The Nigerian Institute of Advanced Legal Studies is Nigeria's apex institution for research and advanced studies in law.

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Dear Students,

The Nigerian Institute of Advanced Legal Studies is Nigeria's apex institution for research and advanced studies in law. It was a brainchild of the legal academic community established in March 1979. One of the main ideas in founding the Institute was to establish it as a centre for advanced legal research for all the Nigerian universities with Faculties of Law, so that all postgraduate work could be undertaken there under the joint auspices of the most experienced and learned academic lawyers available in the country, whether indigenous or foreign. The Library would be the best equipped collection of law books and publications. This would, no doubt, assist in resolving the difficulties hampering the organization of postgraduate studies needed to fill in the gaps in the training of Nigerian lawyers at the time.

At inception, the Institute was funded with generous financial and academic support from external agencies such as the Ford Foundation and the Commonwealth Secretariat. Such assistance, however, declined over time. The National Universities Commission also funded the Institute through the University of Lagos until 1984 when by virtue of Decree No. 18 of June 27, the Institute became autonomous under the supervision of the Federal Ministry of Justice. This development greatly enhanced the mandate and institutional capacity of the Institute to discharge its functions.

Additionally, in 1995 the enabling law of the Institute, now fully incorporated into the Laws of the Federation 2004 as section 4(c), Cap. N112, was amended to mandate the Institute to run post-graduate courses in legislative drafting. Consequently, the Institute's Post-graduate School (PGS) was established in 1997 as the Post-graduate Studies Unit with the sole aim of running a Post-graduate Diploma in Legislative Drafting (PGDLD) and Masters Degree in Legislative Drafting (M. L.D.). This was the first of its kind, not only in Nigeria but in Africa. The Institute has also recently commenced a PhD Programme in Legislative Drafting.

Professor Epiphany Azinge (SAN)
Director-General
Mandate/Functions of the Institute

All through the years, the Institute has lived up to its name, taking giant strides in the fulfillment of its mandate.

The mandate and functions of the Institute as set out in its enabling law include –

(a) providing information, supervision, guidance and advice to post-graduate students and other researchers who are working for post-graduate degree of any University in the field of law and related subjects;

(b) conducting research into any branch of the law or related subjects with a view to the application of the results thereof in the interest of Nigeria;

(c) conducting courses of instruction in legislative drafting leading to the award of post-graduate diploma or a post-graduate degree;

(d) regularly organizing, hosting, arranging and conducting national and international seminars, symposia, conferences, workshops and lectures on any branch of the law or related subjects;

(e) preparing and publishing books, records, reports, journals as may seem desirable for the dissemination of research findings, seminars, symposia, conferences, findings of workshops and lectures;

(f) co-operating with Nigerian universities, the Nigerian Law School, the Nigeria Law Reform Commission and such other bodies, within and outside Nigeria, engaged in any major field relating to law reform, development or research in the mobilization of Nigeria's research potentials for the task of national development and dissemination of research findings for the use of policy makers at all levels;

(g) carrying out other activities as are necessary and expedient for the full discharge of any of its functions as provided in the enabling law.

As can be seen from the foregoing, the statutory functions of the Institute emphasize the need to conduct research into legal and related matters to enhance national development and the application of the results of such research to the country's needs. Of particular importance is the task of disseminating "research findings for the use of policy makers at all levels."
levels.” The Institute, therefore, has the mandate to plan legal research and relate it to both the long and short term socio-developmental aspirations of the country.

The Institute thus occupies a strategic place within the scheme of things to re-orient legal research and in particular, reflect the changing tendencies, perspectives and philosophies that define Nigeria’s and Africa’s role in the international economic and political order.

Consequently, the Institute’s research ultimately not only contributes to policy making but also helps to build a body of knowledge of the legal order tailored towards meeting Nigeria’s needs.

All through the years, the Institute has lived up to its name, taking giant strides in the fulfillment of its mandate. Its anniversary, the highlight of which is usually an anniversary lecture delivered by a renowned national or foreign legal luminary is marked every year. In May 2009, the Institute celebrated its 30th Anniversary in a grand style. Highlights of the event included, among others—

- An anniversary lecture delivered by one of Africa’s foremost constitutional law experts, Professor Ben Nwabueze, on the topic “Judicialism and Good Governance in Africa”;
- A week long arts exhibition focused on Nigeria’s constitutional history at the end of which cash awards were given to the best three artists;
- The Fourth Institute Fellows Dialogue;
- Public presentation of the two volumes of the first part of the Laws of Nigeria’s Project on the Criminal Justice Administration Sector;
- An Anniversary Dinner.

Since the inception of the new management headed by Professor Epiphany Azinge, SAN in May 2009, a host of innovations have come into place. A few of which are outlined below:

The Institute in recent times has engaged other institutions outside the country in collaborative undertakings such as the Institute of Advanced Legal Studies, London; the British Institute for International and Comparative Law; the School of Oriental and African Studies and the University of Southampton. Within the country, the Institute is partnering with a number of institutions such as the National Industrial Court, the Nigerian Communications Commission and the Infrastructure Concession Regulatory Commission.

**Convocation**

On the 12th of December 2009, the Institute held its first ever convocation ceremonies for the award of post-graduate degree and diploma to all the students that had graduated from the PGs from 1997 – 2007. The award ceremonies were preceded by the Hon. Justice Adolphous G. Karibi-Whyte Convocation Lecture titled “Dissenting Judgments and Judicial Law Making.” The lecture was delivered by Hon. Justice George A. Oguntade, JSC, CON, FNJALS on the 11th of December, 2009, at the Ayo Ajomo Auditorium of the Institute, under the distinguished chairmanship of the then, Hon. Attorney-General of the Federation and Minister of Justice, Chief Michael Kaase Aondoakaa, SAN, who also delivered the keynote address at the award ceremonies.

As part of the ceremonies, the Institute Fellowship was conferred on two distinguished and deserving members of the legal profession, Chief Mrs. Folake Solanke, the first female Senior Advocate of Nigeria and the late Hon. Justice Olakunle Orojo. The occasion was also used to unveil and present to the public, Institute’s latest book project on, “The Rule of Law and Good Governance.” This work is Institute’s contribution to the ongoing discuss on “the Rule of Law”, one of the key aspects of the present government’s Seven-Points agenda. The work examines the concept of the rule of law and good governance from different perspectives – constitutional, economic and developmental as well as the role of the judiciary and access to justice. The beauty of this contribution is that it examines the concept of the rule of law more from its practical application, than mere expositions of conceptual and academic issues.

