
Modern Family Law In Southern Nigeria

This is likewise one of the factors by obtaining the soft documents of this **Modern Family Law In Southern Nigeria** by online. You might not require more era to spend to go to the ebook introduction as capably as search for them. In some cases, you likewise pull off not discover the statement Modern Family Law In Southern Nigeria that you are looking for. It will categorically squander the time.

However below, similar to you visit this web page, it will be appropriately extremely easy to get as competently as download guide Modern Family Law In Southern Nigeria

It will not take many era as we accustom before. You can reach it even if pretend something else at home and even in your workplace. therefore easy! So, are you question? Just exercise just what we come up with the money for below as well as review **Modern Family Law In Southern Nigeria** what you once to read!

*Modern Family Law In
Southern Nigeria*

2023-05-21

HEATH BALDWIN

The International Survey of Family Law, 1994 State University of New York Press Exploring the conflict between respect for privacy and deference to state authority in the context of family law today, each chapter in the Seventh Edition of Modern Family Law: Cases and Materials provides a lens to explore the appropriate role of the state in family decision making and helps equip students to handle current and emerging family law issues. The book features riveting well-edited cases, notes, interdisciplinary materials, and problems that highlight issues of gender, sexualities, race, and class. Integrating legal developments with perspectives from history, psychology, sociology, medicine, and philosophy, this casebook uniquely reflects the full diversity of the modern family, including key updates on

marriage equality and parentage issues for LGBT-headed families, the nonmarital family, abortion, adoption, and assisted reproductive technology. New to the Seventh Edition: The latest Supreme Court family law cases (*Whole Woman's Health v. Hellerstedt*; *Masterpiece Cakeshop*; *Pavan v. Smith*; *Sessions v. Morales-Santana*), and previews of upcoming cases (*June Medical Services v. Gee* and *Bostock v. Clayton County*) In-depth coverage of important recent uniform and model legislation (*Uniform Parentage Act (2017)*; *Uniform Nonparent Custody and Visitation Act (2018)*; pending *VAWA Reauthorization Act (2020)*, *ALI Restatement of Children and the Law (2019-2020)*, and *ABA Model Act Governing Assisted Reproduction (2019)*) Landmark recent state and federal decisions (including LGBT rights, breastfeeding discrimination/accommodations, contraceptive fraud, divorce discrimination, marital paternity

presumption, marital communications privilege, abortion restrictions, minors' abortion rights, name disputes, challenges to state polygamy laws, parentage rights in multi-parent families, spousal spying for infidelity, and much more) Professors and students will benefit from: A mix of "classic" and cutting-edge materials illuminate family law's past and its continuing development in an era of exciting change Materials—such as narratives, epilogues, personal communications, social science perspectives, and comparative information—bring family law to life and Thoughtfully organized materials clearly present basic principles and doctrines, while inviting policy-based reflections and questions about law reform Provocative questions and Problems based on cases and current events will spark lively class discussions

Encyclopedia of Women and Islamic Cultures Routledge

Originally published in 1987, this book shows that there is still considerable continuity in the practices and ideas of marriage in African against a background of social and economic change. This book discusses the diverse marriage forms in Africa and explores the different systems some of which can be understood in terms of Levi-Strauss's distinction between complex and semi-complex structures, while others throw up questions of filiation, child custodianship and rights secured through bridewealth transactions.

Contemporary Family Law PULP

This comprehensive volume illustrates that the demands made on modern family and child law in industrialised nations are also shaped by the respective cultural background. This holds true also with respect to related questions such as the basic conditions

guaranteed by the general public. The question which risks are to be considered as private and / or public is of overall importance in times when society is changing rapidly and is facing a global crisis. ISSUES AND OBJECTIVES OF RESEARCH Contributions from various European States as well as from China, Japan, South Korea, South Africa, North and South America and Israel develop different approaches to the following vital questions of today: Marriages with migration background, patchwork families, support/ alimony, division of matrimonial property, choice of domicile and related financial aspects of transfer of financial and other contributions and of goods within the family as well as from third parties to the family and from the family to third parties. Such transfers as well as transfer costs are highlighted, and their reasonableness in a modern society critically appraised. Many contributions demonstrate that the aim of the law and / or private agreements may not always be achieved. This volume is recommended to academics and practitioners who share the interest in different approaches stemming from other legal systems and cultures, to help them reflect on similar questions and problems at home.

