International Law & Human Rights
New and Forthcoming Publications
Q3 2022
Jus Mundi – Academic Research

*The Search Engine for International Law*

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.

brill.com/jmun

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.

brill.com/sidb

For more information and/or free 30-day institutional trials, please contact our Sales department at sales@brill.com.
Africa and the Universality of Human Rights
Bertrand G. Ramcharan

Africa and the Universality of Human Rights offers a succinct but comprehensive treatment of the human rights systems and machinery applicable in Africa. It consolidates a wide range of materials and sources in a comprehensive way that will be of value to teachers, students, scholars and activists.

READERSHIP: This book will be of value to teachers, students, scholars and activists.

Cyprus at the European Court of Human Rights
A Critical Appraisal of the Court’s Jurisprudence on the Rights to Property and Home in the Context of Displacement
Costas Paraskeva, University of Cyprus, and Eleni Meleagrou, University of Cyprus

A Critical analysis of the response of the ECtHR to the continuing violations of the rights to property and home of the Cyprus IDPs under ECHR general and specific jurisprudence, on Article 1 Protocol No. 1 and Article 8, as it has developed over the last 40 years.

READERSHIP: This book is a resource for students, scholars, human rights lawyers and personnel at the ECtHR considering applications from European ‘trouble spots’ generating increasing numbers of internally displaced persons.

Immigration and Privacy in the Law of the European Union
The Case of Information Systems
Niovi Vavoula, Queen Mary University, London

Immigration and Privacy in the Law of the European Union: The Case of Information Systems examines the privacy challenges posed by the establishment and operation of pan-European centralised databases processing personal data of different categories of third-country nationals.

READERSHIP: All interested in the digitalisation of migration control in the EU and more generally in EU Immigration law, as well as scholars interested in IT law, privacy and data protection.
The South China Sea Arbitration
Jurisdiction, Admissibility, Procedure
Stefan Talmon

This book critically engages with each step of the proceedings in the South China Sea landmark arbitration case, showing that the Arbitral Tribunal lacked jurisdiction to decide the case and that several of the claims presented were also inadmissible.

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.

The International Legal Regime Relating to Marine Protected Areas in Areas beyond National Jurisdiction
Identifying and Addressing Gaps
Wen Duan

Based on the identification of the ‘participatory’, ‘competence’ and ‘geographical’ gaps in the international legal regime relating to marine protected areas (MPAs) in areas beyond national jurisdiction (ABNJ), The International Legal Regime Relating to Marine Protected Areas in Areas beyond National Jurisdiction address the gaps.

READERSHIP: The book will be of interest to scholars, students, and practitioners of the law of the sea and international law more generally. It will also be of interest to academics in the areas of political science, international relations and China studies.

READERSHIP: The researchers and lawyers of international law, including the international law of the sea and international environmental law, the governmental officials and diplomats in charge of marine affairs.
Pleadings, Minutes of Public Sittings and Documents / Mémoires, procès-verbaux des audiences publiques et documents

Volume 30 (2021)

International Tribunal for the Law of the Sea

This volume contains the pleadings, minutes of sittings and other documents concerning: Delimitation of the maritime boundary in the Indian Ocean (Mauritius/Maldives), Preliminary Objections.

The Austrian Review of International and European Law (2020)

The Austrian Review of International and European Law is an annual publication that provides a scholarly forum for the discussion of issues of international and European law, with emphasis on topics of special interest for Austria.

The Disputed Białowieża Forest

Legal Remedies for the Protection of Cross-border Properties

Maciej Perkowski, University of Białystok, Wojciech Zojn, University of Białystok, and Przemysław Saganek, Polish Academy of Sciences, Warsaw

The Białowieża Forest is probably the best known forest in Central and Eastern Europe, owing its fame to not only to its natural value, but also to the disputes which have arisen in recent years concerning approaches to its protection.

READERSHIP: Legal European libraries and scholars specialised in the international and European law; scientists from disciplines such as law, forestry, sociology, international relations.
The Impact of Covid on International Disputes
Edited by Shaheeza Lalani and Steven G Shapiro

With little warning, COVID-19 quickly escalated into a generational crisis, creating sustained havoc seen perhaps only in past cases of war, attack, and natural disasters. In the bedlam of the early months, health, science, political, and economic communities were hit with sudden force, required to quickly shift and rearrange the normal order of work. In arbitration, leaders took imperfect information to make dramatic decisions. In process and procedure, arbitral institutions, arbitrators, legal counsel, and clients were swept into this turmoil. In some cases, bold initiatives, still in design and testing, were quickly put into service, upsetting norms and traditions and the very notions of traditional process.

READERSHIP: The Impact of COVID on International Disputes includes contributions from legal practitioners and academics, takes a fresh look at issues addressed in international arbitration during the COVID-19 pandemic, gathering best practices, additional perspective and predictions based on current practices that will help parties, legal counsel and arbitrators in the future.

September 2022
Hardback (xx, 273 pp.)
ISBN 9789004514829
Price € 106 / US$ 128
E-ISBN 9789004514836
E-Price € 106 / US$ 128
International and Comparative Business Law and Public Policy, 2
Imprint: Brill | Nijhoff
Commentaries on World Trade Law is a comprehensive, standard reference work on WTO Law. The Commentaries explain the provisions of the WTO Agreements article by article, setting out the interpretation of each article in the case law, in practice and in scholarly writing.

