still relevant and provide guidance on the myriad contemporary issues and topics covered. This volume also aims to explore the diverse roles that Mr Palkhivala has played and his lasting impact on the landscape of Indian polity as a lawyer, an activist, a diplomat, and a jurist. The influence that Mr Palkhivala has had on the Indian Constitution through his interpretative skills, especially the Basic Structure Doctrine has left an indelible mark on the political and legal fabric of this country.

The anecdotes and personal experiences shared by the contributors through the events that were organized as part of the Birth Centenary Celebrations are also included in this volume and will reveal the person Nani Palkhivala beyond his public image. This volume will be of value to law practitioners, tax professionals, judges, jurists, diplomats, academicians, policy makers, students of law and any person inclined to read about the Indian constitution.

<https://www.marymartin.com/web?pid=775337>

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Commentary On The Motor Vehicles Act: Section - Wise Analysis On The Motor Vehicles Act, 1988 Incorporating The Impact Of The Amendment Act Of 2019 / K.Kannan

Oak Bridge Publishing Pvt. Ltd., Haryana 2021

Lxxxvi, 805p.; 25cm.

9788194991106

\$ 37.50 / HB

1320 gm.

Commentary on the Motor Vehicles Act provides a section-wise analysis on the Motor Vehicles Act, 1988 incorporating the impact of the Amendment Act of 2019. The book critically evaluates the working of the Act and its implementation by various stakeholders including adjudicating authorities, insurance companies, and enforcement agencies. The book aims to explain the provisions of the Act in a lucid manner by giving legislative history, judicial pronouncements, and the author's interpretation. The author has also drawn a parallel with the erstwhile 1939 Act, wherever it offers valuable insights into the rationale and the genesis of the provisions in the 1988 Act. While presenting the definitive position of law drawing on Supreme Court and High Court judgments, the author also expresses his own view on some of these decisions which differs from the interpretation adopted by the court. The book captures the new concept of 'aggregator', a digital intermediary for a passenger to connect with a driver for the purpose of transportation and the Central Aggregator Guidelines. The author also discusses the ills that continue to plague the system such as fake licenses, poor performance of insurance companies in claim settlements, and fake claims and also recommends use of technology and other methods to address these concerns.

The commentary will be useful to policy makers, judges, lawyers, enforcement agencies, academicians, and law students. The insurance industry will also find the book to be of interest to them especially in promoting the cause of settlements.

<https://www.marymartin.com/web?pid=775338>

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Reimagining International Taxation: Navigating Through The Crises of Pandemic, Lack of Consensus and Retrospective Taxation / (Ed) Parthasarathi Shome, Leandro M. Passarella

oak Bridge Publishing Pvt. Ltd., Haryana 2021

xxxiii, 311p.; 25cm.

Includes Index

9788194991175

\$ 26.50 / HB

730 gm.



Key Features: Reimagining International Taxation, the fifth edited volume comprising the latest research papers from International Tax Research and Analysis Foundation (ITRAF) is unique in many respects. The chapters in the volume convey a sense of crisis and emphasize the need for urgent reforms to mitigate and address the challenges in international taxation. The contributing factors of the difficult economic situation and increasing fiscal deficits have been further exacerbated owing to the COVID-19 outbreak. The chapters in the volume cover a wide range of topics, including the tax considerations arising out of the global pandemic; international tax regime and global power shifts; the need for a new international tax architecture; ramifications of retrospective taxation; international consensus in matters of profit attribution, digital taxation, cryptocurrency, and source and nexus of income; and the role of taxpayers' charter in creating mutual trust between tax authorities and taxpayers. Another unique feature of this volume is that each chapter is accompanied by a rejoinder, which presents an alternative perspective, offering a variety in views on the topic. A truly international volume, with contributors from different countries, including Argentina, India, Netherlands, and the United Kingdom who have brought to bear their experience and insight on the topics in the volume.

<https://www.marymartin.com/web?pid=775336>

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The Man and The Judge / V. Sudhish Pai  
Oak Bridge Publishing Pvt. Ltd., Haryana 2021  
xxxii, 580p.; 25cm.  
9788194991120  
\$ 25.00 / HB  
1060 gm.

It is given to very few by Destiny that their virtues are equal to their genius and their character is distinguished not by a few admirable prominences, but is uniformly elevated. Justice Venkatachaliah belongs to that exceptional class. A man of law of a select band, an erudite scholar and a saintly person, he is one of our most illustrious and revered judges. He is among the few who have occupied the highest positions without being touched by the pomp and paraphernalia of office and without compromising the highest standards of integrity and independence.

