Siber Ink, founded in 2000, is a niche publisher of law, tax and business materials for the professional and business markets in South Africa. Our materials are current and top quality to equip people to be more effective in their work.
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International Economic Law and African Development
Edited by Laurence Boulle, Emmanuel T Laryea & Franziska Sucker

The conversation on law and African economies continues in this book, in the light of Africa’s increasingly sophisticated participation in all facets of the contemporary world.

The Mandela Institute is a centre within the School of Law at the University of the Witwatersrand and undertakes teaching, research and capacity development in different areas with particular reference to international trade, investment law and global finance.

About the Editors
Laurence Boulle is Professor of Law at the Thomas More Law School, ACU, Sydney and Adjunct Professor at Bond University, Queensland, Australia and at the University of the Witwatersrand, Johannesburg, South Africa.

Dr Emmanuel T Laryea is a Senior Lecturer at the Faculty of Law, Monash University, Australia, and a Fellow at the Tim Fischer Centre for Global Trade and Finance, Bond University, Australia.

Franziska Sucker is a Senior Lecturer at the University of the Witwatersrand, School of Law, Johannesburg, South Africa, and a doctoral candidate at the Universität Frankfurt am Main, Germany.

Outline
International Economic Law and African Development discusses international perspectives on African law and economic development in the light of broader globalisation imperatives. It is the third in what can loosely be described as a series on Africa and globalisation by the Mandela Institute, the first two being Laurence Boulle (ed) Globalisation and Governance and Emmanuel T Laryea, Nokuhle Madolo and Franziska Sucker (eds) International Economic Law – Voices of Africa.
Mediation in Family & Divorce Disputes
John O’Leary

Outline
Mediation in Family & Divorce Disputes is intended as a handbook for mediators and clients who are involved with family and divorce disputes. It distills 20 years’ of priceless experience into a succinct and lucid handbook that will be invaluable to attorneys, mediators, social workers, pastors, psychologists and parties to disputes, helping clients to decide whether they would like to try to resolve their dispute through mediation and professionals to reflect on the fundamental principles and practical applications of their work.

For mediators the book sets out to provide practical and theoretical guidelines for their work. The book is also designed to be of use to those who have recently been trained as mediators or will soon be trained, as it complements the material usually presented in such training.

For clients it explains what they can expect in the mediation process, tips as to what to look for in a mediator and what they can do to prepare for their mediation in order to get the most out of the process.

About the Author
John O’Leary obtained an MA at UCT, and an LLB degree through UNISA and has been in practice as an attorney in Cape Town since 1993. He has a special interest in conflict resolution and mediation, particularly in commercial, family and labour disputes. He is accredited as a mediator by CEDR (UK), and is a panelist for TOKISO, Equilllore and the Africa Centre for Dispute Settlement.

He is also a member of the Family Mediators’ Association of the Cape (FAMAC) and the National Accreditation Board for Family Mediators (NABFAM) and serves on the provincial and national Law Society standing committees on Alternate Dispute Resolution. He regularly trains mediators from a variety of professional backgrounds.

Book Specifications
ISBN: 978-1-920025-56-4
ISBN ebook: 978-1-920025-57-1
Price R240.00 ∙ 245 x 168 mm ∙ 96pp
Publication Date: March 2014

Target Market: Lawyers, Mediators, Family Court representatives, Counsellors.
The recent introduction of the Consumer Protection Act has revolutionised consumer rights in South Africa. It also fundamentally altered the way in which businesses are required to treat their clients, imposing a new set of obligations – or at least a formalised set of responsibilities – that had been easily circumnavigated or simply ignored before. Marketing campaigns, returns policies, terms and conditions, quality issues, and a host of business practices had to be reviewed and reappraised. Some businesses have done this, while many blithely continue as if nothing has changed, little appreciating the risks of non-compliance and – perhaps more importantly – failing to appreciate that treating consumers fairly is simply a sound business practice.

This new work provides a comprehensive overview of consumer law – not just the Act – in a way that follows the typical structure of consumer transactions. It serves to guide, educate and enlighten the professional, the business person and the consumer alike. No business or professional adviser should be without it. Written by a leading specialist in the field, it is simple, clear, comprehensive, authoritative and accessible.

About the Author
Elizabeth de Stadler (BA, LLB (Stell)) is an attorney specialising in the Consumer Protection Act 68 of 2008 (“the CPA”) and consumer law generally. She graduated from the University of Stellenbosch in 2005, completed her articles and practised as an attorney in Johannesburg.

She is currently enrolled for an LLM at the University of Cape Town. She conducts regular workshops and training sessions on the CPA. She is also the co-author of a consumer law textbook (Juta Law), a contributor to the 2ed of The Law of Contract in South Africa (Oxford University Press) and is the editor of the monthly Consumer Law Review (Juta Law).

Book Specifications
R350 ✦ 245 x 168mm ✦ 208pp ✦ 2013

Target Market: All business owners, Financial Directors, CEOs, Directors, Company Secretaries, Directors, Business Advisors, Lawyers, Accountants, Tax practitioners.
The New Companies Act Unlocked
Carl Stein
with Geoff Everingham

Outline
From 1 May 2011 company law in South Africa was dramatically altered: the 1973 Act which had governed companies for the life-times of most business people and lawyers in South Africa was replaced by the Companies Act of 2008, as amended in March 2011. A new era of company law dawned, and with it a host of new concepts, rights, remedies, obligations, procedures and sanctions were introduced. These fundamentally affect the way that every business operates and the advice and practice of every lawyer, accountant or other professional adviser. This book, the first to cover the new Act and the new regulations, provides the hand-holding, the insight, and the understanding that business and their advisers require in order not to be wrong-footed by the new regime.

Endorsement
“Carl Stein has done a splendid job in his description and analysis of the new Act, precisely because of his ability to explain the basis upon which the Act has been built. Mr Stein provides practical guidance as to the ramifications of each component of the Act and the accompanying regulations which have to date received no attention.”

– Dennis Davis, Judge President, Competition Appeal Court

About the Authors
Carl Stein is a partner at Bowman Gilfillan in Johannesburg where he specialises in corporate, M&A and securities law. He is also a non-executive director of various listed companies. He acted as the lead corporate counsel for Telkom SA Ltd when it listed on the New York Stock Exchange (NYSE).

Geoff Everingham is one of South Africa’s pre-eminent academic accountants who has authored on Company law, Accountancy, and Corporate Governance as well as being a company director.

