

Business Law In Zimbabwe Rh Christie Kuecheore

This is an introductory textbook on the Zimbabwean legal system. It sets the stage for a comprehensive description of that legal system by opening with some theoretical issues on the nature of law in general, particularly a definition of law, the role and purpose of law in society, the relationship between law and justice and how morality impacts on law. After outlining this theoretical framework, it turns to the Zimbabwean legal system and covers the following key areas: sources of Zimbabwean law, the scope of Roman-Dutch law in Zimbabwe, the law-making process and the role of Parliament, the structure of the courts in Zimbabwe, the procedures in the civil and criminal courts, the legal aid system and the nature of the legal profession. It covers the process of appointment of judges and its effect on the independence of the judiciary. It has a long closing chapter on the interpretation of statutes covering all the rules, maxims and presumptions.

The Oxford Handbook of the Cold War offers a broad reassessment of the period war based on new conceptual frameworks developed in the field of international history. Nearing the 25th anniversary of its end, the cold war now emerges as a distinct period in twentieth-century history, yet one which should be evaluated within the broader context of global political, economic, social, and cultural developments. The editors have brought together leading scholars in cold war history to offer a new assessment of the state of the field and identify fundamental questions for future research. The individual chapters in this volume evaluate both the extent and the limits of the cold war's reach in world history. They call into question orthodox ways of ordering the chronology of the cold war and also present new insights into the global dimension of the conflict. Even though each essay offers a unique perspective, together they show the interconnectedness between cold war and national and transnational developments, including long-standing conflicts that preceded the cold war and persisted after its end, or global transformations in areas such as human rights or economic and cultural globalization. Because of its broad mandate, the volume is structured not along conventional chronological lines, but thematically, offering essays on conceptual frameworks, regional perspectives, cold war instruments and cold war challenges. The result is a rich and diverse accounting of the ways in which the cold war should be positioned within the broader context of world history.

SANB

The Zimbabwe Law Journal

Lesotho Law Journal

A Guide to Labour Law in Zimbabwe

This report demonstrates the relationship between sexual health, human rights and the law. Drawing from a review of public health evidence and extensive research into human rights law at international, regional and national levels, the report shows how states in different parts of the world can and do support sexual health through legal and other mechanisms that are consistent with human rights standards and their own human rights obligations.

This title was first published in 2001. This text critically examines the role and relevance of international human rights law in the process of protection, especially in the cases of Botswana, Namibia and Zimbabwe. It argues that international human rights law does have a role to play in the protection and, indeed the enforcement of human rights in these countries and that there is an emerging trend to that effect.

International Legal Books in Print, 1990-1991: Subjects

South African national bibliography

A Guide to the Law and Practices of Conveyancing in Zimbabwe

Ulrich's International Periodicals Directory

Secured Transactions Law Reform in Africa

Over the last few decades, many countries have reformed their secured transactions law. One of the main reasons has been the clear link between reform and the availability of credit, and the drive to improve access to finance, particularly for micro, small and medium-sized enterprises. This book focuses particularly on developing economies in Africa, which have legal frameworks influenced by English, French, Belgian, Roman-Dutch and other laws. Reform in this area of law across African countries has taken a number of forms, which are explored and discussed in this book. Secured Transactions Law Reform in Africa is a mixture of a critical description of the pre-reform law and practice, and the reform process itself. It also includes a comparative analysis of the legal provisions and an examination of the early results of the reforms. The book sets out a road map for the future of secured transactions reform; primarily in Africa, but also in other countries that have undertaken or are contemplating similar reforms. This book is the second in a series of books about Secured Transactions Law in countries around the world, and its reform, both on a national and an international scale. The first book, Secured Transactions Law Reform: Principles, Policies and Practice, was published in 2016.

Vols. 1-4 include material to June 1, 1929.

The Zimbabwe Law Reports

Law Books in Print: Subjects

International Legal Books in Print, 1990-1991: Author

African Law Bibliography: 1977-1986 (3 v.)

Zimbabwe Law Review

Includes Publications received in terms of Copyright act no. 9 of 1916.

Business Law in ZimbabweJuta and Company Ltd

Bowker's Law Books and Serials in Print

Irregular Serials & Annuals

Law Books in Print: Publishers' listing

Zimbabwe National Bibliography

An Introduction to Zimbabwean Law

Presents a directory of law firms throughout the world, published by Sweet and Maxwell Ltd. Includes contact information, partner names, and geographic location notes for each entry. Notes the languages spoken at each firm.

This study focuses on the corporate governance initiatives, laws and regulations aimed at enhancing the effectiveness of boards of public entities in Zimbabwe. The key question addressed is whether or not the corporate governance initiatives and legal and regulatory reforms in Zimbabwe are sufficient to enable boards of public entities to effectively discharge their duties and meet internationally accepted corporate governance standards. A comparative analysis of Zimbabwe's public entities corporate governance framework to that of South Africa (a developing country like Zimbabwe) and Australia (a developed country with similar common law heritage) is also conducted. Recommendations are made on how best to enhance the effectiveness of boards of public entities in order to promote good corporate governance practices in Zimbabwean public entities.

African Law Bibliography: v. [1]. 1947-1966

Mixed Jurisdictions Worldwide

African Books in Print

A Handbook on Banking Law in Zimbabwe

Revival

This examination of the mixed jurisdiction experience makes use of an innovative cross-comparative methodology to provide a wealth of detail on each of the nine countries studied. It identifies the deep resemblances and salient traits of this legal family and the broad analytical overview highlights the family links while providing a detailed individual treatment of each country which reveals their individual personalities. This updated second edition includes two new countries (Botswana and Malta) and the appendices explore all other mixed jurisdictions and contain a special report on Cameroon.

A guide to successful business in Sub-saharan Africa.

Commercial Law Reports 1997

Zimbabwe Books in Print

National Law and International Human Rights Law (2001): Cases of Botswana, Namibia and Zimbabwe

Doing Business in Sub-Saharan Africa

Sexual Health, Human Rights and the Law

This comprehensive edition covers all areas of business law in the Zimbabwean context. It includes cases and legislation, and South African, English and other authorities have been relegated to the detailed footnotes.

The Law of Contract in South Africa

A Handbook on Commercial Law in Zimbabwe

International Books in Print

The African Book Publishing Record

The Third Legal Family