Justice M N Venkatachaliah – The M a n & The Judge, presents the journey and evolution of the man who became a revered judge, whose legacy will continue to inspire generations to come. The book contains a fairly comprehensive biographical sketch of Justice Venkatachaliah and editorial notes on almost all his reported judgments in the Supreme Court and the High Court, besides some of his speeches and writings. His judgments are masterpieces of judicial exposition. To study his life and work is to share in a rich and awesome heritage which will benefit both the lawyer and the layman. The book is an admirable timely reminder of the great values that his life and work represent and his abiding influence on our lives and thinking, illuminating the landscape with his radiance.

<https://www.marymartin.com/web?pid=775339>

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Mediation Policy and Practice / Chitra Narayan  
Oak Bridge Publishing Pvt. Ltd., Haryana 2021  
xxxv, 479p.; 25cm.  
Includes Index  
9789389176711  
\$ 25.00 / HB  
920 gm.

India has seen a steady growth in policies on mediation – starting with the Arbitration and Conciliation Act, 1996, the amendments to the Civil Procedure Code for reference of pending civil cases to mediation, and more recently a mandate that parties attempt to resolve their disputes through mediation before filing cases relating to commercial disputes under the Commercial Courts Act. Mediation – Policy and Practice examines the many aspects and benefits of mediation as an appropriate dispute resolution process in India.

The book evaluates the use of mediation in dispute verticals, such as commercial disputes, matrimonial disputes, government disputes, disputes in insolvency resolution and intellectual property disputes, as well as the Singapore Convention on the enforcement of international commercial settlement agreements arising from mediation that recently came into force. It examines the concerns that arise in the policies and practice of mediation in India, and compares policies and important judgments of other countries on these issues.

With the push for mediation as an integral part of the dispute resolution ecosystem in India, and the establishment of new structures and intermediaries for dispute resolution, this book will be useful for practitioners of law, the academia, mediators, policy-makers and students of law, and for anyone concerned with effective resolution of disputes.

<https://www.marymartin.com/web?pid=775326>

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Merger Control in India : Law and Practice / Tarun Mathur

Eastern Book company, Lucknow. 2018

xlix, 654p.; 25cm.

Includes Subject Index

9789387487888

\$ 45.00 / HB

1200 gm.

Merger Control in India: Law and Practice by Tarun Mathur aims to provide an overview and landscape of the merger control regime in India as it has developed in this decade. This book seeks to offer an introduction and a practical insight to the students and practitioners of the competition and corporate law about the working of the merger control regime in India. It also intends to undertake the study of the substantive and procedural aspects of the merger control provisions and wherever required, discuss the case laws of the appellate tribunal and the Supreme Court and the decisional practice of the CCI which has developed since the existence of the regime in India. The following are the other highlights of the book:

- An in depth empirical analysis of the trends of the M&A combination assessment by the CCI.
- Concise and practical account of the merger control process with the aid of flowcharts and diagrams.
- Combination filing process and procedure outlines under the applicable statutes.
- Analysis of tools employed by the antitrust agencies for merger investigations.
- Detailed analysis of the merger remedies employed by the antitrust agencies.
- Contains techniques and practical considerations while drafting pre-merger filing notifications.

The book contains several tools designed to help the readers and make the legal aspects of merger control law and competition law in general more accessible. The book contains a comprehensive glossary, table of cases, table of reports, guidelines and notifications arranged alphabetically which gives a quick and useful reference and act as a good ready reckoner while reading the book. This book will be immensely useful for legal practitioners, law students, professors, judges, government officials, policy makers, administrators, researchers, Chartered Accountants, Company Secretaries and anyone interested in learning about the principles of competition laws.

<https://www.marymartin.com/web?pid=756220>

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Poetry and Short Stories - A Practice Book / Charissa Ong

Penwings Publishing, Malaysia 2021

1v.

9789671422762

\$ 17.95 / null

The Penwings Practice Book is a short story and poetry activity book authored by Best-Selling author Charissa Ong Ty. She has included her entire thought process and technical writing methods in this book to help you realize your writing career! If you are thinking of picking up writing as an interest, the Penwings Practice Book provides great fundamental learnings that can be practiced individually or in a classroom setting.

<https://www.marymartin.com/web?pid=774148>

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L'Identite Et Le Droit Perspective Caledoniennes Nationales Et Internationales : Actes du colloque organize par le Laboratoire de Recherches Juridique et Economique (LARJE) de l'Universite de la Nouvelle-Caledonie / Christine Bidaud Presses Universites de la Nouvelle-Caledonie, Noumea, New Caledonia. 2020  
196p.