The Granting of Visitation Rights to Grandparents of Minor Children

Lexington Books

As a lucid, easily readable, and objective legal exposition, Rev. Matthew Iwuji's *Marriage Form in Nigeria* becomes an important channel for the knowledge of the legal requirements for a valid contract of marriage in Nigeria, and it is a valuable contribution to the development and clarification of Nigerian family law. The author limits his investigations and exclusively furnishes facts on the formalities surrounding the

marriage relationship in that country. Prof. Jose Castano Faculty of Law Pont. Lateran University, Rome. ***** Marriage Form in Nigeria, as a classic comparative legal study, provides very useful insight into the most fundamental issue of marriage in Nigeria in an age of intercultural marriages. It is a book for everyone: parents, young people, pastors who seek to establish freedom to marry, and law students and those interested in Nigerian family law. Prof. Guiseppe Damizia Faculty of Law Pont. Lateran University, Rome. ***** Modern Indian Family Law Routledge Offering complete and even more concise coverage that includes contemporary issues of debate, Weisberg and Appleton integrate rich interdisciplinary materials with great teaching cases, notes, and problems. Engaging narratives reveal the fascinating background behind the cases and connect students to the impact of the law on people's lives. Written with sensitivity to issues of gender, race, and class, *Modern Family Law*, Fourth edition, features: probing coverage that reflects the social diversity of modern families a candid examination of the development of family law in response to the women's movement the children's rights movement the fathers' rights movement domestic violence changing sexual mores nontraditional family forms developments in reproductive technology interdisciplinary perspectives throughout the text balanced coverage of contemporary themes and basic family law a variety of problem exercises, most derived from actual cases and events flexible organization adapts to shorter or longer courses Updated throughout, the Fourth Edition addresses recent developments in the law, addressing: ; Abortion, domestic

violence, no-fault divorce reform, parentage, adoption and assisted reproduction same-sex marriage, civil unions and same-sex divorce major new cases, such as *Kerrigan v. Commissioner of Public Health*, holding unconstitutional the exclusion of same-sex couples from the right to marry *Gonzales v. Carhart*, upholding the constitutionality of the federal Partial-Birth Abortion Ban Act post-*Lawrence v. Texas* developments relevant to sexual behavior Recent amendments to FMLA (Family Medical Leave Act) and VAWA (Violence Against Women Act) Now in its Fourth Edition, Weisberg and Appleton's *Modern Family Law* reflects a progressive and inclusive perspective that recognizes how the diversity of today's families challenges traditional legal concepts and principles. *Family Law in Asia and Africa* State University of New York Press Comparative in both approach and framework, *Family Law, Sex and Society* provides a critical exposition of key areas in family law, exploring their evolution and development within their historical, cultural, political and legal context. Cross-referencing to English law throughout, this comparative textbook pays particular attention to the transformation of marriage; the development of divorce laws; matrimonial property; the legal recognition of unmarried heterosexual and same-sex cohabitants; the universal adoption of the best interests standard for children in domestic and international legislation; and the impact of the Human Rights Act 1998 on family law in a variety of jurisdictions. Divided into different sections, *Family Law, Sex and Society* includes coverage of: a jurisdictional and historical survey of some of the main themes in Family Law, as well as consideration of the evolution

of the Western family the English law relating to divorce, marital property and children and a comparison with the equivalent law in the civil law jurisdictions of France and Germany family law developments in other common law countries such as Australia and New Zealand, selected American jurisdictions, parts of Africa and some Far Eastern countries; and hybrid jurisdictions like Japan and Russia an analysis of the law relating to unmarried cohabitation and domestic partnerships in civil law jurisdictions such as France, Germany and Sweden in comparison to Anglo-American law a comparative analysis of the laws relating to domestic violence. Family Law, Sex and Society offers valuable socio-legal and socio-cultural insights into the practice of family law, and is the only textbook that provides a unified, coherent and comparative approach to the study of family law as it operates in these particular jurisdictions.

Administrative Decisions Under Immigration & Nationality Laws Trafford Publishing

This second edition of John L. Esposito's landmark book expands and updates coverage of family law reforms (in marriage, divorce, and inheritance) throughout the Middle East, North Africa, and South and Southeast Asia, and analyzes the diverse interpretation of Muslim family law, identifying shifts, key problems, and challenges in the twenty-first century.