The Institute under the new leadership has initiated a number of roundtables in different areas of the Law as part of its contribution to the development and shaping of government policies and plans. Examples of the Roundtables include: the Roundtable on Terrorism in the Aviation Industry, Roundtable on Evaluation of Judicial Integrity Assessment Index Since 1999 in Nigeria; Frontloading: Challenges and Implications for the Speedy Dispensation of Justice; Kidnapping and abduction: Challenges for National Security; Telecommunication Offences: Unveiling of Borderless Criminality and the Legal Dynamics of Investment in Solid Minerals in Nigeria.
GOVERNING COUNCIL

1. Hon Justice Dahiru Musdapher, JSC, CON
   Supreme Court of Nigeria Complex
   Three Arms Zone,
   Abuja.

2. The Director General,
   Nigerian Institute of Advanced Legal Studies,
   Supreme Court Complex, Abuja

3. The Director General
   Nigerian Law School
   Bwari – Abuja

4. The President
   Nigerian Bar Association
   NBA, Abuja National Office,
   3, Aguleri Street, Off Gimblya Street,
   Abuja

5. The Dean
   Faculty of Law
   University of Lagos
   Akoka – Lagos

6. The Dean
   Faculty of Law
   Obafemi Awolowo University
   Ile – Ife,
   Osun State.

7. The Dean
   Faculty of Law
   University of Jos,
   Plateau State

8. The Dean
   Faculty of Law
   University of Calabar
   Cross River State

9. The Dean
   Faculty of Law,
   Nnamdi Azikiwe University,
   Awka, Anambra State

10. Alhaji Ahmed Yola,
    Solicitor General of the Federation &
    Permanent Secretary,
    Federal Ministry of Justice,
    Shehu Shagari Way,
    Abuja.

11. Mr. D.D. Dodo SAN,
    D.D Dodo & Co,
    10 Abaran Street, Off Cairo Street,
    Wuse II, Abuja

12. Mr. A. B. Mahmud SAN
    A.B Mahmud & Co,
    Orji Uzo Kalu House,
    Abuja.

13. Professor E.I. Nwogugu
    No. 48 Ulomuoi Street,
    Independence Layout, Enugu
    Enugu State.

14. Hajia Fatimah Salem
    No. 24 Jos Street,
    Area 3, Garki,
    Abuja

15. Professor D.H Afejuku
    Faculty of Law,
    Ogun State University,
    Ago – Iwaye,
    Ogun State

The Federal Government has appointed a new Chairman
Governing Council for the Nigerian Institute of Advanced
Legal Studies, He is Honourable Justice Dahiru Musdapher,
JSC, CON, he took over from the Chief Justice of Nigeria,
Honourable Justice Aloysius Katsina-Alu, JSC, CON, FNIALS,
who until his assumption of office as the CJN, was the
Chairman Board of Governing Council of the Nigerian
Institute of Advanced Legal Studies.

Honorable Justice Dahiru Musdapher, JSC, CON, was
conferred with an award of the Commander of the Niger
(CON) in 2003 by the President and Commander in Chief of
Federal Republic of Nigeria.
1. The Outgoing Council Chairman, Hon. Justice A. I. Katsina-Alu, CON, FNIALS, with Council members
2. The D.G. Prof. Azinge, SAN with the Chairman Governing Council, Hon. Justice A. I. Katsina-Alu, CON, FNIALS.
3. Prof. E. I. Nwagugui with the Director-General, Prof. Azinge, SAN
4. The Chairman with Dr. Ken Nwogu
5. The Chairman with Prof. Oyelowo Oyewo
6. The Chairman with Mrs. Uche Isichei
7. The Chairman with Hon. Just. U. B. Bwala
8. The Chairman with Dr. Josiah Amupitan
9. The Chairman with Mr. Iduwu Adedeji
10. The Chairman with Prof. K. I. Ijeoma
11. The Chairman with Mrs. N. O. Omo-Oba
12. Some Council Members pose with the Chairman (middle) in a group photograph.
5. CHUKWUDIFU OPUTA CENTRE FOR FORENSIC STUDIES

Forensic Science developed as a means to solve crimes objectively, efficiently and accurately. Forensic law is an integrated area of study which includes Chemistry, Physics, Biology, Geology, Psychology, Sociology, Communication and Law. Forensic evidence is used throughout the criminal justice process to support warrants, obtain convictions and is part of prosecution and defence theories at trial. Solving crimes and applying the law to those crimes involves effective team work.

There have been so many unruled crimes in our country due mainly to difficulties in obtaining evidence for their effective prosecution. A centre for forensic research and studies will fill this yearning gap in our criminal justice system.

This centre will work with investigators and lawyers using forensic data, helping them to build the logic, experience and skills needed to identify and prosecute crime suspects. It will also research and train on analytical ability, creativity and problem solving ability which are essential skills for crime solving.

The ability to supply the criminal justice system with accurate and objective information that reflects the events that occurred at a crime scene is an essential skill for the forensic scientist. There is bound to be a lot of collaborative work between the centre and multi disciplinary professionals as well as with the CENTRE FOR CRIMINAL JUSTICE REFORM.

6. ABDULAIH IBRAHIM CENTRE FOR LITIGATION AND CASE LAW

Under our Constitution the judiciary is an arm of government with powers of interpreting the law and applying it to resolution of disputes. The Nigerian legal system follows the British model. It adopts and follows the rule of precedent where decisions of superior courts are followed in similar situations by inferior courts. For an inferior court to be able to follow decisions of a superior court such decisions should be accessible.

A centre for litigation and case law would be concerned with reviewing decisions of superior courts in Nigeria and making both the decision and review available to judges, lawyers and academics and indeed all who are interested in judicial matters. In fact such a centre is indispensable to an Institution such as the Nigerian Institute of Advanced Legal Studies.

There have been several landmark decisions in Nigeria in recent times especially in election petitions and constitutional issues. Some of them, very controversial and requiring in-depth analysis by legal scholars. This centre promises to be an invaluable resource to all law practitioners.

7. BABATUNDE ADEJUMO CENTRE FOR INDUSTRIAL AND LABOUR LAW

Industrial and labour laws are the varied body of laws applying to employment, remuneration, conditions of work, trade unions, relationship between workers and management, health and safety at work unfair dismissals etc. These matters are so recognized in the Nigerian legal system that a distinct court – THE NATIONAL INDUSTRIAL COURT has been created to adjudicate on them.

Labour and industrial issues are very rife in Nigeria. Only recently the universities were on strike for over three months. The Nigerian Labour Congress has championed strikes in Nigeria. There are also a lot of industrial concerns – poor work environment, poor pay, lack of safety at work. The concerns are indeed many.

There would be a lot for this centre to do such as harmonizing local laws and practices with International laws, norms and practices. Working towards a harmonious labour and industrial environment in Nigeria is a challenge that if met would transform the Nigerian State.

8. WOLE OLAIPEKUN CENTRE FOR ALTERNATIVE DISPUTE RESOLUTION

Alternative Dispute Resolution ADR is a process of conflict resolution using means other than the traditional court system. It uses a hybrid of means and mechanisms to effect justice in particular cases. The processes are less formal than the traditional court processes.

The goals of ADR are speedy resolution of dispute, community involvement in dispute resolution and dispensation of particularized substantial justice. ADR is actually an African thing. This centre would
take ADR to the world by fine tuning the concept, processes and mechanisms. Given the trial delays in the traditional court system ADR has a lot to offer.

9. OLISA AGBAKOBA CENTRE FOR MARITIME LAW

Maritime law is a distinct body of law. It governs maritime issues and offences. It comprises both domestic and private international law governing the relationship between private entities which operate vessels on oceans. It deals with matters including marine commerce, marine navigation, shipping, sailors, transportation of passengers and goods by sea. Also land based activities that are maritime in character are also covered by maritime law.

