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This volume, although presenting eleven essays dealing with development and adoption of law in Africa, has general theoretical and practical relevance to all countries attempting to relate law to existence in the modern world.


This book relates the story of a Russian national who escaped from a Soviet ship while it was berthed in Calcutta, India, and who retained his freedom in a court of justice in India.


A controversial account of present-day Brazilian economic problems, this book was written by a Brazilian economist now exiled from his country.


This volume, purporting to be more than just a revision of an earlier work by Mr. Carey entitled, Professional Ethics of Certified Public Accountants, takes into account recent changes in the profession's rules.


Placing the many facets of philanthropic foundations in their federal and state legal perspectives, the author also proposes to establish a foundation research reference point and to present material that will provide for constructive evaluation of governmental supervision.


The author, a judge of the United States Circuit Court of Appeals with twenty-three years of experience as a labor arbitrator, presents a criticism of present labor arbitration.


Starting with the common positivistic preoccupation with conceptual analysis and rationalization, the author explores the evolution of the legal order in Ghana proposing to study "the pattern of claims or the demands in a particular society that have shaped the positive law" and, insofar as possible, "the reciprocal effect of that law on the structure, processes and values of the society."


The author discusses many of Mr. Justice Murphy's opinions in the area of civil liberties in hopes of encouraging increased defense of the Bill of Rights for all persons at all times.


These volumes present a masterful and detailed analysis of Article 9 of the Uniform Commercial Code by a Reporter for the Code. The author's insistence on the possible relevancy of Pre-Code law is amply demonstrated by a lengthy portion on the law of personal property security prior to enactment of the Code.


The author presents a systematic study of the legal doctrines in the field of water law with emphasis on the western United States.