Principles of the Customary Laws of Eritrea

Carlo Conti Rossini 1999-01-01

The Principles of African Customary Law

Akinintunde Emiola 2005

The Rule of Unwritten International Law

Peter G. Staubach 2018-04-17

Fanti Customary Laws

John Mensah Sarbah 1897

Principles of Nigerian Customary Land Law

J. Finine Fekumo 2002

Fanti Customary Laws

John Mensah Sarbah 2015-07-06

Fanti Customary Laws

John Mensah Sarbah 1904

African Customary Law

Eze C. Ngwakwe 2013

Sources of International Law

Martti Koskenniemi 2017-07-05

Customary Law and Traditional Knowledge

World Intellectual Property Organization 2016-04-01

The Customary Laws of Eritrea

John Mensah Sarbah 1904-07-06

The Customary Laws of Eritrea

John Mensah Sarbah 2015-07-06

Excerpt from Fanti Customary Laws, 1904: A Brief Introduction to the Principles of the Native Laws and Customs of the Fanti and Akan Districts of the Gold Coast, With a Report of Some Cases Thereon Decided in the Law Courts This small contribution to the study of an aboriginal system of West African Customary Laws has met with an acceptance and appreciation wholly unexpected. No labour, therefore, has been spared to secure accuracy, and still striving after quality in this edition, every statement of the Law has been closely scrutinized and carefully reconsidered; and without forgetting this is but a brief introduction to the principles of the Customary Laws, some new matter has been added to several chapters. Guided by the experience derived from the use of this book in Court practice, it is hoped, the cases in footnotes will be found useful. The work of 1665, relating to the “Golden Coast of Guinea,” referred to in this edition, is substantially compiled from de Faria da Sousa, the Portuguese author, the travels of John Lok in 1553 and 1554, Towrson in 1555 to 1557, published in Hakhyt, and Artus who wrote in 1625. A study of these ancient authors abundantly proves that when, in 1481, Portuguese navigators and other European trading adventurers first appeared on the Gold Coast, they found an organized society having kings, rulers, institutions, and a system of customary laws, most of which remain to this day. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at www.forgottenbooks.com This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

Customary Law and Traditional Knowledge

World Intellectual Property Organization 2016-04-01

This Brief explores the issues concerning customary law, traditional knowledge and intellectual property.

African Customary Law

Eze C. Ngwakwe 2013

Sources of International Law

Martti Koskenniemi 2017-07-05

A collection of essays on the various aspects of the legal sources of international law, including theories of the origin of international law, explanation of its binding force, normative hierarchies and the relation of international law and politics.

Principles of Nigerian Customary Land Law

J. Finine Fekumo 2002

Customary Law of the Internet

Paul P. Polanski 2007-03-15

Internet Law and Custom discusses international regulation of the Internet from two perspectives: international conventions and customary law. The first part of the book discusses issues posed by the emergence of the Internet and analyses relevant international treaties. In particular, the first assessment of the new Convention on electronic contracts is discussed. The second part of the book deals with the emerging customary norms developed by the Internet community. Firstly, the importance of custom from historical perspective is discussed, followed by the analysis of the concept of international custom. Then the concept of Internet custom is presented, followed by a detailed methodology for evidencing customary norms in judicial proceedings. In the last part of the book, a number of Internet customs is presented. The last chapter discusses the novel concept of autonomous Internet law, based on customary norms of the Internet community, arbitral and judicial awards, general principles, and more.
Customary International Law - Brian D. Lepard 2010-01-11 This book sets out to articulate a comprehensive theory of customary international law that can effectively resolve the conceptual and practical enigmas surrounding it. It takes a multidisciplinary approach and draws insights from international law, legal theory, political science, and game theory. It is anchored in a sophisticated ethical framework and explores the interrelationships between customary international law and ethics.