9791091032155

\$ 65.00 / null

415 gm.

Qui suis-je ? Qui es-tu ? Qui sommes-nous ? Qu'est-ce que l'identité et comment le droit appréhende-t-il cette notion ? L'identité dont il est question en droit se réduit-elle à la seule identification des personnes ? Assurément non. Si le droit a longtemps pensé l'identité en termes d'identification, ce n'est plus le seul sens qu'il lui accorde aujourd'hui. Les dimensions sociologique et anthropologique de l'identité, la construction de l'individu par rapport à l'autre, par rapport au groupe, par rapport à la culture d'une société sont également présentes en droit. Sans se chasser l'une l'autre, ces différentes dimensions de l'identité cohabitent aujourd'hui dans la législation. Mais l'identité n'est plus seulement une notion en droit, elle est devenue elle-même un droit : le droit à l'identité. On peine à en cerner les contours et ils semblent si flous que l'on peut s'interroger sur les ramifications que ce droit pourrait avoir. Peut-il servir de socle au pluralisme juridique calédonien ? Peut-il servir de base à un droit à l'unité du statut personnel ? Peut-il permettre d'imposer son statut personnel et patrimonial au-delà des frontières ?

Les intervenants du colloque « L'identité et le droit », qui s'est déroulé à l'Université de la Nouvelle-Calédonie les 3 et 4 novembre 2016, et les contributeurs au présent ouvrage ont cherché à comprendre les différents visages de l'identité et leur traduction dans le droit. Ils se sont intéressés au droit à l'identité et aux prolongements qu'il est envisageable de lui donner en Nouvelle-Calédonie, dans les situations internationales mais aussi par-delà les océans.

<https://www.marymartin.com/web?pid=771068>

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Copyright, Collective Management Organisations and Competition in Africa : Regulatory Perspective from Nigeria, South Africa and Kenya / Do Oriakhogba Juta and Company (Pty) Ltd, Claremont, Cape Town, South Africa 2021

xxxiv, 268p.

Includes Index ; Bibliography

9781485137702

\$ 65.00 / null

442 gm.

Copyright, Collective Management Organisations And Competition In Africa discusses the operation of collective management organisations (CMOs) and their regulation from the perspectives of copyright and competition law in Africa. It addresses contemporary issues relating to collective management of copyright from an African perspective. It also reflects on, and projects, the experiences of key national jurisdictions, upon which regional policy makers can rely to formulate guidelines or a regulation regime for CMOs in Africa. Importantly, the book unpacks the complexities around the nexus between copyright, CMOs and competition in Africa and presents the issues in very simple and easily comprehensible structure and language.

<https://www.marymartin.com/web?pid=760419>

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Corporate Governance in Nigeria : Law and Practice / Fabian Ajogwu, SAN CLDS Publishing, Lagos, Nigeria 2020

590p.;  
Includes Index  
9788413450353  
\$ 250.00 / HB  
1169 gm.

<https://www.marymartin.com/web?pid=777291>

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He Kupu Taurangi : Treaty Settlements and the Future of Aotearoa New Zealand /  
Christopher Finlayson and James Christmas

Huia Publishers, Wellington, New Zealand 2021

xvi, 280p.  
Includes Index  
9781775506157  
\$ 80.00 / HB  
900 gm.

As Minister for Treaty of Waitangi Negotiations from 2008 to 2017, Christopher Finlayson completed an unprecedented number of settlements with iwi. In 2012 alone, Parliament passed more Treaty legislation than it had over the previous twenty years. Christopher Finlayson gained unique insight into the elements of successful negotiations and was involved in developing legal innovations to reach settlements. In this book, the authors analyse the essential components of settlements, reference particular settlements in looking at themes such as natural resources, co-governance and legal personality, and they discuss the impact of the process and outcomes on the relationship between Maori and the Crown.

<https://www.marymartin.com/web?pid=775502>

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L'information Judiciaire : Dans le Code Camerounais de Procedure Penale /  
Spener Yawaga

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2007

228p.  
Includes Index ; Bibliography  
9789956444316  
\$ 35.00 / null  
260 gm.

Entendue au sens strict, l'information judiciaire vise l'une des trois fonctions fondamentales de la justice répressive. Elle s'entend alors de la phase du procès pénal au cours de laquelle, l'action publique étant déjà mise en mouvement, des organes judiciaires spécialisés recueillent les éléments nécessaires au jugement et décident de la suite à donner à la procédure.

De manière plus précise encore, l'information judiciaire s'entend de l'information diligentée par le juge d'instruction à l'aide des pouvoirs particuliers que la loi lui a confiés et dont l'emploi s'entoure de formalités nombreuses et rigoureuses.

