

10. Fill in the gaps in the following text with appropriate articles (a, an or the). Put a cross (x) where no article is needed :  $\frac{1}{2} \times 10 = 5$

Once we went (a) \_\_\_\_\_ hunting in (b) \_\_\_\_\_ deep jungle. Many (c) \_\_\_\_\_ beast was moving to and fro. Suddenly we noticed (d) \_\_\_\_\_ ewe. It was looking at us. (e) \_\_\_\_\_ ewe had (f) \_\_\_\_\_ unique beauty. We could not kill (g) \_\_\_\_\_ ewe as it would be (h) \_\_\_\_\_ unkind deed. In fact, we are not rude by (i) \_\_\_\_\_ nature. We returned (j) \_\_\_\_\_ home happily for not killing any creature.

11. Change the following sentences as directed in the brackets :  $1 \times 5 = 5$

- (a) Don't look down upon the poor. (Passive)  
 (b) Suddenly I noticed a very nice deer. (Interrogative)  
 (c) It only remained sleeping. (Negative)  
 (d) What a sound sleep it slept! (Assertive)  
 (e) A deer is found nowhere but in the Zoo now. (Affirmative)

12. Rewrite the following passage changing the form of speech :  $1 \times 5 = 5$   
 "What were you doing?" said he to me. I said, "I was doing my assignment." You should play in the afternoon. It will keep you fit." "Thank you for your advice."

13. Use capital letters and punctuation marks as needed in the following passage :  $\frac{1}{2} \times 10 = 5$   
 the creator has provided us with many facilities in nature so we should be grateful to him for his wonderful gifts we should also praise him.

#### D : Writing Part

14. Suppose, you are Mahin/Zarin. You know mobile phone has become an essential device in our daily life. It has both merits and demerits. Now, make a dialogue between you and your friend Roni/Rina about it. 10
15. Suppose, your father lives abroad. He is anxious about your studies as you are a JSC examinee. Now, write an e-mail to your father describing your preparation for the examination. 10
- \* write a subject line
  - \* use proper greetings
  - \* give a brief description of your preparation
  - \* write the closing remark and your name
16. Write a paragraph on 'Our National Flag' in about 150 words answering the following questions : 10
- (a) What is a national flag?  
 (b) How have we got the national flag?  
 (c) What is its width and breadth?  
 (d) When do we hoist our national flag?  
 (e) How can we uphold the honour of our national flag?

# Jsc 2011 Question

**Adrian Briggs**



### Jsc 2011 Question:

2011 Andrea Bonomi, Gian Paolo Romano, 2012-07-30 The current volume of the Yearbook of Private International Law includes three special sections The first one is devoted to the recent European developments in the area of family law like the proposal on the matrimonial property regimes in its relation with other EU instruments such as Brussels Ibis or Rome III Another special section deals with the very hotly debated question of the treatment of and access to foreign law The third one presents some recent reforms of national Private International Law systems National reports and court decisions complete the book Recent highlights include multiple nationalities in EU Private International Law the European Court of Human Rights and Private International Law parallel litigation in Europe and the US arbitration and the powers of English courts conflict of laws in emission trading res judicata effects of arbitral awards **The Astronaut Maker** Michael

Cassutt, 2018-08-01 One of the most elusive and controversial figures in NASA's history George W S Abbey was called the Dark Lord the Godfather and UNO short for unidentified NASA official He was said to be secretive despotic a Space Age Machiavelli Yet Abbey had more influence on human spaceflight than almost anyone in history His story has never been told until now The Astronaut Maker takes readers inside NASA to learn the real story of how Abbey rose to power from young pilot and wannabe astronaut to engineer bureaucrat and finally director of the Johnson Space Center During a thirty seven year career mostly out of the spotlight he oversaw the selection of every astronaut class from 1978 to 1987 deciding who got to fly and when He was with the Apollo 1 astronauts the night before the fatal fire in January 1967 He was in mission control the night of the Apollo 13 accident and organized the recovery effort Abbey also led NASA's recruitment of women and minorities as space shuttle astronauts and was responsible for hiring Sally Ride Written by Michael Cassutt the coauthor of the acclaimed astronaut memoirs DEKE and We Have Captured and informed by countless hours of interviews with Abbey and his family friends adversaries and former colleagues The Astronaut Maker is the ultimate insider's account of ambition and power politics at NASA

