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# Introduction Legal Oil

**Valentine Korah**



## **Introduction Legal Oil:**

An Introductory Guide to EC Competition Law and Practice Valentine Korah, 1994      **Law and Creditor Protection in Nigeria** Onamson, Friday Okafor, 2017-08-08 Examined here are the legal and practical reasons for the inefficiency of the legal framework of creditor protection in Nigeria This is amply justified considering the critical role of credit in the promotion of economic growth and development and also bearing in mind the near calamitous consequences the 2009 financial crisis unleashed not only among Nigerian banks and financial institutions and in the international financial system The latter nearly led to socioeconomic catastrophe in Nigeria as well as globally It is hoped that book is found useful by government policy makers academics corporate financial experts investment bankers and other stakeholders to initiate and implement efficient policy actions to protect creditors in order to sustain the flow of credit the engine of any economy

**Theory and Practice of International Economic Law** Usman, Adamu Kyuka, 2017-05-19 This book is on international economic law and as such unavoidably examines international economic institutions which to some extent determine the content and character of international economic law the IMF the World Bank OECD OPEC the Paris and London Clubs of Creditors the G8 and G20 regional economic blocs and other economic institutions International economic law principles like the most favored nation principle national treatment standard rules of origin free trade foreign investment loans and sundry other issues are examined by the text showing how the interest of developed nations and international financial institutions sound through these legal issues The book interrogates international economic law than is commonly the case with mainstream texts on the subject      **Intellectual Property and Law in Nigeria** C. Nwabachili, 2016-04-30 The legal protection of intellectual property in Nigeria is the focus of this book Its nine chapters dwell on copyright trademarks patents industrial designs and the legal protection of intellectual property in Nigeria An overview is given of the law relating to the subject in order to facilitate a solid grounding in the law as a starting point from which various political theoretical or other perspectives can be developed There is substantial reliance on the relevant Nigerian statutes on copyright trademarks patents and industrial designs as contained in the Laws of the Federation 2004 and also on the reported cases decided in this area by Nigerian courts over the years References are also given to the case and statutory laws in some other jurisdictions especially where Nigerian legislative enactments need a reform It is straightforward and comprehensive intended as a basis both for undergraduates and for postgraduate courses in addition to being useful to teachers lawyers judges magistrates and accessible for general readership      *Islamic Law Practice and Procedure in Nigerian Courts* Abubakar, Adamu, 2017-05-01 *Islamic Law Practice and Procedure in Nigerian Courts* is about the rules of practice procedure and evidence in trials of civil and criminal cases before Area Courts Sharia Courts Upper Area Courts Upper Sharia Courts Sharia Courts of Appeal Court of Appeal and indeed Supreme Court of Nigeria in matters concerning application of Islamic law and practice The subject of the book is copiously elucidated for the first time with verity of dictas from the reported cases from superior courts in Nigeria

It is of nineteen chapters with a number of parts and paragraphs to make for easy application The book is designed to ensure quick dispensation of justice without sacrificing the need for fair hearing A must for judges advocates and students of Islamic law and practice

**Media Law and Policy in Nigeria** Malu, Linus Nnabuike,2016-04-30 This study of the state of media law in Nigeria contains analyses of the interplay of law politics the economy and other social factors on the state of freedom of expression Juxtaposed are the regime of media law and regulations judicial interpretation of these laws the existing environment for the realisation of freedom of expression and the associated general political social and economic environment Critical attention is given to the various enactments regulating freedom of expression and the provisions on freedom of expression in the 1963 1979 and 1999 Constitutions of Nigeria How national media laws compare with international treaties and how regulators influence media contents are also examined The book is addressed to a wide audience mass communication and law students lecturers and teachers in tertiary institutions offering relevant courses legal practitioners journalists and those working in the field of mass communication human rights and political activists politicians and party bureaucracies policy makers researchers and experts in think tanks

*A Treatise on the Law of Oil and Gas* Walter Lee Summers,1927

**Critical Issues in Nigerian Property Law** Utuama, Amos Agbe,2016-07-25 Critical Issues in Nigerian Property Law a collection of writings in honour of Professor Jelili Adebisi Omotola SAN a former Vice Chancellor of the University of Lagos who died on the 29th of March 2006 has ten chapters that closely examine not only the current state of Property Law in Nigeria but also recent developments and other challenges that have surfaced since the infamous Land Use Act of 1999 The book is clearly a useful contribution to a growing body of knowledge on property law and practice in Nigeria

*Modern Nigerian Constitutional Law* Efemini, Ovo M.,2017-08-09 Modern Nigerian Constitutional Law Practices Principles and Precedents has fifteen chapters covers not only the traditional core topics in constitutional law but also the generally neglected ones In chapter one the author examines some basic issues in Nigerian constitutional law and in chapter two the supremacy of the Constitution is examined Also examined in this book are federalism local government fundamental rights the fundamental rights enforcement procedure the legislature the executive the judiciary elections INEC and political parties Although primarily intended as a textbook for students the practitioner and the judge will find it refreshingly rewarding

**Laws of the State of California Regulating the Drilling of Petroleum and Gas Wells** California,1915 The law of 1915 was drawn in response to a widespread demand among oil operators for some means of regulating the drilling of wells so that the operations of one concern would not damage the property of a neighbor by the infiltration of water There was also a general realization of the fact that operations should if possible be so systematized as to win from the ground the greatest amount of oil at the least expense underground water if uncontrolled would of course defeat such a purpose

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**Oil and Gas Law in Canada** Alastair R. Lucas,Constance Hunt,1990

**Introductory matters. General provisions applicable to all the codes. Political code. Civil code. Index to political and civil codes**

Idaho,1908      *Transactions of the American Institute of Mining, Metallurgical and Petroleum Engineers* American Institute of Mining, Metallurgical, and Petroleum Engineers,American Institute of Mining Engineers,1915 Some vols 1920 1949 contain collections of papers according to subject      *The Statute Law of Municipal Corporations in Massachusetts, with Historical Introductions Tracing the Development of the Law from Its Beginning in Every Department of Municipal Government* Frederick Huntley Magison,Thomas Tracy Bouvé,1917      **The Law Relating to Covenants Implied in Oil and Gas Leases** Maurice Hitchcock Merrill,1926      *National Petroleum News* ,1929      **Archer's Law and Practice in Oil and Gas Cases** V. B. Archer,1911      **Paint, Oil and Drug Review** ,1887      **Appendix to the Journals of the House of Representatives of New Zealand** New Zealand. Parliament. House of Representatives,1914      **Law Notes** ,1916

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