

Nigerian Criminal Code

Brett and McLean's The Criminal Law and Procedure of the Six Southern States of Nigeria
 Economic Crimes and ICT: Response of The Nigerian Criminal Law
 Nigerian Law and Criminology of Robbery
 Crime, Law and Society in Nigeria
 The Reform of Sexual Offences in Nigerian Criminal Law
 Shari'a Implementation in Nigeria
 Islamic Criminal Law in Nigeria
 Layman's Guide to Criminal Law and Anti-corruption Law
 Guide to the Text of the Criminal Law and Criminal Procedure Codes of Cameroon and Togo
 Nigerian Courts and Section 24 of the Criminal Code
 Islamic Criminal Law in Northern Nigeria
 Criminal Policy
 Criminal Law and Procedure in Nigeria
 Changing Law in Developing Countries
 Criminal Law in Nigeria (excluding the North)
 An Introduction to Nigerian Criminal Law
 Criminal Law and Sexual Offences in Nigeria
 An Accused Person's Rights in Nigerian Criminal Law
 Nigerian Current Law Review
 An Abstract from the Northern Nigerian Criminal Code in Hausa and English
 Criminal Law in Nigeria
 Principles of Criminal Liability in Nigerian Law
 Abortion Law in Nigeria
 Modern Nigerian Criminal Law
 The Nigerian Criminal Code Companion
 Laws of Rivers State of Nigeria
 Okonkwo and Naish on Criminal Law in Nigeria
 Criminal Code Act
 An Abstract from the Northern Nigerian Criminal Code in Hausa and English
 The International Criminal Court and Nigeria
 Women and Children Under Nigerian Law
 The Nigerian Penal System
 The Law of Evidence in Nigeria
 Evidence in Nigerian Criminal Law
 Principles of Criminal Liability in Nigerian Law
 Nigerian Criminal Law in Perspective
 The Nigerian Criminal Law in the Global Phenomenal of Information and Communication Technology
 Modern Nigerian Criminal Law
 Criminal Procedure and Evidence in Nigeria
 Nigerian Press Law

Nigerian Criminal Code

Downloaded from amsd.per.gov.i by
 guest

HARVEY LAILA

Brett and McLean's The Criminal Law and Procedure of the Six Southern States of Nigeria

Sweet & Maxwell
 This study focuses on the response of the Nigerian criminal legislations to the contemporary phenomenon of economic and financial crimes and ICT as enabler. The study critically examines the adequacies or otherwise of the existing Nigerian criminal legislations, Shariah Penal Code inclusive, to meet the facets of challenges posed by the prevalence of economic and financial crimes and ICT infrastructures as facilitating tools. The continuous legislative and non-legislative measures undertaken by the past and present Nigerian government in response to the growing trend of this menace are highlighted in the study. Since technology has made national borders more permeable, economic and financial crimes are no longer a local phenomenon but a global problem. Thus, the study employed a methodological evaluation of the common themes and varying national and international perspectives that come into play in response to the phenomenon. This study reveals that the existing Nigerian criminal legislations are grossly inadequate to address the prevailing problem of ICT related economic crimes.

Economic Crimes and ICT: Response of The Nigerian Criminal Law
 London : Sweet & Maxwell

CONTENTS.

Nigerian Law and Criminology of Robbery GRIN Verlag
 The Nigerian Criminal Code Companion Principles of Criminal Liability in Nigerian Law The Nigerian Penal System London : Sweet & Maxwell Criminal Law and Procedure in Nigeria

Crime, Law and Society in Nigeria Routledge
 The book deals with various aspects of Criminal Law in Nigeria. It consists of fifteen researched chapters. The reader is provided with an in-depth knowledge of the Nigerian Criminal Law. In addition, recent developments in the Nigerian Criminal Law are examined. The book, which adopts a modern approach to the Nigerian Criminal Law, is exhaustive, and the reader is provided with case materials on the subject. It will sooner or later establish itself as an authoritative text on the Nigerian Criminal Law.

