

JUNIOR SCHOOL CERTIFICATE EXAMINATION, 2014**ENGLISH***[According to the Syllabus of 2014]***SECOND PAPER****Subject Code :****1****0****8**

Time—2 hours

Full marks—50

*[N.B.—The figures in the right margin indicate full marks.]***Section A—Grammar**

Marks—30

1. Fill in the gaps of the following text with appropriate articles. Put a cross for zero articles:—

Marks
0.5×6=3

Always speak (a) — truth. Never tell (b) — lie. Nobody believes (c) — liar. Even if he is (d) — truthful he is considered to be (e) — liar. Nobody in (f) — world is as unfortunate as he.

2. Fill in the blanks of the following text with prepositions given in the box below:—

0.5×6=3

in	for	to	with	from	of
----	-----	----	------	------	----

An honest man is true (a) — his word. He does not deviate (b) — the path of honesty. He knows that true peace consists (c) — honesty. He may have want (d) — money but greed cannot overpower him. He has no ambition (e) — worldly things. He is content (f) — what he has.

3. Make four sentences from the substitution table:—

1×4=4

Mere bookish knowledge	makes	our outlook and orientation.
Travelling	widens	us free from superstition.
It	is	perfection to our bookish or theoretical knowledge.
	gives	not enough for us.

4. Change the following passage into indirect speech:—

1×4=4

“My sons, a great treasure lies hidden in the land there. I am going to leave it as I shall die soon.” said the old father. Being curious, the sons said, “How shall we find it?” “You must dig the land for it.” said the old man.

*[Please turn over***বাকী পৃষ্ঠাগুলি নিচের লিঙ্কে ক্লিক করে ডাউনলোড করে পড়ুন।**

Jsc 2014 Question

Dr. Eduardo Tomé



Jsc 2014 Question:

A Review of the National Aeronautics and Space Administration Budget for Fiscal Year 2015 United States. Congress. House. Committee on Science, Space, and Technology (2011). Subcommittee on Space, 2015

The Oxford Handbook of Comparative Environmental Law Emma Lees, Jorge E. Viñuales, 2019-05-06 This Handbook is the first comprehensive account of comparative environmental law It examines in detail the methodological foundations of the discipline as well as the substance of environmental law across countries from four vantage points country studies from all continents responses to common problems including air pollution water management nature conservation genetically modified organisms climate change and energy chemicals waste foundational components of environmental law systems including principles property rights administrative and judicial organisation command and control regulation market mechanisms informational techniques and liability mechanisms and common interactions of environmental protection with the broader public private and criminal law contexts The volume brings together the foremost authorities in this field from around the world to provide a concise self contained and technically rigorous account of environmental law as a single overall system Concentrate Questions and Answers Evidence Maureen Spencer, John Spencer, 2018-07-26 The Concentrate Q the content is exceptional Wendy Chinenye Akaigwe London Metropolitan University I would not hesitate to recommend this book to a friend Blessing Denhere Coventry University

NASA's Human Space Exploration United States. Congress. Senate. Committee on Commerce, Science, and Transportation. Subcommittee on Science and Space, 2012

Minerals Yearbook Geological Survey, Interior Department, Mines Bureau, 2019-02-15 This volume covering metals and minerals contains chapters on approximately 90 commodities In addition this volume has chapters on mining and quarrying trends and on statistical surveying methods used by Minerals Information plus a statistical summary

Leading the 21st-Century Academic Library Bradford Lee Eden, 2015-03-02 Libraries of all types have undergone significant developments in the last few decades The rate of change in the academic library a presence for decades now has been increasing in the first decade of this century It is no exaggeration to claim that it is undergoing a top to bottom redefinition Cataloging and reference remain central to its new role and the circulation of books is still high though declining Among the changes is the architecture of the library when new libraries replace old or where renovation is occurring the role of technology at every stage and in every library application the management of serials selection shelving and budgeting and in a gradual but irrevocable move to digital forms altered allocation of resources including larger portions of the budget diverted to preservation not only of aging books a theme in the latter part of the last century but of digital files cultural historical personal In brief the academic library is dramatically different today than it was only ten years ago And with it the profession of the academic librarian is also undergoing significant changes Managing digital resources in all its forms from telecommunications to storage and access devices is central to its new roles Creating curating and preserving digital information is also key to the new librarianship And what

about services to its clients Here also we see dramatic change particularly but not exclusively with guiding library users in the effective use of networked knowledge Information literacy is a key term and skill in using the new tools of digital literacy reading and writing searching and extracting and the new technologies that drive social networking the Iphone Ipad and Ipod and its many imitators We can t expect the redefined academic library to assume its final shape any time soon if ever but the transformation is well underway This series Creating the 21st Century Academic Library will explore this topic from a number of different perspectives Volume 1 Visionary Leadership and Futures will begin the discussion by examining some of the new roles and directions academic libraries are taking *Innovating in a Secret World* Tina P. Srivastava,2019-07-01

