

## **LAW AND POLICY REVIEW**

**Vol. 2, (2011).**

### **CONTENTS**

<b>The Effect of Non Service of Pre-Action Notice on the Competency of Courts to Entertain a Matter</b> <b>Benson A. Oloworaran</b>	<b>1</b>
<b>Human Rights and National Development in Nigeria</b> <b>Ifeoma P. Enemo and John Funsho Olorunfemi</b>	<b>21</b>
<b>An Appraisal of Vicarious Liability in Criminal Law</b> <b>Aniedi J. Ikpong</b>	<b>45</b>
<b>Legal Framework for the Regulation of Electronic Frauds in Nigeria</b> <b>Festus O. Ukwueze and Uju Obuka</b>	<b>75</b>
<b>An Examination of the Desirability or Otherwise of Limited Liability Partnerships Law Firms in Nigeria</b> <b>Motunrayo.O.Egbe</b>	<b>111</b>
<b>Expanding the Frontiers of Legal Training for Budding Lawyers: A Case for Sports Law</b> <b>Emmanuel O. Olowononi</b>	<b>122</b>
<b>The Significance of Patent as a Tool for Development: Lessons for Nigeria</b> <b>Olusegun Oyedepo</b>	<b>136</b>
<b><i>Wilbough De-Ultimate Nig Ltd and Chief O.O Okonkwo v Ibtc Chartered Bank Plc – A Comment</i></b> <b>C.A.Ogbuabor</b>	<b>153</b>