Fanti customary laws - John Mensah Sarbah 1897

US Department of State Dispatch - 1995

The Law of Nations - Emer de Vattel 1852

Fanti Customary Laws - John Mensah Sarbah 1864-1910 Sarbah 2021-09-09 This work has been selected by scholars as being culturally important and is part of the knowledge base of civilization as we know it. This work is in the public domain in the United States of America, and possibly other nations. Within the United States, you may freely copy and distribute this work, as no entity (individual or corporate) has a copyright on the body of the work. Scholars believe, and we concur, that this work is important enough to be preserved, reproduced, and made generally available to the public. To ensure a quality reading experience, this work has been proofread and republished using a format that seamlessly blends the original graphical elements with text in an easy-to-read typeface. We appreciate your support of the preservation process, and thank you for being an important part of keeping this knowledge alive and relevant.

Fanti Customary Laws - John Mensah Sarbah 2015-08-31 This work has been selected by scholars as being culturally important, and is part of the knowledge base of civilization as we know it. This work was reproduced from the original artifact, and remains as true to the original work as possible. Within the United States, you may freely copy and distribute this work, as no entity (individual or corporate) has a copyright on the body of the work. As a reproduction of a historical artifact, this work may contain missing or blurred pages, errant marks, etc. Scholars believe, and we concur, that this work is important enough to be preserved, reproduced, and made generally available to the public. To ensure a quality reading experience, this work has been proofread and republished using a format that seamlessly blends the original graphical elements with text in an easy-to-read typeface. We appreciate your support of the preservation process, and thank you for being an important part of keeping this knowledge alive and relevant.

Principles of Customary Land Law in Ghana - Nii Amaa Ollennu 1962

Fanti Customary Laws - John Mensah Sarbah 1968

Fanti Customary Laws: A Brief Introduction to the Principles of the Native Laws and Customs of the Fanti and Alan Districts of the Gold Coast - John Mensah Sarbah 2018-03-03 This work has been selected by scholars as being culturally important, and is part of the knowledge base of civilization as we know it. This work was reproduced from the original artifact, and remains as true to the original work as possible. Therefore, you will see the original copyright references, library stamps (as most of these works have been housed in our most important libraries around the world), and other notations in the work. Within the United States, you may freely copy and distribute this work, as no entity (individual or corporate) has a copyright on the body of the work. As a reproduction of a historical artifact, this work may contain missing or blurred pages, errant marks, etc. Scholars believe, and we concur, that this work is important enough to be preserved, reproduced, and made generally available to the public. To ensure a quality reading experience, this work has been proofread and republished using a format that seamlessly blends the original graphical elements with text in an easy-to-read typeface. We appreciate your support of the preservation process, and thank you for being an important part of keeping this knowledge alive and relevant.

Principles of the Customary Laws of Eritrea

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Traditional Knowledge, Genetic Resources, Customary Law and Intellectual Property-Paul Kuruk 2020-03-28 The book examines the national, regional and international frameworks of protection of traditional knowledge in all regions of the world. It also discusses options to enhance the existing legal regimes including the use of customary laws and protocols; the adoption of mutual recognition agreements premised on the principle of reciprocity; and the disclosure of source or country of origin of traditional knowledge in intellectual property applications.

Fanti Customary Laws-John Mensah Sarbah 1968

Fanti Customary Laws, a Brief Introduction to the Principles of the Native Laws and Customs of the F - Scholar's Choice Edition-John Mensah Sarbah 2015-02-19 This work has been selected by scholars as being culturally important, and is part of the knowledge base of civilization as we know it. This work was reproduced from the original artifact, and remains as true to the original work as possible. Therefore, you will see the original copyright references, library stamps (as most of these works have been housed in our most important libraries around the world), and other notations in the work. This work is in the public domain in the United States of America, and possibly other nations. Within the United States, you may freely copy and distribute this work, as no entity (individual or corporate) has a copyright on the body of the work.As a reproduction of a historical artifact, this work may contain missing or blurred pages, poor pictures, errant marks, etc. Scholars believe, and we concur, that this work is important enough to be preserved, reproduced, and made generally available to the public. We appreciate your support of the preservation process, and thank you for being an important part of keeping this knowledge alive and relevant.

Principles of Law-Friedrich Julius Stahl 1802-1861, the greatest work of confessionally Christian jurisprudence ever written. The Principles of Law presents the core ideas of Stahl's common-law system.