African Families in a Global Context Xlibris Corporation

First published in 1971, this major bibliography devoted to Africa's most populous country - Nigeria - is therefore a timely contribution which must be welcomed by all. The Bibliography of Nigeria contains over 5,400 entries in

archaeology, all branches of anthropology, linguistic and relevant historical and sociological studies. Many of the entries carry indicative or informative annotations which have greatly enhanced the usefulness of the work. The history and culture of Africa constitutes a rich area of study and research which is attracting an ever-increasing number of scholars the world over. The new impetus which African studies is receiving in the major centre of learning today has added urgency to the long-neglected problem of bibliographical control of the vast literature. The dearth of bibliographies in the field of African studies has been a main source of frustration to all those working in this area. The book is divided into two parts: part one deals with Nigeria as a whole, and lists general works or those concerned with several regions or several ethnic groups. Part two is devoted to the various ethnic groups. An analytical table of contents, a comprehensive ethnic index, an author index and an index of Islamic studies, together with generous cross-referencing, ensure ready and easy location of individual entries.

Family Finances Food & Agriculture Org. Family, Law and Politics, Volume II of the Encyclopedia of Women & Islamic Cultures, brings together over 360 entries on women, family, law, politics, and Islamic cultures around the world.

Marriage Form In Nigeria UNC Press Books

With society's rising affluence, children and families stand to inherit properties and many thousands and millions of dollars when parents and relatives pass away. The importance of setting out clear instructions about the distribution of your assets or wealth while you are still alive cannot be overstated. This

process of estate planning involves making a will and perhaps setting up a trust, depending on your personal circumstances. The rise of the modern family and what such a family is likely to own, add to the diversity of planning required. In addition to the traditional two-parent family, we have families with single parents, partners of different races, nationalities and faiths, and same-sex partners. The modern family is likely to own foreign assets, a business, pets and digital assets, and likely to consider charitable giving in their estate planning. In this book, well-known estate planner Keon Chee takes you through the various aspects of estate planning, including the writing of a will, the setting up of a trust, planning your Lasting Power of Attorney (LPA) and setting out other important final wishes. The author has invited several highly experienced practitioners to share their specialist knowledge throughout the book enhancing the breadth of coverage.

Imperialism and Human Rights Ingram
The book is an extract from my doctorate degree thesis dealing with the formal requirements for the celebration of marriage: a comparative study of canon law, Nigerian statutory law, and customary law. It is universally recognized that consent of parties brings about marriage. But for consent to result in marriage, it must be validly exchanged/manifested. Formal requirements for marriage celebration deals with valid exchange of consent. The work thus concentrates on what makes a valid matrimonial consent under the Nigerian law.

Onward and Upward Syracuse University Press
Originally published in 1968, we were witnessing a new – and welcome – emphasis on Comparative Law, both in

the Universities and even the practising profession, together with a quickened interest in the law of family relations. This volume provided a wealth of information for anyone wishing to study these relations in a widely comparative context. The chapters cover not only the basic law of marriage and divorce in a number of developing countries both in Asia and Africa, but also discuss in considerable detail the ways in which matrimonial property is regulated under different systems. This was a highly topical subject at the time, when our own law of matrimonial property was under criticism and active reconsideration. The book also treats such subjects as the eclipse of the patriarchal family in contemporary Islamic law, religious law and the modern family in Israel, the juristic basis and context of Parsi family law, and contemporary family law in Southern Africa.

The Cambridge Companion to Comparative Family Law Routledge
First Published in 1971. This study is a comparative investigation of contractual obligations in Ghana and Nigeria. It has often been suggested that the law of civil responsibility in West Africa is the same as the current English law position on the subject. This book sets out to examine the basis of this assumption, an exercise which has never been attempted by any previous writer in West African law. The study has been divided into five major parts.

The Legal Status of Rural Women
Primento

The idea of a Restatement is to identify common principles or trends in a particular area of law with the objective of unifying the further development of the law. No other area of law in Nigeria is in need of Restatement as much as

Nigeria's customary law. A number of reasons inform this position: (i) the cultural diversity of the country has meant that customary practices differ in so many respects on the same issue; (ii) the oral tradition of the customary system has placed it in the 'endangered species' list; (iii) the paucity of authoritative works on customary law has created a yawning gap for the scholarship in this vital area of law; and (iv) no matter however ignored, customary law continues to play a very significant role in moderating the Nigerian values system in society. Carried out by the Nigerian Institute of Advanced Legal Studies this project brings to an end four years of a massive research undertaking involving desk review; field research covering four geopolitical zones in Nigeria; collation and analysis of field research findings; testing of field research findings in a stakeholders consultative conference; further desk review to fill in gaps in the literature; and the core restatement work by a select committee of Reporters.

