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Edited by Myron H. Nordquist and John Norton Moore

The Center for Oceans Law and Policy Series examines the most important aspects of oceans law and policy and is published under the auspices of the Center for Oceans Law and Policy at the University of Virginia. Supporting research, education, and discussion on legal and public policy issues relating to the oceans, the Center is among the leading institutes in the field and promotes interdisciplinary interaction at all levels, addressing international, national, regional, and state issues.

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Life below Water
Edited by Myron H. Nordquist, University of Virginia School of Law, John Norton Moore, University of Virginia School of Law, and Ronán Long, World Maritime University – Sasakawa Global Institute

In The Marine Environment and United Nations Sustainable Development Goal 14, leading marine experts assess the scope, achievements, and limitations of UN SDG 14 for the conservation and sustainable use of marine resources.

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Law and Policy
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International Marine Economy offers contributions from marine experts around the globe on the economic impacts of recent developments in international waters.
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Pirjo Kleemola-Juntunen, University of Lapland

The book describes historical interests of the Åland Strait, analyses legal regimes and uses of the Åland Strait over time, and assesses the role of the Åland Strait from the Russian empire through the cold war to the 21st century.

The Estonian Straits

Exceptions to the Strait Regime of Innocent or Transit Passage

Alexander Lott, University of Tartu

In The Estonian Straits Alexander Lott establishes the interrelations between the main legal categories of straits and provides legal classifications for the Viro Strait, the Irbe Strait and the Sea of Straits in the north-eastern part of the Baltic Sea.

The International Law Association Helsinki Rules

Contribution to International Water Law

Slavko Bogdanović, University of Novi Sad, Serbia

In The International Law Association Helsinki Rules, Bogdanović proposes that the Helsinki Rules be seen as the way out from the confusion caused by the emerging proliferation of wishful concepts aimed at coping with the rapidly changing environment and competing developmental needs of states sharing the same watercourse.

International Straits of the World

Series Editor: Nilufer Oral, Istanbul Bilgi University

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International Water Law Series

Stephen C. McCaffrey, The University of the Pacific, McGeorge School of Law

The International Water Law Series publishes scholarly and other expert work on the increasingly important field of international freshwater law. Fresh water shared by two or more states, whether in the form of surface water or groundwater, is in growing demand as populations increase and economic activities such as agriculture and hydroelectric power production continue to develop. In addition, climate change is already bringing with it challenges to the established order, including a spectrum of problems ranging from droughts, glacial melting and reduced precipitation to floods and other water-related disasters caused by increasingly extreme climatic events.
International Law and Sea Level Rise

*Report of the International Law Association Committee on International Law and Sea Level Rise*

Davor Vidas, Fridtjof Nansen Institute, David Freestone, George Washington University Law School, and Jane McAdam, University of New South Wales

This issue contains the final version of the 2018 Report of the International Law Association (ILA) Committee on International Law and Sea Level Rise, as well as the related ILA Resolutions adopted by the ILA at its 78th Biennial Conference, held in Sydney, Australia, 19–24 August 2018.

Baselines under the International Law of the Sea

*Reports of the International Law Association Committee on Baselines under the International Law of the Sea*

Coalter G. Lathrop, Sovereign Geographic, Captain J. Ashley Roach, U.S. Department of State (retired), and Donald R. Rothwell, Australian National University


John Abrahamson, Australian National University

In *Joint Development of Offshore Oil and Gas Resources in the Arctic Ocean Region*, John Abrahamson analyses the competing maritime claims in the Arctic Ocean region, and the potential use of Joint Development Zones to address the related resource conflicts.

Arctic Ocean Shipping

*Navigation, Security and Sovereignty in the North American Arctic*

Donald R. Rothwell, Australian National University

In *Arctic Ocean Shipping*, Donald R. Rothwell assesses contemporary navigation, security and sovereignty issues in the North American Arctic. Multiple issues are raised regarding the existing legal regime and maritime security, including how Canada and the United States will respond to interest being expressed in Arctic shipping by Asian States.