Fanti Customary Laws-2004

Minding Culture-Terri Janke 2003 Eight case-studies undertaken in Australia, entitled "Minding Culture: Case-Studies on Intellectual Property and Traditional Cultural Expressions" were selected, prepared, researched and written by Ms. Terri Janke, an Australian lawyer. The studies have been incorporated together in WIPO/GRTKF/STUDY/2.

The Construction of the Customary Law of Peace-Cecilia M. Bailliet 2021-06-25 This thought-provoking book explores the emerging construction of a customary law of peace in Latin America and the developing jurisprudence of the Inter-American Court of Human Rights. It traces the evolution of peace as both an end and a means: from a negative form, i.e. the absence of violence, to a positive form that encompasses equality, non-discrimination and social justice, including gendered perspectives on peace.

Fanti Customary Laws-John Mensah Sarbah 1968

General Principles of Law - The Role of the Judiciary-Laura Pineschi 2015-06-22 This book examines the role played by domestic and international judges in the "flexibilization" of legal systems through general principles. It features revised papers that were presented at the Annual Conference of the European-American Consortium for Legal Education, held at the University of Parma, Italy, May 2014. This volume is organized in four sections, where the topic is mainly explored from a comparative perspective, and includes case studies. The first section covers theoretical issues. It offers an analysis of principles in shaping Dworkin's theories about international law, a reflection on the role of procedural principles in defining the role of the judiciary, a view on the role of general principles in transnational judicial communication, a study on the recognition of international law from formal criteria to substantive principles, and an inquiry from the viewpoint of neo-constitutionalism. The second section contains studies on the role of general principles in selected legal systems, including International Law, European Union Law as well as Common Law systems. The third section features an analysis of select legal principles in a comparative perspective, with a particular focus on the comparison between European and American experiences. The fourth and last section explores selected principles in given areas of law, including the misuse of the lex specialis principle in the relationship between international human rights law and international humanitarian law, the role of the judiciary in Poland as regards discrimination for sexual orientation, and the impact of the ECtHR case law on Italian criminal law with regard to the principle of legality. Overall, the book offers readers a thoughtful reflection on how the interpretation, application, and development of general principles of law by the judiciary contribute to the evolution of legal systems at both the domestic and international levels as well as further their reciprocal interactions.

Reexamining Customary International Law-Brian D. Lepard 2017-02-16 Reexamining Customary International Law takes on the complex issues and controversies surrounding the history, theory, and practice of customary international law as it reexamines customary law's increasingly important role in world affairs. It incorporates the expertise of distinguished authors to probe many difficult issues that remain unresolved concerning the doctrine of customary law. At the same time, this book engages in a profound exploration of the practical role of customary international law in a variety of important fields, including humanitarian law, human rights law, and air and space law.

The Nature of Customary Law-Amanda Perreau-Saussine 2007-05-17 Some legal rules are not laid down by a legislator but grow instead from informal social practices. In contract law, for example, the customs of merchants are used by courts to interpret the provisions of business contracts; in tort law, customs of best practice are used by courts to define professional responsibility. Nowadays are customary rules of law more prominent than in international law. The customs defining the obligations of each State to other States and, to some extent, to its own citizens, are often treated as legally binding. However, unlike natural law and positive law, customary law has received very little scholarly analysis. To remedy this neglect, a distinguished group of philosophers, historians and lawyers has been assembled to assess the nature and significance of customary law. The book offers fresh insights on this neglected and misunderstood form of law.

Experiences in African Customary Law-Alexander Nékám 1966

General Principles of Law-Stefan Vogenaue 2017-06-15 Examining general principles of law provides one of the most instructive examples of the intersection between EU law and comparative law. This collection draws on the expertise of high-profile and distinguished scholars to provide a critical examination of this interaction. It
shows how general principles of EU law need to be responsive to national laws. In addition, it is clear that the laws of the Member States have no choice but to be responsive to the general principles which are developed through EU law. Viewed through the perspective of proportionality, legal certainty, and fundamental rights, the dynamic relationship between the ingenuity of the Court of Justice, the legislative process and the process of Treaty revision is comprehensively illustrated.