Cet ouvrage permet d'avoir une idée des changements intervenus, surtout pour cette étape de la procédure pénale qui se déroule en dehors du public. L'on soulignera d'ailleurs que c'est à propos de l'information judiciaire que le code de procédure pénale est qualifié de révolutionnaire, car rompant, du moins en ce qui concerne le droit commun, avec le système instauré par l'ordonnance 72/4 du 26 août 1972.

En effet, cette Ordonnance avait confié l'information judiciaire au ministère public, battant ainsi en brèche le sacro-saint principe de la séparation des fonctions de justice répressive, considéré comme garant d'un meilleur système de protection des droits et libertés fondamentaux.

La présentation que fait l'auteur de cette étape du procès se veut pratique, étant donné la simplicité du langage employé, mais aussi théorique, l'auteur s'intéressant également aux fondements juridiques de certains concepts.

<https://www.marymartin.com/web?pid=774261>

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Introduction Critique a L'Ohada / Paul-Gerard Pougoue & Yvette Rachel Kalieu  
Elongo (Preface) S.E. Abdou Diouf

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2008

228p.  
Includes Index  
9789956444480  
\$ 35.00 / null  
300 gm.

Un modèle unique et séduisant d'intégration est conçu avec la création, en 1993, de l'Organisation pour l'Harmonisation en Afrique du Droit des Affaires (OHADA). Celle-ci est désormais omniprésente, avec ses lueurs et ses leures, ses promesses et ses angoisses. Que l'on soit homme politique, investisseur, homme d'affaires, bailleur de fonds, chef d'entreprise, professionnel du droit, associé, salarié, enseignant, chercheur, étudiant..., nul ne peut et ne doit aujourd'hui se désintéresser de l'espace juridique et judiciaire qui se construit et du devenir de l'OHADA.

Dans un style vivant, les auteurs veulent justement faire connaître à tout lecteur, spécialiste ou non, mais surtout comprendre l'OHADA de l'intérieur et méditer sur son évolution. La première partie est ainsi consacrée, sans complaisance, aux épineux problèmes institutionnels. A la suite, la seconde partie porte un regard qualitatif sur le droit matériel, moins pour évaluer sa technicité que pour apprécier son effectivité et son attractivité.

Enfin de compte, le but recherché est de sensibiliser les décideurs sur l'ampleur des questions et la profondeur des solutions à trouver.

<https://www.marymartin.com/web?pid=774258>

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Recueil de Jurisprudence : OHADA – Cour Commune de Justice et d'Arbitrage / Presses Universitaires d'Afrique, Yaounde, Cameroun. 2003

214p.  
2912086744  
\$ 30.00 / null  
245 gm.

<https://www.marymartin.com/web?pid=774257>

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La Protection Des Droits De L'Homme En Afrique : L'Interaction Entre Commission et Cour Africaines des Droits de L'Homme et des Peuples / Carole Valerie Nouazi Kemkeng (Préface) Bernard-Raymond Guimdo Dongmo

L'Harmattan Cameroun, Yaounde, Cameroun. 2020

276p.  
9782343186627  
\$ 70.00 / null  
360 gm.

Pour mieux comprendre le mécanisme africain, l'étude des rapports entre la Commission et la Cour africaines des droits de l'homme s'impose comme une nécessité. L'auteur relève que l'institution de la Cour africaine en 2004 marque une profonde mutation de l'ordre juridique africain en matière de protection des droits de l'homme. Cette étude permet de cerner la complémentarité au regard du droit substantiel et d'appréhender l'économie générale de la nouvelle procédure de protection des droits de l'homme en Afrique.

<https://www.marymartin.com/web?pid=774259>

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Les Dimensions Du Droit Syndical Au Cameroun / Gislain Gregory Tsasse Saha (Préface) Jean-Marie Tchakoua

L'Harmattan Cameroun, Yaounde, Cameroun. 2019

288p.  
Includes Index ; Bibliography  
9782343183824  
\$ 80.00 / null  
490 gm.

Cet ouvrage est une contribution à l'étude sous l'angle essentiellement juridique de la problématique globale des syndicats (patronaux et ouvriers), tant du secteur public que privé. Il convient de reconnaître que la construction d'un droit syndical camerounais autonome, dynamique et moderne passe par une réforme profonde de la législation nationale afin de la rendre conforme aux conventions internationales de l'O.I.T., par l'adoption d'une loi unique en matière syndicale et la création des juridictions spécialisées dans le traitement du contentieux de droit syndical.