Building on the leading reference, *Max Planck Commentaries on World Trade Law*, this fully revised and updated second edition brings together the writings of a team of more than 100 of the world’s leading scholars, practitioners and former members of the Appellate Body.

The contents are extensively hyperlinked to source documents, cross-referenced and indexed. The Commentaries provide legal scholars, practitioners and students unprecedented access to key insights and development in international trade law.
Encyclopedia of Public International Law in Asia
Edited by Seokwoo Lee

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. 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.

Each jurisdiction included in the *Encyclopedia* follows a standard structure for the broadest comparative advantage and starts with a Country Snapshot (Date of Independence, Date of Admission to the United Nations, Geographical Size, Population, Demographic Information, Form of Government, System of Law), followed by a State Report Overview (Executive summary of state report, Key highlights of unique state practice).

brill.com/epil
October 2021
Hardback (3 volumes)
ISBN 9789004388772
Price € 749 / US$ 899

Please contact sales@brill.com for more information on prices and licensing for the online version
This authoritative commentary drafted by scholars of the Academic Network on the European Social Charter and Social Rights (ANESC) is aimed at academic researchers studying social and economic rights in Europe and legal practitioners, civil society organisations, trade unions and state representatives engaging with the procedures of the European Committee of Social Rights. The text is composed of contributions from a large number of experts, bringing together senior and young scholars across different countries and legal traditions with expertise in social and economic rights and a commitment to enhancing the European system for regulating these rights.

The commentary offers 106 chapters, organised into eight volumes, some of which are focused on the substantive obligations of State Parties to the European Social Charter and the practice of the European Committee of Social Rights and others on the procedures that state representatives, international bodies and applicants must follow to engage with the Charter system.

Volume 1, entitled *Cross-Cutting Themes*, provides readers with descriptive and analytical accounts of the birth and evolution of the Charter system, the rules governing its interactions with domestic authorities, a number of thematic areas and concepts that elucidate the spirit of the treaty, and the differences and synergies between the European Social Charter and other European and international regulatory frameworks. This volume lays the groundwork for the article-by-article commentary on the European Social Charter that will be presented in the subsequent seven volumes, providing crucial context and highlighting the conceptual and operational links between the various Charter provisions. This first volume is edited by Stefano Angeleri (Queen’s University Belfast) and Carole Nivard (Université de Rouen).
Military Operation and Engagement in the Domestic Jurisdiction

*Comparative Call-out Laws*

Edited by Pauline Collins, University of Southern Queensland, Australia, and Rosalie Arcala Hall, University of the Philippines Visayas

This book scrutinises the call-out of the military in the domestic domain in a selection of 13 countries. Nation-states vary in their political-legal structures and all have their own history in the use of military personnel in domestic matters. Three recent events have resulted in increased domestic military deployment and have been experienced in most countries. In the security domain, there is the rise of Islamic State and increasing acts of terrorism, resulting in military involvement in policing.

The other two have been increased humanitarian needs: the COVID-19 pandemic and the widespread flooding and fires following the changes in climate. These have brought increasing military activity domestically, even in established democracies. This comparative analysis incorporates historical developments and provides a rich multidisciplinary approach from political and social scientists to lawyers and military personnel.

READERSHIP: All interested in the operation of military institutions- academic and military institutes, libraries, students, practitioners, judges and all engaged in politics, law, history and military studies.

June 2022
Hardback (xlv, 403 pp.)
ISBN 9789004468115
€ 175 / US$ 210
E-ISBN 9789004468122
€ 180 / US$ 216
Where to Order

Print Book Orders and Journal Subscriptions

Customers outside the Americas
BRILL
c/o Turpin Distribution
Stratton Business Park
Pegasus Drive
Biggleswade
Bedfordshire SG18 8TQ
United Kingdom
T +44 (0) 1767 604-954
F +44 (0) 1767 601-640
brill@turpin-distribution.com

Customers in the Americas
BRILL
c/o Turpin Distribution
143 West Street
New Milford, CT 06776
United States
T +1 (860) 350 0041
F +1 (860) 350 0039
brillna@turpin-distribution.com

Online Resources and Primary Sources

Customers outside the Americas
BRILL
P.O. Box 9000
2300 PA Leiden
The Netherlands
T +31 (0)71-53 53 500
sales@brill.com

Customers in the Americas
BRILL
2 Liberty Square, 11th Floor
Boston, MA 02109
United States
T 1-617-263-2323
F 1-617-263-2324
sales@brill.com

Or contact your Library Supplier
For sales information and contact details of our sales representatives, please visit brill.com/services/trade

All customers can order via our website brill.com. To make sure the ordering process is safe Brill uses the latest encryption technology and other methods to protect your credit card information.

For General Order Information and Terms and Conditions please go to brill.com

Brill's VAT registration number is NL 0015 39 243 B01

Printed in the Netherlands

All given prices are subject to change without prior notice. Prices do not include VAT (applicable only to residents of the Netherlands and residents of other EU member states without a VAT registration number). Prices do not include shipping & handling. Customers in Canada, USA and Mexico will be charged in US dollars. Please note that due to fluctuations in the exchange rate, the US dollar amounts charged to credit card holders may vary slightly from the prices advertised.