

# MAKERERE

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## THE OFFICE OF THE ACADEMIC REGISTRAR ANNOUNCEMENT

### PRE-ENTRY EXAMINATION FOR ADMISSION TO THE BACHELOR OF LAWS FOR 2023/2024 ACADEMIC YEAR

The Academic Registrar Makerere University announces that the Pre-Entry Examination for admission to the Bachelor of Laws for 2023/2024 will be held on **Saturday 29<sup>th</sup> April, 2023.**

To be eligible to sit the examination, Applicants must possess the minimum admission requirements of the University, and any one of the following specific requirements:

- i) **'A' Level leavers:** Must hold an 'O' Level Certificate (UCE) or its equivalent with at least 5 Passes plus 'A' Level Certificate (UACE) or its equivalent having obtained a minimum of 13 points (Males) and 12 points (for Females) in any 'A' Level combination for both Humanities and Sciences. Candidates who did 'A' Level before 2013 should have 15 and 14 points for male and female applicants respectively.
- ii) **Diploma Holders:** Must possess at least a 2<sup>nd</sup> Class or Credit Diploma from a recognised institution. Certified Copies of Diploma Transcripts (No Provisional Results) from the Awarding Institutions must be attached to the Application Forms.
- iii) **Mature Age Applicants:** Must have passed the Makerere University Mature Age Entry Examination (for Bachelor of Laws) for either October, 2021 or December, 2022.
- iv) **Degree Holders:** Must be graduates in any Discipline from a Chartered University. Certified Copies of Degree Transcripts (No Provisional Results) from the Awarding Institutions must be attached to the Application Forms. (Degree holders are not eligible for government sponsorship)

#### **N.B.**

- i) **ALL APPLICANTS WISHING TO BE ADMITTED TO THE BACHELOR OF LAWS PROGRAMME OFFERED BY MAKERERE UNIVERSITY ARE REQUIRED TO SIT AND PASS THE PRE-ENTRY EXAMINATION OF MAKERERE UNIVERSITY.**
- ii) **ALL APPLICANTS INTERESTED IN PRIVATE SPONSORSHIP FOR DAY (LAW), AND AFTERNOON (LLA) WILL APPLY FOR ADMISSION WHEN THE ADVERT COMES OUT.**
- iii) **ALL APPLICANTS WHO HOLD DIPLOMAS AND DEGREES MUST PRESENT A CERTIFIED COPY OF THE ACADEMIC TRANSCRIPT. PROVISIONAL RESULTS SHALL NOT BE ACCEPTED TO REGISTER FOR THIS EXAMINATION.**
- iv) **APPLICANTS SHOULD NOTE THAT ADMISSION IS BASED ON PERFORMANCE IN THE PRE-ENTRY EXAMINATION AND INTAKE CAPACITIES FOR PRIVATE**

# Pre Entry Exams Law 2015 2016 Muk

**Helena Wray**



## **Pre Entry Exams Law 2015 2016 Muk:**

**Treatise on International Criminal Law** Kai Ambos, 2021-07-15 Since the adoption of the Rome Statute of the International Criminal Court in 1998 international criminal law has rapidly grown in importance This second edition of the first volume of an acclaimed three volume Treatise on International Criminal Law deals with the foundations and general part of international criminal law and general principles of international criminal justice Taking into account the scholarly literature not only sources written in English but also in French German Italian Portuguese and Spanish the book draws on the author's extensive academic work and practical experience in international criminal law This second edition of the authoritative volume has been completely revised updated and rewritten in some parts These comprehensive updates ensure that Kai Ambos Treatise remains an indispensable reference work for academics and practitioners of international criminal law

Article 8 ECHR, Family Reunification and the UK's Supreme Court Helena Wray, 2023-02-09 How do courts reconcile protecting family life with immigration control in human rights cases This book addresses that question through an analysis of 11 UK Supreme Court decisions on immigration and family life mostly focusing on Article 8 ECHR the right to respect for family life and starting with Huang v SSHD in 2007 The analysis is set against a national context that includes the Human Rights Act 1998 and regular controversies over immigration The book explains how the European Court of Human Rights jurisprudence has developed in recent years but particularly in the absence of children it often still awards little weight to claims by citizens and residents to be joined by family when immigration status is an issue This reflects governments resistance to encroachment on their control over borders The Supreme Court decisions show that despite powers conferred by the Human Rights Act a more nuanced position in domestic law was difficult to articulate and sustain The book explores the way in which these problems were reflected in the changing language argumentation and structure of judgments These problems revealed judges to be strategic actors drawing on personal and institutional values and responding to the shifting political context A more generous reading of Article 8 would be legally coherent but needs wider societal support to be realisable The book ends with a discussion of how if such support were present the jurisprudence could give more weight to the needs of families It is vital reading for anyone interested in families and immigration and in the problems and potential of human rights adjudication

