Encyclopedia of Public International Law in Asia (3 vols)

Seokwoo Lee, Inha University Law School

Incorporating the work of numerous leading scholars, the Encyclopedia of Public International Law in Asia provides a detailed description of the practice and implementation of international law in twenty Asian states. The Encyclopedia covers the introduction of Western international law and the resulting shift from the older Asian order; the development of modern international law; and the impact that all of this has had on Asian states.

Offered in three geographically-organized volumes – Northeast Asia, Southeast Asia, and Central and South Asia – this reference work provides valuable information for all those interested in the historical development, implementation, and application of international law in Asia. Although there is general acknowledgement of the great variety of cultures among Asian countries, strong themes of familiarity, mutual understanding, coherence, and solidarity persists among them as a result of the numerous mutual cultural and religious contacts and interconnections that developed over the course of centuries. This examination of international law and its application in Asia reveals the shared history of the continent, as well as its unique development in each Asian state.

Offered online and as a three-volume print set – Northeast Asia, Central and South Asia and Southeast Asia - this reference work is a valuable resource for all those interested in the historical development, implementation, and application of international law in Asia.

READERSHIP: All interested in the historical development, implementation, and application of international law in Asia.
Jus Mundi – Academic Research

The Jus Mundi platform offers a comprehensive, multilingual, and user-friendly search engine for advanced academic research in international law and arbitration. Aimed at judges, academic researchers, legal practitioners, and tertiary students, Jus Mundi covers over 30,000 international law and investor-state arbitration documents, including treaties, ICJ, PCIJ, PCA, ITLOS, ICSID and other arbitration institutions, UNCITRAL, IUSCT documents (judgments, arbitral awards, orders, pleadings, etc.), and decisions of the Mixed Claims Commissions. Commercial arbitration is also exclusively available on Jus Mundi. Jus Mundi offers several advanced linguistic features and more than a dozen filters to narrow down search criteria based on open or specific search strings, legal concepts relevant to the search, case type, decision type, type of legal document, representatives, decision-makers, dates, and more.

Sovereign Limits

Sovereign Limits is an essential tool in the research and visualization of international boundaries. Key components include:
- Highly detailed interactive map, capable of showing boundary data at large scales atop multiple basemap options.
- Over 200 point locations of disputed or contentious sovereignty accompanied by a brief explanation of the conflict.
- Primary sources, maps, and analyses attached to each international boundary.
- “State-view:” Filter the map by a country to see its “sovereign footprint” of land and maritime boundary claims.
- International diplomatic recognition for de facto States and areas of major dispute.
- Combines all land and maritime boundaries into a cohesive database, which enables users to better understand the true sovereign footprint for every State, and their dependencies.

For more information and/or free 30-day institutional trials, please contact our sales department at sales@brill.com.
European Investment Law and Arbitration Review

Volume 6 (2021), Published under the auspices of Queen Mary University of London and EFILA
Edited by Loukas Mistelis, Queen Mary University of London, and Nikos Lavranos, LLM, Free University Brussels

With the entrance of the European Union into the field of International Investment Law and Arbitration, a new specialist field of law, namely ‘European Investment Law and Arbitration’ is in the making. This new field of law draws on EU Law, Public International Law, International Investment Law, International Arbitration Law and Practice and International Economic Law, while other fields of law such as Energy Law are also relevant.

European Yearbook / Annuaire Européen

Volume 68 (2020)
Edited by the Council of Europe

The European Yearbook promotes the scientific study of nineteen European supranational organisations and the OECD. Each volume contains a detailed survey of the history, structure and yearly activities of each organisation and an up-to-date chart providing a clear overview of the member states of each organisation.

Hague Yearbook of International Law / Annuaire de La Haye de Droit International

Volume 32 (2019)
Edited by Jure Vidmar, Maastricht University, and Ruth Bonnevalle-Kok, University of Aruba

The aim of the Hague Yearbook of International Law is to offer a platform for review of new developments in the field of international law. In addition, it devotes attention to developments in the international law institutions based in the international City of Peace and Justice, The Hague.
This Yearbook aims to contribute to a greater awareness of the functions and activities of the organs of the Inter-American system for the protection of human rights.

The Yearbook is partly published as an English-Spanish bilingual edition.
NB: This book is part of a three volume set. Each volume should be ordered separately!
Vol 1 ISBN 9789004445604
Vol 2 ISBN 9789004504400
Vol 3 ISBN 9789004509917
Yearbook of International Disaster Law

Volume 3 (2020)
Edited by Giulio Bartolini, Dug Cubie, Marlies Hesselman and Anastasia Telesetsky

The Yearbook of International Disaster Law aims to represent a hub for critical debate in this emerging area of research and policy and to foster the interest of academics, practitioners, stakeholders and policy-makers on legal and institutional issues relevant to all forms of natural, technological and human-made hazards.

Readership: Academics, practitioners, stakeholders and policy-makers on legal and institutional issues relevant to all forms of natural, technological and human-made hazards.

Yearbook of the European Convention on Human Rights / Annuaire de la convention européenne des droits de l’homme

Volume 63 (2020)
Edited by the Council of Europe/Conseil de l’Europe

The Yearbook of the European Convention on Human Rights, edited by the Directorate General of Human Rights and Legal Affairs, is an indispensable record of the development and impact of the world’s oldest binding international human rights treaty. It reviews the implementation of the Convention both by the European Court of Human Rights and by the Council of Europe’s Committee of Ministers, responsible for supervising the application of the Court’s judgments in the member states.

Israel Yearbook on Human Rights

Volume 51 (2021)
Edited by Yoram Dinstein and Jeff Lahav

The Israel Yearbook on Human Rights- an annual published under the auspices of the Faculty of Law of Tel Aviv University since 1971- is devoted to publishing studies by distinguished scholars in Israel and other countries on human rights in peace and war, with particular emphasis on problems relevant to the State of Israel and the Jewish people.
The **Max Planck Yearbook of United Nations Law** *Volume 24 (2020)*
Edited by **Erika de Wet**, **Kathrin Scherr** and **Rüdiger Wolfrum**

The Max Planck Yearbook of United Nations Law (UNYB) addresses both legal scholars and practitioners, giving them insights into the workings, challenges and evolution of the UN.

**READERSHIP:** Legal institutes, academic libraries, post-graduate students, undergraduate students working in the field of international law and United Nations.

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The **Australian Year Book of International Law** *Volume 39 (2021)*
Edited by **Donald R. Rothwell**, The Australian National University, **Imogen Saunders**, The Australian National University, and **Esmé Shirlow**, The Australian National University

The Australian Year Book of International Law focuses on Australian practice in international law and general international law, across a broad range of sub-fields including human rights, environmental law and legal theory, which are of interest to international lawyers worldwide.

**READERSHIP:** Those working in the field of international law, including government officials, international organisation officials, non-government and community organisations, legal practitioners, academics.

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This book compares the two golden ages of private international law (PIL): the first is the era of Story and Savigny in the nineteenth century, while the second comprises the last fifty years. The period between 1970 and 2020 has been one of rapid changes and dense legislative responses, exemplified by the adoption of over one hundred national PIL codifications and almost as many international or regional conventions and regulations. These instruments provide a rich source for this book's incisive and instructive comparisons and a fertile ground for a reliable assessment of the progress of PIL as a discipline.

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**Private International Law**
**Idealism, Pragmatism, Eclecticism**

**Symeon C. Symeonides**, Willamette University College of Law
The Law of Whistleblowing
Cross-disciplinary, Contextual and Comparative Perspectives
Edited by Valsamis Mitsilegas and Santiago Wortman Jofre

This book provides a contextual and cross-disciplinary analysis of legal responses to whistleblowing from a comparative perspective. Examining developments in criminal, labour, corporate and administrative law, contributions in this volume provide one of the first comprehensive analyses of the emerging multi-level legal framework to protect whistleblowers.

READERSHIP: All interested in the legal aspect of the protection of whistle-blowers at national and supranational levels, and anyone concerned with corporate compliance and compliance management systems.

Contract Interpretation in Investment Treaty Arbitration
A Theory of the Incidental Issue
Yuliya Chernykh

For the first time, a monograph provides a systematic, in-depth account of contract interpretation in investment treaty arbitration and offers a conceptual paradigm that would enhance the quality of the tribunals’ reasoning.

READERSHIP: The monograph is of relevance for legal scholars, practitioners and policymakers in the field of investment treaty arbitration. The book will also be of additional value to postgraduate and doctoral students.

EU Law and International Investment Arbitration
The compatibility of ISDS in Bilateral Investment Treaties (BITs) and the Energy Charter Treaty (ECT) with the autonomy of EU law
Michael De Boeck

EU Law and International Investment Arbitration thoroughly examines the compatibility of ISDS provisions in extra-EU BITs and the Energy Charter Treaty with the autonomy of EU law, and is a must read for all magistrates and investment practitioners involved in investment arbitrations in or with the EU, as well as for academics interested in the participation of the EU to international dispute resolution or the constitutional construction of the EU judicial system.
International Law and Chemical, Biological, Radio-Nuclear (CBRN) Events
Towards an All-Hazards Approach
Edited by Andrea de Guttry, Federico Casolari, Micaela Frulli and Ludovica Poli

This book explores the interplay between International Law and Chemical, Biological, Radio-Nuclear (CBRN) risks. An all-hazards approach is adopted to cover events of intentional, accidental and natural origin, and international obligations are presented according to the phases of the emergency management cycle.

READERSHIP: This book is of relevance to practitioners and policy makers who are working on CBRN risks broadly defined and wish to have a clear understanding of relevant international obligations.