The Reform of Sexual Offences in Nigerian Criminal Law African Books Collective

This Act may be cited as the Criminal Code Act 1995. Subject to subsection, this Act commences on a day to be fixed by Proclamation. If this Act does not commence under within the period of 5 years beginning on the day on which this. Act receives the Royal Assent, it commences on the first day after the end of that period. The Criminal Code extends to every external

Territory. Unless the contrary intention appears, an installation (within the meaning of the Customs Act 1901) that is deemed by section 5C of the Customs Act 1901 to be part of Australia is also taken to be part of Australia for the purposes of the Criminal Code. Definitions in the Code of expressions used in the Code apply to its construction except insofar as the context or subject matter otherwise indicates or requires.

Shari'a Implementation in Nigeria LAP Lambert Academic Publishing

A retired judge of the Federal Capital Territory of Nigeria examines the most common aspects of criminal law used in Nigerian courtrooms. They are: offences against public order; breaches of peace; corruption and abuse of office; offences relating to the administration of justice; offences against morality; idle and disorderly persons; rogues and vagabonds; assaults; homicides; stealing and like offences; forgery and false accounting; and offences against liberty. The final chapter deals entirely with the Corrupt Practices and Other Related Offences Act, 2000.

Islamic Criminal Law in Nigeria Worldwide Business Resources
 If Nigeria fails to prosecute the crimes recognised under the Rome Statute, then the International Criminal Court (ICC) will intervene. The ICC is only expected to complement the criminal justice system in Nigeria and is not a court of first instance, but one of last resort. This is what is known as the principle of complementarity. Before the ICC can step in, it must make a finding of 'unwillingness' or 'inability' on the part of Nigeria. It is only after this finding is made that the ICC can take over the prosecution of the crimes recognised under the Statute from Nigeria. This book examines the criminal justice process in Nigeria and discovers that the justice system is latent with the requirements of 'unwillingness' and 'inability.' The requirements, which serve as tests for assessment, are as they are laid down by the Rome Statute and interpreted by the ICC. This book offers recommendations as to what Nigeria must do in order to avoid the ICC intervention by reversing those parameters that give rise to 'unwillingness' and 'inability.' The International Criminal Court and Nigeria: Implementing the Complementarity Principle of the Rome Statute offers a contribution to the advancement of international law and will be of practical use to African countries. It aims to sensitise policy makers in different African countries in respect of policy options open to them to close impunity gap in their respective countries. This volume addresses the topics with regard to international criminal law and comparative public law and will be of interest to researchers, academics, organizations, and students in the fields of international law, governance, and comparative criminal justice.

Layman's Guide to Criminal Law and Anti-corruption Law

BRILL

Annotation. In 2000 and 2001, twelve northern states of the Federal Republic of Nigeria introduced Islamic criminal law as one of a number of measures aiming at "reintroducing the shari'a." Immediately after its adoption, defendants were sentenced to death by stoning or to amputation of the hand. Apart from a few well publicised trials, however, the number and nature of cases tried under Islamic criminal law are little known. Based on a sample of trials, the present thesis discusses the introduction of Islamic criminal law and the evolution of judicial practice within the regions historical, cultural, political and religious context. The introduction of Islamic criminal law was initiated by politicians and supported by Muslim reform groups, but its potential effects were soon mitigated on higher judicial levels and aspects of the law were contained by local administrators. This title can be previewed in Google Books -

<http://books.google.com/books?vid=ISBN9789056296551>.

Guide to the Text of the Criminal Law and Criminal Procedure Codes of Cameroon and Togo The Nigerian Criminal Code Companion Principles of Criminal Liability in Nigerian Law The Nigerian Penal System