Educational Choices, Transitions and Aspirations in Europe Aina Tarabini, Nicola Ingram, 2018-06-13 Educational Choices Transitions and Aspirations in Europe analyses educational choices and transitions in eight different European countries regions and provides an engaging means of considering issues of inequality through international comparisons The book is underpinned by explorations of theoretical perspectives and methodological approaches which share the common goal of highlighting and challenging educational inequalities in relation to political imaginings and discursive constructions of notions of aspirations and choice Beginning with an overview of the theoretical landscape the book posits ways of understanding transitional experiences through both a social and a political lens

Comprising of chapters that explore these issues within the context of specific countries and at different stages of young people's transitions the collection examines the features of different European education systems and how they frame transitions and choices before providing an overall analysis of systemic institutional and subjective constraints on these processes The book uniquely opens and develops an intellectual conversation about different education systems with similar educational challenges and outcomes Assimilating key issues and solutions this volume also makes general recommendations for policy and practice that would help to promote greater equity and social justice The book covers a range of transition points and countries which should make it essential reading for academics researchers and postgraduate students with an interest in international perspectives on education It will be particularly useful for those working in education sociology social policy geography and politics

**Residential Construction Law** Philip Britton, Matthew Bell, Deirdre Ní Fhloinn, Kim Vernau, 2021-07-15 This is the first book to offer a systematic and analytical overview of the legal framework for residential construction In doing so the book addresses two fundamental questions Prevention What assurances can the law give buyers and later owners and occupiers of homes that construction work from building of a complete home to adding an extension or replacing a shower unit will comply with minimum standards of design safety and build quality Cure What forms of redress from whom and by what route can residents expect when often long after completion of construction they discover defects The resulting problems pose some big and difficult questions of principle and policy about standards rights and remedies which in turn concern justice more generally This book addresses these key issues in a comparative context across the United Kingdom Ireland Australia and New Zealand It is an accessible guide to the existing law for residents and construction professionals and their legal advisers but also charts a course to further meaningful reforms of the legal landscape for residential construction around the world The book's two co authors Philip Britton and Matthew Bell have taught in the field in the UK Australia and New Zealand both have been active in legal practice as have the book's two specialist contributors Deirdre Ní Fhloinn and Kim Vernau

**Lowe's Transport Manager's and Operator's Handbook 2015** David Lowe, Clive Pidgeon, 2015-02-03 Now in its 45th edition Lowe's Transport Manager's and Operator's Handbook is the most comprehensive guide available to the operational rules and guidelines governing the UK's road transport operators This best selling handbook provides an essential reference to factors that are of utmost importance in today's road transport industry It includes details on professional competence working times and driving hours rules speed cameras and penalties the international road haulage market and drugs testing for drivers Lowe's Transport Manager's and Operator's Handbook is the essential reference source for any transport manager fleet operator owner driver haulier or student with an involvement in the industry The 45th edition has been thoroughly updated and revised to reflect the latest developments in the industry

**International Perspectives on the Regulation of Lawyers and Legal Services** Andrew Boon, 2017-11-30 This collection explores developments in the regulation of legal services by examining the control of the markets in several key

countries and in jurisdictions within countries The contributions consider emerging adjustments in regulatory structures and methods examine the continuing role if any of professionals and how this may be changing and speculate on the future of legal services regulation in each jurisdiction The introductory and concluding chapters draw together similarities differences and conclusions regarding directions of change in the regulation of legal services They consider the emergence of alternatives to professionalism as a means of regulating legal services and some implications for the rule of law **A**