Book Specifications
R495 • 247 x 171mm • 484pp • 2011

Target Market: All business owners, Financial Directors, CEOs, Directors, Company Secretaries, Directors, Business Advisors, Lawyers, Accountants, Tax practitioners, students of law and commerce.
Outline
Companies, whether public, private or state owned, their directors and officers, their shareholders and the public are all affected by new and sweeping changes to corporate governance codes, company legislation and regulations. Directors, executives and professional advisers are faced with stringent new requirements that will oblige them to change long-standing practices. The third edition brings together recent changes in corporate governance codes (in King III for South Africa as well as international trends), in company law (the 2008 Companies Act and regulations), in relevant professional standards (in accounting, auditing, risk management and remuneration practices), and provides a practical approach to corporate governance based on current examples of good practice.

Endorsements
“This is a very practical guide to a topic which is largely common sense, but which at the same time is often badly misunderstood.”
– Russell M. Loubser, CEO: JSE Securities Exchange South Africa

"This valuable book is a practical and up-to-date guide on the implementation of corporate governance principles. It also links the governance principles to other legislation such as the Companies Act No 71 of 2008. The book is a must for any company director.
– Juanita Steenekamp CA(SA)

About the Authors
Tom Wixley is a Chartered Accountant who spent 41 years with Ernst & Young including 10 as chairman. Since he retired in 2001, he has served on the boards of some of South Africa’s largest companies including Anglo Platinum and Sasol.

Geoff Everingham is Emeritus Professor of Accounting at the University of Cape Town and is a well known author of numerous books and articles on accounting practice.

Book Specifications
R295 ♦ 247 x 171 mm ♦ 284pp ♦ 2010

Target Market: Directors, company secretaries and managers of listed and unlisted companies, investors and legal advisors, executives and office bearers of businesses and NGOs.
Understanding Company Financial Statements
2ed
Geoff Everingham

Outline
Frequent examples and references to the annual reports of listed companies are employed to clarify points. This book is directly relevant to a wide spectrum of professionals, including company directors, managers, lawyers, aspirant managers and entrepreneurs, as it explains the real significance of figures in financial statements in highly accessible language.

Special Features
• Up to date in terms of International Financial Reporting Standards (IFRS).
• Contains updated examples from the financial statements of listed companies.
• The MUST KNOW boxes provide a valuable quick-reference to and oversight of the contents of the topic.

Endorsements
“The ability to read, understand and interpret financial statements is by far the most important competence that anyone in a position of authority must have...
— Professor Wiseman Nkuhlu
Former Economic Advisor to the President — (From the Foreword to the first edition)

“What you must know about Understanding Company Accounts is both authoritative and readable. Non-accountants will find that the book is clearly written and helpful to gaining an understanding of what company accounts say and what they omit.”
— Tom Wixley, former chairman of Ernst & Young, South Africa.

About the Author
Geoff Everingham is Emeritus Professor of Accounting at the University of Cape Town and is a well known author of numerous books and articles on accounting practice.

Book Specifications
ISBN: 978-1-920025-16-8
R230 ♦ 247 x 171mm ♦ 178pp ♦ 2008

Target Market: all who work in or with, or invest in, business: be they owners, managers, directors, professional advisors (like lawyers), union officials, consultants or service providers, or students of business.
Wild Law 2ed
Cormac Cullinan
with a Foreword by Thomas Berry

Outline
Wild Law weaves politics, legal theory, quantum physics and ancient wisdom into a fascinating and inspiring story about how to rediscover a viable role for the human species within the Earth community. This ground-breaking book has been seminal in inspiring the global movement to recognise rights for Nature – a movement destined to shape the 21st Century as significantly as the human rights movements shaped the 20th Century.

Wild Law reveals how the governance systems of contemporary civilisations legitimise and promote the disastrous exploitation and destruction of Earth and why an Earth-centred approach is essential to address climate change and the accelerating degradation of the ecological systems on which we depend. This revised 2ed includes a new preface, postscript and the Universal Declaration of the Rights of Mother Earth proclaimed on 22nd April 2010 by the People’s World Conference on Climate Change and the Rights of Mother Earth.

Endorsements
“This book explains with great clarity how we can change our entire approach to governance so that we can continue life on a liveable planet. In its basic outlines this book is one of the finest contributions to the entire field of jurisprudence in recent times.”
– Thomas Berry, author of The Dream of the Earth, The Universe Story and The Great Work.

“Wild law is to law what quantum physics is to physics”
– Alessandro Pelizzon, Earth Law, Australia

About the Author
Cormac Cullinan is a practising environmental attorney, governance expert and author based in Cape Town. In 2008 he was included in Planet Savers: 301 Extraordinary Environmentalists, a book that profiles leading environmentalists throughout history. He led the drafting of the Universal Declaration of the Rights of Mother Earth.

Book Specifications
R248 ♦ 215 x 135mm ♦ 224pp ♦ 2011

Target Market: Readers, thinkers, law and policy makers, lawyers, environmentalists, philosophers ... people.
LABOUR LAW Rules!
McGregor, Dekker, Budeli, Manamela, Manamela & Tshoose

Outline
LABOUR LAW Rules! provides a highly accessible text on labour, equity, social security and skills development laws. The book is aimed principally at students who engage with labour law and is a UNISA setwork. In addition, IR and HR practitioners, line managers, supervisors and union officials will all find the book useful. The contents cover the individual employment relationship from the time the contract of employment is signed, through the course of the relationship, during which an employee’s conditions of employment must comply with minimum terms and during which an employee is protected against unfair labour practices and unfair discrimination, up to the termination of employment. Terminating the contract of employment for reasons other than dismissal such as resignation and retirement are also discussed as are the rules of collective bargaining. The rules of social security laws are explained briefly. The text reflects recent statutory and other developments, and current debates. Cases and examples

Endorsement
This book takes an innovative approach and breaks new ground in the dissemination of labour law. I have no doubt that readers will enjoy using it, and will find it to be an asset.
Evance Kalula – Professor of Law, University of Cape Town; Chairperson, Employment Conditions Commission

About the Authors
Marié McGregor BLC (cum laude) (Pret) LLB (Unisa) LLM AIPSA Dip (Pret) LLD (Unisa); Adriette Dekker BLC (cum laude) LLB (Pret) Advanced Diploma in Labour Law (UJ) LLM LLD (Unisa); Mpfariseni Budeli LLB LLM (cum laude) (Unin) PhD (UCT); Ernest Manamela BPROC LLB (Unin) LLM (Unisa); Tukishi Manamela B Proc LLB (Unin) LLM (Unisa); Clarence Tshoose LLB, LLM (North West University)

Book Specifications
R298 ♦ 247 x 171mm ♦ 214pp ♦ 2012

Target market: Students encountering labour law for the first time, whether studying law, commerce, industrial relations or any related field. HR professionals, Trade Unionists and others requiring an oversight of labour law.
Labour Relations for Shop Stewards

Chris Hickley

Outline
Labour relations and law at a basic level are an extremely important part of the knowledge-set of any competent shop steward, but most books written on the subject are aimed at a different market, and in language, complexity and bias are not suited for easy consumption by shop stewards.