It is no secret that Nigeria engages in a lot of maritime activities. Exportation of its crude oil is done through the sea as well as importation of nearly all its imports. Nigeria has over 10,000 km of navigable waterways from Nigeria/Niger and Cameroon border to the Atlantic ocean. The inland waterways consist of 27 rivers, 36 lagoons/creeks/canals and 2 lakes linking cities/commercial centres in all the 6 geo-political zones. Most of the rivers are navigable only during the flood season and landing facilities are almost absent. Nigeria has a total of 8 ports delineated into 25 terminals -18 at the Lagos and Rivers Ports and 7 at Warri and Calabar.

There are a number of laws governing maritime activities in Nigeria as well as a number of regulatory institutions. Despite the huge potential for maritime practice in Nigeria the country is yet to take full advantage of the opportunities. The enactment of the CABOTAGE ACT which is aimed at giving Nigerians an advantage has not provided the expected results. A lot, therefore, needs to be done in this area in the field of research and collaborative work with stakeholders with a view to expanding and disseminating knowledge in the area as well as create opportunities and investment for the locals.

10. AFE BABALOLA CENTRE FOR INTELLECTUAL PROPERTY LAW

Intellectual property rights now encompass all areas of human endeavors. The most popular forms are copyrights—comprising literary, musical, and artistic works, films, broadcasts including performances and expressions of folklore; and industrial property comprising patents, trademarks and industrial designs.

The philosophy behind intellectual property rights protection is that a labourer is entitled to the fruits of his labour albeit mental or intellectual labour. There is a lot of copyright infringement in Nigeria. The music and movie producers have always lamented their plight and seek for solution to their loss. Intellectual property rights protection has a lot of international law input and components.

The centre will be engaged in a lot of collaborative work with stakeholders and relevant agencies both locally and internationally. The results of its work will impact greatly on affected industries as well as the entire economy.

11. GANI FAWEHEMI CENTRE FOR HUMAN RIGHTS

Human Rights refer to the basic rights and freedoms to which all humans are entitled. Human rights include civil, political, social and cultural rights. Human rights law is a system of laws, both domestic and international designed to promote human rights.

The enforcement of international human rights law is the primary responsibility of the nation state and its primary responsibility is to make human rights a reality. If statistics are to be believed Nigeria has a poor human rights record. The Human Rights Centre is to work with both State and non State actors to improve the Human rights profile of Nigeria. It will also partner with independent international organizations such as Amnesty International, Human Rights Watch, International Federation of Human Rights, and World Organisation against Torture. The result will be a better understanding and appreciation of human rights issues, documentation of human rights abuses and efforts and pressure at enforcing human rights law.

12. JADESOLA AKANDE CENTRE FOR WOMEN AND CHILDREN RIGHTS

Women and children issues are most times lost or forgotten in discussion of mainstream human rights issues, hence the need to stand them apart so that proper attention can be given to them. The issue is not that women and children rights are not human rights but that there is a failure to respond to the distinct experiences of injustice meted out to women and children.
This centre will serve as a resource centre for women and children rights; documenting all such distinct experiences that needs be addressed and acting as an advocate for the recognition and implementation of women and children rights. Given the cultural diversity of Nigeria and the state of some of our cultures and tradition this centre has a lot to do.

13. BAYO OJO CENTRE FOR AVIATION AND TRANSPORTATION LAW
Transportation is the movement of people and goods from one location to another. Over time the economic wealth and military power of a nation have been closely tied to efficient methods of transportation. Reliable transportation allows a population to expand throughout a country's territory and live comfortably in remote areas thereby stemming migration to urban centers. Transportation provides access to natural resources and promotes trade, allowing a nation to accumulate wealth and power. Transportation is key to the economy; reducing the costs of transporting natural resources to production sites and moving finished goods to the market is one of the key factors in economic competition. Transportation law is the area of law dealing with transport. It includes regulations for operators including vehicles and infrastructure as well as the contract of carriage. Aviation is a specialized transport system that caters for movement of people and goods by air. Aviation law governs the operation of aircrafts and the maintenance of aviation facilities.

At present the Nigerian transport sector is in a state of chaos. The legal and regulatory environment is replete with duplication and services provided fall below standard. There is a lot to be done in this area.

14. WALE BABALAKIN CENTRE FOR INFRASTRUCTURE LAW
Infrastructure is the basic physical and organizational structure needed for the operation of a society or enterprise, or the services and facilities needed for the operation for an economy to function. The term technically refers to the technical structures that support a society such as roads, water supply, sewer, power grids, telecommunications etc. Infrastructure covers all broad heads such as transportation, energy, water management facilities, waste management facilities etc.

All Governments the world over have realized that they cannot solely provide these amenities. Partnering with the private sector is now the in-thing. This is known as Public Private Partnership - PPP. Nigeria is not left behind. A number of PPP projects are going on in the country. Also the recently created Infrastructure, Concession and Regulatory Commission is aimed at strengthening this initiative.

The centre working along with the Commission and other stakeholders will have a lot to do in this area. Being a new initiative in Nigeria the law and policy are largely undeveloped. The Centre will provide a lot of policy input in the area of corporate governance for operators, protection of investors, applicable agreements etc. It is a Centre whose time is now.

15. GEORGE ETOMI CENTRE FOR STRATEGIC INVESTMENT AND CORPORATE GOVERNANCE
Investment is concerned with wealth creation. It is the active redirection of resources: from being consumed today to creating benefits in the future. Strategic investment concerns investment in key sectors or areas of needs that would usher in development. In Nigeria investments in sectors such as power, transportation, infrastructure, communication, real estate, agriculture, rural development would qualify as strategic investment.

A lot of issues are involved - funding, management style and acumen, risks etc. There is thus need for proper corporate governance. Corporate governance is a system of structuring, operating and controlling a company with a view to achieving long term goals to satisfy all stakeholders. It also entails complying with the legal and regulatory requirements for operating or doing business and also meeting environmental and local community needs. Good corporate governance is a tool for sustained socio-economic development. The crisis in the banking industry today is linked to poor corporate governance. This centre will have a lot to do in fashioning policy documents to assist the corporate world
in making its contribution to the development of the nation in a structured and sustained fashion.

16. ODEIN AJUMOGOBIA CENTRE FOR OIL AND GAS LAW
Crude Petroleum is the mainstay of the Nigerian Economy accounting for over 90% of its foreign exchange earnings. Oil and gas are products of crude petroleum. The law and policy in this area is recently being reviewed. The Petroleum Industry Bill is before the National Assembly, it is generating some tension especially on its deregulation stance. There is also a lot of tension associated with exploration of oil in Nigeria as well as the impact on the environment.

Given the central place of this sector in our economy its relevance and place cannot be over emphasized.

17. O.C.J. OKOCHA CENTRE FOR ENVIRONMENTAL LAW
Closely allied to issues of oil and gas in Nigeria is the environmental law issues and practices connected therewith. The discord in the Niger Delta is linked to the environmental degradation brought about by oil exploration activities in the region. Environmental issues are of concern to all human beings. There can be no sustainable development without a healthy environment.