Everyday Islamic Law and the Making of Modern South Asia

Routledge

This text presents an overview of the major issues and topics in current developments in Indian family law. Indian law has produced a number of very important innovations in the past two decades, which are also highly instructive for law reform debates in western and other jurisdictions. Topics discussed are: marriage, divorce, polygamy, maintenance, property and the Uniform Civil Code.

Folk Law Syracuse University Press

Charts new trends in gender studies through a compelling analysis of Igbo society.

Gender and Power Relations in Nigeria

African Books Collective

The Modern Family: Relationships and the Law explains in a concise and clear fashion the law as it relates to 'the family' and the relationship between its members. The definition of 'the family' has changed enormously over the past generation with the enactment of ground-breaking legislation which has redefined our legal understanding of what constitutes 'a family.' For example, the Marriage Act 2015, which recognizes full legal marriage between two persons of the same sex redefining the traditional definition of marriage; the Children and Family Relationships Act 2015 gives full legal recognition to children born as a result of IVF and their parents, who may not be the biological parents; the Gender Recognition Act 2015 allows transgendered persons to register their preferred gender and recognizes a marriage of a transgendered person subsequent to their change of gender. Furthermore, the law recognizes persons who live as a couple, with or without children, who are not married. The Modern Family: Relationships and the Law explains the rights and obligations of the modern Irish family. Issues such as taxation, children, relationship breakdown, rights of cohabitants, succession, IVF, and court procedures are all addressed. A useful Frequently Asked Questions is also included. This accessible book will be of great interest to members of the public seeking information on family-related legal matters, as well as for solicitors, barristers, and other legal professionals. [Subject: Family Law, Irish Law]

Modern Family Law Martinus Nijhoff Publishers

Post-apartheid South Africa has yielded enlightened judicial decisions in contrast

to the limited interpretation of human rights in Ireland. The value of human dignity with its central position in international law underpins both countries' Constitutions, but has left a more striking mark in South Africa. There it has impacted significantly on punishment for crimes, family life, children's rights, defamation, sexual violence investigations, substantive equality and socio-economic rights. Practical guidance can be gleaned from South Africa to revitalise Irish jurisprudence. While its focus is on South Africa and Ireland, this book draws on the experience of many countries and regions.

Family Matters Springer Nature

The essays in this collection examine issues of gender, family, and law in the Middle East and South Asia. In particular, the authors address the impact of colonialism on law, family, and gender relations; the role of religious politics in writing family law and the implications for gender relations; and the tension between international standards emerging from UN conferences and conventions and various nationalist projects. Employing the frame of globalization, the authors highlight how local and global forces interact and influence the experience and actions of people who engage with the law. By virtue of a "south-south" comparison of two quite similar and culturally linked regions, contributors avoid positing "the West" as a modern telos. Drawing upon the fields of anthropology, history, sociology, and law, this volume offers a wide-ranging exploration of the

complicated history of jurisprudence with regard to family and gender.

Law and the Family Cambridge University Press

This is the third edition of an established and leading book on family law in Nigeria. Since the last edition in 1990 significant judicial and statutory enactments have taken place in the area of study. The new edition incorporates these changes and explains their implications. The chapters have been comprehensively re-written to reflect the changes in the law and to update all relevant information including the Same Sex Bill and the Nigerian Law Reform Commissions draft Marriage Act. New chapters have been included on domestic violence and widowhood respectively to reflect the continuing developments in Nigerian family law. The new Child's Right Act of 2003 and the similar state legislations have been analysed in the three new chapters. The non-customary law rules in the intestate succession have been extensively recast to reflect the provisions of the Marriage act as contained in the Law of the Federation of Nigeria 2004. This edition has devoted considerable attention to the applicable customary laws on the family and provides extensive treatment of Islamic Law Rules and their interpretations and application by the superior court. Family law in Nigeria presents a fresh view not only on the applicable rules on Nigerian family law but also suggest new directions and underlines the socio-economic implications.