The Constitutional History and Law of Southern Rhodesia 1888-1965

With Special Reference to Imperial Control CLAIRE PALLEY

'The most devastating polemic to have appeared during the current Rhodesian crisis... one of those exceedingly rare Ph. D. theses which could have direct impact on the course of contemporary events.' Keith Kyle on BBC and in The Listener £7 7s net

The Principles of Native Administration in Nigeria

Selected Documents 1900-1947
Edited and Introduced by A. H. M. KIRK-GREENE
Foreword by MARGERY PERHAM

The material of this selection, covering four decades, will be of great value to the student and administrator alike for consideration in the current period of African independence. 35s net (paper covers 16s net)

The Emirates of Northern Nigeria

A Preliminary Survey of their Historical Traditions
S. J. HOGBEN and A. H. M. KIRK-GREENE

The authors describe the merging of the classical Mediterranean and Islamic with the Sudanic cultures in the medieval African Empires, and then present individual emirate histories. 9 plates, 15 maps 70s net

British Policy towards West Africa

Select Document 1786-1874 Edited by C. W. NEWBURY

'It is likely to remain for a very long time the best short survey of the whole subject.' Bulletin of the School of Oriental and African Studies 7 maps 63s net

An Introduction to Islamic Law

JOSEPH SCHACHT

'... the distilled essence of many years' work by this eminent authority ... will be welcomed by all who are concerned with the subject. ...'

International and Comparative Law Quarterly 48s net

OXFORD UNIVERSITY PRESS

COMMONWEALTH AND COLONIAL LAW

Sir Kenneth Roberts-Wray, G.C.M.G., Q.C., M.A. (Oxon.)

of the Middle Temple, Barrister-at-Law; Lately Legal Adviser to the Commonwealth Relations Office and the Colonial Office

However one may attempt to analyse the Commonwealth, its history, politics, economics, geography, and other attributes, there is no doubt that identifiable legal rules apply to it and, to a large extent, define it. The answer to the question, 'What is the Commonwealth?', is basically a legal one and this emphasises the importance of this book. Written by a distinguished expert, this book is the first comprehensive statement of the *general* law relating to the Commonwealth and its value is enhanced by the large, complementary, Appendix which contains summaries of the *national* law of all member countries.

The book opens with a Chapter authoritatively defining some thirty key terms and then, in Chapter 2, the author deals generally with the composition of the Commonwealth and the rights and obligations of members. Chapters 3, 4 and 5 discuss Commonwealth territory, its acquisition and transfer and authority over dependent territories. Chapter 6 presents a complete account of the processes of transition of independence. Chapter 7, 8 and 9 deal with all the patterns of executive, legislative, and judicial activity to be found in the Commonwealth: the role of the Sovereign and the Sovereign's Representative, the various types of Executive authorities, ministerial responsibility, legislative machinery, the powers of legislatures, and Commonwealth judiciaries are dealt with in full. Chapter 10 deals with the public service. Basic law, in particular the problems raised by the application of indigenous law and imported English law, is dealt with in Chapter 11 and concluding Chapters deal with legal proceedings, sovereignty and land title, defence, finance, and the legal profession.

This work is not only the first textbook made available for those working in and administering Commonwealth law and government, but also it provides a detailed basis for discussion of the present position of the Commonwealth in world affairs. It will be of the greatest importance to politicians, lawyers, judges and students of world affairs, and every law library ought to offer it for reference, teaching and research.

Price £810s net Postage 4s 6d

STEVENS

11 New Fetter Lane, London, E.C.4

Bookshop: 23 Chancery Lane, W.C.2