International Submarine Cables and Biodiversity of Areas Beyond National Jurisdiction

*The Cloud Beneath the Sea*

Douglas R. Burnett, Squire Patton Boggs (US) LLP and Lionel Carter, Victoria University of Wellington

Comparing the 1999-2000 Australia/New Zealand case against Japan’s experimental tuna fishing dismissed for lack of jurisdiction with the ICJ’s 2014 judgment against Japan’s scientific whaling, Andrew Serdy suggests the scientific flaws in experimental design were similar in both disputes and could have justified a similar outcome in the tuna case.
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**International Law of Sharks**

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In *International Law of Sharks*, the authors critically analyse current legal frameworks for this important group of species. They explore obstacles, options and opportunities to improve the conservation status of sharks and draw out broader lessons for marine species.
Piracy and the Origins of Universal Jurisdiction
On Stranger Tides?
Mark Chadwick, Nottingham Trent University

In Piracy and the Origins of Universal Jurisdiction, Mark Chadwick relates a colourful account of how and why piracy on the high seas came to be considered an international crime subject to the principle of universal jurisdiction, prosecutable by any State in any circumstances.

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A Journey Through International Law, History and Politics
Charles L.O. Buderi, Curtis, Mallet-Prevost, Colt & Mosle LLP and Luciana T. Ricart, Curtis, Mallet-Prevost, Colt & Mosle LLP

The Iran-UAE Gulf Islands Dispute offers an international law analysis of the conflict between Iran and the UAE over ownership of three Gulf islands. The conclusions reached are based on centuries of Gulf history and challenge the positions of both parties.

International Maritime Security Law
James Kraska, U.S. Naval War College and Raul Pedrozo, U.S. Naval War College

International Maritime Security Law, by James Kraska and Raul Pedrozo defines an emerging interdisciplinary field of law and policy comprised of norms, legal regimes, and rules to address today’s hybrid threats to the global order of the oceans. Worldwide shipping commerce, fishing fleets, pleasure craft, and coastal states are exposed to the menace of offshore terrorism, weapons of mass destruction, piracy, smuggling, robbery, marine insurgency and anti-access threats. Land-based institutions and maritime constabulary forces operate within an increasingly integrated network that blends elements of humanitarian law, human rights law, criminal law, and law of the sea, with inspection regimes, commercial enterprise, and marine safety and environmental stewardship. The new authorities fuse together a global maritime partnership among states, international organizations and commercial interests to protect the maritime commons from the most dangerous risks and hazards.
This wide-ranging series provides expert insights into the most fundamental and most topical aspects of the law of the sea, covering issues such as the nature and implications of legal institutions and the jurisprudence concerning the law of the sea, maritime delimitation, and regional and global developments. Practitioners and academics, political actors and international lawyers alike will benefit from these studies.

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Gender and the Law of the Sea
Edited by Irini Papanicolopulu,
University of Milano-Bicocca

Gender and the Law of the Sea successfully establishes the relevance of gender at sea and posits that feminist perspectives can help develop a more inclusive law for the oceans.

The Ecosystem Approach in Ocean Planning and Governance
Perspectives from Europe and Beyond
Edited by David Langlet, Gothenburg University and Rosemary Rayfuse, UNSW Sydney

Applying much needed legal and social sciences perspectives, the book provides in depth analyses of lessons learned and remaining challenges associated with making the Ecosystem Approach fully relevant and operational in various fields of marine governance.

Historic Waters and Historic Rights in the Law of the Sea
A Modern Reappraisal, 2nd Edition
Clive R. Symmons, Trinity College, Dublin

This new edition discusses the important clarifications on historic maritime claims—particularly ‘historic rights’ (falling short of sovereignty); and the interaction of such rights with the Law of the Sea Convention resulting from the arbitral Award on the Merits of 2016 in Philippines v. China, and examines what is now left of the former customary law doctrine.

High Seas Governance
Gaps and Challenges

Edited by Robert C. Beckman, National University of Singapore, Millicent McCreath, National University of Singapore, J. Ashley Roach, Ocean Law and Policy Programme, and Zhen Sun, National University of Singapore

High Seas Governance: Gaps and Challenges discusses and presents solutions to identified gaps in the legal regime governing the high seas, including the protection of sensitive marine areas, marine pollution, conservation of marine living resources, and activities by non-state actors.
The European Union and the Arctic

Edited by Nengye Liu, University of Adelaide, Elizabeth A. Kirk, Nottingham Trent University, and Tore Henriksen, Arctic University of Norway

The European Union and the Arctic examines the roles the EU can and should play in shaping Arctic governance to ensure sustainable development in the Arctic region.