**Dictionary of Law** Jonathan Law,2018-06-14 This bestselling dictionary is an authoritative and comprehensive source of jargon free legal information It contains over 4 800 entries that clearly define the major terms concepts processes and the organization of the English legal system Now in its ninth edition it has been fully updated to incorporate recent case law and the latest legislation such as the Modern Slavery Act 2015 the Brexit legislation and changes in consumer tax and family law Over 100 new entries have been added including Article 50 Brexit the Marriage Same Sex Couples Act 2013 and intercountry adoption In addition there is a useful Writing and Citation Guide that specifically addresses problems and established conventions for writing legal essays and reports Now providing more information than ever before this edition features recommended web links for many entries which are accessed and kept up to date via the Dictionary of Law companion website Described by leading university lecturers as the best law dictionary and excellent for non law students as well as law undergraduates this classic dictionary is an invaluable source of legal reference for professionals students and anyone else needing succinct clarification of legal terms Focusing primarily on English law it also provides a one stop source of information for any of the many countries that base their legal system on English law **The Future of Commercial Law**

Orkun Akseli,John Linarelli,2020-04-16 The reform of commercial law through harmonisation unification codification and other means remains one of the most important projects in developing the institutional architecture for the global economy This edited collection engages with the challenges and contributes to a greater understanding of the problems faced by states international organisations and private sector actors in this ongoing reform project for commercial law The volume takes stock of the project to date and looks towards a restructuring of the agenda to deal with new challenges The primary aim of the collection is to understand the future of commercial law reform in a way that offers ideas and strategies for innovation as well as in methodologies for project selection and evaluation In so doing the collection informs the debate on the global reform of commercial law and will be of interest not only to academics but also to those involved in the reform of commercial law around the world The volume collects papers presented at the UK Society of Legal Scholars Annual Seminar 2017 **China's International Investment Strategy** Julien Chaisse,2019-02-07 Since China adopted its open door policy in 1978 which altered its development strategy from self sufficiency to active participation in the world market its goal has remained unchanged to assist the readjustment of China s economy to coordinate its modernization programs and to improve its quality of life With the 1997 launch of the Going Global policy an outward focus regarding foreign investment was added

to circumvent trade barriers and improve the competitiveness of Chinese firms In order to accommodate inward and outward investment China's participation in the international investment regime has underpinned its efforts to join multilateral investment related legal instruments and conclude international investment agreements This collection compiled by award winning scholar Professor Julien Chaisse explores the three distinct tracks of China's investment policy and strategy bilateral agreements including those with the US and the EU regional agreements including the Free Trade Area of the Asia Pacific and global initiatives spear headed by China's presidency of the G20 and its Belt and Road initiative The book's overarching topic is whether these three tracks compete with each other or whether they complement one another a question of profound importance for the country's political and economic future and world investment governance Transitional Justice in Aparadigmatic Contexts Tine Destrooper,Line Engbo Gissel,Kerstin Bree Carlson,2023-03-23 This book explores the practical and theoretical opportunities as well as the challenges raised by the expansion of transitional justice into new and aparadigmatic cases The book defines transitional justice as the pursuit of accountability recognition and or disruption and applies an actor centric analysis focusing on justice actors intentions of and responses to transitional justice It offers a typology of different transitional justice contexts ranging from societies experiencing ongoing conflict to consolidated democracies and includes chapters from all types of aparadigmatic contexts This covers transitional justice in states with contested political authority shared political authority and consolidated political authority The transitional justice initiatives explored by the wide range of contributors are those of Afghanistan Belgium France Greenland Denmark Libya Syria Turkey Kurdistan UK Iraq US and Yemen Through these aparadigmatic case studies the book develops a new framework that appropriate to its expanding reach allows us to understand the practice of transitional justice in a more context sensitive bottom up and actor oriented way which leaves room for the complexity and messiness of interventions on the ground The book will appeal to scholars and practitioners in the broad field of transitional justice as represented in law criminology politics conflict studies and human rights The Introduction Chapter 8 and the Concluding Remarks of this book are freely available as a downloadable Open Access PDF at <http://www.taylorfrancis.com> under a Creative Commons Attribution Non Commercial No Derivatives CC BY NC ND 4.0 license **The ABC of the OPT** Orna Ben-Naftali,Michael Sfard,Hedi Viterbo,2018-05-10 Israel's half a century long rule over the West Bank and Gaza Strip and some of its surrounding legal issues have been the subject of extensive academic literature Yet to date there has been no comprehensive theoretically informed and empirically based academic study of the role of various legal mechanisms norms and concepts in shaping legitimizing and responding to the Israeli control regime This book seeks to fill this gap while shedding new light on the subject Through the format of an A-Z legal lexicon it critically reflects on challenges and redefines the language knowledge and practices surrounding the Israeli control regime Taken together the entries illuminate the relation between global and local forces legal political and cultural in Israel and Palestine The study of the terms involved provides insights that are

relevant to other situations elsewhere in the world particularly with regard to belligerent occupation the law's role in relation to state violence and justice