Environmental law is a complex and interlocking body of statute and common law, treaties, conventions and policies which operate to regulate the interaction of humans and the rest of the world; with the aim of reducing or minimizing impacts of human activity both on the natural environment and humanity itself. Certain principles are central to a good environmental culture. These include conservation, stewardship, responsibility and sustainability. It is no secret that Nigeria is not doing well in these areas. The centre in conjunction and collaboration with stakeholders will have a lot to do to awaken awareness and reverse the gloomy situation for the good of all and sundry.

18. SARKI MUKTAR CENTRE FOR LAW AND SECURITY
Security as a national condition was defined in a 1986 UN study as a state at which countries think that there is no danger of military attack, political pressure or economic coercion, so that they can develop and progress freely. Security is therefore central to development. Security is encompassing and applies to all aspects of endeavour.

Nigeria is currently going through a period of acute security crises. Militancy in the Niger Delta and other areas, kidnappings which is fast becoming a way of life, armed robbery and grand thefts, killings, rituals; in fact the list is endless. One just needs to look at the papers to see the gory tales of insecurity in our land.

There is need for structures and processes that improve the security condition in our land. This would be the challenge for the centre working in conjunction and collaboration with relevant stake holders.

19. GABRIEL SUSAN CENTRE FOR SPORTS AND ENTERTAINMENT LAW
There is need for some leisure in our lives. All the hard stuff we engage in is bound to weigh us down. Entertainment is any activity which provides a diversion or permits people to amuse themselves in their leisure time. Sports on the other hand are an organized, competitive and skilled physical activity requiring commitment and fair play. Today sports and entertainment are big business requiring and entailing professionalism and thereby governed by laws, rules and practices.

A sports and entertainment law centre will educate the populace especially lawyers on the legal principles and transaction aspects of sports and entertainment. It will also provide a platform for discussion affecting these fields and foster excellence in the practice of law in these fields.

Given the interest in sports especially football in Nigeria and the need for relaxation and the tourism potential of these activities, the centre will indeed have much to engage it.

20. CORPORATE AFFAIRS COMMISSION CENTRE FOR REGULATION OF CORPORATE POWER
Government regulates business and the business environment for the good of all and the society at large. The recent economic meltdown world over and the consequent
2010 LECTURES

Founders' Day Lecture
Dr. Chun Hung Lin
Title: Overview of Right To Communicate: Under the Trend of Universal Recognition
17th March, 2010

New Frontiers Lecture -
Dr. R. Nwabueze
Southampton University, U.K.
Title: Africa on the Cusp of Biotechnology: The Legal and Ethical Aspects of Genetics.
18th May 2010

Taslim Elias Memorial Lecture -
Prof McCorquodale
Director, British Institute of International and Comparative Law

Diaspora’s Scholars Lecture -
Prof Baderin
Dean of Law
School of Oriental & African Studies
University of London, UK
4th August 2010

Inaugural Lecture -
Prof B. Owasanoye
Director of Research
Nigerian Institute of Advanced Legal Studies, NIALS
30th Sept 2010

Fellows Lecture -
Chief Mrs. Folake Sholanke, SAN, FNIALS
9th Nov 2010

S.M.A.Belgore Chair Annual Lecture -
Prof. Nnamdi Aduba
SMA Belgore Chair on Law and Development, NIALS
18th Nov 2010

Distinguished Alumni Lecture

THE NIALS LECTURE

The Institute will be introducing the NIALS Lecture Series which will be held annually. The Lecture will be recognizing outstanding interests and involvement in various disciplines and in particular, link academics with other professionals.

The aim of the Lecture will be to contribute to information sharing and public discourse of contemporary issues and to explore new avenues in the thinking and conceptualisation of modern day challenges, while benefitting from the input of distinguished practitioners and experts in any field of discipline. The Lecture series will be particularly interesting for all professionals working with or interested in international activities. These would include lawyers, diplomats, journalists, NGO representatives, academics, as well as distinguished experts.

The Lecture series will be a collective effort of the Nigerian Institute of Advanced Legal Studies and the research centers and would be inviting both local and international outstanding scholars of
The Institute thus occupies a strategic place within the scheme of things to re-orient legal research and in particular, reflect the changing tendencies, perspectives and philosophies that define Nigeria's and Africa's role in the international economic and political order.
The Postgraduate School

In 1995 the enabling law of the Institute, now fully incorporated into the Laws of the Federation 2004 as section 4(c), Cap. N112, was amended to mandate the Institute to run post-graduate courses in legislative drafting. Consequently, the Institute’s Post-graduate School (PGS), which has just recently been renamed Akinola Aguda School of Post Graduate Studies in honour of the first Director-General of the Institute, was established in 1997 as the Post-graduate Studies Unit. Its sole aim was to run a Post-graduate Diploma in Legislative Drafting (PGDLD) and Masters Degree in Legislative Drafting (M. LD.) This was the first of its kind, not only in Nigeria but in Africa. The School commenced with an intake of 34 students.

Prior to the introduction of these programmes, the Institute had, since 1985, run a ten week course in legislative drafting. This was done in response to requests from various governments in the federation who were having difficulty sending their personnel outside the country for such training.

Since the inception of the PGS, hundreds of lawyers have graduated from the School as specialist legislative draftsmen. The Institute has thus, saved the nation a huge amount in foreign exchange, which would have been spent in accessing similar courses in the United Kingdom or other overseas countries. The programme has also assisted in streamlining the standard of
legislative drafting in the country in a way that meets the requirement of national development. What obtained prior to this time was a wide variety of styles and approaches to legislative drafting arising from the fact that Nigerian drafters were sent to different countries for training.

The vision, mission and objectives of the PGS are as follows –

**Vision:** To be the best provider of the highest quality post-graduate education in legislative drafting in the English Speaking Africa.

**Mission:** To provide courses of instruction and other facilities in the pursuit of high quality post-graduate programmes in legislative drafting and other courses of national and international interest as the Institute may be mandated by law to administer.

**Objectives:** The School aims at providing systematic academic, research and practical legislative drafting programmes geared towards the high level needs of the parliamentary arms of the three tiers of government in Nigeria and other English Speaking African countries. The programmes seek, among other things, to redress the shortage of skilled and motivated drafters in the country.

So far, the beneficiaries of the Courses have been nominated by the National Assembly, Ministry of Justice, and State Houses of Assembly in the six geopolitical regions of Nigeria. A few local government Counsels and private legal practitioners have equally attended the Courses.

Students' enrolment so far is as shown below:

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the Institute's Post-graduate School (PGS) was established in 1997 and runs Post-graduate Diploma, Masters Degree and recently, Ph.D. Programmes in Legislative Drafting. This is the first of its kind, not only in Nigeria but in Africa.

LLM AND PH.D PROGRAMME

In 1997, the institute carefully structured Post-graduate Diploma in Legislative Drafting. As a result of the success of this pilot scheme, the institute introduced a 12-month LL.M Degree, Programme in Legislative Drafting in 1999 to run alongside the Diploma Course. Institutions therefore have the option of sponsoring students for either of the courses, depending on logistics and other relevant considerations. The LLM is, as should be expected, substantially more enhanced and deeper in coverage than the diploma programme. In 2009 the Governing Council of the Institute, in accordance with the Institute enabling law, approved the commencement of a PhD programme in Legislative Drafting. This is the first of its type in Africa.