Rivers State was created out of the former Eastern Nigeria on 27 May 1967 by virtue of the States (Creation and Transitional Provisions) Decree No. 14 of 1967, and inherited Eastern Nigeria legislation in accordance with section 1(5) of the said Decree. Consequently, legislation applicable to Rivers State as at 27 May 1967 consisted of the Laws contained in The Revised Edition of The Laws of Eastern Nigeria 1963 and those enacted between 1963 and 1967. Thereafter, Edicts were promulgated by the successive Military Governors of Rivers State between 1968 and 28 May 1999, interspersed with brief periods of democratic Government that enacted Laws. The first and only revision of the Laws of Rivers State of Nigeria was published as The Laws of Rivers State of Nigeria 1999 containing legislation still in force at that time. It should be noted that by virtue of section 3 of the Revised Edition (Laws of Rivers State of Nigeria) Law 1991, there may be Laws which, although omitted in The Laws of Rivers State of Nigeria 1999, still have the force of law, just like those included in it. Unfortunately, there is an operational disconnect between the enactment of legislation and their publication in the official form either in the Official Gazette or in bound annual volumes as required by law. Consequently, it becomes a Herculean task to search for every piece of legislation which may be hidden in volumes of files containing signed copies or among thousands of copies of the Official Gazette littered in several locations! Herein lies one aspect of the indispensability of this book, the first edition of which was published in 1994. Without this book, citizens, businesses, organisations, law enforcement agencies, lawyers,

Customary Court Judges, Magistrates, High Court Judges, Federal High Court Judges, Justices of the Court of Appeal and the Supreme Court, various Rivers State Government Ministries and Departments, etc. may not be aware of some of the existing laws of Rivers State that are in force. The Author Dr Leesi Ebenezer Mitee holds a doctoral degree (PhD) of Tilburg University, The Netherlands; Master of Laws degree (LLM) of the University of Huddersfield, United Kingdom; Barrister-at-Law postgraduate professional law practice certificate (BL) of the Nigerian Law School, Lagos, Nigeria; Bachelor of Laws degree (LLB) and Higher National Diploma (HND) in Town Planning and Country Planning, both of the Rivers State University, Nigeria. Leesi, a former legal research national consultant to the United Nations Development Programme (UNDP) on the 1998 PCASED project and a legal research consultant to the government of Rivers State of Nigeria on the Laws of Rivers State, is the global pioneer advocate of the universal recognition of the right of free access to public legal information as a stand-alone or substantive human right. He discussed the concept of free access to public legal information and the proposal for its universal recognition elaborately in his 628-page PhD thesis, *The Human Right of Free Access to Public Legal Information: Proposals for its Universal Recognition and for Adequate Public Access*. His Human Right of Free Access to Public Legal Information (HURAPLA) website (publiclegalinformation.com/) is dedicated to actualising the law-reform and policy-relevant proposals and recommendations in his PhD thesis. Dr Mitee's special research interests include different issues in the concept of the human right of free access to public legislation; legal informatics or legal information technology (the application of information technology to legal processes and specialised legal information systems); public access to indigenous customary law; indigenous rights; and legal systems. More resources on Dr Leesi Ebenezer Mitee's books are available on his Human Right of Free Access to Public Legal Information (HURAPLA) website (publiclegalinformation.com/) and PublishThem.Com website (publishthem.com/).

Nigerian Courts and Section 24 of the Criminal Code

Spectrum Books

Preface.

Islamic Criminal Law in Northern Nigeria Lagos : The Federal Ministry of Justice

The 1960s, in retrospect, may be chiefly remembered for the unprecedented constitutional developments it witnessed in countries emerging from colonial rule. Originally published in 1963, an examination of these constitutional developments from the authoritative pens of the previous Legal Adviser to the

Colonial and Commonwealth Relations Offices, and the Legal Adviser to the Colonial Office at the time was, therefore, particularly timely – for no two men in human history can have had to draft so many constitutional instruments. One after another of these new constitutions had, moreover, included certain 'Fundamental Rights', so a discussion of this subject by a recognised academic authority, together with an examination by an ex-Chief Justice of Allahabad of the constitutional writs which have been so widely used in India to protect these rights, was particularly appropriate. An erudite examination of the origins of the famous phrase 'Justice, Equity and Good Conscience' by the Reader in Oriental Laws in the University of London, fittingly concludes the first half of this volume. Legal developments in these emergent countries, had, however, by no means been limited to the sphere of constitutional law. So the series continues with contributions on the legal profession in African territories, by a former President of the Law Society, and on the problems posed by Islamic law in that continent, by the Professor of Oriental Laws. Criminal Law is represented by a consideration of 'Liability under the Nigerian Criminal Code' by an ex-Chief Justice of the Western Region; matters economic and sociological by papers on 'Legal Development and Economic Growth in Africa' and 'Women's Status and Law Reform' by two experts in Africa law; and developments in Asia by an examination of recent legislation on family law in Pakistan, and of the sources of Chinese Law in Hong Kong, by other members of the staff of the School of Oriental and African Studies.