March 2022
Hardback
ISBN 9789004507982
Price € 160 / US$ 192
E-ISBN 9789004507999
E-Price OPEN ACCESS
Imprint: Brill | Nijhoff

International Law and Marine Areas beyond National Jurisdiction
Reflections on Justice, Space, Knowledge and Power
Edited by Vito De Lucia, Alex Oude Elferink and Lan Ngoc Nguyen

This book investigates competing constructions of areas beyond national jurisdiction, and their role in the creation and articulations of legal principles, providing a broader perspective on the ongoing negotiation at the UN on marine biodiversity beyond national jurisdiction.

READERSHIP: The book is targeted for the academic community, in particular legal scholars and students involved in the law of the sea and ocean governance. Outside the academic community, the target audience.

March 2022
Hardback
ISBN 9789004506350
Price € 165 / US$ 198
E-ISBN 9789004506367
E-Price € 165 / US$ 198
Publications on Ocean Development, 95
Imprint: Brill | Nijhoff

The Law of the Sea in the Caribbean
The Hon Justice Mr Winston Anderson

The Law of the Sea in the Caribbean discusses the evolution and growth of the law of the sea in the Caribbean and its contribution to the sustainable development of Caribbean States.

READERSHIP: This book is intended for students, practitioners, foreign affairs officials, staff of international organizations, researchers and all others interested in the law of the sea in the Caribbean.

February 2022
Hardback
ISBN 9789004506315
Price € 171 / US$ 206
E-ISBN 9789004506319
E-Price € 171 / US$ 206
Publications on Ocean Development, 94
Imprint: Brill | Nijhoff

See page 15 for online collection
Land and Forest Rights of Amazonian Indigenous Peoples from a National and International Perspective

A Legal Comparison of the National Norms of Bolivia, Brazil, Ecuador, and Peru

Siu Lang Carrillo Yap

In this book Siu Lang Carrillo Yap compares the land and forest rights of Amazonian indigenous peoples from Bolivia, Brazil, Ecuador and Peru, and analyses these rights in the context of international law, property law theory, and natural sciences.

READERSHIP: This book is interesting for researchers, lawyers, forest engineers and decision makers who are concerned with indigenous peoples’ rights and the conservation of the Amazonian ecosystems.

Pleadings, Minutes of Public Sittings and Documents / Mémoires, procès-verbaux des audiences publiques et documents

Volume 29 (2020)

International Tribunal for the Law of the Sea


Interstitial Law-Making in Public International Law: A Study of Environmental Impact Assessments

Viviane Meunier-Rubel

*Interstitial Law-Making in International Law: A Study of Environmental Impact Assessments* offers a combined theoretical and practical understanding of EIAs and international environmental law and policy, with an emphasis on the essential role of public participation as revealed notably by the case studies in Asia and Europe.

READERSHIP: Academics, scholars, law-makers, governmental agencies, judges, NGOs, practitioners, decision-makers, who seek to have a theoretical and practical understanding of EIAs and international environmental law and policy.
This volume provides a comprehensive analysis of the international and EU legal regimes for tackling environmental crime. The book includes an in-depth analysis of the major international legal conventions as they relate to the regulation of environmental crime (CITES, Basel, MARPOL) and provides a holistic overview of the evolution and content of EU law in the field of environmental crime, covering substantive criminal law harmonisation, judicial cooperation and the role of EU criminal justice bodies and agencies (Europol, Eurojust and the EPPO) in fighting environmental crime.

The Spratly Islands and International Law examines legal solutions to problems arising from the absence of maritime boundaries in the Spratly Islands. The book draws on extensive sources of international law and formulates novel, concrete proposals for the way forward.
The Special Court for Sierra Leone was established through signature of a bilateral treaty between the United Nations and the Government of Sierra Leone in early 2002, making it the third modern ad hoc international criminal tribunal. It has tried various persons, including former Liberian President Charles Ghankay Taylor, for serious violations of international humanitarian law committed during the latter half of the Sierra Leonean armed conflict. It completed its work in December 2013.

A new Residual Special Court for Sierra Leone, based in Freetown and with offices in The Hague, has been created to carry out its essential “residual” functions.

This volume, which consists of three books and a CD-ROM and is edited by two legal experts on the Sierra Leone Court, completes the set of edited Law Reports started in 2012. Together, the Law Reports fill the gap of a single and authoritative reference source of the tribunal’s jurisprudence. The law reports are intended for national and international judges, lawyers, academics, students and other researchers as well as transitional justice practitioners in courts, tribunals and truth commissions, and anyone seeking an accurate record of the trials conducted by the Special Court for Sierra Leone.

N.B.: The hardback copy of this title contains a CD-ROM with the decisions that are reproduced in the book and the trial transcripts.
Online Resources

Inter-American Yearbook on Human Rights Online / Anuario Interamericano de Derechos Humanos Online

The Inter-American Yearbook on Human Rights Online / Anuario Interamericano de Derechos Humanos provides annual extracts of the principal jurisprudence of the Inter-American Commission on Human Rights and the Inter-American Court of Human Rights and covers the decisions of the commission, in addition to the judgements and decisions of the court. The yearbook is partly published bilangually in English and Spanish, with some parts in either English or Spanish only. This collection contains the electronic version of 35 volumes (78 fascicles / over 72,000 pages) from Volume 1 – Volume 34.

Israel Yearbook on Human Rights Online

The Israel Yearbook on Human Rights - an annual published under the auspices of the Faculty of Law of Tel Aviv University since 1971 - is devoted to publishing studies by distinguished scholars in Israel and other countries on human rights in peace and war, with particular emphasis on problems relevant to the State of Israel and the Jewish people. This collection contains the electronic version of Volume 1 – Volume 50.

International Studies in Human Rights Online

International Studies in Human Rights is designed to shed light on current legal and political aspects of process and organization in the field of human rights. This collection contains the electronic version Volume 1 – Volume 137, with the exclusion of Volume 27 (will not be published).

For more information and/or free 30-day institutional trials, please contact our sales department at sales@brill.com.
Incorporating the work of numerous leading scholars, the Encyclopedia of Public International Law in Asia provides a detailed description of the practice and implementation of international law in various Asian states. The Encyclopedia covers the introduction of Western international law and the resulting shift from the older Asian order; the development of modern international law; and the impact that all of this has had on Asian states.

Offered online and in print as three geographically-organized volumes – Northeast Asia, Southeast Asia, and Central and South Asia – this reference work provides valuable information for all those interested in the historical development, implementation, and application of international law in Asia. Although there is general acknowledgement of the great variety of cultures among Asian countries, strong themes of familiarity, mutual understanding, coherence, and solidarity persists among them as a result of the numerous mutual cultural and religious contacts and interconnections that developed over the course of centuries.
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**International Law - Book Archive 2000-2005**


ISBN: 9789004510784
Outright purchase € 43,046 / $ 52,118

**Human Rights and Humanitarian Law - Book Archive 2000-2005**


**Coverage:** Human Rights, Refugee Law, Immigration Law, Health Law, Children's Rights, Minority and Group Rights, Humanitarian Law, International Criminal Law

ISBN: 9789004510753
Outright purchase € 39,349 / $ 46,770

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Brill Book Archive Part 1


In addition to our existing online book series, another 43 Brill flagship book series will be available in digital format, back to Volume 1. These digitized book series contain 4,800 titles. Please note that there is an overlap between titles in the Brill Book Archive Part 1 and titles published between 2000 and 2006 in the digitized book series.

The Brill Book Archive Part 1 is available as one collection or as subject collections. All titles are DRM-free and also available from our Evidence Based Acquisition (EBA) and E-Book Select programs, as well as through our E-Book Vendors.

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Contact our sales department at sales@brill.com for more information and quotes. Find more information on Brill’s E-Book Purchase Options page. Not all titles are available yet in the Brill Book Archive Part 1. Newly digitized titles are being added on a regular basis. To check the latest status, please consult the Title List, MARC Records and KBART files, which are updated regularly, on the E-Book Collections page.
Military Necessity in International Cultural Heritage Law

Berenika Drazewska,
British Institute of International and Comparative Law

Berenika Drazewska’s book offers a comprehensive scholarly analysis of the current meaning of military necessity in the international legal framework for the protection of cultural heritage during armed conflicts.

READERSHIP: All interested in the protection of cultural heritage during armed conflicts (and the protection of common goods under international law more generally), in addition to research institutes and military academies.

Unravelling Unlawful Confinement in Contemporary Armed Conflicts

Belligerents’ Detention Practices in Afghanistan, Syria and Ukraine

Jelena Plamenac, Centre for International Law Research and Policy

International humanitarian law protects against unlawful confinement only in international armed conflict. And yet most of unlawful detentions arise as governments and armed groups resort to violence in over 65% of armed conflicts today that are not of an international character.

READERSHIP: The book would be of utmost interest to relevant domestic and international institutions such as international and regional research institutes specialised in international law and policy.

The Law of International Humanitarian Relief in Non-International Armed Conflicts

Matthias Vanhullebusch,
Shanghai Jiao Tong University, KoGuan School of Law

This first book-length treatment of the law of international humanitarian relief in non-international armed conflicts examines the rights and duties of fighting parties and international humanitarian relief actors and provides practical guidance for frontline humanitarian negotiators and legal professionals.