AIMS AND OBJECTIVES

The objectives for the proposed M.Phil and PhD programme in legislative Drafting include:

1. To consolidate the over 12 years achievement of the Institute in the field of human capital development in legislative drafting at both Postgraduate Diploma and LL.M levels.
2. To assist the nation in producing Legislative Drafting academics at the level of M.ID, M.Phil and PhD.
3. To help in meeting the deficit in the demand and supply for future trainers of legislative drafting.
4. To encourage the nation to save foreign exchange as far as overseas training of Draftmen at PhD level is concerned.
5. To gradually turn Nigeria into the hub for the training and development of high level Manpower in legislative drafting in Africa.
6. To indirectly assist the Nigerian and African emerging democracies in producing high quality legislations through the production of competent and highly qualified legislative draftmen.
7. To produce highly skilled M.Phil and PhD in Legislative drafting holders for Nigerian Universities that may need to build their academic in Law Faculties as appropriate.
8. Introduce participants to the advantages and complementary uses of computers and other novel devices in legislative drafting.
9. Encourage law officers in the various drafting services to develop appropriate responses to legislative drafting as a career.

<table>
<thead>
<tr>
<th>Research Degrees</th>
<th>Full Time</th>
<th>Part</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doctor of Philosophy (PhD)</td>
<td>3 years</td>
<td>5 years</td>
</tr>
<tr>
<td>M.Phil</td>
<td>1 year</td>
<td>2 years</td>
</tr>
<tr>
<td>M.LD</td>
<td>1 year</td>
<td>2 years</td>
</tr>
<tr>
<td>Diploma</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
• Full-Time Admission: Offered only to students that are not in employment and are not undertaking full-time studies elsewhere during the study period.

• Part-Time Admission: Offered to students who may be in employment and/or undertaking studies elsewhere during the period of study.

ENTRY AND GRADUATION REQUIREMENTS:

M.Phil Entry requirements
To be eligible for admission into the M.Phil in Legislative Drafting, intending candidate must possess the following:-

1. LL.M in Legislative Drafting of the NIALS
2. LL.M from any other recognized University from the Commonwealth Law System of America.
3. Any additional candidates are expected to have the basic requirements of
   (a) LL.B
   (b) BL
   (c) NYSC discharged or exemption Certificate and
   (d) Good character

Graduation Requirements
For a student to graduate with an M.Phil in Legislative Drafting of the Institute, the student must have fulfilled all the conditions outlined below:-

1. Must have been fully admitted
2. Must have spent at least 12 months after due registration
3. Must have completed a duly supervised dissertation of required standard
4. Pay all fees relating to his/her course of study
5. Meet all other requirements that are condition precedents to the award of M.Phil Degree of the Institute.

ENTRY AND GRADUATION REQUIREMENTS:
Ph.D
Entry Requirements
To be eligible for admission into the Ph.D in Legislative Drafting, intending candidate must possess the following:-

1. LL.M in Legislative Drafting in the institute with at least 2.0 cumulative grade aggregate.
2. LL.M from any other recognized University from the Commonwealth Law System or from America with at least 2.0 cumulative grade aggregate.
3. In addition candidates are expected to have the basic requirements of
   (a) LL.B
   (b) BL
   (c) NYSC discharged or exemption Certificate and
   (d) Good character

4. A candidate for the M.Phil Degree or the Ph.D Degree may additionally be required to undergo a selection exercise or undertake such other pre-requisite or concurrent studies which may be prescribed by the Institute.

Graduation Requirements
For a student to graduate with a Ph.D in Legislative Drafting of the Institute, the students must have fulfilled all the conditions outlined below:-

1. Must have been fully admitted
2. Must have spent at least 12 months after due registration
3. Must have completed a duly supervised dissertation of required standard
4. Pay all fees relating to his/her course of study
5. Meet all other requirements that are condition precedents to the award of the Ph.D Degree of the Institute

PROGRAMME CONTENTS
First year compulsory course work for both M.Phil and PhD

LD Legislative Drafting
ACL Advanced Constitutional Law
AAL Advanced Administrative Law
LJP Legislative and Judicial Process

M.Phil & Ph. D Research works
1. Seminar paper
HOW TO APPLY

References

Applications must be supported by two references from people who are able to comment upon the applicant's suitability for the proposed programme of study. If possible, at least one of the references should be from a recent teacher who is acquainted with the applicant's academic ability. The references should be returned with the completed application form in the 'Letter of Reference' envelopes that are provided in the Graduation Application Pack. Envelopes should be signed across the seal by the referees.

Research Proposal

Applicants are encouraged to provide a short proposal of their intended field of research with their application, together with any referees' reports and motivations which may be relevant. This recommendation is made with a view to enabling the Institute to establish whether the appropriate supervision would be available.

Academic Transcript

All postgraduate applicants are required to submit with the application form a full official academic transcript plus copies of degree certificates. Applicants, who at the time of application are completing a degree requisite for admission, should submit all available academic results on application with submission of the full/final academic transcript as soon as this is available. Final approval for admission will only be given on receipt of confirmation of award of the relevant degree.

Married women: Were your previous qualifications are in your maiden name, please supply a copy of your marriage certificate for record purposes.

Dissertation

PhD

Students undertake a piece of supervised research either independently or as part of a team. The research independence is usually designed to extend over three years full-time or five years part time. Assessment is by means of a thesis of no more than 100,000 words. The thesis must demonstrate a student's capacity to pursue original research based upon a good understanding of the research techniques and concepts appropriate to the discipline, and must represent a distinct and significant contribution to the subject, whether through the discovery of new knowledge, the connection of previously unrelated facts, the development of new theory, or the revision of older views. It should show the exercise of critical judgment with regard to both the candidates own work and that of other scholars in the field.

M.Phil

Students also undertake a piece of supervised research either independently or as part of a team. Assessment is by means of a thesis of no more than 60,000 words. The thesis should represent a contribution to the subject, either through a record of the student's original work or a critical and ordered exposition of existing knowledge.

Dissertation: Probable Areas

Supervision will be available in areas of staff interest. Research areas therefore include

- Constitutional Law
- Gender Studies
- African Law
- Mineral Resources Law
- International Law
- Commercial Law
- Access to justice
- Arbitration and alternative dispute resolution
- Comparative law
- Discrimination
- Human rights
- Law enforcement
- Legal education
- Legal practice and the legal profession
- Legal services, legal skills,
- Legislative studies and legislative drafting.

LEARNING SUPPORT FACILITIES FOR RESEARCH
The M.Phil/PhD programme of the Institute is expected to be conducted within its academic departments, research centers and faculties. Each full-time postgraduate research student will be guaranteed the following:

- Access to a research training course at an appropriate level.
- Reasonable access to the library.
- Opportunities to join the postgraduate and research community of the Institute.