Labour Relations for Shop Stewards provides the basic knowledge that a shop steward requires to be adequately informed about key labour relations principles and issues.

About the Author
Chris Hickley has extensive experience as a shop steward and as a negotiator. He has a Masters degree in labour law from the University of Cape Town. Chris was a full-time shop steward and a national as well as a provincial negotiator for the Police and Prisons Civil Rights Union (POPCRU) and was also the senior shop steward and the national negotiator for the Chemical Workers Industrial Union (CWIU). Additionally he has extensive experience from across the table having been a labour relations manager for a number of years in various government departments.

Book Specifications
ISBN: 978-1-920025-60-1
Price R248.00 ♦ 210 x 148 mm ♦ 484pp
Publication Date: July 2012

Target Market: Shop stewards, Union officials and anyone interested in worker's rights and how to maintain and protect these rights.
CCMA
— A Commentary on the Rules
3ed
Peter Kantor

Outline
Each Rule is fully reproduced and then explained in non-legal language, in line with the original aim of the CCMA - making it accessible to the layperson and freeing it from the legal technicalities that bedevilled the old Industrial Court. Intended both for commissioners and professionals, as well as for the non-professional user of the CCMA, as a guideline on how to tread in what is really the province of lawyers.

Special Features
• A practical guide for readers involved in unfair dismissal cases: the book provides a step-by-step guide to readers involved in unfair dismissal cases to make sure that all the technical procedures have been followed.
• Appendices: the full text of selected Codes of Good Practice, providing in one easy source the whole range of material essential to employers and employees to ensure that they are not tripped up on technicalities in the CCMA or employment practices and policies.

Endorsement for the 2ed
Peter Kantor's guide to procedure in the CCMA, will be an invaluable resource to all those who, in one way or another, find themselves engaged in proceedings before that body. The text incorporates the very latest amendments to the CCMA Rules.
— André van Niekerk - Judge of the Labour Court

About the Author
Peter Kantor BCom, LLB runs a legal consultancy, Kantor Legal Services CC in Cape Town, specialising in labour and environmental law. He is the current chair of the Environmental Lawyers Association of South Africa and also practices as an advocate.

Book Specifications
R198 ♦ 170 x 110mm ♦ 293pp ♦ 2012

Target Market: Human resources managers and officers, legal practitioners union officials, line managers, small business, industrial relations professionals, students of labour law, and individuals who need to go to the CCMA.
Contracts of Employment 2ed
Chris Todd & Talita Laubscher

Outline
This book offers the uncommon combination of heavyweight opinions backed by authority and experience with a rare accessibility and lucidity, and is used by legal and non-legal audiences alike. The book has established itself as a leader in accessible information on the BCEA. The legislative constraints on the employment relationship as laid down (mainly by the Basic Conditions of Employment Act, or BCEA) are clearly and logically set out, as are the areas in which employer and employee are free to bargain unfettered by legislative intervention.

The MUST KNOW boxes in the book provide a valuable quick-reference to and oversight of the contents of the topic.

Endorsement
“With the recent sweeping changes in labour legislation and quick pace of developments in case law, the need for a concise and practical guide to employment law in the workplace has never been greater. This book meets that need. It is clearly structured for easy use and is fully up to date.

– Evance Kalula, Professor and Director, Institute of Development and Labour Law, University of Cape Town

About the Authors
Chris Todd is a partner at Bowman Gilfillan Inc. He provides advice on all aspects of employment contracts, collective bargaining disputes, and strikes and lock-outs, as well as the employment implications of corporate transactions.

Talita Laubscher is a partner at Bowman Gilfillan Inc and has practiced employment law since 2001. She advises on all aspects of employment law, and is particularly interested in issues of discrimination, sexual harassment and HIV in employment.

Book Specifications
R230 ♦ 247 X 171mm ♦ 199pp ♦ 2008

Target Market: IR professionals, Human Resources managers and officers, union officials, line managers, students of labour law, non-labour-specialist lawyers, managers, directors, employers, employees, small business enterprises, farmers
Outline
On 1 September 2002 a new sectoral determination was issued by the Minister of Labour to cover all domestic workers. For the first time, minimum wages were introduced into this sector, which is defined to include gardeners, child minders and drivers in private households. Every employer of a domestic worker must comply with the minimum conditions established by the sectoral determination, and keep proper records of wages paid and other employment details.

This book sets out fully, authoritatively and in plain language what the laws are.

Special Features
- A sample contract.
- The Sectoral Determination (which every employer is by law required to have on the premises and available to employees).
- Union and Department of Labour contact addresses.

About the Author
André van Niekerk is currently a judge of the Labour Court, and was formerly a practising attorney and director of Perrott, Van Niekerk Woodhouse Matyolo Inc., specialists in employment law. He was a legal advisor to the Anglo American Corporation and was a member of the team that drafted the Labour Relations Act 1995, and the Labour Relations Amendment Bill 2000. He is a Former president of the South African Society for Labour Law.

Book Specifications
ISBN: 0-9584540-3-5
R39.99 • 175 X 115mm • 160pp • 2003

Target Market: Employers of domestic labour (full time or part time), Employees, Union officials and employee representatives, Advice offices, Public interest organisations, essentially the entire middle to upper income sector of the population, most of whom probably wish to be law-abiding but are ignorant of its requirements.
**Labour Arbitration 2ed**  
— with a Commentary on the CCMA Rules  
*Barney Jordaan, Peter Kantor & Craig Bosch*

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**Outline**
This highly acclaimed guide, first published in 2002, has been thoroughly revised and updated. Practical advice on all stages of arbitration, from the pre-arbitration stage to the issuing of the award are covered as well as the basic legal principles concerning disputes over alleged unfair dismissal, the basics of the law of evidence and how to prepare for and present a case at arbitration. In addition to this there are sections on the pitfalls of the law of evidence, applications for condonation and reviews and a discussion on unfair labour practice arbitrations.

**Special Features**
Kantor’s updated treatment of the CCMA rules has been included, with commentary and rules for the conduct of proceedings before the CCMA.