READERSHIP: Humanitarian (legal) professionals, frontline humanitarian negotiators, policymakers, (academic) think-tanks and development institutes.
State Law and Legal Positivism

*The Global Rise of a New Paradigm*

**Badouin Dupret**, CNRS, and **Jean-Louis Halprin**, Ecole Normale Supérieure de Paris

This volume formulates the hypothesis of a truly global revolution that reflected a Great Divide between ancient and new legal regimes. The volume brings together several case studies of transition from an ancient to a new legal regime characterized by the positivization of the law. This was an effect of Western imperialism, but also of local elites’ conviction that positive law was an efficient instrument of governance. The contributors emphasize the depth and scale of the positivist legal revolution and explore the phenomenon whether it was the outcome of either direct colonialism (Morocco, Egypt, India) or indigenous reformism (Ottoman empire, China, Japan).

**READERSHIP:** This book is of direct relevance for both specialists and students in the history of law, positive law, legal theory, comparative law, connected and global history, and the history of Morocco, Egypt, the Ottoman Empire, India, China, and Japan. The first of its kind, it should directly interest all libraries.

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Commerce, Citizenship, and Identity in Legal History

**Dave De Ruysscher**, Albrecht Cordes, **Serge Dauchy**, **Stefania Gialdroni** and **Heikki Pihlajamäki**

Legal historians have analysed the characteristics of merchant guilds and *nationes* (i.e., associations of foreign merchants), as well as the political clout of merchants, including foreign ones. However, how the legal status of citizens related to the merchant class and how its contents were influenced by trade remains largely unclear.

**READERSHIP:** Scholars interested in commercial law history, economic history, and legal history.
The Role of Theoretical Debate in the Evolution of National and International Patent Protection  
*From the French Revolution to the Paris Convention of 1883*  
Louise J. Duncan

This volume offers a detailed account of the development of national patent systems, and then moving on to the international sphere to discuss the factors which provided the impetus for the Paris Convention for the Protection of Industrial Property (1883).

**READERSHIP:** Anyone interested in intellectual property law, patents, the history of law, or economic history.

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Justice and Society in the Highlands of Scotland  
*Strathspey and the Regality of Grant (c. 1690-1748)*  
Charles Fletcher

This book fills a significant gap in our current understanding of early modern Scottish history. It is the first systematic consideration of the workings of seigneurial courts of feudal lords in 18th century Scotland.

**READERSHIP:** All interested in eighteenth century Scottish studies, comparative legal history and the highlands of Scotland.

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The Palestine Yearbook of International Law (2019)  
Edited by Nimer Sultany

Under the editorship of Nimer Sultany, the peer-reviewed Volume 22 of the *Palestine Yearbook of International Law* includes articles on international law and Palestinian liberation; minority protections in international law; systemic economic harm under Israeli occupation; apartheid and restrictions of movement in the West Bank; restrictions on pro-Palestinian speech and activism in Germany; as well as book review essays.

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November 2021  
Hardback (approx. 272 pp.)  
ISBN 9789004472518  
Price € 112 / US$ 134  
E-ISBN 9789004472549  
E-Price € 112 / US$ 134  
*Legal History Library, 52*

December 2021  
Hardback  
ISBN 97890044499126  
Price € 219 / US$ 263  
*The Palestine Yearbook of International Law, 22*

October 2021  
Hardback (approx. 360 pp.)  
ISBN 9789004469761  
Price € 118 / US$ 142  
E-ISBN 9789004470125  
E-Price € 118 / US$ 142  
*Legal History Library / Studies in the History of International Law, 52/20*

Imprint: Brill | Nijhoff
Readership: All interested in the history of war, the history of the law of armed conflict, and anyone concerned with comparative historical restrictions and customs.

Readership: All interested in the equality and anti-discrimination, and anyone concerned with legal reform in modern China.
With over 40 million people still enslaved around the world, this book takes a closer look at the role of culture in society and how certain practices, beliefs or behaviors are fueling human trafficking beyond what the law can curtail.

In this book James Nafziger covers emerging topics of cultural heritage law, particularly at the international level, by focusing primarily on the numerous work products of the International Law Association’s Committee on Cultural Heritage Law.

In Human Mobility and Climate Change, Grant Dawson and Rachel Laut examine the sufficiency of legal frameworks to address human movement relating to climate change impacts and the progressive transition to a more adaptive approach.

**ERADICATING HUMAN TRAFFICKING: CULTURE, LAW AND POLICY**
*Gabriela Curras DeBellis*

**FRONTIERS OF CULTURAL HERITAGE LAW**
*James A.R. Nafziger, Williamette University College of Law and East China University of Politics and Law*

**HUMANS ON THE MOVE**
*Grant Dawson and Rachel Laut*

READERSHIP: This book would be of interest to academic institutions, libraries, organizations, private and public sector stakeholders, law enforcement and students across various disciplines.

READERSHIP: Scholars, students and practitioners will all find the numerous documents and commentary to be of interest, as both an engaging narrative of cutting-edge developments in cultural heritage law and an accessible reference work.

READERSHIP: Legal practitioners, policy makers, academics, students and all others interested in addressing human mobility in the context of climate change from a legal and policy perspective.
Individual Criminal Responsibility for the Financing of Entities involved in Core Crimes
Laura Ausserladscheider Jonas, Swiss Department of Justice and Police

Parental Guidance, State Responsibility and Evolving Capacities
Article 5 of the United Nations Convention on the Rights of the Child
Edited by Claire Fenton-Glynn and Brian Sloan

The Law in Cervantes and Shakespeare
María José Falcón y Tella, Complutense University of Madrid

Anchored by the normative framework, this book aims to clarify the basis for individual criminal liability for persons who finance entities that perpetrate core crimes. The objective of this monograph is to clarify the rules to enable international courts and tribunals to identify the extent to which individual criminal liability attaches to the financing of core crimes.

READERSHIP: Scholars in the field of international law and international criminal law, as well as international criminal law practitioners (judges, lawyers, clerks, etc).

In this book leading international scholars provide fascinating insights into the vital but enigmatic role of Article 5 of the Convention on the Rights of the Child.

READERSHIP: Scholars and students from a range of disciplines interested in children’s rights and evolving capacities, as well as international human rights law more generally.

Building on her earlier work, Law and Literature, María José Falcón y Tella’s new study takes a fresh look at the law in the works of two of the greatest authors in world literature: Cervantes and Shakespeare. In doing so, she examines subjects as wide-ranging as individual rights and freedoms, government and the administration of justice, criminal law, civil law, labor law; commercial law, and the treatment of mental illness, among others.

December 2021
Hardback (approx. 235 pp.)
ISBN 9789004470927
Price € 110 / US$ 132
E-ISBN 9789004470934
E-Price € 110 / US$ 132
Imprint: Brill | Nijhoff

November 2021
Hardback (approx. 360 pp.)
ISBN 9789004446861
Price € 116 / US$ 140
E-ISBN 9789004446854
E-Price € 116 / US$ 140
Imprint: Brill | Nijhoff

December 2021
Hardback (approx. 240 pp.)
ISBN 9789004470637
Price € 193 / US$ 232
E-ISBN 9789004470644
E-Price € 193 / US$ 232
Imprint: Brill | Nijhoff
The Right to Know the Truth in Transitional Justice Processes
Perspectives from International Law and European Governance

Natasha Stamenkovikj, Tilburg University

Dr. Natasha Stamenkovikj offers a comprehensive account of the right to the truth as a right in international law and an element in delivering justice though European governance.

READERSHIP: All interested in public international law, European law, human rights, transitional justice and post-conflict governance, comparative law, institutional decision making, criminal justice, and victims and victimology.

November 2021
Hardback (approx. 430 pp.)
ISBN 9789004439467
Price € 165 / US$ 198
E-ISBN 9789004439474
E-Price € 165 / US$ 198
International Criminal Law Series, 17
Imprint: Brill | Nijhoff

A Geo-Legal Approach to the English Sharia Courts Cases and Conflicts

Anna Marotta

A study on the Islamic ADR institutions in England through the lens of Comparative Law and Geopolitics.

READERSHIP: Academic libraries, research institutions, scholars and (undergraduate, post-graduate and research) students in the following subject areas: law; law and: religion, anthropology, sociology; geopolitics; Islamic studies.

December 2021
Hardback
ISBN 9789004473089
Price € 165 / US$ 198
E-ISBN 9789004473096
E-Price € 165 / US$ 198
Comparative Law in Global Perspective, 1
Imprint: Brill | Nijhoff

A New Global Economic Order: New Challenges to International Trade Law

Edited by Chia-Jui Cheng, Xiamen Academy of International Law

A New Global Economic Order: New Challenges to International Trade Law examines the dislocating effects of the policies implemented by the Trump Administration on the global economic order and brings together leading scholars and practitioners of international economic law come together to defend multilateralism against unilateralism and populism.

READERSHIP: It will appeal to students and teachers of international economic law and international relations as well as to international business lawyers, government officials, legislators.

November 2021
Hardback
ISBN 9789004470347
Price € 195 / US$ 234
E-ISBN 9789004470354
E-Price € 195 / US$ 234
Collected Courses of the Xiamen Academy of International Law, 12
Imprint: Brill | Nijhoff
This book explores how the EU free movement of capital provisions can be interpreted in order to allow certain forms of State participation in the market for the purposes of protecting public interest objectives in the context of privatisations and golden shares.

READERSHIP: This book is relevant to academics, post-graduate law students, academic libraries, legal practitioners, European institutions and other researchers in the field of EU law, EU Internal Market law and more broadly EU Economic law.

November 2021
Hardback
ISBN 9789004471450
Price € 165 / US$ 199
E-ISBN 9789004473034
E-Price € 165 / US$ 199
Nijhoff Studies in European Union Law, 20
Imprint: Brill | Nijhoff

CASE-LAW AND THE DEVELOPMENT OF INTERNATIONAL LAW
Contributions by International Courts and Tribunals
Edited by Patrícia Galvão Teles and Manuel Almeida Ribeiro

With a focus on issues of methodology and procedural aspects, case-law of the ICJ, ITLOS and Investor-State Dispute Settlement mechanisms, this book explores recent contributions by international courts and tribunals to the development of international law.

