

Laws are classified according to the weight of their authority. For example, the National Open University Act Cap N63 LFN 2004 is an example of Primary source

All except one of the following is not a constituent ingredient which an acceptance of an offer must be met before it can be clothed with apron of validity
It can be accepted by proxy without authority

In one word, the description particulars in Question 6 is called Offer

Due to cases of impropriety and negligence, Lady Heavy was removed as a director. Six months after, her name remained on the letterhead and other documents. She took a loan in the name of the company. The bank sought to recover and the company resisted. Advise
Section 250 CAMA avails the bank

The appeal system ensures that, at any rate, justice is done. It manifests greatly in criminal matters where it is said that it is better to set 100 criminals free than to convict one innocent person. All but one does not have appellate jurisdiction
The supreme court

A specific and unequivocal pledge, vow, assurance or guarantee willingly made by one party intending that if and only if the party to whom it is made nilly willy accepts he or she becomes bound to make good the undertaking. What a case of your word is your bond! In fact, the matter is so serious that the vow or promise is capable of being extended to a limitless class, even to the world at large. This scenario is classically displayed, brought and affirmed in
Carlill v Carbolic Smoke Ball Co (1893) 1 QB 253

A person on whose directions and instructions the board of directors of a company are accustomed to act, is otherwise known as
Shadow director

By Clause 3(2) of the Articles of Association of Wazobia Nig Ltd Mr Action was empowered to remove any director if it appears to him that the director is not diligent. Although he is not a director or shareholder, he removed Ms Prettie from office. She contested. Advise Ms Prettie
Ms Prettie has no case pursuant to Section 41(3) CAMA

Consideration is executed if the act is or has been performed in return for a promise. It is executory if the offer as well as acceptance remains within the domain of promises and as to liability
Both parties are liable

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stated that he had five days within which to accept the price. After 15 days, he returned and made a cheque for the price. The sales clerk apologised and told him that the price had changed, five days ago. He consulted you for advise
He is on the wrong side because the offer had lapsed

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