<https://www.marymartin.com/web?pid=774250>

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La Saisie Immobiliere Dans L'Espace Ohada, 3rd Edition / Paul-Gerard Pougoue & Fidele Teppi Kolloko

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2016

512p.

Includes Index ; Bibliography

9789956444979

\$ 120.00 / null

755 gm.

Six années après l'édition de 2010, dix années après celle de 2005, il était nécessaire de s'arrêter, une fois de plus, pour faire le point. C'est aujourd'hui chose faite avec la parution de cette nouvelle édition sur « la saisie immobilière dans l'espace OHADA », version 2016.

Redoutée pour sa complexité, la saisie immobilière ne cesse d'interpeller. Dans un style simple, méthodique et pédagogique, ponctué de précision et de clarté, la présente étude l'aborde dans ses différentes figures, en mettant en exergue ses particularités dans le cadre des procédures collectives d'apurement du passif et l'influence du droit des sûretés et du droit patrimonial sur sa conduite.

Suffisamment et abondamment illustré d'analyses doctrinales et jurisprudentielles, l'ouvrage est enrichi de modèles d'actes de procédures rendant compte de la progression de la procédure jusqu'à la distribution du prix, avec, en annexe, un guide pratique permettant à tout juriste, professionnel ou non, d'aborder en toute aisé et avec sérénité, l'étude de tout dossier de saisie immobilière, ainsi que la mise en oeuvre de la procédure. Enfin, l'ouvrage est à jour de l'actualité jurisprudentielle de la CCJA dont les arrêts, rendus de 2003 à 2015 sont reproduits en annexe ; ce qui facilite sa consultation et son exploitation. Il est complété par deux textes camerounais indiquant la liste des journaux habilités à recevoir les annonces légales et fixant le tarif de celles-ci. Les auteurs ne se contentent pas d'exposer, ils critiquent, prennent courageusement position et proposent des solutions concrètes. Il reste à l'utilisateur (étudiant, magistrat, avocat, huissier de justice, notaire, juriste d'entreprise, enseignant, etc.) d'en faire bon usage, en prenant soin de l'adapter, lors de la mise en oeuvre de la procédure, à l'organisation judiciaire interne du pays considéré.

<https://www.marymartin.com/web?pid=774252>

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Le Contentieux Administratif De La Republique Du Cameroun / Joseph Owona

L'Harmattan, Paris, France 2011

232p.

Includes Bibliography

9782296554122

\$ 60.00 / null

375 gm.

Faire un procès à l'Etat reste pour le Camerounais une impossible gageure. Cette étude doit être perçue comme une introduction initiatique à ce type d'exercice, aux règles de répartition de compétence et de procédure, d'imputabilité de la faute et du système de réparation qui en découle. Les cas de jurisprudence comptent et guident constamment les sentences du prétoire.

<https://www.marymartin.com/web?pid=774251>

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Precis de Procedure Penale Camerounais / Phillippe Keubou (Preface) Michel Danti -Juan & Jean Pradel

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2010

206p.  
Includes Index  
9789956444588  
\$ 35.00 / null  
220 gm.

L'ouvrage fait ressortir, en les analysant, les grands principes de procédure pénale applicables au Cameroun aujourd'hui. Il explique les différentes innovations du tout premier code camerounais de procédure pénale, qui accordent une plus grande protection à la personne mise en cause. Il relève les difficultés d'interprétation et d'application auxquelles sont confrontés les praticiens.

<https://www.marymartin.com/web?pid=774254>

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Le Droit Patrimonial de la Famille en Questions : Regimes Matrimoniaux, Successions and Liberalites / Claude Foveng

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2002

192p.  
Includes Index  
2912086 ; 9782912086973  
\$ 35.00 / null  
235 gm.

Sous le titre du présent ouvrage, trois thèmes entretenant entre eux des rapports très étroits ont été abordés : les régimes matrimoniaux, les successions, les libéralités.

Le mariage unit les personnes et rapproche par voie de conséquence leurs patrimoines. L'organisation des relations pécuniaires est nécessaire pour assurer non seulement la prospérité mais encore la paix des familles.

Cette organisation d'ailleurs ne suffit pas toujours pour éviter les mésententes au sein des familles. Les querelles de successions naissent aussi bien de la dissolution d'un régime matrimonial que du partage d'une succession.

Quand le mariage est dissout, par divorce ou par la mort d'un époux le régime matrimonial prend fin et doit être liquidé, compte tenu des libéralités antérieurement faites par l'un ou l'autre époux.