READERSHIP: All interested in the case-law of international courts and tribunals and International Law development.

December 2021
Hardback
ISBN 9789004467651
Price € 149 / US$ 179
E-ISBN 9789004467668
E-Price € 149 / US$ 179
Imprint: Brill | Nijhoff

COMMENTARIES ON WORLD TRADE LAW: VOLUME 1
Institutions and Dispute Settlement
Edited by Laura Wanner

The first volume of the six-volume Commentaries on World Trade Law fully revised second edition offers an introduction to the World Trade Organization by focusing on its institutional arrangements and dispute settlement system.

READERSHIP: International lawyers, scholars and students of WTO law, diplomats and international civil servants, members of NGOs.

December 2021
Hardback
ISBN 9789004436879
Price € 231 / US$ 278
E-ISBN 9789004436886
E-Price € 231 / US$ 278
Imprint: Brill | Nijhoff

Case-Law and the Development of International Law
Contributions by International Courts and Tribunals
Edited by Patrícia Galvão Teles and Manuel Almeida Ribeiro

This book explores how the EU free movement of capital provisions can be interpreted in order to allow certain forms of State participation in the market for the purposes of protecting public interest objectives in the context of privatisations and golden shares.

READERSHIP: This book is relevant to academics, post-graduate law students, academic libraries, legal practitioners, European institutions and other researchers in the field of EU law, EU Internal Market law and more broadly EU Economic law.

November 2021
Hardback
ISBN 9789004471450
Price € 165 / US$ 199
E-ISBN 9789004473034
E-Price € 165 / US$ 199
Nijhoff Studies in European Union Law, 20
Imprint: Brill | Nijhoff

Case-Law and the Development of International Law
Contributions by International Courts and Tribunals
Edited by Patrícia Galvão Teles and Manuel Almeida Ribeiro

With a focus on issues of methodology and procedural aspects, case-law of the ICJ, ITLOS and Investor-State Dispute Settlement mechanisms, this book explores recent contributions by international courts and tribunals to the development of international law.

READERSHIP: All interested in the case-law of international courts and tribunals and International Law development.

December 2021
Hardback
ISBN 9789004467651
Price € 149 / US$ 179
E-ISBN 9789004467668
E-Price € 149 / US$ 179
Imprint: Brill | Nijhoff

Commentaries on World Trade Law: Volume 1
Institutions and Dispute Settlement
Edited by Laura Wanner

The first volume of the six-volume Commentaries on World Trade Law fully revised second edition offers an introduction to the World Trade Organization by focusing on its institutional arrangements and dispute settlement system.

READERSHIP: International lawyers, scholars and students of WTO law, diplomats and international civil servants, members of NGOs.

December 2021
Hardback
ISBN 9789004436879
Price € 231 / US$ 278
E-ISBN 9789004436886
E-Price € 231 / US$ 278
Imprint: Brill | Nijhoff

Commentaries on World Trade Law, 1
This volume offers a series of short and highly self-reflective essays by leading international lawyers on how global crises inform the functioning and theorizing of international law as well as how international law addresses global crises.

READERSHIP: This book is of immediate interest to a readership of both scholars and practitioners, International lawyers, including scholars, practitioners, PhD students, postgraduate students and International Relations scholars.

December 2021
Paperback
ISBN 9789004472358
Price € 61 / US$ 74
E-ISBN 9789004472365
E-Price OPEN ACCESS
Nijhoff Law Specials, 104
Imprint: Brill | Nijhoff

From Exception to Promotion
Re-Thinking the Relationship between International Trade and Environmental Law
Elena Cima, University of Geneva

This publication tells a new, unconventional story of the relationship between international trade and environmental law, where the keyword is synergy rather than conflict, and where sustainable development and environmental protection are portrayed as part of the very nature and purpose of the trade regime.

READERSHIP: Academics and students interested in international trade and environmental law, as well as in the interface between different areas of international law.

October 2021
Hardback
ISBN 9789004467552
Price € 143 / US$ 172
E-ISBN 9789004467569
E-Price OPEN ACCESS
International Environmental Law, 16
Imprint: Brill | Nijhoff

Japanese Maritime Security and Law of the Sea
Yurika Ishii


READERSHIP: Institutions which have law of the sea and maritime security courses, including Naval War College; academia, students, practitioners in law of the sea and international law; political scientists interested in East Asia.

December 2021
Hardback
ISBN 9789004470064
Price € 160 / US$ 192
E-ISBN 9789004500419
E-Price OPEN ACCESS
International Law in Japanese Perspective, 14
Imprint: Brill | Nijhoff
Le droit non écrit dans le contentieux international économique
堇analyse critique de discours
Edoardo Stopponi, University of Strasbourg

This work applies discourse analysis to investment awards and WTO reports to unveil the narratives behind the use of unwritten law. Adopting a CLS and Neo-Gramscian approach, this linguistic inquiry studies the neoliberal and hegemonic structures of international economic adjudication.

READERSHIP: Institutes, libraries, specialists, students, practitioners.

Responsibility to Ensure: Sponsoring States’ Environmental Legislation for Deep Seabed Mining and China’s Practice
Xiangxin Xu

In Responsibility to Ensure: Sponsoring States’ Environmental Legislation for Deep Seabed Mining and China’s Practice, Xiangxin Xu examines how and to what extent the sponsoring State implements its primary responsibility by enacting national legislation, taking China’s legislation as an example.

READERSHIP: Anyone is interested in the law of the sea, environmental issues as to deep seabed mining in the Area, issues regarding obligations and liabilities of the States and private actors, issues of China.

Marine Scientific Research, New Marine Technologies and the Law of the Sea
Edited by Keyuan Zou and Anastasia Telesetsky

Marine Scientific Research, New Marine Technologies and the Law of the Sea offers expert insights into new legal developments covering marine scientific research (MSR) including marine genetic resources regime development and emerging marine technologies including floating nuclear power plants.

READERSHIP: This book is of immediate interest to any academic library that provides services to scholars and students working in the field of ocean and coastal law, maritime security, environmental studies, regional development.
**Maritime Claims and Underwater Archaeology**  
*When History Meets Politics*  
Mariano J. Aznar

When claiming territories, States use all kinds of legal, geographical, and historical arguments, as well as effectiveness. In recent maritime cases, States have begun using underwater archaeology and submerged heritage as a basis for their claims. This book takes a critical look at that policy.

**Readership:** Institutes, academic libraries, specialists, graduate and post-graduate, students, practitioners of international law, archaeologists, policy-makers, historians.

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**Peaceful Resolution of Disputes**  
Edited by Lori Fisler Damrosch

The contributions in this collection of the American Classics in International Law series, *Peaceful Resolution of Disputes*, edited by Lori Fisler Damrosch, present the most influential American ideas about dispute settlement. From Alexander Hamilton’s 1794 defense of arbitration, through 20th-century debates over the International Court of Justice and other international courts and tribunals, to contemporary controversies over law-of-the-sea dispute settlement, American leaders and scholars have promoted perspectives on dispute resolution shaped by the American experience. An introductory essay explores American ideas about dispute resolution in relation to war, the judicial role in resolving concrete controversies under law, and problems of institutional design.

**Readership:** International law students, practitioners and scholars; law libraries.
Philippine Materials in International Law
Raul C. Pangalangan

The most authoritative international law documents in Philippine history are brought together in one book for the first time. These are primary materials that illuminate Philippine interpretations of international law doctrine.

October 2021
Hardback
ISBN 9789004469716
Price € 199 / US$ 240
E-ISBN 9789004469723
E-Price € 199 / US$ 240
Brill’s Asian Law Series, 11
Imprint: Brill | Nijhoff

Legal Aspects of Planetary Defence
Irmgard Marboe

Impacts by asteroids or comets on Earth may lead to natural disasters of catastrophic dimensions. This book addresses legal and policy aspects of ‘planetary defence’ activities by space agencies and other actors aiming at the prediction and mitigation of Near-Earth Objects (NEOs).

November 2021
Hardback (xxxii, 426 pp.)
ISBN 9789004467590
Price € 150 / US$ 180
E-ISBN 9789004467606
E-Price € 150 / US$ 180
Studies in Space Law, 17
Imprint: Brill | Nijhoff

The Civil Code of the People’s Republic of China

This contribution provides the important and timely bilingual version of the Chinese Civil Code and the Supreme People’s Court’s Judicial Interpretation of the Temporal Effect of the Civil Code, which is purported to keep the global community of lawyers interested in Chinese law informed and updated.

Lei Chen (convener), Jiangqiu Ge, Jian He, Qiao Liu, Zhicheng Wu and Bingwan Xiong

October 2021
Hardback
ISBN 9789004468283
Price € 189 / US$ 227
E-ISBN 9789004468290
E-Price € 189 / US$ 227
Chinese and Comparative Law Series, 10
Imprint: Brill | Nijhoff
The Role of the Domestic Law of the Host State in Determining the Jurisdiction ratione materiae of Investment Treaty Tribunals

The Partial Revival of the Localisation Theory?

Reza Eftekhar

This book focuses on the largely unexplored role of the host state law in jurisdiction ratione materiae of investment treaty tribunals. Given domestic law’s essential role in subject-matter jurisdiction, and in light of the broader functions of host state law and host state courts, the author argues that the dormant “localisation” theory is a viable approach within investment treaty law.