*Reed and Murdoch: Human Rights Law in Scotland* Jim L Murdoch, 2017-03-17 Human Rights Law in Scotland Fourth Edition provides essential practical guidance to the Scottish legal profession Written by two distinguished authors the work explores the impact of human rights legislation in Scotland and provides a comprehensive review of ECHR European Court of Human Rights jurisprudence and relevant domestic legislation and case law as well as an overview of Strasbourg enforcement machinery The fourth edition of this highly regarded work has been fully updated to reflect legislative changes to the Scotland Act 2012 amending the Scotland Act 1998 and coverage of two new Protocols to the ECHR as well as new case law and developments in jurisprudence This highly regarded title is essential reading for legal practitioners government agencies students and others who require a clear and up to date guide to the application of European human rights law in Scotland Previous print edition ISBN 9781847665560 This title is included in Bloomsbury Professional's Scottish Law Scots Law Student and Scottish Criminal law online services

**Shaping the Bar** Joan Howarth, 2022-12-13 The comprehensive source on attorney licensing and how to reform it In *Shaping the Bar* Joan Howarth describes how the twin gatekeepers of the legal profession law schools and licensers are failing the public Attorney licensing should be laser focused on readiness to practice law with the minimum competence of a new attorney According to Howarth requirements today are both too difficult and too easy Amid the crisis in unmet legal services record numbers of law school graduates disproportionately people of color are failing bar exams that are not meaningful tests of competence to practice At the same time after seven years of higher education hundreds of thousands of dollars of law school debt two months of cramming legal rules and success on a bar exam a candidate can be licensed to practice law without ever having been in a law office or even seen a lawyer with a client Howarth makes the case that the licensing rituals familiar to generations of lawyers unfocused law degrees and obsolete bar exams are protecting members of the profession more than the public Beyond explaining the failures of the current system this book presents the latest research on competent lawyering and examples of better approaches This book presents the path forward by means of licensing changes to protect the public while building an inclusive diverse competent ethical profession Thoughtful and engaging *Shaping the Bar* is both an authoritative account of attorney licensing and a pragmatic handbook for overdue equitable reform of a powerful profession

**Family Law in Britain and America in the New Century** John Eekelaar, 2016-08-29 In *Family Law in Britain and America in the New Century* Essays in Honor of Sanford N Katz nineteen leading family law scholars in the US and Britain pay tribute to Sanford Katz Darald and Juliet Libby Millennium Professor Emeritus and Professor of Law Boston College Law School by giving a critical account of developments in family law in their jurisdictions since 2000 Areas covered include the institution of marriage financial and property issues parents and children the state and children access to justice and international issues as well as an overview by the Editor The volume will provide a stimulating and accessible account of the state and

current direction of travel of family law in those countries

**Citizenship in Times of Turmoil?** Devyani Prabhat, 2019

This innovative book considers the evolution of the contemporary issues surrounding British citizenship integrating the social aspects and ideas of identity and belonging alongside the legal elements With contributions from renowned lawyers and academics it challenges the view that there are immutable values and enduring rights associated with citizenship status

**Gender Inclusive Policing** Tim Prenzler, 2023-06-23 Gender Inclusive Policing Challenges and Achievements is an edited collection focused on current challenges innovations and positive achievements in gender integration in policing in different subject domains and locations Comprised of essays by expert contributors from across the globe the book covers a variety of topics including jurisdictional achievements South Africa British Isles Scandinavian countries Australia women in leadership achievements and methods merit and affirmative action issues performance comparisons conduct ethics peacebuilding intersectionality Indigenous women and women s police stations Argentina The book explores and grapples with issues of recruitment deployment and promotion obstacles to equity effective integration strategies management conduct and policing styles race and ethnicity and specialisation It is an essential resource providing practical exemplars for police managers involved in gender equity programmes and for professionals involved in advanced level research teaching and consulting