Governance of Arctic Shipping
Balancing Rights and Interests of Arctic States and User States

Edited by Robert C. Beckman, National University of Singapore, Tore Henriksen, UiT The Arctic University of Norway, Tromsø, Kristine Dalaker Kvaabel, UiT The Arctic University of Norway, Tromso, Erik J. Molenaar, Utrecht University, and J. Ashley Roach, U.S. Navy, U.S. Department of State (retired)

Governance of Arctic Shipping: Balancing Rights and Interests of Arctic States and User States examines potential cooperative mechanisms for balancing rights and interests of Arctic States and user States in light of experiences with Southeast Asian cooperative mechanisms.

Maritime Terrorism and the Role of Judicial Institutions in the International Legal Order

Md Saiful Karim, Queensland University of Technology

In Maritime Terrorism and the Role of Judicial Institutions in the International Legal Order, Md Saiful Karim offers a critical analysis of the role of judicial institutions in combating maritime terrorism.

Establishing Continental Shelf Limits Beyond 200 Nautical Miles by the Coastal State
A Right of Involvement for Other States?

Signe Veierud Busch, University of Tromsø

In Establishing Continental Shelf Limits Beyond 200 Nautical Miles by the Coastal State: A Right of Involvement for Other States?, Busch discusses the possibilities for States other than the coastal State to intervene in the process of establishing final and binding continental shelf limits.

Jurisdiction over Ships
Post-UNCLOS Developments in the Law of the Sea

Edited by Henrik Ringbom, University of Oslo

Jurisdiction over Ships: Post-UNCLOS Developments in the Law of the Sea analyses international law developments in shipping since the adoption of the UN Convention on the Law of the Sea (UNCLOS) in 1982. It assess the convention's continued authority in view of the most recent developments in state practice.
**Common Resources**  
*Law of the Sea, Outer Space, and Antarctica*

Edited by John Norton Moore, University of Virginia

In this fourth installment of the *American Classics in International Law* series, John Norton Moore’s *Common Resources: Law of the Sea, Outer Space, and Antarctica* offers the most influential American writings on the topic, from past to present.

**Sustainable Ocean Resource Governance**  
*Deep Sea Mining, Marine Energy and Submarine Cables*

Edited by Markus Kotzur, University of Hamburg, Nele Matz-Lück, Kiel University, Alexander Proelss, Trier University, Roda Verheyen, Günther, and Joachim Sanden†, Leuphana University of Lüneburg

*Sustainable Ocean Resource Governance* offers perspectives on the legal interface between sustainable economic growth, effective marine resource management and environmental protection of the sea.

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**Yearbook International Tribunal for the Law of the Sea / Annuaire Tribunal international du droit de la mer, Volume 21 (2017)**

The Yearbook provides information on the composition, jurisdiction, procedure and organization of the Tribunal and about its judicial activities in 2017.

**Pleadings, Minutes of Public Sittings and Documents / Mémoires, procès-verbaux des audiences publiques et documents, Volume 25 (2016)**

Contains the pleadings, minutes of sitting and other documents concerning: *The M/V “Norstar” Case (Panama v. Italy), Preliminary Objections.*

**Reports of Judgments, Advisory Opinions and Orders / Recueil des arrêts, avis consultatifs et ordonnances, Volume 17 (2017)**

This Volume contains the decisions rendered in 2017 in: Delimitation of the maritime boundary in the Atlantic Ocean and M/V “Norstar.”
The Future of Ocean Governance and Capacity Development

*Essays in Honor of Elisabeth Mann Borgese (1918-2002)*

Edited by the International Ocean Institute – Canada

The International Ocean Institute – Canada has compiled more than 80 insightful essays on the future of ocean governance and capacity development, based largely on themes of its Training Program at Dalhousie University in Canada, to honor the work of Elisabeth Mann Borgese (1918-2002).

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Conserving Biodiversity in Areas beyond National Jurisdiction

*Edited by David Freeston*

Devoted to assessing the state of ocean and coastal governance, knowledge, and management, the *Ocean Yearbook* provides information in one convenient resource. Also available online as an annual journal: brill.com/ocyo.

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Stress Testing the Law of the Sea

*Dispute Resolution, Disasters & Emerging Challenges*

Edited by Stephen Minas, Transnational Law Institute, King's College London and H. Jordan Diamond, Center for Law, Energy, and the Environment

In *Stress Testing the Law of the Sea: Dispute Resolution, Disasters & Emerging Challenges*, leading UNCLOS practitioners and scholars examine key developments in dispute resolution and the impacts on ocean law of climate change, disasters and expanding energy exploration.