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**Endorsements**
"The new, expanded edition will prove to be even more invaluable for arbitrators and practitioners alike. It is written in plain English and contains practical advice on all stages of arbitration...No labour law practitioner or trade union representative should be without this book."
— Judge Anton Steenkamp, Judge of the Labour Court

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**About the Authors**
*Barney Jordaan* is a director and co-founder of Maserumule Consulting, a leading firm of employment relations, employment law and organisational growth specialists. He is as a senior arbitrator and mediator, certified by the International Mediation Institute in The Hague.

*Peter Kantor* runs a legal consultancy, Kantor Legal Services CC, and also practises as an advocate of the High Court of South Africa and is Chairman of the Environmental Law Association of South Africa.

*Craig Bosch* is a mediator, arbitrator and research associate Nelson Mandela Metropolitan University Faculty of Law, guest lecturer and part-time senior commissioner at the CCMA.

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**Book Specifications**
R348 ♦ 247 x 171mm ♦ 316pp ♦ 2011

Target Market: Labour Lawyers, HR or IR managers, Trade union officials, businesses and CCMA commissioners, or representatives to a labour dispute.
Unfair Dismissal 4ed
André van Niekerk

Outline
This guide, now in its fourth edition, explains the law with authority and in plain language. A practical book for trade unionists and employer representatives (and their legal representatives), HR practitioners and law students. Thoroughly updated, this edition refers more fully than before to key judgments by the Labour Courts, to illustrate important interpretations of the legislation. It includes discussion on key judgments by the Constitutional Courts.

Special Features
The author answers the following questions:
- Who is an employee?
- What is a dismissal?
- What are the requirements for a fair dismissal?
- What are employers’ and employees’ respective rights and obligations?
- If I have been unfairly dismissed what procedures do I follow, and what are my remedies?

Endorsements
“Employers and employees who understand the English language will be able to pick up this book, read it and understand it because it is written in simple language...this is where the importance of this book lies.”
– R M M Zondo, Judge President, Labour Appeal Court and Labour Court (From the Foreword)

“This is an excellent book. It is well written, well organized, and above all practical. No trade unionist, human resources practitioner or labour lawyer, for that matter, should do without it.”
– Professor Halton Cheadle

About the Author
André van Niekerk is currently a judge of the Labour Court, he was a legal advisor to the Anglo American Corporation and was a member of the team that drafted the Labour Relations Act 1995, and the Labour Relations Amendment Bill 2000.

Book Specifications
R230 ◆ 247 x 171mm ◆ 192pp ◆ 2008

Target Market: Employers, Employees (and their legal representatives), lawyers, law students and HR & IR practitioners.
A Simple Guide to South African Family Law

Nthabiseng Monareng

Outline
A book that covers those aspects of family law most likely to affect the lives of ordinary people. It provides a “legal map” for individuals entering into – and terminating – marriages, civil unions and other domestic relationships; dealing with the children born of these relationships; coping with the difficulties of enforcing child and family support obligations; having to face the sad reality of the domestic violence which continues to plague our society; and making arrangements to distribute property after death.

Endorsements
“…a publication as timely as it is admirable. In easily readable, clear and accessible language, the author sets out the South African legal framework governing the different forms of family and personal relationships that exist in our multi-cultural society. “
– B J van Heerden - Judge of the Supreme Court of Appeal

“A Simple Guide to South African Family Law is a very informative book. I had the luck to share it with my listeners at Ukhozi FM and they still ask me ‘Where is Nthabiseng, the family law expert?’ It is easy to read and understand, so it reaches all people, including those who do not understand English. Great Book. Congratulations, ousie Nthabiseng!”
– Vusizwe Langa – SABC

About the Author
Nthabiseng Monareng has a passion for family law and in particular for the empowerment of ordinary people in this area of law that affects every citizen. Her extensive knowledge of the field arises from experience both in practice and as a researcher at UNISA as well as the Department of Justice and Constitutional Development.

Book Specifications
ISBN: 978-1-920025-26-7
ISBN ebook: 978-1-920025-26-7
R120 ♦ 200 x 130mm ♦ 102pp ♦ 2008

Target Market: Advice offices, Family courts, Counsellors, Mediators, Pastors, Newlyweds, Separating couples, Divorcees, Students, Single parents, Singles considering getting into relationships, Co-habiting couples, In short – everyone!
The Drafting of Wills  
Ceris Field

Outline
There is no room for error in the drafting of Wills because when a Will comes into effect the testator is not present to revise, amend, interpret or give instructions as to his intentions. This places a special onus on the drafter to be linguistically precise and technically correct. Failure to adhere to the minutiae of the technicalities and legalities have led to many a family dispute, costly litigation, and delays in the winding up of estates, causing both emotional and financial hardship to the family of the deceased.

This practical guide, written by a specialist in the drafting of wills, covers all the processes, considerations and technicalities involved in correct and sound drafting of wills, covering details that are vital to good testamentary practice. It is essential reading and reference for all professionals involved in the drafting of wills and in the administration of deceased estates.

The book is based on the latest developments in the law and recent judgments pertaining to Wills. As both a practitioner and lecturer in the field of deceased estates, Ceris Field brings a wealth of knowledge and experience to the subject of drafting of Wills.

About the Author
Ceris Field is a practising attorney, notary and conveyancer with 25 years of experience. For the past 15 years she has specialised in the administration of deceased estates and in the drafting of wills and trusts.

Ceris is currently the chairperson of the Cape Law Society specialist committee on Wills, Estates and Trusts, and is a member of the national Law Society of South Africa Wills, Estates and Trusts Committee.

In addition to practising law, Ceris lectures and presents seminars part-time for LSSA LEAD.

Book Specifications
R380  ◆ 245 x 168mm  ◆ 238pp  ◆ 2013

Target Market: Lawyers, accountants, tax advisers, bankers and insurers.
Outline
This book is not merely a new edition, but a complete and significantly expanded rewrite. It comprises over 900 pages of expert and in-depth exposition of this complex subject that has become so important in the modern global economy. Already established over four previous editions as the pre-eminent work on the subject it is a 'must-own book' for all students and practitioners of tax, whether from a legal, business or accounting perspective. Professor Lynette Olivier and Michael Honiball are without peer in their understanding and clarity in this highly specialised field.