***Security, Religion, and the Rule of Law*** Tania Pagotto, Joshua M. Roose, G. P. Marcar, 2023-12-22 Security Religion and the Rule of Law argues that true substantive and sustainable national security is only possible through respect for the rule of law human rights and religious freedom Despite the emphasis on national security and the war on terror that has preoccupied governments for over two decades nations and the world seem to be more divided than ever with a concomitant impact of increasing the risk of terrorism and religious and political violence The national security paradigm previously reserved primarily for foreign threats has been turned increasingly inwards focusing on a state s own citizens as potential threats This is often along religious lines threatening fundamental human freedoms This book provides a series of critical engagements on some of the most pressing issues at the interface of religion and security today including proposing a deeper engagement with theology when dealing with freedom of religious belief exploring a better understanding between domestic peace and international relations abiding by the rule of law while countering terrorism and developing a broader understanding of identities and of the nature of citizenship It provides the resources to further reflect upon and address these topics as well as stimulate further discussions on religion and security matters across a range of different disciplines Wide ranging case studies consider Australia China Europe the Kurdish people Nigeria Russia Ukraine the United Nations and the United States This book will appeal to students and scholars across a range of disciplines including international relations law philosophy political science religious studies security studies and theology It will also appeal to human rights lawyers judges NGO researchers governmental agency specialists and policy makers

**Myanmar's Education Reforms**

Marie Lall, 2020-11-02 This book reviews the state of education in Myanmar over the past decade and a half as the country is



undergoing profound albeit incomplete transformation Set within the context of Myanmar's peace process and the wider reforms since 2012 Marie Lall's analysis of education policy and practice serves as a case study on how the reform programme has evolved Drawing on over 15 years of field research carried out across Myanmar the book offers a cohesive inquiry into government and non government education sectors the reform process and how the transition has played out across schools universities and wider society It casts scrutiny on changes in basic education the alternative monastic education higher education and teacher education and engages with issues of ethnic education and the debate on the role of language and the local curriculum as part of the peace process In so doing it gives voice to those most affected by the changing landscape of Myanmar's education and wider reform process the students and parents of all ethnic backgrounds teachers teacher trainees and university staff that are rarely heard

**Routledge Handbook of Turkey's Diasporas** Ayca Arkilic, Banu Senay, 2024-08-21 This handbook the first of its kind provides a rich overview of the socio political issues and dynamics impacting Turkey's diasporic groups and diaspora policymaking Turkey constitutes an important case study in the field of diaspora studies with a diaspora population of around 6.5 million This handbook therefore brings together emerging and established scholars to explore the central issues actors and processes relating to Turkey's diasporic groups and diaspora outreach Taken together the historical and contemporary analyses presented in this volume provide readers a multi lens perspective on the trajectories of Turkey's diasporic communities and diaspora policymaking in a wide range of regional contexts including Europe North America and Oceania The handbook comprises six analytical parts Contextualising Turkey's diasporas past and present Localisation transnational belongings and identity Governing diasporas Micro spaces and everyday practices Cultural production aesthetics and creativity Country specific perspectives The volume offers insights into the debates and processes that structure each of these thematic clusters but also provides a comprehensive overview of the dynamics shaping Turkey's diverse diaspora populations today The contributions encompass a range of disciplines including anthropology history human geography political science international relations and sociology and the volume will be vital reading for anyone interested in Turkey the Middle East and diasporas

**Legal Mobilization for Migrant Rights** Virginia Passalacqua, 2025-05-07 The European Court of Justice plays a key role in the interpretation and enforcement of EU law Yet we still know little about the conditions under which cases arrive at the Court via preliminary reference and why they are so unevenly distributed across the EU Member States Previous studies have shown how the legal elites played a central role in feeding the Court with cases to increase their power and influence Legal Mobilization for Migrant Rights tells a different story Focusing on the migration domain this book shows that EU litigation can also be used to defend powerless groups To explore the conditions under which EU legal mobilization for migrants emerges the author compares three countries where EU migration law was mobilized before the European Court of Justice Italy the UK and the Netherlands and one where it was not Greece Combining empirical and doctrinal methods this volume draws on interviews with key stakeholders and an

original database of 505 migration preliminary references Rather than focusing only on courts Legal Mobilization for Migrant Rights sheds light on the role of lawyers academics and civil society in activating EU justice to oppose restrictive national migration policies Crucially the book ultimately reveals that EU legal mobilization struggles to emerge in some contexts due to a lack of resources and limited awareness of EU legal opportunities which stand as significant obstacles to justice and migrant rights enforcement

Immerse yourself in heartwarming tales of love and emotion with Crafted by is touching creation, **Pre Entry Exams Law 2015 2016 Muk** . This emotionally charged ebook, available for download in a PDF format ( PDF Size: \*), is a celebration of love in all its forms. Download now and let the warmth of these stories envelop your heart.

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