*Private International Law and Arbitral Jurisdiction* Faidon Varesis, 2022-12-23 International commercial arbitration and litigation are often seen as competing fora fields of law or markets This intersection is at its highest at the forefront of any proceedings at the jurisdictional stage The analysis of jurisdictional issues at the forefront of an arbitration has been confined in a descriptive analysis of the law and jurisprudence dealing with jurisdictional intersections almost in a mechanistic manner These are not however issues which can be treated as mere mechanical rules They are issues pertaining to core notions of authority sovereignty their origins and their allocation At the same time the pragmatic and practical domination of party autonomy is a fact which cannot be disregarded when one considers the normative and theoretical foundations of any model of dealing with these issues This book moves beyond an analysis of arbitration and jurisdiction clauses to reconcile theory and practice and provides an underlying theoretical model to explain and regulate jurisdictional intersections at the early stages of an arbitration from a private international law perspective It

combines both an in depth engagement with the theoretical literature as well as a close examination and analysis of its practical consequences in the form of a restatement of the law of England and Wales From a methodological perspective it utilises contemporary theories in private international law to propose a coherent model of regulating arbitral jurisdictions which promotes autonomy and freedom of the parties at this stage Demonstrating first how the theoretical model can be applied in practice and second to provide a basis for a potential future top down or bottom up approach of adopting the proposed model it includes a succinct and practical codification of the current state of affairs in relation to the whole spectrum of jurisdictional issues in England and Wales to serve as a useful tool for practitioners considering jurisdictional issues both from the perspective of State courts and from the perspective of arbitral tribunals as well as academics researching in these areas

**International Commercial Arbitration** Gary B. Born, 2014-10-01 The second edition of Gary Born's International Commercial Arbitration is an authoritative 4 408 page treatise in three volumes providing the most comprehensive commentary and analysis on all aspects of the international commercial arbitration process that is available The first edition of International Commercial Arbitration is widely acknowledged as the preeminent commentary in the field It was awarded the 2011 Certificate of Merit by the American Society of International Law and was voted the International Dispute Resolution Book of the Year by the Oil Gas Mining and Infrastructure Dispute Management list serve in 2010 The first edition has been extensively cited in national court decisions and arbitral awards around the world The treatise comprehensively examines the law and practice of contemporary international commercial arbitration thoroughly explicating all relevant international conventions national arbitration statutes and institutional arbitration rules It focuses on both international instruments particularly the New York Convention and national law provisions in all leading jurisdictions including the UNCITRAL Model Law on International Commercial Arbitration Practitioners academics clients institutions and other users of international commercial arbitration will find clear and authoritative guidance in this work The second edition of International Commercial Arbitration has been extensively revised expanded and updated to include all material legislative judicial and arbitral authorities in the field of international arbitration prior to January 2014 It also includes expanded treatment of annulment recognition of awards counsel ethics arbitrator independence and impartiality and applicable law Overview of volumes Volume I covering International Arbitration Agreements provides a comprehensive discussion of international commercial arbitration agreements It includes chapters dealing with the legal framework for enforcing international arbitration agreements the separability presumption choice of law formation and validity nonarbitrability competence competence and the allocation of jurisdictional competence the effects of arbitration agreements interpretation and non signatory issues Volume II covering International Arbitration Procedures provides a detailed discussion of international arbitral procedures It includes chapters dealing with the legal framework for international arbitral proceedings the selection challenge and replacement of arbitrators the rights and duties of international arbitrators selection of the

arbitral seat arbitration procedures disclosure and discovery provisional measures consolidation joinder and intervention choice of substantive law confidentiality and legal representation and standards of professional conduct Volume III dealing with International Arbitral Awards provides a detailed discussion of the issues arising from international arbitration awards It includes chapters covering the form and contents of awards the correction interpretation and supplementation of awards the annulment and confirmation of awards the recognition and enforcement of arbitral awards and issues of preclusion lis pendens and stare decisis