Our national security increasingly depends on access to the most sophisticated and advanced technology Yet the next time we set out to capture a terrorist leader we may fail Why The answer lies in a conflict between two worlds One is the dynamic global commercial world with its thriving innovations The other is the world of national security in which innovation is a matter of life or death The conflict is about secrecy *Innovating in a Secret World* is a detailed examination of the U S government and innovation landscapes and of the current trends in often secret national security related research and development R D Based on case studies detailed research and interviews with executives at Fortune 500s startup entrepreneurs and military directors and program managers this accessible and timely book is a must read Tina P Srivastava evaluates whether the strategy of technology innovation in the world of national security leaves certain innovations behind or unintentionally precludes certain classes of innovators from participating She identifies the unintended consequences and emergent behaviors of this conflict This examination unfolds in a complex dynamic system that includes the legal framework in which technology innovation must exist For more than a decade Srivastava has been on the front lines of cutting edge technology innovation She suggests focusing on an emerging class of R D strategy called open innovation a strategy that broadens participation in innovation beyond an individual organization or division traditionally assigned to perform R D activities Through compelling stories of commercial and early government applications she shows how open technology innovation strategies can enable accelerate and enhance technology innovation Successful incorporation of open innovation into the previously closed U S government R D landscape can yield profound benefits to both national security and global leadership Purchase the audio edition

Gender, Judging and the Courts in Africa J. Jarpa Dawuni,2021-11-29 Women judges are playing increasingly prominent roles in many African judiciaries yet there remains very little comparative research on the subject Drawing on extensive cross national data and theoretical and empirical analysis this book provides a timely and broad ranging assessment of gender and judging in African judiciaries Employing different theoretical approaches the book investigates how women have fared within domestic African judiciaries as both actors and litigants It explores how women negotiate multiple hierarchies to access the judiciary and how gender related issues are handled in courts The chapters in the book provide policy theoretical and practical prescriptions to the challenges identified and offer

recommendations for the future directions of gender and judging in the post COVID 19 era including the role of technology artificial intelligence social media and institutional transformations that can help promote women s rights Bringing together specific cases from Kenya Uganda Ghana Nigeria Zambia Tanzania and South Africa and regional bodies such as ECOWAS and the African Commission on Human and Peoples Rights and covering a broad range of thematic reflections this book will be of interest to scholars students and practitioners of African law judicial politics judicial training and gender studies It will also be useful to bilateral and multilateral donor institutions financing gender sensitive judicial reform programs particularly in Africa The Open Access version of this book available at www.taylorfrancis.com/books/oa/edit/10.4324/9780429327865/gender-judging-courts-africa jarpa dawuni has been made available under a Creative Commons Attribution Non Commercial No Derivatives 4.0 license

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

An Almanac of Contemporary and Continuum of Jurisprudential Restatements 'lai Oshitokunbo Oshisanya, 2022-07-10 A Compendium of Jurisprudential Annotations of Cases with Treaties Statutes Rules and Commentaries

Essentials of Lawyering Skills in Africa Festus Emiri, Ernest Owusu-Dapaa, 2020-07-01 In twenty two chapters divided into six parts for convenience the authors not only lay bare the art of lawyering but also provide invaluable nuggets of perfecting and excelling as a solicitor and advocate There is little doubt that the contents of this book dramatically make a lawyer especially the lawyer in Africa to be more effective more skilful and a proper lawyer useful to the client and society

Applied Research on Policing for Police Angelo G. Constantinou, 2021-08-12 This brief discusses a series of empirical studies on policing in Cyprus applying research to practice It discusses police culture and tactics and addresses

politicized policing Using primary data based on both quantitative and qualitative studies on the day to day issues of front line policing in Cyprus this volume will be of interest to academics researchers and practitioners interested in comparative international policing evidence based policing and contextualization of policing in Cyprus **Spacewear** Barbara Brownie,2019-01-10 Today we are living in the New Space Age where mass commercial space travel is almost within our grasp This otherworldly possibility has opened up new cultural images of space both real and fictional and has caused fashion design and spacesuit engineering to intersect in new exciting ways Spacewear traverses this uncharted territory by exploring the changing imagination of space in fashion and fashion in space from the first Space Age to the 21st century Exploring how space travel has stylistically and technologically framed fashion design on earth and how we need to revisit established design practices for the weightless environment Spacewear connects the catwalk and the space station This book draws together speculative fantasies in sci fi films such as Star Trek and 2001 A Space Odyssey with the engineered spacesuits Biosuit and the NASA Z 2 and with catwalk interpretations by the likes of Alexander McQueen Hussein Chalayan Andr Courr ges and Iris van Herpen While the development of commercial space agencies has led to new concerns for style in garments for outer space that re think fundamental design principles such as drape high fashion has experimented with new possibilities for weightlessness that extend far beyond the 1960s vision of Space Age metallic fabrics and helmet style headwear Brownie takes the reader on a fascinating journey from fantasy to function and to form deepening our understanding of this new category of fashion that is prompting new approaches to garment design and construction both on earth and in outer space **Make or Break** Richard Calland,2016-09-26 The next three years will determine whether South Africa succeeds or fails in the long term Jacob Zuma s term as president is due to end in 2019 though he could go earlier Who will succeed him and what will be the impact on policy The ANC s dominance has been significantly dented after opposition parties gained ground in the 2016 local government elections but will the minority and coalition governments in key cities hold or fall apart The economy is in trouble and the National Treasury has been buffeted by a struggle for power at the centre of government Will Pravin Gordhan and his band of reformers survive and succeed The public protector s term ends in October 2016 Will her successor hold the line The judiciary is under pressure and several positions have opened up on the Constitutional Court bench Will the rule of law be maintained Looking at these and other issues Richard Calland presents scenarios for the country s future showing how the next few years are the most critical since the early 1990s and how South Africa can set itself on a path to success or failure It really is make or break time **ECKM 2019 20th European Conference on Knowledge Management 2 VOLS** Dr. Eduardo Tomé,2019-09-05 **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