FEES

Students may pay by cash, cheque and bank draft, bankers draft should be made payable to the NIGERIAN INSTITUTE OF ADVANCED LEGAL STUDIES. Exact payment details will be outlined in your offer letter. PhD Full-time students are required to pay half their tuition fees upon enrolment. PhD part time students are required to pay their total tuition fees on enrolment. Course fees are subject to change and students are advised to check the current details with the course before enrolling.

| PhD/ M.Phil | Application Form: | N 25,000.00 |
| Registration: | N 5,000.00 |
| Tuition: | N1,000,000.00 |

ACCOMMODATION

The institute does not provide accommodation facilities for students. There are Guest Houses both within and outside the University of Lagos Campus which the students can take advantage of, at their own cost. Students are also expected to bear the cost of recommended text-books, transportation and personal upkeep. The institute library is however free.

COURSE VENUE

Nigerian Institute of Advanced Legal Studies,
University of Lagos Campus, Akoka, Yaba, Lagos.

CAREER POTENTIAL

The discipline of legislative drafting and the knowledge and skills gained present students with a number of different career paths. These include legal practice and various positions in industry, banking or finance.

More particularly relevant are career options in the

(i) National Assembly
(ii) The State Houses of Assembly
(iii) The Regional organizations
(iv) International organizations etc.

APPLICATION FORMS

Requests for application forms into postgraduate degree programmes of the Institute are normally made periodically every year. Such requests are directed to the institute offices in Lagos and Abuja.
<table>
<thead>
<tr>
<th>No.</th>
<th>Course Title</th>
<th>Date</th>
<th>Venue</th>
<th>New Fee</th>
<th>Coordinator</th>
<th>Contact</th>
<th>Target Participants</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Nuclear Law</td>
<td>March 10th - 12th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N375,000</td>
<td>Prof. Peter Akyer</td>
<td>08069017149</td>
<td>Federal and State Ministries of Science and Technology, Federal and State Ministries of Environmental Management, National Research and Development Council, State Research and Development Council, Lagos State, and Universities involved in Nuclear and Environmental Management.</td>
</tr>
<tr>
<td>2</td>
<td>24th Course in Drafting Commercial Agreement and Banking Documentation</td>
<td>March 22nd - 26th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Bola Ojora</td>
<td>08055020769</td>
<td>Lawyers in Banks, Insurance Companies, Mortgage Institutions, Regulatory Agencies, Private Law Firms, Legal Practitioners, Bank Credit Officers, NSE, and all Lawyers.</td>
</tr>
<tr>
<td>3</td>
<td>Training Course for Public Prosecutors</td>
<td>April 13th - 15th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Anwara &amp; Mrs. P. Anyerer</td>
<td>08040120607</td>
<td>Law Officers of the Federal and State Ministries of Justice, Prosecutors, Special Prosecutors, Federal and State Ministries of Justice, Universities, Banks, and all Lawyers.</td>
</tr>
<tr>
<td>4</td>
<td>Nigerian Workshop on Corporate Law for Lawyers and Regulatory Officers</td>
<td>April 27th - 28th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N75,000</td>
<td>Mr. T.O. Salami &amp; Mrs. Aminat</td>
<td>08069009052</td>
<td>Law Officers and all Lawyers.</td>
</tr>
<tr>
<td>5</td>
<td>Nigerian Workshop in Corporate Affairs for Corporate Leaders</td>
<td>April 19th - 20th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Michael Salako &amp; Mr. Shadrack</td>
<td>08059357329</td>
<td>Senior Officers in Corporate Affairs.</td>
</tr>
<tr>
<td>6</td>
<td>Legal Writing Skills: Paralegal Drafting Writing Skills for Legal Practitioners</td>
<td>May 10th - 11th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N50,000</td>
<td>Prof. Akin Awo</td>
<td>08020311617</td>
<td>Travelling Lawyers, Legal Officers in the public service, Universities, and Law Firms.</td>
</tr>
<tr>
<td>7</td>
<td>Government Legal Advisor's Law Officers Course</td>
<td>May 23rd - 26th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Mrs. Nnadi Wokocha &amp; Mrs. Elizabeth Oyewo</td>
<td>08032267351</td>
<td>Government Legal Advisor, Law Officers of Ministries, State Government, and Universities.</td>
</tr>
<tr>
<td>8</td>
<td>Training Course on Law and Society</td>
<td>July 17th - 21th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Nnadi, Adefioye &amp; Michael Ofor</td>
<td>08036917149</td>
<td>Community Leaders, State and Federal Ministry of Internal Affairs, Universities, and all Lawyers.</td>
</tr>
<tr>
<td>9</td>
<td>Intensive Course in Legislative Drafting</td>
<td>June 1st - 4th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Diji Adebowale &amp; David Ofor</td>
<td>08034977657</td>
<td>National and State Legislators, Ministry of Justice, EFCC, IPSO, NSE, and all Lawyers.</td>
</tr>
<tr>
<td>10</td>
<td>Workshop on Labour and Industrial Relations</td>
<td>June 14th - 17th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N75,000</td>
<td>Mr. Kaka Ofori &amp; Florence Ofor</td>
<td>08036855599</td>
<td>Academic, Industrial Relations Department, Labour Union (Africans), Labour and Industrial Relations (Africans), and all Lawyers.</td>
</tr>
<tr>
<td>11</td>
<td>Intensive Course in Alternative Dispute Resolution</td>
<td>June 27th - 29th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N75,000</td>
<td>Prof. Paul Ibiabia, Mrs. Olatunde Aminu &amp; Mr. Chime Aminu</td>
<td>08033417657</td>
<td>Judges of Superior Court, Private Law Practitioners, State Court, and Government and all Lawyers.</td>
</tr>
<tr>
<td>12</td>
<td>3rd Advanced Course in Social Justice and Procedure</td>
<td>July 5th - 9th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Mrs. Nnadi, Wokocha &amp; Mr. Chime Aminu</td>
<td>08034312858</td>
<td>Judges of Superior Court, Private Law Practitioners, State Court, and Government and all Lawyers.</td>
</tr>
<tr>
<td>13</td>
<td>Intensive Course in Commercial Drafting and Banking Documentation</td>
<td>July 12th - 16th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Bola Ojora &amp; Prof. Awo Akin</td>
<td>08020311617</td>
<td>Lawyers in Banks, Insurance Companies, Mortgage Institutions, Regulatory Agencies, Private Law Firms, Legal Practitioners, Bank Credit Officers, NSE, and all Lawyers.</td>
</tr>
<tr>
<td>14</td>
<td>Environmental Law &amp; Climate Change</td>
<td>July 30th - 31th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Luyce Akinranti &amp; Mrs. Adebiyi Aminu</td>
<td>08020303149</td>
<td>Staff of Federal and State Ministries of Environment, OIL Companies, Nigerian Law School (NALS), NGPC, EFCC, IPSO, Ministry of Interior, and Federal and State Ministries of Environment and all Lawyers.</td>
</tr>
<tr>
<td>15</td>
<td>5th Training Course in International Criminal Justice &amp; its Administration</td>
<td>Sept 30th - 31th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Peter Akyer &amp; Mrs. Kodokha Ofor</td>
<td>08055017149</td>
<td>Judges of Superior Court, Private Law Practitioners, State Court, and Government and all Lawyers.</td>
</tr>
<tr>
<td>16</td>
<td>Ethics in Drafting and Report Writing for Government Officials</td>
<td>Sept 27th - 30th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Paul Akinranti &amp; Florence Ofor</td>
<td>08038114979</td>
<td>Federal and State Ministries of Environment, Regulatory Agencies, Private Law Firms, Legal Practitioners, Bank Credit Officers, NSE, and all Lawyers.</td>
</tr>
<tr>
<td>17</td>
<td>The Comparative Company Law Course</td>
<td>Oct 3rd - 7th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Prof. Bola Ojora &amp; Mr. David Ofor</td>
<td>08033407747</td>
<td>Lawyers in Banks, Insurance Companies, Mortgage Institutions, Regulatory Agencies, Private Law Firms, and all Lawyers.</td>
</tr>
<tr>
<td>18</td>
<td>Advanced Course in Practice and Procedure</td>
<td>Oct 25th - 29th</td>
<td>Augustine Nnamdi Lecture Theatre NIALS, University of Lagos Campus</td>
<td>N100,000</td>
<td>Dr. (Mrs.) Chiaya Akinranti &amp; Chima Ofor</td>
<td>08020303148</td>
<td>Lawyers in Banks, Insurance Companies, Mortgage Institutions, Regulatory Agencies, Private Law Firms, and all Lawyers.</td>
</tr>
</tbody>
</table>
As part of her efforts to promote excellence in law and the legal profession, the Institute has, over the years, conferred its prestigious Fellowship on a selected few of Nigeria’s leading legal scholars and jurists. They are (in the order in which it was conferred):