Endorsements
"I commend the authors on an excellent work. This book is an indispensable addition to the library of tax practitioners and tax students. The authors give their readers the benefit of thorough research, comparative analysis and substantial practical experience. The result is a work that does not merely state the law, but provides insightful commentary and useful background and context. The authors have succeeded in making a highly technical and difficult field of law, readable and understandable."
— Betsie Strydom, Director in the tax practice of Bowman Gilfillan

About the Authors
Lynette Olivier is a Professor of Taxation at the University of Johannesburg, a former tax consultant with Pricewaterhouse-Coopers, and now the CEO of the SARS Service Monitoring Office.

Michael Honiball is an attorney and conveyancer and is the head of International Tax based in the Johannesburg office of Webber Wentzel. He specialises in cross-border taxation and transfer pricing for multinational corporations and for high net wealth individuals. He also specialises in offshore trust taxation and in the application of exchange control regulations.

Book Specifications
ISBN: 978-1-920025-31-1
ISBN ebook: 978-1-920025-31-1
R1188 • 247 x 171mm • 872pp • 2011

Target Market: Tax consultants and planners; accountants and auditors; lawyers; corporate legal advisors; students of tax law.
The Taxation of Trusts in South Africa
Michael Honiball & Lynette Olivier

Outline
This book is the first of its kind in South Africa. It comprehensively covers the South African tax and exchange control provisions which apply to local and foreign trusts. In addition to normal discretionary trusts, the taxation of the following types of trusts is covered:

- business trusts
- charitable trusts
- BEE trusts
- employee share scheme trusts
- offshore trusts
- special trusts
- asset protection
- will trusts.

The following types of taxes are also discussed in a trust context:

- income tax
- CGT
- transfer duty
- donations tax
- estate duty
- international tax
- transfer pricing
- VAT.

About the Authors
Lynette Olivier is a Professor of Taxation at the University of Johannesburg, a former tax consultant with Pricewaterhouse-Coopers, and now the CEO of the SARS Service Monitoring Office.

Michael Honiball is an attorney and conveyancer and is the head of International Tax based in the Johannesburg office of Webber Wentzel. He specialises in cross-border taxation and transfer pricing for multinational corporations and for high net wealth individuals. He also specialises in offshore trust taxation and in the application of exchange control regulations.

Book Specifications
R648 (PB) ♦ R792 (HB)
247 x 171mm ♦ 446pp ♦ 2009

Target Market: Tax consultants & planners, investment advisers, personal bankers, trustees, SARS officials, accountants and auditors, lawyers, insurance brokers, corporate legal advisors, students of tax law.
The VAT Treatment of ‘Imported Services’
Mervyn Dendy

Outline
Section 11(2)(k) of the Value-Added Tax Act 89 of 1991 provides for the zero-rating of a supply of services where the services are physically rendered outside the Republic. In The Vat Treatment of ‘Imported Services’ author Mervyn Dendy analyses that provision and other relevant sections of the VAT Act, with a view to determining whether it is possible to zero-rate ‘imported services’ falling within the ambit of section 7(1)(c) of the Act, where work is performed outside the Republic but the product of that work (for example a computer program) is supplied to a South African consumer for use.

Endorsement
‘Mervyn Dendy has produced a well-reasoned and very useful analysis of one of the most contentious areas of value-added tax law. There has been much commentary on this issue, but none so detailed as that provided in this book. This is an area affecting many practitioners in their professional practice as they deal with advising clients on transactions of this nature, and as such this excellent monograph is a welcome addition to the literature.’ — Des Kruger

About the Author
Mervyn Dendy was admitted as an attorney and notary in 1985. In his teaching and writing over the past 25 years he has become a leading expert in Delict and Civil Procedure. He lectured at Wits from 1985 to 2002. He has published extensively in law journals including the SALJ, THRHR, Businessman’s Law and De Rebus, and in the Annual Survey of South African Law. He has contributed to a number of books and has edited or co-edited several journals. He is also a regular contributor to The Law of South Africa (LAWSA). Since 2002 he has been in private practice as an attorney in Johannesburg.

Book Specifications
ISBN: 978-1-920025-65-6
R350 ♦ 170 x 110mm ♦ 82pp ♦ 2012

Target Market: Tax Practitioners, Lawyers, Accountants, Tax Advisers, CFOs, Company Secretaries.
The National Health Act
— A Guide
Jonathan Berger, Adila Hassim, Mark Heywood, Brian Honermann, Mieke Krynauw & Umunyana Rugege

Outline
Fully revised and updated, this booklet aims to make the NHA easily available and accessible to the public generally. It is hoped that by putting the text of the NHA into the hands of people in communities and organizations, they can start to mobilise to demand full implementation of their rights under the NHA and under the Constitution. The National Health Act (NHA) is arguably the most important Act passed by Parliament to give effect to the right of everyone to have access to health care services. This right is guaranteed by section 27 of the Constitution of the Republic of South Africa, 1996, which places express obligations on the state to progressively realise socio-economic rights, including access to health care.

About the Editors

Jonathan Berger – Member of Johannesburg Bar

Adila Hassim – Member of Johannesburg Bar & Director of Litigation, SECTION27

Mark Heywood – Executive Director, SECTION27

Brian Honermann – Associate, O’Neill Institute for National and Global Health Law

Mieke Krynauw – Attorney, Bowman Gilfillan

Umunyana Rugege – Attorney, SECTION27

Book Specifications
ISBN: 978-1-920025-67-0
R99 ♦ 150 x 105mm ♦ 152pp ♦ 2012

Target Market: Health officials, human rights activists, lawyers, doctors, nurses, clinics, public health personnel at local, provincial and government level, NGOs, programme implementers, civil servants, students of law, medicine and public health, librarians.
Outline
This compilation of three important Acts - those commonly known by their acronyms PAIA, PAJA and PEPUDA – is a handy presentation of some major components of the human rights legislation mandated by the 1996 Constitution.

The Acts as amended (as at January 2006) are reproduced with an explanatory introduction by Professor Iain Currie of the University of the Witwatersrand. Professor Currie is a co-author of important commentaries on two of these three Acts, also published by Siber Ink.

Special Features
- The book is pocket-sized, durably bound and has a laminated cover.
- The Regulations on Fair Administrative Procedures are also included.

Fully indexed.
Easy access to updated legislation in one handy volume.