READERSHIP: Academia, and students (post-graduate). Practitioners, in particular, arbitrators, advocates, and national judges will be the potential readers of this work.

Unrecognized Entities
Perspectives in International, European and Constitutional Law

Edited by Benedikt C. Harzl, University of Graz, and Roman Petrov, National University, Kyiv-Mohyla Academy, Ukraine

The book comprehensively discusses legal and political issues of non-recognized entities in the context of international and European Law, combining perspectives of international and European law with those of the non-recognized entities themselves.

READERSHIP: Legal scholars, practitioners, employees of NGOs, international organizations, governments, postgraduate students.

Withdrawal from Multilateral Treaties

Antonio Morelli

Withdrawal from Multilateral Treaties is the first comprehensive and systematic legal analysis of withdrawal. It examines the political and legal framework around treaty making to explain how withdrawal evolved over time and suggests ways to improve conditions for orderly withdrawal.

READERSHIP: Scholars, practitioners, and students of international law, politics, and international relations; policy makers; governmental and international organization officers and legal advisers; lawyers.
Volume 19 is devoted to the theme: Latvian tradition in international law. Concepts such as statehood, State continuity, State responsibility, equal participation in international decision-making and recently rule of law in international law and consolidation of legal regulation at an international level in different fields of cooperation, have been of relevance and interest both in practice and academic research in the field of international law in Latvia. The volume contains a selection of articles introducing historical and current research on these and other related issues.

The Yearbook provides information on the composition, jurisdiction, procedure and organization of the Tribunal and about its judicial activities in 2020.


Volume 4 allows readers to locate organizations by subjects or by fields of activity and specialization, and includes an index to Volumes 1 through 4.

Readership: Researchers, Universities, Libraries, International Relations Professionals, Embassies, Ministries, Institutes, Lawyers, Not-For-Profit Organizations, Intergovernmental Organizations, Corporate Entities, Private Sector.
READERSHIP: All interested in International Law and Asian Law.

Asian Yearbook of International Law
Volume 25 (2019)
Edited by Seokwoo Lee and Hee Eun Lee

The Yearbook aims to promote research, studies and writings in the field of international law in Asia, as well as to provide an intellectual platform for the discussion and dissemination of Asian views and practices on contemporary international legal issues.

December 2021
Hardback (approx. 430 pp.)
ISBN 9789004501232
Price € 164 / US$ 197
E-ISBN 9789004501249
E-Price Open Access
Imprint: Brill | Nijhoff
Migration, the State and Faith-based Organizations

Dario Dzančanović

This book explores the dynamic interaction of various, important actors in the realm of assisting unauthorized stayers (people who are deemed unwelcome by the central government). I dig into the fiery tensions between people of faith and different levels of government.

READERSHIP: Academics from multiple disciplines (socio-legal studies, comparative law), public interest lawyers, and civil society in general.

August 2021

Hardback (approx. 340 pp.)
ISBN 9789004466568
Price € 132 / US$ 159
E-ISBN 9789004465695
E-Price € 132 / US$ 159
Immigration and Asylum Law and Policy in Europe, 49
Imprint: Brill | Nijhoff

Aliens before the European Court of Human Rights

Ensuring Minimum Standards of Human Rights Protection

Edited by David Moya, University of Barcelona, and Georgios Milios, University of Barcelona

This volume conducts an in-depth analysis of the ECtHR’s case law in the area of migration and asylum as regards the most relevant rights of the ECHR, exploring the role of this court in this area of law.

READERSHIP: All interested in migration and asylum law and the case law of the ECHR (in particular, researchers, academics, practitioners, post-graduate students, academic libraries).

August 2021

Hardback (approx. 340 pp.)
ISBN 9789004466664
Price € 132 / US$ 159
E-ISBN 9789004466688
E-Price € 132 / US$ 159
Immigration and Asylum Law and Policy in Europe, 50
Imprint: Brill | Nijhoff

The Asian Yearbook of Human Rights and Humanitarian Law

Volume 5

Edited by Javaid Rehman, Ayesha Shahid, and Steve Foster

The Asian Yearbook of Human Rights and Humanitarian Law aims to publish peer-reviewed scholarly articles and reviews as well as significant developments in human rights and humanitarian law. It examines international human rights and humanitarian law with a global reach, though its particular focus is on the Asian region. The focused theme of Volume 5 is Law, Culture and Human Rights in Asia and the Middle East.

September 2021

Hardback (approx. 480 pp.)
ISBN 9789004466159
Price € 315 / US$ 378
E-ISBN 9789004466180
E-Price € 315 / US$ 378
The Asian Yearbook of Human Rights and Humanitarian Law, 5
Imprint: Brill | Nijhoff
This book casts light on jurisprudence affecting the rights of minorities and indigenous people.

This book presents the first comprehensive study of international criminal jurisdiction over organized crime and demonstrates the potential of international law to bring leaders of cartels and trafficking rings to justice.

This book investigates into the dynamics between international incitement prohibitions and international standards on freedom of religious speech, with a special focus on the potential incitement prohibitions harbour for the protection of the rights of LGBT+ people.
**Sex as a Protected Ground in International and Domestic Law**

*Christine Forster*, University of New South Wales, and
*Vedna Jivan*, University of New South Wales

This volume in the *Brill Research Perspectives in Comparative Discrimination Law* offers an analysis and comparison of sex discrimination law in international human rights law and three country examples - the United States, Australia and India.

**READERSHIP:** All interested in comparative discrimination law and sex discrimination law.

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**Threading the Sovereign's Needle**

*A Philosophical Deconstruction of an Investor-State Tribunal’s Authority to Award Interim Relief in Relation to Criminal Proceedings*

*Alexander G. Leventhal*

In *Threading the Sovereign’s Needle:* A Philosophical Deconstruction of an Investor-State Tribunal’s Authority to Award Interim Relief in Relation to Criminal Proceedings, Alexander G. Leventhal shows that, rather than a diffuse set of contradictory decisions, these cases obey a coherent philosophy.

**READERSHIP:** All international investment law practitioners and scholars, as well as criminal law practitioners and scholars seeking to learn more about the effect that international investment law can have on domestic criminal proceedings.

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**The Deviant Security Practices of Cyber Crime**

*Erik H.A. van de Sandt,* Dutch National Police; University of Bristol

This is the first book to present a full, socio-technical-legal picture on the security practices of cyber criminals, based on confidential police sources related to some of the world’s most serious and organized criminals.

**READERSHIP:** All interested in cyber crime, cyber security and associated investigations, especially academics from computer and social science, legal scholars, industry experts and legal practitioners (judiciary, legislators, investigators and policy makers).
The Procedural Law Governing Facts and Evidence in International Human Rights Proceedings

*Developing a Contextualized Approach to Address Recurring Problems in the Context of Facts and Evidence*

Torsten Stirner


**READERSHIP:** All interested in the procedural law governing facts and evidence in international human rights proceedings (students, scholars, and practitioners), particularly regarding subsidiarity in fact-finding, and burden and standard of proof.

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The Rome Statute as Evidence of Customary International Law

*Yudan Tan*, Sooshow University


**READERSHIP:** All international lawyers and post-graduate students interested in the customary-treaty interactions and the Rome Statute, and legal officers in foreign services, international organisations and NGOs.

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The South-South Dialogue on Human Rights

Edited by *Chong Zhang*, China University of Political Science and Law, and *Ruoyu Li*, China University of Political Science and Law

This volume contains a selection of the edited and in some cases translated papers presented at the first South-South Human Rights Forum held in Beijing. The papers are mostly short and often policy-oriented, offering a unique insight into the thinking and planning associated with this South-South exchange and thus a wealth of information of interest to scholars. The topics covered emerge primarily from development-related issues, such as the rights to food, education, health and poverty reduction.
In *Head of State Immunity under the Malabo Protocol* Kobina Daniel, offers a comprehensive analysis of Head of State immunities in international law and the role that the asymmetry of the international legal order plays in its contemporary application.

**READERSHIP:** A must-read for researchers in international law and international criminal law.

Peremptory Norms of General International Law (Jus Cogens): Disquisitions and Dispositions is a collection of contributions on various aspects of jus cogens in international law.

**READERSHIP:** Anyone interested in general international law and sources of international law, including students, academics, practitioners and government officials.

In *A Multifaceted Approach to Trade Liberalisation and Investment Protection in the Energy Sector*, Elena Cima and Makane Moïse Mbengue assess different approaches to bridge the gap between economic and non-economic considerations in the regulation of international energy trade and investment.

**READERSHIP:** Legal practitioners and academics involved in international trade law and investment arbitration, as well as other areas of international law.
In *International Law and Transition to Peace in Colombia*, César Rojas-Orozco offers an account on the role of international law shaping the Colombian search of peace, using jus post bellum as the analytical framework to understand such a role.

**READERSHIP:** Scholars and practitioners interested in the role of international law at peacemaking and peacebuilding, in the concept of jus post bellum, and in the Colombian transition to peace.

Against the background of climate change, Ottavio Quirico explores how regulatory conflicts between the Energy Charter Treaty and the law of the European Union should be resolved.

**READERSHIP:** The book is a useful resource for practitioners, policymakers, academics, students, researchers and anyone interested in international law and politics.

This book sheds light into the uneasy relationship between the ‘IUU fishing’ designation as a governance mechanism, and international law. Building on previous literature, this original study will be of interest to international fisheries governance academics and policymakers alike.