Judicial Review of Administrative Action Swati

Jhaveri, Michael Ramsden, 2021-03-18 Explores the English origins of the principles of judicial review in common law jurisdictions and autochthonous pressures for their adaptation

Insurability of Emerging Risks Baris Soyer, Özlem

Gürses, 2025-01-23 This book brings together leading experts in the fields of insurance and the law of obligations to consider how insurance law is attempting to deal with emerging risks Emerging risks pose significant challenges for the insurance industry Apart from difficulties in quantifying such risks the availability of insurance capacity is often a concern The book looks at these issues from philosophical economic and actuarial perspectives It asks how far existing private law rules can cope with emerging risks and in so far as they cannot how the law should be developed by courts and lawmakers to deal with the emerging legal issues The book questions the suitability of the current insurance business models in insuring climate related risks autonomous systems insurance of fines and penalties as well as how mass or systemic risks eg pandemics or cyber risks can be made insurable through add on coverages to the conventional insurance policies It also evaluates governments roles to encourage insurers to provide cover for such risks and discusses how a balance can be struck between the need to regulate and the insurance markets dynamics The book will be of academic interest to anyone working in the field of insurance and also relevant for market participants policy makers and regulators

International Practices to

Promote Budget Literacy Harika Masud, Helene Pfeil, Sanjay Agarwal, Alfredo Gonzalez Briseno, 2017-08-09 Budget literacy is defined as the ability to read, decipher and understand public budgets to enable and enhance meaningful citizen participation in the budget process. It is comprised of two main parts: i) a technical understanding of public budgets including familiarity with government spending, tax rates and public debt; and ii) the ability to engage in the budget process comprising of practical knowledge on day to day issues as well as an elementary understanding of the economic, social and political implications of budget policies, the stakeholders involved and when and how to provide inputs during the annual budget cycle. Given that no international standards or guidelines have been established for budget literacy education to date, this book seeks to address this gap by taking stock of illustrative initiatives promoting budget literacy for youth in selected countries. The underlying presumption is that when supply side actors in the budget process (governments) simplify and disseminate budget information for demand side actors (citizens), this information will then be used by citizens to provide feedback on the budget. However, since citizens are often insufficiently informed about public budgets to constructively participate in budget processes, one way to empower them and to remedy the problem of budget illiteracy is to provide budget literacy education in schools to youth, helping them evolve into civic minded adults with the essential knowledge needed for analyzing their government's fiscal policy objectives and measures and the confidence and sense of social responsibility to participate in the oversight of public resources. This book elaborates on approaches, learning outcomes, pedagogical strategies and assessment approaches for budget literacy education and presents lessons that are relevant for the development, improvement or scaling up of budget literacy initiatives.

Adjudication in Construction Law Darryl Royce, 2022-01-20 This book collects all the relevant material regarding the process of adjudication in construction. It provides clarity for those involved in the adjudication process or related proceedings with detailed and reliable analysis of them supported by statutory provisions and judicial observations. Adjudication in Construction Law discusses the role of true value adjudications following 'smash and grab' decisions on the basis of the absence of a pay less notice, the restraint of adjudication by injunction, hybrid contracts dealing with both construction operations and other operations, and timing and content of payment notices and pay less notices. Additionally, this book includes a summary of the different procedures adopted in other jurisdictions as well as an explanation of the payment procedures under the statutory framework. It also goes on to append all the relevant statutory material, contractual adjudication procedures and forms. A new feature of this edition is a detailed analysis and discussion of the development and of the rules relating to the acceptability of a wrong answer provided that the right question has been dealt with, only one dispute being susceptible to adjudication and the necessity or otherwise of a dispute arising under the construction contract. A clear and comprehensive aid, this book is an essential read for lawyers or construction professionals involved in adjudication.

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