Table of Contents
- Introduction by Professor Iain Currie
- Promotion of Access to Information Act 2 of 2000
- Promotion of Administrative Justice Act 3 of 2000
- Regulations on Fair Administrative Procedures
- Promotion of Equality and Prevention of Unfair Discrimination Act 4 of 2000
- Index

Book Specifications
ISBN: 1-920025-10-3
R90 ♦ 150 x 105mm ♦ 212pp ♦ 2006

Target Market: Lawyers, companies, HR officers and company secretaries, local and regional government agencies, especially municipalities, employment practitioners, law students.
Outline
A constructive, precise and detailed book that has innovative ideas on how the law can be used to protect and serve its people more effectively. It examines the South African health system from a rights perspective and makes recommendations for future policy and legislative development and draws attention to many complex issues linked to health care and goes on to challenge health personnel, policy makers and users of the health system to defend the human right to health.

Endorsements
“I welcome the publication of this book.”
– Ms Nozizwe Madlala-Routledge, former Deputy Minister of Health, South Africa

“… packed with vital information on how South Africa’s laws and Constitution shape our lives and our well being, and how they can be used to secure wellness and health for all.”
– Mr Justice Edwin Cameron, Supreme Court of Appeal, South Africa

About the Authors
Adila Hassim is an advocate of the High Court of South Africa and a member of the Johannesburg Bar. She has worked at Section 27, formerly AIDS Law Project, since 2004 currently she is head of litigation and legal services.

Mark Heywood has been the head Section 27, formerly the AIDS Law Project, since 1997 and has been involved in promoting human rights around health and HIV for 15 years and in all the major constitutional litigation on HIV that has taken place 1994.

Jonathan Berger has worked at Section 27, formerly the AIDS Law Project, since 2002, and is currently the head of policy and research and focuses on access to treatment for HIV/AIDS in general and access to essential medicines in particular

Book Specifications
ISBN: 978-1-920025-14-4
R230 247 x 171mm 506pp 2007

Target Market: Health officials, Human rights activists, Policy makers, lawyers, doctors, nurses, clinics, Public Health personnel at local, provincial and government level, NGOs, programme implementers, Civil servants, students of law, medicine and public health, librarians.
Outroline
A detailed commentary on South
Africa’s freedom of information
legislation – The Promotion of Access
to Information Act 2 of 2000 – which is
a cornerstone of the legislative
framework enabling good governance
in the private and public sectors.
Deals with public and private sector
aspects of the Act, and draws on the
jurisprudence interpreting similar
legislation in Canada, Australia, Ireland,
New Zealand and the USA.
Explains the procedures for requesting
access to information, the grounds for
permitting or refusing access, and the
enforcement mechanisms available
under the Act.

Endorsements
“The Commentary should be on the
desk of everyone who has to make use
of the Promotion of Access to
Information Act in implementing or in
claiming the right of access to
information.”
– Leon Wessels - SA Human
Rights Commission

“This book is a thorough explication of
the new law and will be of invaluable
assistance to the new information
officers and private sector officials and
lawyers who will have to advise them.”
– Professor Halton Cheadle

About the Authors
Iain Currie is a professor of Law at the
University of the Witwatersrand,
Johannesburg, where he teaches
constitutional law, media law,
intellectual property and privacy law.

Jonathan Klaaren is a Professor, and
Acting Head of School, at the School of
Law, University of the Witwatersrand,
Johannesburg. He is a former Director
of the Mandela Institute.

Book Specifications
ISBN: 0-9584417-3-1
R225 ♦ 247 x 171mm ♦ 283pp ♦ 2002

Target Market: Senior managers (in the
public and private sectors) responsible
for the good governance of their
organisations; the lawyers and
consultants who advise them;
information officers in the public and
private sectors.
The Promotion of Administrative Justice Act
A Commentary
Iain Currie

Outline
This work is a second edition of the work first published as the AJA Benchbook (2002).
The PAJA has become the legislative foundation of the general administrative law of South Africa. Though analysis of an administrative-law issue will not end with the Act, it certainly must begin with it, attention to and interpretation of the Act’s provisions. This book therefore aims at providing the Act’s interpreters with guidance on this process of interpretation, rather than to cover South African administrative law comprehensively.

Endorsements
‘...a splendid first (and often sufficient) port of call for the practitioner dealing
with judicial review of public power in the era of the Act.’
– The Advocate

‘...a valuable source to magistrates, judges, administrators and practitioners involved in the administration and implementation of the Act, but it will also be a useful textbook for academics, lecturers and students of Administrative Law.’
– Stellenbosch Law Review

‘... will be of great practical assistance to lawyers and to senior managers in the public service”
– Geoff Budlender, Advocate of the High Court of South Africa

About the Author
Iain Currie is a professor of Law at the University of the Witwatersrand, Johannesburg, where he teaches constitutional law, media law, intellectual property and privacy law.

Book Specifications
R270 ♦ 247 x 171mm ♦ 234pp ♦ 2007

Target Market: Legal practitioners, Senior managers in the public service, magistrates, Judges, administrators, lecturers and students of Administrative Law.
GENERAL

Bar, Bench & Bullshifters
— Cape Tales 1950 - 1990
Gerald Friedman & Jeremy Gauntlett

Outline
This humorous collection of stories from life at the Bar and on the Bench in the Cape takes a look back at four decades, starting at the end of World War Two and finishing with the arrival of democracy in South Africa. These tales and recollections, mostly from Bar members, now in their 80s, show what an extraordinary time it was for lawyers. Also, remarkably, how much is of relevance to lawyers practising today.

The anecdotes and reminiscences of members of the Bar during this period were collected and edited by Mr Justice Gerald Friedman and Jeremy Gauntlett SC.

About the Authors
Gerald Friedman, a graduate of the University of Cape Town, joined the Cape Bar in January 1950. He took silk on 7 April 1970, and was chairman of the Cape Bar Council in 1975 and 1976, also serving as vice-chairman of the General Council of the Bar in 1976. Appointed a judge of the Cape Provincial Division on 1 August 1977, he was elevated to the Appellate Division on 1 October 1990. He returned to the CPD as judge president — with Andrew Beyers and Theo van Wyk one of three Cape AD judges in the period to do so — on 1 February 1992. He served as judge president until 31 October 1998. On his retirement he served on the Courts of Appeal of both Botswana and Lesotho. From 1999 to 2010 he also chaired the Financial Services Appeal Board.

Jeremy Gauntlett SC, Beit Scholar, Stellenbosch, Rhodes Scholar, Oxford, and Harvard Graduate Fellow, commenced practice at the Cape Bar on 3 January 1977, taking silk on 20 February 1989. He served two terms as chairman of the Cape Bar Council (1997–9), and three as chairman of the General Council of the Bar (1999–2002). From 1996 to 2010 he was a judge of the Court of Appeal of Lesotho. In 2012 he was made a Bencher of the Middle Temple.