Lorsque le mariage est dissout par la mort d'un époux, s'ouvre en même temps sa succession. La transmission de la succession de l'époux décédé à ses héritiers dépend du régime auquel il était soumis et des libéralités consenties aux tiers.

Parfois l'organisation des relations pécuniaires des époux ne suffit pas toujours pour éviter des mésententes au sein des familles.

La législation de chaque pays détermine la ou les juridictions devant lesquelles ces différends doivent être tranchés.

Au Cameroun les nationaux peuvent, à leur choix, porter les différends précités devant les juridictions traditionnelles ou de droit écrit en vertu du principe dit : « option de juridiction emporte option de législation » Toutefois, la compétence des juridictions traditionnelles n'est retenue que sous condition de l'acceptation par toutes les parties en cause.

<https://www.marymartin.com/web?pid=774253>

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Vers un Droit Fiscal De Developpement De L'Afrique : Analyse Sous le Prisme de la Fiscalite Camerounaise a Partir de L'Espace OHADA / Eric Romuald Lipop (Preface) Jean Gatsi

L'Harmattan Cameroun, Yaounde, Cameroun. 2019

284p.  
Includes Bibliography  
9782343170893  
\$ 70.00 / null  
465 gm.

En 1993, l'OHADA voyait le jour avec pour objectif principal l'attractivité des investisseurs et le développement de l'activité économique dans un contexte africain. Mais à l'évidence, les budgets restent encore fortement tributaires des emprunts ; d'où la nécessité d'envisager une fiscalité d'attractivité efficace gage du développement, d'une mobilisation optimale, rationnelle et pertinente des recettes fiscales adéquates pour le financement des politiques publiques de développement.

<https://www.marymartin.com/web?pid=774256>

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L'Effectivite du Droit de L'Ohada / Jean Gatsi (Preface) Pr. Henri Desire Modi Koko Bebey

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2006

322p.

995644409X

\$ 70.00 / null

390 gm.

Aujourd'hui, le droit des affaires de l'OHADA est largement pratiqué dans les pays membres du Traité de Port Louis (île Maurice). À l'heure où la nécessité d'une révision de ce traité se fait sentir, il est apparu nécessaire de réfléchir sur « l'effectivité du droit de l'OHADA ». Montrer non seulement que ce droit existe, mais aussi et surtout comment il est appliqué, tel est l'objectif poursuivi dans le cadre de la recherche ayant abouti à cette oeuvre collective.

Cet ouvrage, dont les thèmes sont abordés en français et en anglais, est le fruit d'une longue et franche collaboration, entre universitaires et professionnels, tous voués à la vulgarisation du droit des affaires issu du traité de l'Organisation pour l'Harmonisation en Afrique du Droit des Affaires.

Ils'adresse principalement aux étudiants, toutes disciplines confondues, qui y trouveront des outils indispensables pour mûrir leur réflexion et leur compréhension du droit des affaires de l'OHADA. Toutefois, les auteurs y ont également consacré des développements conciliant à la fois recherche universitaire et attente des praticiens du droit.

<https://www.marymartin.com/web?pid=774255>

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Reflexions sur le statut du detenu au Cameroun : Administration penitentiaire et innovations du Code de Procedure Penale / Michel Gabriel Ngoo-Djob Litet

L'Harmattan Cameroun, Yaounde, Cameroun. 2019

436p.

9782343183275

\$ 100.00 / null

705 gm.

En analysant par contraste les pratiques et théories pénales et pénitentiaires en vigueur au Cameroun et à travers le monde, l'auteur réussit à élucider astucieusement les grandes logiques politique, sociale, historique et culturelle qui ont révolutionné le statut des personnes détenues au Cameroun ainsi que celui du personnel pénitentiaire. Il énonce quelques chantiers notables susceptibles de porter au pinacle, à moyen et à long termes, le système de justice pénale camerounais, condition sine qua non d'édification d'un service public pénitentiaire efficace et professionnel, concourant manifestement et quotidiennement à la consolidation de l'Etat de droit.

<https://www.marymartin.com/web?pid=774247>

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De La Police Judiciaire Speciale / Ferry Armand Mpinda

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2019

484p.

9789956532126

\$ 100.00 / null

725 gm.



