1. Record Nr. UNINA9910788145403321

Autore Kanyeihamba George W.

Titolo Kanyeihamba's commentaries on law, politics and governance / /

George W. Kanyeihamba

Pubbl/distr/stampa Kampala:,: LawAfrica Publishing,, 2010

ISBN 9966-031-88-X

Descrizione fisica 1 online resource (174 p.)

Disciplina 364.96761

364/.9676/1

Soggetti Justice, Administration of - Uganda

Constitutional law - Uganda Judicial independence - Uganda

Human rights - Uganda Corruption - Uganda

Uganda Politics and government 1979-

Lingua di pubblicazione Inglese

Formato Materiale a stampa

Livello bibliografico Monografia

Note generali "2nd impression."

First published in 2006.

Nota di bibliografia Includes bibliographical references.

Nota di contenuto Cover; Title page; Copyright page; Contents; PREFACE; INTRODUCTION;

SECTION ONE - CONSTITUTIONAL THEORY AND PRACTICE; CHAPTER ONE - THE THEORY AND PRINCIPLES OF CONSTITUTIONALISM AND THE RULE OF LAW: SEPARATION OF POWERS; 1.1 CUSTOMARY AND

RULE OF LAW: SEPARATION OF POWERS; 1.1 CUSTOMARY AND COLONIAL BACKGROUND: CHAPTER TWO - THE MAKING AND NATURE

OF THE 1995 UGANDA CONSTITUTION; 2.1 THE SALIENT FEATURES OF THE 1995 CONSTITUTION; CHAPTER THREE - THE JUDICIARY AND ITS CHALLENGES: JUDICIAL INDEPENDENCE AND ACCOUNTABILITY IN A DEMOCRATIC SOCIETY; 3.1 THE FUNCTION OF THE JUDICIARY; 3.2

JUDICIAL ACTIVISM

3.3 CAN UGANDA JUDGES ENGAGE IN JUDICIAL ACTIVISM TO UPHOLD AND PROTECT HUMAN RIGHTS?3.4 PROTECTION OF HUMAN RIGHTS BY JUDGES; 3.5 JUDICIAL RESPONSES TO VIOLATION OF HUMAN RIGHTS IN UGANDA; 3.6 EXECUTIVE, POLITICAL AND MILITARY ASSAULT ON THE JUDICIARY; 3.7 ACCOUNTABILITY IN THE JUDICIARY; 3.8 JUDICIAL

BALANCING ACT; 3.9 AN IDEAL JUDICIARY; CHAPTER FOUR - THE

EXERCISE OF EXECUTIVE POWER; 4.1 TOLERANCE IN THE EXERCISE OF EXECUTIVE POWER; 4.2 WHAT WENT WRONG?; SECTION TWO - HUMAN RIGHTS; CHAPTER FIVE - HUMAN RIGHTS: KNOW THEM, DEMAND THEM, DEFEND THEM

5.1 ENFORCEMENT OF HUMAN RIGHTS AND DEVELOPMENT5.2 HUMAN AND PEOPLES' RIGHTS: 5.3 THE IMPACT OF FOREIGN AID: 5.4 KNOWLEDGE AND PROTECTION OF HUMAN RIGHTS; CHAPTER SIX - THE RIGHT TO HEALTH WITH REFERENCE TO HIV/AIDS; 6.1 DEFINITION OF THE RIGHT TO HEALTH: 6.2 MISCONCEPTION ABOUT THE RIGHT TO HEALTH; 6.3 HUMAN RIGHTS AND THE HIV/AIDS EPIDEMIC IN UGANDA; 6.3.1 Introduction; 6.4 THE UGANDA OPEN POLICY EXPERIENCE; 6.5 LIVING WITH HIV/AIDS; 6.6 DIAGNOSIS AND TREATMENT; 6.7 THE HIV/AIDS TEST; 6.8 THE CD4 COUNT; CHAPTER SEVEN - THE DEATH PENALTY DEBATE IN UGANDA: 7.1 INTRODUCTION 7.2 CONSTITUTIONAL LICENCESECTION THREE - GOVERNANCE AND DEVELOPMENT; CHAPTER EIGHT - WEAKNESSES, FRUSTRATIONS AND FAILURES OF POLITICAL PARTIES IN UGANDA; CHAPTER NINE -CORRUPTION: 9.1 PUBLIC PERCEPTION OF CORRUPTION: 9.2 CORRUPTION IN THE ELECTORAL PROCESS: 9.3 INABILITY TO ACT ON CORRUPTION: 9.4 DIFFICULTIES IN IDENTIFYING THE CORRUPT: 9.5 CORRUPTION IN THE JUDICIARY: 9.6 PROFESSIONALS AND CORRUPTION: 9.7 THE LEGAL PROFESSION: 9.8 CORRUPTION IN OTHER PROFESSIONS; 9.9 FIGHTING CORRUPTION; 9.10 THE MAJOR WEAPON AGAINST CORRUPTION IS CIRCUMSTANTIAL EVIDENCE 9.11 STRENGTHENING THE RESOLVE AGAINST CORRUPTIONCHAPTER TEN - OBSTACLES TO AFRICAN DEVELOPMENT: 10.1 THE WISDOM OF AFRICA; 10.2 THE OBSTACLES; 10.3 THE DEPENDENCY SYNDROME; 10.4 IMPACT OF FOREIGN AID, ADVISERS AND PLANNERS ON AFRICAN DEVELOPMENT: 10.5 AFRICAN WEAKNESSES IN NEGOTIATING CONTRACTS; 10.6 CONSEQUENCES OF FAILURE; Back cover