Now in course of publication

# HALSBURY'S LAWS OF ENGLAND

Fourth Edition in 56 Volumes

### Editor: LORD HAILSHAM OF ST. MARYLEBONE,

Lord High Chancellor of Great Britain.

Advisory Board: The Lord Chief Justice of England; the Master of the Rolls; The President of the Family Division of the High Court; the Vice-Chancellor; and the President of the Restrictive Practices Court.

Publishing Editor: PAUL H. NIEKIRK, M.A., Barrister.

For the new edition every title is being carefully examined, evaluated and comprehensively revised and considerable adjustment made to accommodate new material and to collate existing material under new headings.

Five completely new titles of particular importance are being added :

Administrative Law–including the role of the Ombudsman Capital Gains Taxation

European Communities – this title will occupy at least one, possibly two, complete volumes

Foreign Relations Law

Leasehold Enfranchisement or Extension – based on the Leasehold Reform Act 1967.

Handsomely bound in brown buckram with red title panels, gilt lettering and silk bookmarks, the Fourth Edition volumes are designed to stand up to the constant handling they will undoubtedly receive.

An illustrated leaflet, giving full details of the work, is available on request.

### BUTTERWORTHS, 88 KINGSWAY, LONDON WC2B 6AB

Showroom: 11-12 Bell Yard, Temple Bar WC2

# LAW IN AFRICA No. 34

### COMPULSORY ACQUISITION OF LAND AND COMPENSATION IN NIGERIA

#### JOHN A. UMEH, M.Sc. (Lond.), A.R.I.C.S.

This is a concise but comprehensive guide to compulsory acquisition and compensation practice in Nigeria which will provide the reader with a deeper insight into, and clearer understanding of, the problems and issues attending in a developing country.

The book is arranged in fourteen chapters. Chapter 1 is a short introduction followed by a survey of the subject-matter of compulsory acquisition in Chapter 2. Chapter 3 considers the rationale for compulsory acquisition. Pre-colonial compensation and compulsory acquisition are outlined in Chapter 4. Chapter 5 is a general survey of compulsory acquisition since the start of the Colonial era and deals with the purposes, coverage and general reactions engendered by them. Sources of compulsory acquisition powers are dealt with in Chapter 6. Compulsory acquisition procedures are examined in Chapter 7. The various aspects of the explosive and burning issues of compensation payable on compulsory acquisition are carefully dealt with in Chapters 8, 9, 10, 11 and 12, with Chapter 11 specifically devoted to the position in the Northern States of Nigeria. Chapter 13 examines the machinery for settlement of disputes. The conclusion is contained in Chapter 14.

Estate surveyors and valuers, legal practitioners, university students, landowners and all others interested in the important and burning issue of compulsory purchase of land and compensation will find Mr. Umeh's guide of absorbing interest and value.

> (*Postage Extra*) Bound : **£2·80 net** Paperback (Africa only) : **£1·95 net**

1973

## Sweet & Maxwell

Mail orders to: North Way, Andover, Hants SP10 5BE Bookshop: 116 Chancery Lane, London WC2A 1PP

published by butterworth & co. (publishers) Ltd., 88 kingsway, london, wc2b 6ab printed in great britain by eyre & spottiswoode Ltd, thanet press, margate