The Lawyer's Style Guide Peter Butt, 2021-02-25 Clarity and precision in legal writing are essential skills in the practice and study of law This book offers a straightforward practical guide to effective legal style from a world leading expert The book is thoughtfully structured to explain the elements of good legal writing and its most effective use It catalogues all aspects of legal style topic by topic phrase by phrase usage by usage It scrutinises them all suggesting improvements Its dictionary arrangement makes it easy to navigate Entries cover matters such as abbreviations acronyms active and passive voice brackets bullet points citation methods cross referencing fonts document design footnotes gender neutral language numbering systems plain legal language punctuation the use of Latin in law structures for legal advice and documents and techniques for editing and proofreading Also covered are many words and phrases that non lawyers find opaque and obscure the aim being to show that lawyers can usually substitute a plain English equivalent that captures the legal nuances of the legalese Other topics include ambiguity deeds definitions provisos recitals simplified outlines terms of art tone and the various principles of legal interpretation With an emphasis on technical effectiveness and understanding the book is required reading for all those engaged in the practice and study of law

*The Zuma Years* Richard Calland, 2013-08-16 The face of power in South Africa is rapidly changing for better and for worse The years since Thabo Mbeki was swept aside by Jacob Zuma's coalition of the wounded have been especially tumultuous with the rise and fall of populist politicians such as Julius Malema the terrible events at Marikana and the embarrassing Guptagate scandal What lies behind these developments How does the Zuma presidency exercise its power Who makes our foreign policy What goes on in cabinet meetings What is the state of play in the Alliance is the SACP really more powerful than before And as the landscape shifts what are the opposition's prospects In *The Zuma Years* Richard Calland attempts to answer these questions and more by holding up a mirror to the new establishment by exploring how people such as Malema Chief Justice Mogoeng Mogoeng and DA parliamentary leader Lindiwe Mazibuko have risen so fast by examining key drivers of transformation in South Africa such as the professions and the universities and by training a spotlight on the toxic mix of money and politics *The Zuma Years* is a fly on the wall insider's approach to the people who control the power that affects us all It takes you along the corridors of government and corporate power mixing solid research with vivid anecdote and interviews with key players The result is an accessible yet authoritative account of who runs South Africa and how today

*Arbitration and Contract Law* Neil Andrews, 2016-04-18 This book deals with the contractual platform for arbitration and the application of contractual

norms to the parties dispute Arbitration and agreement are inter linked in three respects i the agreement to arbitrate is itself a contract ii there is scope subject to clear consensual exclusion in England for monitoring the arbitral tribunal s fidelity and accuracy in applying substantive English contract law iii the subject matter of the arbitration is nearly always a contractual matter These three elements underlie this work They appear as Part I arbitration is founded on agreement Part II monitoring accuracy Part III synopsis of the English contractual rules frequently encountered within arbitration The book will be a useful resource to foreign lawyers or English non lawyers English lawyers seeking a succinct discussion and to arbitral tribunals

**Intersectionality and Women's Access to Justice in Africa** J. Jarpa Dawuni, 2022-10-17 Intersectionality and Women s Access to Justice edited by J Jarpa Dawuni propounds layered intersectionality as a paradigm for examining how gendered factors affect women s access to justice whether as judges or litigants Through intersectional and decolonial frameworks the contributors analyze the lived experiences of women and their access to justice by situating the courtroom as both a spatial and a temporal arena for seeking justice as litigants and for seeking access to the bench as judges This book examines patterns of mutually reinforcing discriminatory practices that women share based on common gender identities and depending on which identities are at play at a given point in time in both traditional and statutory courts The book provides recommendations for various justice sector providers