His Excellency, Judge Taslim O. Elias, GCON, LLD;
HHon. Justice A. Fatayi-Williams, GCON, M.A;
Hon. Justice Mohammed Bello, GCON;
Professor B. O. Nwabueze, SAN, NNMA, LLD;
Prince Bola Ajibola, SAN, KBE, CFR, LLD;
Hon. (Dr.) T. Akinola Aguda, OFR, LL.M, Ph.D (London) NNMA;
Hon. Justice M.L. Uwais, CON, GCON;
Professor M.A. Ajomo, FCIB;
Professor C. O. Okonkwo, SAN;
Chief F.R.A. Williams, SAN, CON, OFR;
Hon. Justice Adolphus G. Karibi-Whyte, CFR, JSC;
Alhaji Abdullahi Ibrahim, SAN, OFR;
Hon. Justice S.M.A. Belgore, CON, GCON, LLD;

Hon. Justice Mamman Nasir, GCON;
Chief Afe Babalola, SAN, OFR, LLD;
Hon. Justice Kayode Eso, CON, LLD;
Hon. Justice Emmanuel O. Ayoola, CON; Hon. Justice Umar Abdullahi, CON,
Dr. Mudiaga Odje, SAN, OFR;
Professor Ignatius A. Ayua, SAN, OFR;
Professor David Adedayo Ijala, SAN, FNSIL;
Hon. Justice Morenikeji Omotayo Onalaja, OFR
Chief George Uwechue, SAN
Professor (Mrs) Jadesola O. Akande, OFR;
The Hon. Justice Idris Legbo Kutigi, Cm, GCON
Hon. Justice Aloysius I. Katsina-Alu, JSC, CON;
Hon. Justice Niki Tobi, JSC, CON;
Hon. Justice George Adesola Oguntade, JSC, CON;
Professor Edwin Ifeanyichukwu Nwogugu;
Hon. Justice Joseph Olakunle Orojo, CON;
Professor Adedokun Adebayo Adeyemi;
Professor Michael Iyiola Jegede, SAN;
Professor Itsejuwa Esanjumi Sagay, SAN;
Chief Mrs. Folake Solanke, SAN
Induction of Honourable Justice P.N. Bhagwati Into NIALS Hall of Fame

In fulfillment of our mandate, the Institute has in recent times established the "NIALS Hall of Fame" to honour individuals that have made monumental contributions in the field of law and related disciplines, particularly those areas that impact on humanity. The Institute will be celebrating periodically the success of lawyers, jurists and statesmen who have made extraordinary contributions to law and humanity, into the NIALS Hall of Fame.

This year, the Institute choose Honourable Justice P.N Bhagwati, a retired Chief Justice of India, as the first inductee of its Hall of Fame, for his role in recognizing the Justiciability of Economic and Social Rights. During his extraordinary period of service as a Supreme Court Judge, he was recognized for his role in expanding access to justice for all Indians, through public interest litigation.

This act is remarkable in that it led to the discourse on the justiciability of Economic and Social Rights in so many other jurisdictions including Nigeria and has particularly given impetus to the Institute's research in this area. By this, the Institute presented its latest research work: Justiciability and Constitutionalism: Economic Analysis of Law to the Nigerian public. This is to serve as a catalyst for the Nigerian Judiciary to draw inspiration from the bold, courageous and visionary pronouncements of Honourable Justice Bhagwati and hopefully revisit its thinking on the non-justiciability of Chapter 2 of the 1999 Constitution.
Nigerian Institute of Advanced Legal Studies

Call For Papers

NIALS Journal of Law and Development - Prof. Nnamdi Aduba

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on broad spectrum of law and its intersection with development. Submissions are welcome on topical issues in development as well as a comparative study of the treatment of developmental issues in other jurisdictions.
The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on issues of law and security such as cyber security, terrorism, cyber crime, ethnic/religious crisis. It also welcomes submissions on the interface between law and security and the global trends in addressing these issues.

Constitutional Law Forum - Prof. Mike Ikharial

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on current issues and discourse of the Constitution. It also welcomes submissions that explore the treatment of these issues in other jurisdictions.

NIALS Supreme Court Review - Prof. Paul Idornigie

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on landmark cases by the Supreme Court in varied areas of the law.

International Journal of Legislative Drafting - Prof. Deji Adekunle

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on legislative drafting, law making and judicial interpretation of legislations in Nigeria and other jurisdictions.

Nigerian Journal of Criminal Justice Reform - Prof. Ayo Atsenuwa

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on criminal justice reform in Nigeria, such as access to justice, treatment of victims and victims' rights, criminal adjudication in Nigeria.

International Journal of Telecommunication Law - Prof. Animi Awah

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on telecommunication law and practice in Nigeria.

NIALS Journal of African and Comparative Law - Mrs. Ngozi Udombana

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on any area of African law, Customary law and practice and Sharia law and the interface between these different aspects of African law and International law.

Nigerian Journal of Business Law - Prof. Paul Idornigie

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on current issues on business practice and regulation in Nigeria, such as finance and taxation as well as comparative study of business practice and regulation in other jurisdictions.

NIALS Journal of Environmental Law - Prof. Olanrewaju Fagbohun

The Journal welcomes submissions of articles, case law review, short notes on recent developments and commentaries on broad spectrum of environmental regulation and protection, climate change as well as comparative study of the practice of environmental regulation and protection in other jurisdictions.