Criminal Policy Aegitas

Bachelor Thesis from the year 2019 in the subject Law - Data protection, grade: 71.0, , course: Digital Law, language: English, abstract: This study examines the stand point of Nigerian criminal law on Information and Communications Technology (ICT), the jurisprudence of an emerging E-law, the Impact of Information Technology on court process and how ICT has changed the face of crime. It further appraises selected concepts associated with ICT in contemporary issues as they relate. This study shall rely on both primary and secondary sources of information. The primary sources include the Evidence Act 2011, The Economic Financial Crimes Commission Act, Criminal Code 2004, Cybercrimes Act 2015 and International Conventions. The secondary source includes textbooks, journals, articles, opinions of legal luminaries and the internet. The ICT revolution has brought along Computer Crimes (cyber-crimes) which poses a serious challenge to the Nigerian Judiciary. Issues of Criminal Trespass into another computer, theft of computer data, the use of internet to commit

or aid in the commission of fraud could hardly be established through the conventional standards of evidence in the Nigeria criminal system. Most statutes both substantive and subsidiary are not ICT proactive. In fact, some laws and rules of procedure run counter to ICT regime. These have to be reviewed before electronic and computer-generated evidence can be admissible in our courts¹³. Commercial transactions that are electronically conducted will be difficult to establish under the Evidence Act because of non-compliance with some provisions of the Act. For instance, it would not be possible under the Act to prove PIN number as representing signatures in a transaction that was conducted electronically. Increased inflow of foreign investors and development partners whose systems are wholly ICT based would compel the Nigerian Courts to embrace IT, otherwise confidence of these investors and partners may be eroded. Provision and maintenance of ICT infrastructure and equipment is capital intensive. The Nigerian Judiciary, particularly in the states, lack the resources to undertake the venture. Added to this is the problem of our maintenance culture, erratic power supply and poor capacity building.

Criminal Law and Procedure in Nigeria Routledge

A survey of Sharia criminal law, commissioned by the European Commission, and to provide analysis of the re-islamification of the Northern Nigerian states, based on classical Islamic texts. The study clarifies and explains the circumstances and background to these new codes, paying special attention to the Koranic offences of fornication, theft, robbery and alcohol consumption. It further identifies conflicts between these codes and the human rights principles guaranteed in the Nigerian federal constitution, and in the United Nations conventions on human rights to which Nigeria is a signatory; and surmises the views of the local people about the laws. The author is Professor of Islamic Law at the University of Amsterdam.

Changing Law in Developing Countries Amsterdam University Press

A volume in honour of Stephen Ellis as a follow-up to the public presentation of his book on the history of organised crime in Nigeria *This Present Darkness* at the University of Lagos, Nigeria in 2016.

Criminal Law in Nigeria (excluding the North)

An Introduction to Nigerian Criminal Law

Criminal Law and Sexual Offences in Nigeria

An Accused Person's Rights in Nigerian Criminal Law

Nigerian Current Law Review

An Abstract from the Northern Nigerian Criminal Code in Hausa and English

Best Sellers - Books :

- [The Real World An Introduction To Sociology 8th Edition Pdf](#)
- [The Rocky Horror Picture Show Science Fiction Double Feature](#)
- [The Rig Parents Guide](#)
- [The Reincarnated Villainess Dark History](#)
- [The Science Of Getting Rich Ebook](#)
- [The Science Behind A Breakup](#)
- [The Real Housewives Of New Jersey Housewarming History Lesson](#)
- [The Rise Of Dictators Worksheet Answer Key](#)
- [The Real Number System Worksheet](#)
- [The Scars Of Anatomy Pdf](#)