Cory, H. & Hartnoll, M.M., CUSTOMARY LAW OF THE HAYA TRIBE [Cass Library of African Law No.7.] New Impressions, 2d. edition. London, Frank Cass & Co., 1971. x, 361 p. £5.50

Little was known and less published about the indigenous legal systems of East Africa at the time of the first printing in 1945. This book is the product of detailed, thorough study of a wide range of topics, and considered a classic in its field. It is reprinted now in order to make it more readily accessible to all those interested in customary law.

Thomas, P.A., ed., PRIVATE ENTERPRISE AND THE EAST AFRICAN COMPANY. Dar es Salaam, Tanzania Publishing House, 1969. xiv, 283 p. \$4.00

The legal and economic problems posed by the adoption by each of the East African States of company legislation, evolved to meet the particular needs of a different society, are analyzed by eminent authorities.

von Brenda-Beckmann, F., LEGAL PLURALISM IN MALAWI. [African Studies No. 56, IFO Institute for Wirtschaftsforschung], München Weltforum Verlag, 1970. 216 p. DM 40

The adoption of English law and the establishment of a court system oriented on the English model was the beginning of legal pluralism in Malawi. Although in the course of socio-economic development tribal law has been adjusted to changed patterns of life, English law on the one side and tribal law on the other still exist as two distinct legal systems, the amalgamation of which cannot be expected in the near future. This study provides a survey of the development of the Malawi legal system.

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