NIALS Current Law Review Journal - Prof. Bolaji Owasanoye

The Nigerian Institute of Advanced Legal Studies is making a call for submission of unpublished, innovative and original articles from the academia, Bar, Bench, legal practitioners in both private and public sector, including intergovernmental and non governmental organisations to the above listed Journals. The Institute also welcomes notes on recent developments, case law review and commentaries. Articles are accepted twice a year.

Manuscripts should be submitted in British English, with both text and footnote typed and double spaced. Authors should also submit an abstract of not more than 200 words, enclosing a cover letter and resume. Submissions should include: email addresses and phone numbers. Articles submitted to the Editor in Chief must not have been published, submitted or accepted elsewhere. Request style guidelines by email from nialsabj@hotmail.com

LAGOS OFFICE: University of Lagos Campus, P. M. B. 12820, Akoka-Lagos.

ABUJA OFFICE: Supreme Court of Nigeria Complex, Three Arms Zone, P. M. B. 385, Garki Abuja.
The Institute is composed of principal officers and an array of competent staff and faculty that work assiduously to keep it focused and result oriented.

PRINCIPAL OFFICERS

Professor Epiphany Azinge, SAN
Mr. James Gekeme Bathnna
Mr. T. O. Dada
Dr. Augustine U. Nweze
Professor Bolaji Owasanoye
Professor Adefeji Adekunle

Director-General
Institute Secretary
Institute Librarian
Institute Bursar
Director of Research
Director of Studies

ACADEMICS

Department of Public and Private Law
Mrs. Animidi Awah
Mrs. T. O. Ilegbune
Mr. John Arewa

Associate Professor & Acting Head
Senior Research Fellow
Research Fellow II

Department of International Law
Dr. Peter T. Akper
Professor Paul O. Idornige
*Emmanuel E. Okon
Mrs. Kehinde Ikhiimikuor
Mr. Shankyuila T. Samuel

Associate Professor & Acting Head
Research Professor
Senior Research Fellow
Research Fellow II
Research Fellow II

Post-Graduate School
Department of Continuing Legal Educational and Consultancy
Mrs. Ngozi J. Udombana
Miss Quadri Kafayat Motilewa
Ms. Ezeanyagu Oyinyechi Lilian

Department of African and Comparative Law
Mr. Peter Anyebe
Mr. Mmakwe A. Ozoemen

Department of Commercial and Property Law
Dr. (Mrs.) Francisca E. Nierum
Mr. Kolapo Omidire
*Mrs. Janet Mwuese Asagh
Ms. Fatima Bello
Mr. Tijjani Mamman Bukar

Department of Conflict and Dispute Resolution
Dr. (Mrs.) Comfort C. Ani
Mr. Goziem O. Ebo
Ms. Anthonia C. Arinze

Department of Case Law and Litigation
Mrs. Helen Chuma-Okoro
Mr. Chinua Asuzu
Mrs. Mosope D. Fagbongbe

Library
Mrs. Ufuoma Lamikanra
Mrs. Uwem Eteng
Mr. Jide E. Owoeye

Deputy Bursar

Administration
Mrs. Nancy S. Jerry-Imahigbe
Mr. Danjuma Tagni
Miss Catherine E. Anthony
Alhaji Toyin A. Salman

Miss Mary O. Garba
Mrs. Hajara B. Goniri

Senior Research Fellow & Acting Head
Research Fellow II
Research Fellow II

Senior Research Fellow & Acting Head
Asst. Research Fellow
Asst. Research Fellow

Research Fellow II & Acting Head
Asst Research Fellow

Research Fellow II & Acting Head
Senior Research Fellow
Research Fellow II
Research Fellow II
Asst. Research Fellow

Research Fellow II & Acting Head
Asst. research Fellow
Asst. Research Fellow

Research Fellow II & Acting Head
Asst. Research Fellow
Research Fellow II

Research Fellow II & Acting Head
Asst. Research Fellow
Research Fellow II

Principal Librarian & Head Readers Services Section
Principal Librarian & Head Technical Section
Principal Librarian & Head Acquisition Section

Odobuma Augustine Eguriase

Deputy Institute Secretary
Deputy Institute Secretary
Principal Assistant Secretary & Head HRM
Principal Assistant Secretary & Head Gen. Admin/Services
Principal Assistant Secretary (Admin)
Principal Assistant Secretary (Council Secretariat and Legal Matters Unit)
Presentation of the Laws of Nigeria Annotated by former Chief Justice of Nigeria, Honourable Justice S.M.A. Belgore, GCON, FNIALS, during the 30th Anniversary Celebration of the Nigerian Institute of Advanced Legal Studies

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The book is now available for purchasing at the NIALS Lagos and Abuja office.
10. Accessories after the fact

A person who receives or assists another who is, to his knowledge, guilty of an offence, in order to enable him to escape punishment, is said to become an accessory after the fact to the offence.  

A wife does not become an accessory after the fact to an offence of which her husband is guilty by receiving or assisting him in order to enable him to escape punishment, nor by receiving or assisting, in her husband's presence and by his authority, another person who is guilty of an offence in the commission of which her husband has taken part, in order to enable that other person to escape punishment; nor does a husband become accessory after the fact to an offence of which his wife is guilty by receiving or assisting her in order to enable her to escape punishment.

In this section the terms “wife” and “husband” mean respectively the wife and husband of a Christian marriage.

Notes

Section 10

1. For definition of “person” see s. 1 of this Code.
2. For definition of “offence” see s. 2 of this Code, see also s. 2(1) Criminal Procedure Act Cap C41 LFN 2004.
3. For definition of “Christian Marriage” see s. 1 of this Code.

Cross Reference

For other provisions relating to the protection of spouses of a Christian marriage see ss. 33, 34 and 38 of Evidence Act Cap E14 LFN 2004. For punishment of accessories after the fact see ss. 519, 520 and 521 of this Code.

Section 10

This section is concerned with giving assistance or protection to a known offender after he has committed the offence, and for the purpose of enabling him to escape punishment — Eddy vs. The State (1972) ANLR 16 S.C.; Jibrin Okibia vs. The State (1975) ANLR 69 S.C.; “Principalis in the second degree” has a recognized meaning in English law. It is not used in Chapter II of this Act and consequently has no meaning in Nigerian Law — E. vs. Ede Okpala & 2 Oros (1) 2WACA 345.

Section 10

An accused person is not an accessory after the fact if he neither received nor assisted any one of the principal offenders in order to enable him to escape punishment. Anthony Eronole Enahor vs. The State (1965) NSCC 98 S.C.

Section 10

A witness may rank as an accomplice if he assists a culprit to escape punishment and is an accessory after the fact in that sense — Edeh Ikpa Eko & Anor vs. The State (1964) NSCC 280 S.C.

The first Professorial Chair at the Institute took off in October 2009. The Chair known as S. M. A. Belgore Professorial Chair in Law and Development is occupied by Professor Nnamdi Aduba of the University of Jos. Justice Belgore endowed the Chair as a result of his keen interest in the rule of law, fairness and transparency in the administration of justice.
A cross section of the Graduands.

The Fellows Procession led by Chief (Mrs) Folake Solanke, SAN followed by the D.G., Prof. E. Azinge, SAN.

The Director of Research, Prof. B. Owasanoye making his speech.
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