*Civil Jurisdiction and Judgments* Adrian Briggs, 2015-06-12 Now in a fully updated sixth edition this book is an established treatise in the field of civil jurisdiction and judgments It states analyses illuminates and evaluates the law of civil jurisdiction and the enforcement of foreign judgments in English law with this new edition taking into account the implications of the new Brussels I Regulation recast Regulation EU 1215 2012 as well as the great number of developments in the case law which have taken place since 2009 This book looks in detail at the jurisdictional rules put in place by the recast Brussels I Regulation the common law rules of jurisdiction the principles according to which that jurisdiction will or will not be exercised the extent to which proceedings before a foreign court may be assisted or impeded obtaining interim and interlocutory relief recognition and enforcement of foreign judgments This text is an authoritative and comprehensive reference for all legal professionals working in commercial law across jurisdictions

**The Conflict of Laws** Adrian Briggs, 2019 This book offers an accessible introduction to the challenging area of the conflict of laws Fully reconfigured to take into account the changes which have taken place since 2011 and endeavouring to make sense of the state of the law which will be in place after Brexit this volume is an essential overview to the field

*Gender and the Judiciary in Africa* Gretchen Bauer, Josephine Dawuni, 2015-10-30 Between 2000 and 2015 women ascended to the top of judiciaries across Africa most notably as chief justices of supreme courts in common law countries like Ghana Nigeria Sierra Leone Gambia Malawi Lesotho and Zambia but also as presidents of constitutional courts in civil law countries such as Benin Burundi Gabon Niger and Senegal Most of these appointments was a first in terms of the gender of the chief justice At the same time women are being appointed in record numbers as magistrates judges and justices across

the continent While women s increasing numbers and roles in African executives and legislatures have been addressed in a burgeoning scholarly literature very little work has focused on women in judiciaries This book addresses the important issue of the increasing numbers and varied roles of women judges and justices as judiciaries evolve across the continent Scholars of law gender politics and African politics provide overviews of recent developments in gender and the judiciary in nine African countries that represent north east southern and west Africa as well as a range of colonial experiences postcolonial trajectories and legal systems including mixes of common civil customary or sharia law In the process each chapter seeks to address the following questions What has been the historical experience of the judicial system in a given country from before colonialism until the present What is the current court structure and where are the women judges justices magistrates and other women located What are the selection or appointment processes for joining the bench and in what ways may these help or hinder women to gain access to the courts as judges and justices Once they become judges do women on the bench promote the rights of women through their judicial powers What are the challenges and obstacles facing women judges and justices in Africa Timely and relevant in this era in which governmental accountability and transparency are essential to the consolidation of democracy in Africa and when women are accessing significant leadership positions across the continent this book considers the substantive and symbolic representation of women s interests by women judges and the wider implications of their presence for changing institutional norms and advancing the rule of law and human rights

*Private International Law in Nigeria* Chukwuma Okoli,Richard Oppong,2020-06-11 This book examines the rules principles and doctrines in Nigerian law for resolving cases involving cross border issues It is the first book length treatise devoted to the full spectrum of private international law issues in Nigeria As a result of increased international business transactions trade and investment with Nigeria such cross border issues are more prevalent than ever The book provides an overview of the relevant body of Nigerian law with comparative perspectives from other legal systems Drawing on over five hundred Nigerian cases relevant statutes and academic commentaries this book examines jurisdiction in interstate and international disputes choice of law the enforcement of foreign judgments and international arbitral awards domestic remedies affecting foreign proceedings and international judicial assistance in the service of legal processes and taking of evidence Academics researchers and students as well as judges arbitrators practitioners and legislators alike will find *Private International Law in Nigeria* an instructive and practical guide

*The Common Law Jurisprudence of the Conflict of Laws* Sarah McKibbin,Anthony Kennedy,2023-05-04 This book presents a collection of leading common law cases in private international law ranging from the 18th to the 21st century The cases traverse issues of jurisdiction choice of law and the recognition and enforcement of foreign judgments Questions of marital validity domicile foreign immovable property and choice of law in contract are just some of the topics that this collection examines The unusual factual situations of some 18th and 19th century English cases also reveal compelling human interest stories and political controversies worthy of further exploration