**READERSHIP:** This book will be of interest to international fisheries law and policy practitioners, academics, undergraduate and postgraduate students, policymakers, and NGO officers.
Reforming the United Nations
*Fit for purpose at 75?*
Joachim Müller

Sustainable Development in EU Foreign Investment Law
Stefanie Schacherer

Sustainable Energy Democracy and the Law
Edited by Ruven Fleming, Kaisa Huhta and Leonie Reins

*Reforming the United Nations - Fit for Purpose at 75?* - examines the efforts of Secretary-General, António Guterres, to improve the aging organisation. Priorities centred on development, peace, and management. The reform was respectable but did not address fundamental problems.

*Sustainable Development in EU Foreign Investment Law* offers a clear and convincing assessment of how the EU contributes to the ongoing debate on sustainable development integration in international investment agreements.

*Sustainable Energy Democracy and the Law* offers a legal account of the concept of sustainable energy democracy. The book explains what the concept means in a legal context and how it can be translated into concrete legal instruments.

READERSHIP: All interested in international organisations and their management, specifically UN and UN system. Political scientists, experts on organisation studies and international law. Academic and international law libraries.

READERSHIP: All interested in EU foreign relations laws, international investment law, and sustainable development, including scholars and researchers, government officials, lawyers and policy-makers involved in investment treaty negotiations.

READERSHIP: The primary readership will include scholars, researchers and academics in not just law but also political science and social science as well as all disciplines exploring the functioning of the energy sector.
Excessive Maritime Claims

Fourth Edition

J. Ashley Roach

State practice in the law of the sea has continued to evolve since publication of the 3rd edition of Excessive Maritime Claims in 2012. In this 4th edition, J. Ashley Roach has brought the text up to date, particularly as to the provisions relating to the balance of navigational rights and freedoms with the interests of coastal and island States. Of particular interest are the more detailed explanations of the phrase “freedom of navigation”; the expanded material on baselines and on the practice of archipelagic States, the revisions of the material on the continental shelf, on marine data collection, on submarine cables and pipelines, and US Ocean Policy. A new chapter has been added on islands and other maritime features.

This edition is dedicated to Dr. Robert W. Smith, the premier marine geographer.

READERSHIP: Law of the sea and maritime law specialists.
European Yearbook of Minority Issues
*Volume 18* (2019)
Edited by the European Centre for Minority Issues, the European Academy Bozen/Bolzano, the Åbo Akademi University, the Babes-Bolyai University, the Hungarian Academy of Science, and the University of Glasgow

The *European Yearbook of Minority Issues* provides a critical and timely review of contemporary developments in minority-majority relations in Europe. It combines analysis, commentary and documentation in relation to conflict management, international legal developments and domestic legislation affecting minorities in Europe.

Hague Yearbook of International Law / Annuaire de La Haye de Droit International
*Vol. 31* (2018)
Edited by Jure Vidmar, Maastricht University, and Ruth Bonnevalle-Kok, University of Aruba

The aim of the *Hague Yearbook of International Law* is to offer a platform for review of new developments in the field of international law. In addition, it devotes attention to developments in the international law institutions based in the international City of Peace and Justice, The Hague.

Ocean Yearbook 35
Edited by Aldo Chircop, Dalhousie University, Scott Coffen-Smout, Dalhousie University, and Moira McConnell, Dalhousie University

Devoted to assessing the state of ocean and coastal governance, knowledge, and management, the *Ocean Yearbook* provides information in one convenient resource.

READERSHIP: All those interested in ocean and coastal governance.

May 2021
Hardback (approx. 290 pp.)
ISBN 9789004439047
Price € 350 / US$ 421
European Yearbook of Minority Issues, 18
Imprint: Brill | Nijhoff

April 2021
Hardback
ISBN 9789004453722
Price € 275 / US$ 317
E-ISBN 9789004453739
E-Price € 275 / US$ 317
Hague Yearbook of International Law / Annuaire de La Haye de Droit International, 31
Imprint: Brill | Nijhoff

June 2021
Hardback
ISBN 9789004450219
Price € 132 / US$ 159
Ocean Yearbook, 35
Imprint: Brill | Nijhoff
**Jus Post Bellum: The Rediscovery, Foundations, and Future of the Law of Transforming War into Peace**

**Jens Iverson**, Leiden University

In *Jus Post Bellum*, Jens Iverson provides for the first time the Just War foundations of the concept, reveals the function of jus post bellum, and integrates the law that governs the transition from armed conflict to peace.

**Advancing the Legal Status of Women in Islamic Law**

**Mona Samadi**

Mona Samadi examines the sources of gender differences within the Islamic tradition, with particular focus on guardianship, and describes the opportunities and challenges for advancing the legal status of women.

**Africa and the Decolonisation of State-Religion Policies**

**J. Osogo Ambani**, Strathmore University

The book offers a critical account of the practice of state-secularism in Kenya, Nigeria and Uganda in comparison to France, Turkey and the US.

**READERSHIP:**
- Scholars and practitioners of peacebuilding, transitional justice, humanitarian law, human rights and all those interested in improving transitions from armed conflict to peace will find this book an invaluable guide.
- All interested in the sources of gender differences, particularly related to guardianship, and methods of advancing women’s legal status from within the Islamic legal discourse.
- The contribution is useful for anyone concerned with Religion and Law, Religion and Human Rights, State-Secularism, and Secularism.

**March 2021**

*Hardback (approx. 360 pp.)*

ISBN 9789004331020

Price € 200 / US$ 241

E-ISBN 9789004331044

E-Price € 200 / US$ 241

*Leiden Studies on the Frontiers of International Law, 8*

Imprint: Brill | Nijhoff

**June 2021**

*Hardback (approx. 250 pp.)*

ISBN 9789004446939

Price € 121 / US$ 146

E-ISBN 9789004446953

E-Price € 121 / US$ 146

*International Studies in Human Rights, 136*

Imprint: Brill | Nijhoff

**March 2021**

*Paperback*

ISBN 9789004446410

Price € 70 / US$ 84

E-ISBN 9789004446427

E-Price € 70 / US$ 84

*Brill Research Perspectives in Comparative Discrimination Law*
READERSHIP: This book can serve as a textbook for law or new technologies students. It can also be a solid basis for future trials and serve lawyers and judges in building cases, as well as worldwide regulatory bodies.

Agency Perception and Moral Values Related to Autonomous Weapons
Ilse Verdiessen, the Royal Netherlands Armed Forces and Delft University of Technology

The deployment of Autonomous Weapons gives rise to ongoing debate in society and at the United Nations, in the context of the Convention on Certain Conventional Weapons. Yet there little empirical research has been done on this topic. This volume fills that gap by offering an empirical study based on military personnel and civilians working at the Dutch Ministry of Defence. It yields insight into how Autonomous Weapons are perceived by the military and general public; and which moral values are considered important in relation to their deployment.

Artificial Intelligence
Robot Law, Policy and Ethics
Nathalie Rébé

In Artificial Intelligence: Robot Law, Policy and Ethics, Dr. Nathalie Rébé discusses the legal and contemporary issues in relation to creating conscious robots. This book provides an in-depth analysis of the existing regulatory tools, as well as a new comprehensive framework for regulating Strong AI.

Beyond Autonomy
Practical and Theoretical Challenges to 21st Century Federalism
Edited by Tracy B. Fenwick, The Australian National University, and Andrew C. Banfield, The Australian National University

Beyond Autonomy forces readers to rethink the purpose of autonomy as a central organising pillar of federalism asking how modern federalism can be reimagined in the 21st Century.

READERSHIP: All interested in the study of federalism in the 21st Century, and anyone concerned with the design and function of modern federal systems.
Challenged Justice
*In Pursuit of Judicial Independence*
Edited by Shimon Shetreet, Hiram Chodosh and Eric Helland

This book offers articles by senior jurists on important aspects of judicial independence and judicial process in many jurisdictions, including indicators of justice. It comes at the time of serious challenges to the judiciary, the rule of law and democracy.

READERSHIP: Academic and professional libraries, students, researchers, practitioners, lawyers, political scientists, judges, public officers, court administrators and other members of the legal profession.

Climate Change Litigation
*Global Perspectives*
Edited by Ivano Alogna, Christine Bakker and Jean-Pierre Gauci

This ground-breaking volume provides analyses from experts around the globe on the part played by national and international law, through legislation and the courts, in advancing efforts to tackle climate change, and what needs to be done in the future. Published under the auspices of the British Institute of International and Comparative Law (BIICL), the volume builds on an event convened at BIICL, which brought together academics, legal practitioners and NGO representatives.

READERSHIP: All interested in privacy and data protection rights in the context of counterterrorism, and anyone concerned with border surveillance and data transfers for counterterrorism.

Privacy and Border Controls in the Fight against Terrorism
*A Fundamental Rights Analysis of Passenger Data Sharing*
Elif Mendos Kuşkonmaz, University of Portsmouth

This book offers a legal analysis of sharing of passenger data from the EU to the US in light of the EU legal framework protecting individuals’ privacy and personal data.

READERSHIP: All interested in privacy and data protection rights in the context of counterterrorism, and anyone concerned with border surveillance and data transfers for counterterrorism.
In **Prosecution of Core Crimes in Ethiopia**, Tadesse Sime Meteka offers an in-depth analysis of trials of core crimes in Ethiopia within the broader frame of international criminal justice.

In this edited volume, scholars from a wide range of areas of international law consider whose interests are at stake in the application of the principle of proportionality. In so doing, the volume casts new light on this important principle.

**READERSHIP:** All interested in international crimes and justice, genocide studies, enforcement of IHL in national courts, on various aspects of national prosecution of core crimes and the notions and practical applications of transitional justice.