Book Specifications
ISBN: 978-1-920025-69-4
ISBN ebook: 978-1-920025-70-0
R198 ♦ 245 x 152 mm ♦ 101pp ♦ 2012

Target Market: Lawyers and the general public
International Economic Law
— The Voices of Africa
Edited by Emmanuel T Laryea, Nokuhle Madolo & Franziska Sucker

Outline
To take Africa from the edge to the centre of the global economy, it is important to engage African voices into policy discussions on the global political economy. The nature and content of international economic law, and its understanding and use by stakeholders on, and for, the continent, are critical to harnessing the available resources for sustained growth and development of the continent’s economies. This book examines themes dealing with cross-border trade, investment and development.

About the Authors
Dr Emmanuel T Laryea is a Senior Lecturer at the Faculty of Law, Monash University, Australia, and a Fellow at the Tim Fischer Centre for Global Trade and Finance, Bond University, Australia. He obtained his LLB from the University of Ghana, his LLM from the University of Glasgow and his PhD from Bond University and has practised law with a commercial law firm in Ghana.

Nokuhle Madolo is a Senior Researcher at the Mandela Institute, School of Law, University of the Witwatersrand and Society for International Economic Law Executive Member. She obtained a LLM in resources law and policy from the University of Dundee (UK) and is currently pursuing a doctoral degree.

Franziska Sucker is a Lecturer at the School of Law, University of the Witwatersrand, Johannesburg, a doctoral candidate at the Universität Frankfurt am Main (Germany) and admitted to the German bar. Prior to working in South Africa she was a Senior Researcher at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg, Germany.

Book Specifications
ISBN ebook: 978-1-920025-54-0
R99 ♦ 247 x 171mm ♦ 282pp ♦ 2012

Target Market: Academics, policy makers, think-tanks, economists, multinational corporations.
Globalisation & Governance
Edited by
Laurence Boulle

Outline
As countries come to terms with the global financial crisis their citizens become more assertive in many parts of the world. Challenges to conventional wisdom on economic governance are accompanied by the popular rejection of archaic systems of state government. At the global level new economic and political forces challenge former patterns of international domination. In these contexts appropriate governance is the imperative of the age. Economic globalisation in particular requires reassessments of state and corporate governance, as well as reconsideration of how the international political economy is governed – or not governed.
This book examines these themes from different disciplinary perspectives, in different national and institutional settings, and in terms of high theory and practical service delivery. It is
topical and insightful and provokes thought on the governance challenges ahead.

Endorsement
“This fascinating volume provides a set of incisive, perceptive and innovative chapters analysing many critical facets of this challenge. It not only provides an important advance in the discourse on globalisation and governance, but also adds an African voice to the discourse.”
– Joel P. Trachtman, Professor of International law and Diplomacy, Fletcher School of Law and Diplomacy, Massachusetts, USA

About the Editor
Laurence Boulle is Director, Mandela Institute, and Issy Wolfson Professor of Law, University of Witwatersrand, and Professor of Law, Bond University, Australia. He has published extensively in constitutional law, mediation and ADR, and international economic law and in late 2009 published The Law of Globalisation (Kluwer Law, The Netherlands)

Book Specifications
ISBN ebook: 978-1-920025-44-1
R99 ♦ 247 x 152mm ♦ 296pp ♦ 2011

Target Market: lawyers, policy makers, academic community, business consultants, government – central, provincial and local
Thinking About Law: Essays for Tony Honoré
Edited by
Daniel Visser & Max Loubser

Outline
Tony Honoré is one of the most distinguished South African law academics. His long career – first as a law don at Queen’s College, Oxford then successor to Professor R.W. Lee as last Rhodes Reader in Roman-Dutch law at Oxford – culminated in his appointment to the Regius Chair in Civil Law at All Souls College, Oxford, from which he retired some years ago. His pre-eminence in the fields of Roman law, Roman-Dutch and modern South African law and legal philosophy (his Causation in the Law, with Professor H.L.A. Hart, is still a leading text) is internationally recognised.

His formal retirement by no means signaled an end to his intellectual activity in the areas of law and philosophy, and he marked 60 years as a teacher of law in 2008. The Faculty of Law at Oxford marked this milestone with a colloquium at which a number of eminent lawyers spoke, and the Faculty of Law at the University of Cape Town (at the suggestion of Jeremy Gauntlett, a former student of Professor Honoré; and long-serving member of the University Council) was proud to host a similar event in March 2009. Tony and Deborah Honoré; attended the Cape Town event, as did fifty leading law academics, practitioners, and judges.

The quality and significance of the formal lectures presented at this gathering was such that Professor Danie Visser (Deputy Vice-Chancellor at UCT) and Professor Max Loubser (another former student of Professor Honoré and member of the Faculty of Law at Stellenbosch University) undertook to edit the papers for publication.

Book Specifications
ISBN: 978-1-920025-38-0
ISBN ebook: 978-1-920025-38-0
R250 ♦ 247 x 152mm ♦ 72pp ♦ 2011

Target Market: Lawyers, Law librarians
The University of Cape Town Law Faculty: A History 1859 – 2004
Denis Cowen & Daniel Visser

Outline
This history of the University of Cape Town’s Law Faculty covers its first 145 years. Through generations of strong characters and prominent personalities (staff, students and graduates), UCT’s Law Faculty has played an important role in the development and practice of the law in South Africa. This is its story, as told by Denis Cowen and Daniel Visser, whose association with UCT’s Law Faculty spans nearly half the period. Rich in detail, critical-minded and personal, this account will fascinate and give pleasure to everyone interested in UCT, its Law Faculty and in South Africa’s legal system. This history’s publication coincided with UCT’s 175th anniversary and South Africa’s 10th year of constitutional democracy.

About the Authors
Denis Cowen (1917 – 2007) Aptly described as a public intellectual, his seminal essays and articles had an important impact on subjects such as constitutional law, interpretation of statutes, jurisprudence, property law and environmental law, amongst others.

Professor Danie Visser is formerly a professor of private law at UCT where is now a Deputy Vice Chancellor. He is chair of the South African chapter of the International Academy of Comparative Law, and a former president of the Southern African Society of Legal Historians. He has also been chair of the specialist committee of the National Research Foundation’s rating panel for law.

Book Specifications
R260 ♦ 247 x 171mm ♦ 183pp ♦ 2004

Target Market: UCT law alumni, South African lawyers, libraries
Bloody Hand!
Ellison Kahn

Outline
The true tale of famous crimes connected with wills.
Real-life crimes, details of the cases, and background facts about the personalities involved (the accused of course, but also the lawyers, including the judges, the defence counsel, and the prosecutors — many of them famous figures in the annals of the law).