La police judiciaire spéciale est l'activité de recherche et de constatation des infractions dévolue aux fonctionnaires de différentes administrations dans des domaines divers à forts relents économique et social : biodiversité, environnement, sécurités routière, ferroviaire et portuaire, aviation civile, marine marchande, commerce, mines, tourisme, patrimoine culturel, douanes, impôts, publicité, audiovisuel, cybercriminalité, agriculture, élevage, santé publique, etc. L'intérêt d'une codification pénale en la matière réside dans le fait qu'il s'agit de secteurs fondamentaux pour le développement dont la sécurisation et la transparence sont à la fois des préalables et des exigences incontournables. Cependant, le constat, dans ce droit pénal administratif, est une grande léthargie de l'activité où les principaux concernés sont parmi les moins bien outillés pour exercer ces missions. Cet état de fait se justifie en grande partie par la disparité des textes et des domaines, et à ce jour, par l'inexistence d'un repère exposant et traitant la matière, afin de donner à tous les outils pour connaître et pratiquer ces fonctions névralgiques instituées par la loi. L'auteur de cet ouvrage comble ce vide en dotant les administrations, les acteurs judiciaires, les universitaires et le public d'un document rare, un véritable « instrument d'action étatique ».

<https://www.marymartin.com/web?pid=774246>

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La Responsabilité Fiscale Du Notaire En Matière Immobilière Et Successorale Au Cameroun / Bruno Nzoyem

L'Harmattan Cameroun, Yaounde, Cameroun. 2020

236p.

Includes Index ; Bibliography

9782343214726

\$ 100.00 / null

380 gm.

Dans le contexte camerounais, les mutations immobilières, quelles que soient leurs formes, sont soumises aux prélèvements fiscaux sous réserve des exonérations et autres exemptions. Dans la même veine, les droits de succession sont dus sur toutes les transmissions de biens procédant d'un décès, qu'elles résultent des règles de dévolution légale ou des dispositions testamentaires prises par le défunt. Dans le cadre de la sous-traitance fiscale, le notaire, redevable légal, est chargé de recouvrer toutes ces taxes et de les reverser au trésor public dans les délais réglementaires. En cas de manquement, il s'expose à des sanctions diverses engageant ainsi sa responsabilité fiscale, une responsabilité à la fois personnelle et solidaire.

<https://www.marymartin.com/web?pid=774249>

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Le Droit A La Santé Au Cameroun / Christophe Foe Ndi

L'Harmattan Cameroun, Yaounde, Cameroun. 2019

472p.

9782343191874

\$ 120.00 / null

750 gm.

L'ouvrage évalue la capacité des mesures, des moyens et des institutions mis en place par l'État camerounais, pour répondre aux besoins des populations en termes de garantie de leur droit à la santé. Il en ressort que ce droit, pour être mieux protégé, nécessite la mise en place de mécanismes supplémentaires, tels que la couverture sanitaire universelle de même que l'aménagement de l'offre de soins et de médicaments issus de la médecine traditionnelle et de la pharmacopée africaine.

<https://www.marymartin.com/web?pid=774248>

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Droit Camerounais Du Travail : Relations Individuelles du Travail, 2nd Edition / Paul-Gerard Pougoue & Isidore Leopold Miendjiem

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2021

508p.

Includes Index

9789956532186

\$ 200.00 / null

785 gm.

<https://www.marymartin.com/web?pid=774243>

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Contrats Civil Et Professionnels : Comprendre. Conclure. Executer / Jeanne Claire Mebu Nchimi

Presses Universitaires d'Afrique, Yaounde, Cameroun. 2018

312p.

Includes Bibliography

9789956532096

\$ 140.00 / null

540 gm.

<https://www.marymartin.com/web?pid=774245>

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Les Collectivites Territoriales Decentralisees Au Cameroun : Recueil De Texte Commente, 9th Edition / Jean-Pierre Kuate

La Documentation Camerounaise, Yaounde, Cameroun. 2020

1694p.

9789956536023

\$ 240.00 / null

1695 gm.

<https://www.marymartin.com/web?pid=774244>

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Land, Law and Chiefs in Rural South Africa : Contested Histories and Current Struggles / (Eds) William Beinart, Rosalie Kingwell and Gavin Capps

WITS University Press, Johannesburg, South Africa 2021

xii, 282p.

Includes Index

9781776146796

\$ 45.00 / null

520 gm.

Who controls the land and minerals in the former Bantustans of South Africa – chiefs, the state or landholders? Disputes are taking place around the ownership of resources, decisions about their exploitation and who should benefit. With respect to all of these issues, the courts have become increasingly important. The contributors to Land, Law and Chiefs in Rural South Africa capture some of these intense contestations over land, law and political authority, focussing on threats to the rights of ordinary people. History and customary law feature strongly in most disputes and succession to chieftaincy is also frequently disputed. Judges have to make decisions in a context where rival claimants to property or office assert their own versions of history and custom. The South African constitution recognises customary law and the courts are attempting to incorporate and develop this branch of jurisprudence as 'living customary law'. Lawyers, community leaders and academics are called on to assist in researching cases around restitution, land rights and customary law.