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**Prosecution of Core Crimes in Ethiopia**  
*Domestic Practice vis-à-vis International Standards*  
Tadesse Sime Meteka, Jimma University

**Revisiting Proportionality in International and European Law**  
*Interests and Interest-Holders*  
Edited by Ulf Linderfalk, Lund University, Sweden, and Eduardo Gill-Pedro, Lund University, Sweden

**The Law Reports of the Special Court for Sierra Leone**  
*Volume IV: Prosecutor v. Sesay, Kallon and Gbao (The RUF Case) (Set of 3)*  
Edited by Charles C. Jalloh and Simon M. Meisenberg

This volume, which consists of three books and a CD-ROM and is edited by two legal experts on the Sierra Leone court, presents, for the first time in a single place, a comprehensive collection of all the interlocutory decisions and final trial and appeals judgments issued by the court in the case *Prosecutor v. Sesay, Kallon and Gabo (The RUF Case)*.
The Principle of Equality in Diverse States
Reconciling Autonomy with Equal Rights and Opportunities
Edited by Eva Maria Belser, University of Fribourg, Thea Bächler, University of Fribourg, Sandra Egli, University of Fribourg, and Lawrence Zünd, University of Fribourg

This book examines different approaches by which states characterised by federal or decentralized arrangements reconcile equality and autonomy. In case studies from four continents, leading experts analyse the challenges of ensuring institutional, social and economic equality whilst respecting the competences of regions and the rights of groups.

READERSHIP: All those interested in federalism, decentralisation and other forms of diverse states and their practical and theoretical implications.

May 2021
Hardback (approx. 440 pp.)
ISBN 9789004394605
Price € 286 / US$ 344
E-ISBN 9789004394612
E-Price € 286 / US$ 344
Studies in Territorial and Cultural Diversity Governance, 13
Imprint: Brill | Nijhoff

An Institutional Perspective on the United Nations Criminal Tribunals
Governance, Independence and Impartiality
Huw Llewellyn

Huw Llewellyn offers a comparative institutional analysis of the five United Nations criminal tribunals (for the former Yugoslavia, Rwanda, Sierra Leone, Cambodia and Lebanon), assessing their institutional strengths and weaknesses, and tracing the tension between their governance and judicial independence.

READERSHIP: All interested in the governance of international courts and tribunals, international criminal justice, the United Nations and international institutional law.

April 2021
Hardback (xxxvi, 437 pp.)
ISBN 9789004447691
Price € 161 / US$ 194
E-ISBN 9789004447707
E-Price € 161 / US$ 194
Legal Aspects of International Organizations, 62
Imprint: Brill | Nijhoff

Beyond Consent
Revisiting Jurisdiction in Investment Treaty Arbitration
Relja Radović

In Beyond Consent: Revisiting Jurisdiction in Investment Treaty Arbitration, Relja Radović investigates the development of jurisdictional rules by arbitral tribunals, against the conventional wisdom that the jurisdiction of arbitral tribunals is governed by party consent.

READERSHIP: Academics, practitioners, and everyone else interested in investment treaty arbitration, international dispute settlement, the jurisdiction of international courts and tribunals, and public international law generally.

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Frontiers in International Environmental Law: Oceans and Climate Challenges

*Essays in Honour of David Freestone*

Edited by Richard Barnes and Ronán Long

*Frontiers in International Environmental Law* explores how law and legal scholarship has responded to some of the most important oceans and climate governance challenges of our time. Using the concept of the frontier, each contributor provides a unique perspective on the way that we can understand and can shape the development of law and legal institutions to better protect our marine environment and climate system, and reduce conflicts in areas of legal uncertainty. The authors show how different actors influence legal development, and how legal transitions occur in marine spaces and how change influences existing legal regimes. They also consider how change creates risks for the protection of vulnerable environment, but also opportunities for creative thinking and better ways of governing our environment.

**READERSHIP:** This book will be of interest to students, academics and practitioners in the law of the sea, international environmental law and international law generally.
Due Process and Fair Trial in EU Competition Law
*The Impact of Article 6 of the European Convention on Human Rights*
Cristina Teleki

With his comparative and analytical review of China’s treaty policy and practice in international investment law, Vaccaro-Incisa draws the most detailed, comprehensive, effective, and objective work ever published on this subject.

In *Due Process and Fair Trial*, the author addresses the impact of Article 6 ECHR on EU competition law by combining comprehensive analysis of case-law on independence of justice and judicial review with insights from economics, psychology and systems theory.

This study analyses the legal maxims from a conceptual and historical point of view and gives a broad overview of the application of legal maxims in substantive law manuals as well as some other sub-genres.

**READERSHIP:** Academics involved in research in international investment law and dispute settlement, including investor-State dispute settlement reform; practitioners and law firms involved in investment arbitration with China.

**READERSHIP:** Lawyers and researchers interested generally in fundamental rights, EU competition law and the interplay between the two or particularly in due process, independent decision-making or judicial review.

**READERSHIP:** This work is of interest to academics, researchers and students maintaining their work in Islamic studies and Islamic law. In addition, the legal scholars and students who are working on different legal traditions.
Social License and Dispute Resolution in the Extractive Industries
Cory H. Kent, Shaheezah Lalani, Georgios Petrochilos and Andreas R. Ziegler

The Breach of a Treaty: State Responses in International Law
Maria Xiouri

The Constitutional Framework for Enhanced Cooperation in EU Law
Robert Böttner

Social License and Dispute Resolution in the Extractive Industries is a broad collection offering insights from both renowned academics and practitioners on the intersection of international dispute resolution and the social license to operate in the extractive industries.

In The Breach of a Treaty: State Responses in International Law, Maria Xiouri examines the relationship between responses to the breach of a treaty, namely between the termination of the treaty or the suspension of its operation and countermeasures.

The Constitutional Framework for Enhanced Cooperation in EU Law analyses the primary-law framework of the flexibility tool of “enhanced cooperation”. Against the background of recent Member State practice, Robert Böttner redefines its constitutional rules and draws conclusions on its potential for European integration.

READERSHIP: Governments, Policy-makers, Lawyers and Arbitrators, as well as Students of Law, Public Policy and Environmental Studies will be interested in this book.

READERSHIP: The book is intended for scholars and practitioners, as well as for post-graduate students and anyone interested in the law of treaties and the law of State responsibility.

READERSHIP: Scholars in law, European studies, and political sciences as well as anyone interested in legal aspects of differentiated and flexible integration.
In The Dokdo/Takeshima Dispute, Paul Huth, Sunwoong Kim, and Terence Roehrig have assembled some of the top scholars from Japan, South Korea, and the United States to provide a fresh and comprehensive look at one of the most long-running island disputes in East Asia. The book examines the dispute from multiple perspectives with chapters that provide a detailed and balanced assessment addressing issues in international law, history, foreign policy, domestic politics, the media, education, and the impact on relations with the United States.

READERSHIP: Scholars studying Japan and South Korea politics and foreign relations, international law, maritime and territorial disputes, and conflict resolution. Also for classroom use in upper division and graduate courses.

Arbitration clauses in investment treaties often provide investors with a choice between ICSID arbitration, on the one hand, and rules originally drafted for commercial arbitration on the other. The Use of Commercial Arbitration Rules in Investment Treaty Disputes studies how domestic courts and commercial arbitration institutions impact the scope of arbitral tribunal jurisdiction when commercial arbitration rules are used.

READERSHIP: Practising lawyers, government officials, academic libraries, researchers and postgraduate students – all in the field of international arbitration.
Principled Pragmatism in Practice

*The EU’s Policy towards Russia after Crimea*

Edited by Fabienne Bossuyt, Ghent University, and Peter van Elsuwege, Ghent University

As the EU’s relations with Russia remain at an all-time low and continue to be in a state of paralysis, marked by de-institutionalisation, inertia and estrangement, the EU’s policy towards Russia seems up for review. By taking stock of the implementation of the EU’s Global Strategy and the five principles that are guiding EU-Russia relations, this volume provides a forward-looking angle and contributes to a better understanding of the current EU-Russia relationship and the prospects for overcoming the existing deadlock. By bringing together European and Russian scholars and adopting an interdisciplinary perspective that combines insights from EU studies, international relations, and European and international law, the book provides a comprehensive and holistic view on the state of affairs in EU-Russia relations.

**READERSHIP:** The book will appeal to students, scholars and policy-makers interested in better understanding the EU-Russia relationship. It offers an interdisciplinary perspective, combining EU studies, European and international law and international relations.
Yearbook of the European Convention on Human Rights / Annuaire de la convention européenne des droits de l’homme

*Volume 62 (2019)*
Edited by the *Council of Europe/Conseil de l’Europe*


It reviews the implementation of the Convention both by the European Court of Human Rights and by the Council of Europe’s Committee of Ministers, responsible for supervising the application of the Court’s judgments in the member states.

December 2020
Hardback (1300 pp.)
ISBN 9789004416611
Price € 565 / US$ 651
*Yearbook of the European Convention on Human Rights / Annuaire de la convention européenne des droits de l’homme, 62*
Imprint: Brill | Nijhoff

European Yearbook / Annuaire Européen

*Volume 67 (2019)*
Edited by the *Council of Europe*

*The European Yearbook* promotes the scientific study of nineteen European supranational organisations and the OECD. Each volume contains a detailed survey of the history, structure and yearly activities of each organisation and an up-to-date chart providing a clear overview of the member states of each organisation.

December 2020
Hardback (1054 pp.)
ISBN 9789004449459
Price € 535 / US$ 616
*European Yearbook / Annuaire Européen, 67*
Imprint: Brill | Nijhoff

Yearbook of International Disaster Law

*Volume 2 (2019)*
Edited by *Giulio Bartolini, Dug Cubie, Marlies Hesselman, and Jacqueline Peel*

*The Yearbook of International Disaster Law* aims to represent a hub for critical debate in this emerging area of research and policy and to foster the interest of academics, practitioners, stakeholders and policy-makers on legal and institutional issues relevant to all forms of natural, technological and human-made hazards.