Special Features
The trial of Daisy de Melker (South Africa’s most notorious poisoner) who was charged with murdering a couple of her husbands to benefit from their wills and found guilty of murdering her son; George Joseph Smith and the famous “bodies in the bath” murder trial; Dr Harold Frederick Shipman who is believed to have murdered some 230 of his patients over a twenty-five-year period; and the billionaire Howard Hughes (was he murdered, and did he in fact leave a will?); and many other fascinating trials. Professor Kahn’s usual superb use of language, and now in a captivating and entertaining, often racy, style appropriate for this topic. 43 illustrations of some of the personalities featured. Extraordinary individuals all of them. Some the most cold-blooded of killers.

About the Author
The late Professor Ellison Kahn held the degrees of BCom, LLB (University of Witwatersrand) and LLM, LLD (University of Natal). The honorary degree of LLD was conferred on him by the Universities of Cape Town, the Witwatersrand and Natal. The doyen of writers on the law in South Africa, he was the author, co-author or editor of 13 books on the law, and he published many articles in books and legal periodicals in South Africa and abroad. He was associated with the editing of The South African Law Journal, for 50 years (surely a record that is unequalled in the world, and will perhaps remain unequalled), having been associate editor from 1950 to 1958, joint editor from 1959 to 1967, and editor from 1968 to 1999.

Book Specifications
ISBN: 0-9584540-5-1
R150.00 (on-line orders only)
247 x 171mm ♦ 182pp ♦ 2003

Target Market: The bedside reading pleasure of all, not only lawyers.
SHIPPING

The Associated Ship & SA Admiralty Jurisdiction
Malcolm Wallis

Outline
The Admiralty Jurisdiction Regulation Act 105 of 1983 was a radical and far-reaching, as well as overdue, modernisation of South African admiralty law. Described as ‘bold, innovative and comprehensive’, it introduced – for the first time anywhere in the world – the provisions enabling an action to be pursued by way of the arrest of an associated ship rather than the ship in respect of which the claim lay. This work, by one of South Africa’s pre-eminent shipping lawyers, analyses the nature of this novel action. That involves a review of how the jurisdiction came about; its nature and impact; the problems to which it gives rise and the making of some modest suggestions concerning the road ahead.

Endorsements
‘A tour de force — a work of the very highest order.’
   — Hilton Staniland - Professor of Maritime Law in the Institute of Maritime Law, University of Southampton

‘This is a work of extraordinary academic merit yet it will be indispensable to the scholar and the admiralty practitioner alike.’
   — John Hare - Professor of Shipping Law, University of Cape Town

About the Author
Malcolm Wallis practised as an advocate for 35 years at the KwaZulu-Natal Bar, the last 23 years as a silk, before his appointment to the bench in 2009. He had a substantial maritime practice and appeared in many leading shipping cases in the Supreme Court of Appeal.

Book Specifications
ISBN: 978-1-920025-36-6
R1 200 ♦ 247 x 171mm ♦ 395pp ♦ 2010

Target Market: Maritime lawyers
Sibergrammes are subscription-based emailed updates in the following fields: Labour Law ♦ Corporate Law, Partnerships and Trusts ♦ SILCS ♦ Environmental Law ♦ Competition Law – delivered straight to your desk.

Labour Law Sibergramme

Labour law has a profound and daily impact on thousands of employers and employees. Errors are common and expensive, and there is a great need for regularly updated information pertaining to the latest interpretations given by the CCMA, courts and arbitrators. John Grogan's sharp and incisive analysis of new labour cases is the quickest and most reliable means of finding out what is important in this rapidly developing field of law. No labour lawyer or HR department can afford to be without this source. Written by a leading practitioner in the field, it is published approximately 22 times per annum.

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About the Author

Dr John Grogan has been a journalist, academic (he is a former professor of labour law at Rhodes University), labour consultant, advocate, arbitrator and acting Judge of the Labour & High Courts. He is a prolific author, and his informed analysis of new labour cases is increasingly sought after.

SILCS (Siber Ink’s Labour law Case Summaries)

Judgments of the Labour Court and Labour Appeal Court are all expertly summarised weekly in this e-mailed publication, a must-have for all labour lawyers. Flynotes and summaries allow for quick assessment of the applicability of new cases. Only SILCS allows subscribers to remain entirely up to date with the very latest in labour jurisprudence. Summarised by a highly experienced lawyer and editor, there are approximately 40 issues per annum.

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About the Editor
Owen Barrow has a BA LLB from the University of Cape Town and is an admitted attorney. Owen was for many years an editor of the *South African Law Reports* published by Juta& Co Ltd and later became the publisher of Juta's law reports publications, including the *Industrial Law Journal* and *Labour Law Digest*. After leaving Juta in 2000, Owen returned to practise as an attorney until 2009. He is currently a freelance editorial consultant.

Competition Law Sibergramme
The *Competition Law Sibergramme* is a unique and invaluable resource on Competition Law in South Africa. It is vital information for anyone wishing to remain at the cutting edge of this new and developing field of law. Written by leading practitioners in the field, it is published approximately 8 times per annum.

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About the Author
Robert Legh B Comm LLB (Wits) MBA (Wits) is a partner in Bowman Gilfillan's Corporate Department and is the head of the firm's Competition and Trade Law practice. He specialises in competition law, regulatory advice / lobbying and mergers and acquisitions.

Environmental Law Sibergramme
Environmental law has no single source: Legislation affecting the Environment is scattered around every conceivable Act of Parliament and of the Provinces. The wide range of its sources and application make keeping up with the changes in policy, legislation and decisions a difficult task, while failure to comply with the law has potentially far-reaching consequences, both financially and ecologically. This Sibergramme is published approximately 8 times per annum.

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About the Author

Michael Kidd  B Com LLB LLM PhD (Natal) is a Professor of Law with a principal research interest in environmental law. His particular focus is on pollution control, environmental justice and the use of criminal sanctions in the enforcement of environmental law. He has authored a number of books or contributions to books and journal articles.

Corporate Law, Partnerships and Trusts Sibergramme

*Corporate Law, Partnerships and Trusts Sibergramme* is published approximately 6 – 8 times per annum and will keep you informed of developments in the law by commenting on:

- Court cases (Constitutional, Supreme Court of Appeal, and High Court) — surveyed or commented on, within weeks (sometimes days) of the judgment date.
- Literature (journal articles, textbooks, web sites etc) — where considered helpful to law practitioners and corporate legal advisors.

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