The chapters in this collection discuss legal cases and policy directions that have evolved since 1994. Some chapters analyse the increasing power of chiefs in the South African rural areas, while others suggest that the courts are giving support to popular rights over land and supporting local democratic processes. Contributors record significant pushback from groups that reject traditional authority. These political tensions are a central theme of the collection and thus serve as vital case studies in furthering our understanding of rights and restitution in South Africa.

<https://www.marymartin.com/web?pid=778688>

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The Call to Poetry : Poems From Pre-Independence Singapore / Rosaly

PuthuchearyPetaling Jaya: Gerakbudaya Enterprise,

Gerakbudaya Enterprise, Petaling Jaya, Malaysia 2021

xviii, 174p.;

9789670311760

\$ 12.50 / null

270 gm.

This book surveys poems written in the English language from 1900 to 1962, by poets from or based in Malaya and Singapore. The poets express their emotions through images that are telling in their vitality. Their flexibility with the English language allows them to express their felt experiences, where the language becomes a creative medium in the hands of non-native users of the language. The aim of the poets was to break up conventional modes of perception of English literary convention, with idioms and images from this region – along with the inclusion of colloquial Malay and loan words from Chinese dialects, Indian and Arabic languages, allusions to various mythologies and heroes from the Malacca Sultanate. In an era of rising nationalism, the poets had to find words and images to state their anticolonial feelings without being explicit. Among the poets surveyed are Lim Boon Keng, Hedwig Anuar, Edwin Thumboo and Wong Phui Nam.

<https://www.marymartin.com/web?pid=778679>

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The Classics Challengers : From Reading to Writing / Nazli Anim binti Dato' Haji Mohd Ghazali (Ed)

Firdaus Press Sdn. Bhd., Malaysia 2020

xii, 204p.;

9789671879306

\$ 20.00 / null

298 gm.

A compilation of book reviews, articles and poems by the members of local book club, The Classics Challengers. About the Classics Challengers The Classics Challengers is the brainchild of Puan Nazli Anim binti Dato' Haji Mohd Ghazali and as the Principal Founder, she, together with two others formed the group in November 2017. In order to improve the quality of the group, Mr. M Vickneswaran, a retired corporate consultant is appointed as The Classics Challengers' Special Advisor, who oversees the general day-to-day running of the Classics Challengers and advises on the plans and directions of the group. Datin Tutu Dutta-Yean, a published author of nine books is the Patron of the group. The Classics Challengers book discussions are usually rather solemn events where there is a leader for the discussion who usually prepares, in order to actively moderate the discussion in the most structured fashion, with questions to the participants. They are strongly advised to focus on the discussion and not initiate side-talks amongst themselves. The leader of a particular discussion will prepare a review of the book and the discussion itself. Participants are invited to submit their reviews if any, to be included in the monthly newsletter. The Classics Challengers Newsletter is curated by Naz Ghazali and Malar KJ is responsible for the design and layout of the Newsletter and its timely issuance.

<https://www.marymartin.com/web?pid=778676>

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World Mosaics of Literary Analysis : Accepting Differences and Embracing Diversities / Suzana Haji Muhammad and Agnes Liau Wei Lin (Ed)

Penerbit Universiti Sains Malaysia, Penang, Malaysia 2021

xvi, 132p.;

Includes Index

9789674615673

\$ 16.00 / null

262 gm.

<https://www.marymartin.com/web?pid=763662>

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The Arrest of the Superyacht Equanimity : How Malaysia reclaimed What Was Hers / Sitpah Selvaratnam

Sitpah Selvaratnam, Malaysia 2020

vi, 182p.;

9789671934302

\$ 54.00 / null

350 gm.

"If you would read a tale of David & Goliath to your child or grandchild, make sure you read this book about how, in real life, a petite princess of the Law in a small country conquered mountainous obstacles and broke international barriers to capture a humongous ship shrouded in mystery, in order to return justice to the People of Malaysia." - Dato' Yeo Yang Poh, Advocate & Solicitor, Malaysia. Former President of the Malaysian Bar

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This is a story of the intriguing and complex circumstances that led to the historic arrest of the notorious luxury yacht Equanimity, which was embroiled in national fraud at the highest governmental level.

This book narrates the author's journey in successfully executing the arrest and managing the judicial sale to recover USD126 million for her country, as a woman lawyer leading the recovery team. The author shares the wealth of her unique experience, unveiled as seven maritime lessons, enmeshed in professional life revelations.

<https://www.marymartin.com/web?pid=763660>

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