February 2021
Hardback
ISBN 9789004445697
Price € 179 / US$ 216
*Yearbook of International Disaster Law, 2*
Imprint: Brill | Nijhoff
This volume contains the pleadings, minutes of public sittings and other documents: *Detention of three Ukrainian naval vessels* (Ukraine v. Russian Federation), *Provisional Measures*.

Ce volume reproduit les mémoires, procès-verbaux des audiences publiques et d'autres documents : *Immobilisation de trois navires militaires ukrainiens* (Ukraine c. Fédération de Russie), mesures conservatoires.

This volume contains the pleadings, minutes of public sittings and other documents concerning: *The M/V "Norstar" Case* (Panama v. Italy), *Merits*.


We are witnessing a new golden age of space conquest. During the Cold War the United States and the Soviet Union had sought to place their space exploits in the framework of international law. Today that trend towards accountability is being reversed. Individualistic logic is prevailing and the founding principles of international space law are increasingly being put aside. Legal scholars and practitioners must now find a balance between the development of space activities funded by the private sector and the interests of all states.
The Australian Year Book of International Law

Volume 38 (2020)

Edited by Donald R. Rothwell, The Australian National University, Imogen Saunders, The Australian National University, and Esmé Shirlow, The Australian National University

Launched in 1965, the Australian Year Book of International Law (AYBIL) is Australia’s longest standing and most prestigious dedicated international law publication. The Year Book aims to uniquely combine scholarly commentary with contributions from Australian government officials. Each volume contains a mix of scholarly articles, invited lectures, book reviews, notes of decisions by Australian and international courts, recent legislation, and collected Australian international law state practice.

It is a valuable resource for those working in the field of international law, including government officials, international organisation officials, non-government and community organisations, legal practitioners, academics and other researchers, as well as students studying international law, international relations, human rights and international affairs.

It focuses on Australian practice in international law and general international law, across a broad range of sub-fields including human rights, environmental law and legal theory, which are of interest to international lawyers worldwide. Volume 38 features a set of Special Issue papers on the theme of ‘The Backlash against International Law: Australian Perspectives’. These articles originated as papers presented to a June 2019 workshop at the Australian National University (ANU), which launched a global research partnership project between scholars at ANU, Indiana University and the University of Maryland.

READERSHIP: Those working in the field of international law, including government officials, international organisation officials, non-government and community organisations, legal practitioners, academics and other researchers, as well as students studying international law, international relations, human rights and international affairs.

December 2020
Hardback (viii, 741 pp.)
ISBN 9789004444447
Price € 189 / US$ 228
The Australian Year Book of International Law, 38
Imprint: Brill | Nijhoff
Recueil des cours, Collected Courses

*Tome 412*
Académie de Droit International de la Haye / Hague Academy of International Law


*Djamchid Momtaz, La hiérarchisation de l’ordre juridique international.*

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*Tome 410*
Académie de droit international de La Haye / Hague Academy of International Law

American Schools of International Law, by H. H. KOH, Sterling Professor of International Law at Yale Law School.

*Animals in International Law,* by A. PETERS, Director at the Max Planck Institute for Comparative Public Law and International Law Heidelberg.
Public Participation and Foreign Investment Law
*From the Creation of Rights and Obligations to the Settlement of Disputes*
Edited by Eric De Brabandere, Tarcisio Gazzini and Avidan Kent

Public Participation and Foreign Investment Law critically discusses the different forms of public participation that can be found or envisaged in foreign investment law. It provides the first systematic treatment of public participation in foreign investment law in its main forms and from different perspectives.

**READERSHIP:** The book is intended for a broad range of specialists, including postgraduate students, researchers, governments, international organisations, non-governmental organisations and practitioners.

March 2021
Hardback
ISBN 9789004397651
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Nijhoff International Investment Law Series, 16
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WTO Law and Trade Policy Reform for Low-Carbon Technology Diffusion
*Common Concern of Humankind, Carbon Pricing, and Export Credit Support*
Zaker Ahmad

In the WTO Law and Trade Policy Reform for Low-Carbon Technology Diffusion, Zaker Ahmad convincingly argues for stronger, compulsory, and assistive trade law and policy measures to nurture clean technology markets and thereby address a Common Concern.

**READERSHIP:** Policy professionals, and academics working on the issue of trade, climate change, and technology transfer are key readers. Also useful for anyone interested in the role of trade in service of climate mitigation.

January 2021
Hardback
ISBN 9789004446083
Price € 149 / US$ 179
E-ISBN 9789004446090
E-Price OPEN ACCESS
World Trade Institute Advanced Studies, 5
Imprint: Brill | Nijhoff

Challenges to Legal Theory
*Essays in Honour of Professor José Iturmendi Morales*
Edited by María José Falcón y Tella and Juan Antonio Martínez Muñoz

Challenges to Legal Theory offers the reader a fascinating journey through a variety of multidisciplinary topics, ranging from law and literature, and law and religion, to legal philosophy and constitutional law. The collection reflects some of the challenges that the field of legal theory currently faces. It is compiled by a selection of international and Spanish scholars, whose essays are made available in English translation for the first time.

February 2021
Hardback (approx. 380 pp.)
ISBN 9789004439443
Price € 199 / US$ 239
E-ISBN 9789004439450
E-Price € 199 / US$ 239
Imprint: Brill | Nijhoff
Judge Pinto de Albuquerque and the Progressive Development of International Human Rights Law
Edited by Triestino Mariniello, Edge Hill University

This is the first English written book that includes the most significant opinions of Judge Paulo Pinto de Albuquerque delivered at the European Court of Human Rights. He was the President of the Committee on the Rules of the Court, the President of the Criminal Law Group of the Court and the focal point for the international relations of the European Court with Constitutional and Supreme Courts outside Europe. Previously he had worked as an anti-corruption leading expert for the Council of Europe.

As Full Professor at the Faculty of Law of the Catholic University of Lisbon, he has published, *inter alia*, 23 books in English, French, Italian, Portuguese, Russian, Spanish, Turkish and Ukranian and 65 legal articles and book chapters in those languages as well as Chinese and German. Since his appointment as a Judge in Strasbourg, he has authored 157 opinions that have significantly contributed to the development of international human rights law. The Judge’s decisions are regularly cited by academic scholars and practitioners in human rights law, public international law, criminal law, migration and refugee law.
Marine Biodiversity of Areas beyond National Jurisdiction
Edited by Myron H. Nordquist, University of Virginia School of Law, and Ronan Long, World Maritime University – Sasakawa Global Institute

Marine Biodiversity of Areas beyond National Jurisdiction (BBNJ) identifies the major issues at stake in the BBNJ negotiations and examines the conservation and sustainable use of marine biological diversity of areas beyond national jurisdiction.

READERSHIP: All those interested in current issues related to the Law of the Sea.

February 2021
Hardback
ISBN 9789004422414
Price € 161 / US$ 194
E-ISBN 9789004422438
E-Price € 161 / US$ 194

Cross-Border Infringement of Personality Rights via the Internet
A Resolution of the Institute of International Law
Symeon C. Symeonides

This book explores the ways in which various Western countries have addressed these conflicts, but also advances new, practical ideas about how these conflicts should be resolved. These ideas are part of an international model law unanimously adopted by a Resolution of the Institut de droit international, which addresses jurisdiction, choice of law, and recognition and enforcement of foreign judgments. The book provides extensive article-by-article commentary, which explains the philosophy and intended operation of the Resolution.

February 2021
Hardback
ISBN 9789004437630
Price € 215 / US$ 258
E-ISBN 9789004437647
E-Price € 215 / US$ 258

The Regime of Islands Reframed
Developments in the Definition of Islands under the International Law of the Sea
Clive Schofield

In The Regime of Islands Reframed, Clive Schofield examines the definition of islands and other insular features under the international law of the sea with particular reference to the South China Sea case between China and the Philippines which has served to reframe understanding of this contentious area of international law.

READERSHIP: All interested in the international law of the sea including international and national policy-makers, research institutions, law firms and organisations with an ocean mandate, law faculties and university libraries.

January 2021
Paperback
ISBN 9789004449466
Price € 70 / US$ 84
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E-Price € 70 / US$ 84
Brill Research Perspectives
Innovation and Experimentation in the International Climate Change Regime
Lavanya Rajamani

This book takes a critical lens to humanity’s collective regulatory response to the existential threat of climate change. It explores those aspects of the international climate change regime that, albeit born of political dysfunction, demonstrate ingenuity, innovation and experimentation. This includes aspects relating to the legal form of instruments in the regime, the legal character of its provisions, as well as norm hybridity and mutation, and the nature, extent and evolution of differential treatment in the regime.

Procedure and Substance in International Environmental Law
Jutta Brunnée

The interplay between procedure and substance has not been a major point of contention for international environmental lawyers. Arguably, the topic’s low profile is due to the mostly uncontroversial nature of the field’s distinction between procedural and substantive obligations.

The Palermo Convention at Twenty: Institutional and Substantive Challenges
Edited by Serena Forlati, University of Ferrara

In The Palermo Convention at Twenty: Institutional and Substantive Challenges experts with different backgrounds discuss the institutional features of the United Nations Convention against Transnational Organized Crime and its Supplementing Protocols, and the developments of the treaty system.

READERSHIP: Academics, students and practitioners dealing with organized crime and its transnational implications, as well as all those interested in the law of treaties, international monitoring mechanisms and international institutional law.
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