Drawing on a diverse team of contributors this edited collection showcases the research of eminent conflicts scholars together with emerging scholars from the United Kingdom Australia Canada Ireland and South Africa     **International Arbitration** Hong Kong International Arbitration Centre (HKIAC),2019-01-17 On the occasion of his 75th birthday Neil Kaplan s unparalleled influence in the field of international arbitration is celebrated in this book which comprises contributions from over twenty five renowned international arbitration practitioners all of whom credit Kaplan as having impacted the development of arbitration in their respective jurisdictions or professionally The book is constructed as a three part compendium as follows the Kaplan Lectures an annual series established to bring some of the best minds in international arbitration to Hong Kong to address current and practical issues key decisions and arbitration awards rendered by Kaplan with commentaries that make current the issues arising out of these judgments and also provide an in depth analysis of important issues emanating from his treaty arbitration awards articles showcasing the reach of Kaplan s influence through reflections by several of his former assistants who are now making a mark in their own right in the international arbitration community Arbitration practitioners will welcome this book for its practical analysis of some of the most discussed and debated hot issues in arbitration law and practice today In addition the commentaries on Kaplan s key decisions offer especially insightful guidance for practitioners academics and students in the field of international arbitration     **"Code of Massachusetts regulations, 2011"** ,2011 Archival snapshot of entire looseleaf Code of Massachusetts Regulations held by the Social Law Library of Massachusetts as of January 2020     Federal Register ,2012-03     **Amorphous and Polycrystalline Thin-Film Silicon Science and Technology - 2011: Volume 1321** Baojie Yan,Qi Wang,Helena Gleskova,2012 This volume includes sixty eight papers presented at Amorphous and Polycrystalline Thin Film Silicon Science and Technology 2011 symposium MRS Spring Meeting     **Law Of Evidence In Nigeria Practice And Procedure** Simon Uchenna Ortuanya,2025-03-21 The Evidence Act 2011 repealed the old Evidence Act In doing so the new Act introduced some changes in the Law of Evidence Ever since there has been an urgent need for scholastic guidance in the proper approach to the interpretation of the provisions embodying those changes This is particularly so as the courts have been issuing contradictory interpretations of these provisions In his new book Law of Evidence in Nigeria Practice and Procedure the veteran author and urbane man of letters Professor Simon Uchenna Ortuanya masterfully plumbs the Intention of the draft s persons of the Act The result is a five hundred and forty page treatise of redoubtable erudition The succinct titles of the different chapters are quite captivating just as the logical presentations of ideas are very illuminating The book bears the imprints of the erudite author s versatility in the Law of Evidence a course he has taught admirably in two public universities years Judges and Justices Senior Advocates of Nigeria Law Professors and sundry litigation lawyers should be truly enamoured of the enormous efforts here Upon my intimate perusal of this excellent book I am under obligation to commend it to all Justices of our appellate courts Judges of disparate categories law teachers and their students and to one and all



Chima Centus Nweze Ph D JSC Life Bencher FCI Arb Justices Chambers Supreme Court Abuja Nigeria      **Constitutional Law in Nigeria** Oyelowo Oyewo, 2019-02-13 Derived from the renowned multi volume International Encyclopaedia of Laws this very useful analysis of constitutional law in Nigeria provides essential information on the country's sources of constitutional law its form of government and its administrative structure Lawyers who handle transnational matters will appreciate the clarifications of particular terminology and its application Throughout the book the treatment emphasizes the specific points at which constitutional law affects the interpretation of legal rules and procedure Thorough coverage by a local expert fully describes the political system the historical background the role of treaties legislation jurisprudence and administrative regulations The discussion of the form and structure of government outlines its legal status the jurisdiction and workings of the central state organs the subdivisions of the state its decentralized authorities and concepts of citizenship Special issues include the legal position of aliens foreign relations taxing and spending powers emergency laws the power of the military and the constitutional relationship between church and state Details are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance Its succinct yet scholarly nature as well as the practical quality of the information it provides make this book a valuable time saving tool for both practising and academic jurists Lawyers representing parties with interests in Nigeria will welcome this guide and academics and researchers will appreciate its value in the study of comparative constitutional law      **Evidence Core Text** Roderick Munday, 2013-06-27 Munday's Evidence provides students with a succinct yet critical introduction to all of the topics an undergraduate studying the law of evidence will encounter Vibrant and engaging this invaluable text is the ideal guide to the core of this challenging subject

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