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Conserving Biodiversity in Areas beyond National Jurisdiction

*Edited by David Freeston*

This edited volume brings together a collection of essays by a number of distinguished scholars and practitioners concerning the United Nations General Assembly discussions on the conservation and sustainable use of biodiversity in areas beyond national jurisdiction.

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Climate Law

*A Journal on Climate Change and the Law*

Editor-in-Chief: Alexander Zahar, Wuhan University

A complex legal regime has evolved to frame climate governance, encompassing interconnected public international law, transnational law and private law elements. Municipal legislative action dealing with mitigation and adaptation is gathering pace. The focus of this peer-reviewed is on the many legal issues that arise internationally and at the state level as climate law continues to evolve.
The International Journal of Marine and Coastal Law


The International Journal of Marine and Coastal Law addresses all aspects of marine and coastal law. In addition to normal in-depth scholarly articles, the Journal contains a distinctive feature: a vigorous ‘Current Legal Developments’ section which provides notes and commentary on international treaties and case law; national statute law, national court decisions, and other aspects of state practice; includes the relevant original documentation where appropriate; and monitors developments in relevant international organizations at a global and regional level. The format also includes a book review section.

2017 Impact Factor: 0.653
5-Year Impact Factor: 0.422

Asia-Pacific Journal of Ocean Law and Policy

Co-Editors-in-Chief: Seokwoo Lee, Inha University and Clive Schofield, University of Wollongong

The Asia-Pacific Journal of Ocean Law and Policy explores ocean law and policy issues in the most economically dynamic region in the world: the Asia-Pacific. These ocean spaces are crucial to international trade and are becoming increasingly important in terms of marine resources and services. Hotly contested, the region is subject to enhanced threats such as pollution, conflicting activities, over-exploitation and environmental degradation. Escalating ocean governance challenges coupled with mounting tensions in the region have made studies focusing on this area an especially pertinent topic for scholarly research and consideration in securing and maintaining peace in the Asia-Pacific region and beyond.

Brill Research Perspectives in the Law of the Sea

Editors-in-Chief: Donald R. Rothwell, Australian National University and Davor Vidas, Fridtjof Nansen Institute

Brill Research Perspectives in the Law of the Sea advances scholarship in the international law of the sea with a publication that combines analysis of theoretical and conceptual frameworks, recent thematic trends, contemporary judicial decisions, and recent state practice. The publication focuses not only on global developments but also on regional and -- where appropriate -- sub-regional developments and perspectives. All areas of the law of the sea are treated, including maritime zones, navigational rights and freedoms, resource management, maritime regulation and enforcement, marine environmental management, oceans governance, and dispute resolution. Particular attention is given to those analyses and developments that are at the forefront of the law of the sea, some of which may be at the intersection with other areas of international law.

Brill Research Perspectives in the Law of the Sea’s primary readership includes academics, researchers, practitioners, policy makers, educators, and graduate and undergraduate students.

Brill Research Perspectives in International Water Law

Editor-in-Chief: Salman M. A. Salman

Brill Research Perspectives in International Water Law is a hybrid journal and reference publication for research output on shared freshwater resources. Population growth, economic activities, environmental degradation, and climate change have exacerbated competition and ignited disputes over water resources (both surface water and groundwater) shared by two or more states. The entry into force of the United Nations Watercourses Convention has refocused the attention of the world community on shared water resources and underscored the pressing need for their equitable and sustainable sharing, inclusive and proper management, and environmental protection.

Each issue comprises a single, uniquely focused monograph that explores these aspects and addresses international, regional, and bilateral agreements and arrangements as well as thematic matters related to shared water resources. The journal’s target contributors and readers include international water law professors, researchers, practitioners, and graduate and undergraduate students.
International Maritime Boundaries Online

Coalter G. Lathrop, Sovereign Geographic, co-publication with the American Society of International Law

The ultimate guide to international maritime boundaries provides up-to-date, regionally-organized content. Complete with hyperlinked maps and keyword search functionality, features include:
- Systematic, expert analysis of all international maritime boundaries, joint development zones and unitization agreements worldwide;
- Comprehensive coverage of every modern maritime boundary treaty concluded from 1942 to present;
- Analysis of maritime boundaries established by decision of the International Court of Justice, the International Tribunal for the Law of the Sea, and ad hoc tribunals;
- Detailed maps depicting individual boundaries in their geographic context;
- Annually updated, detailed, hyperlinked regional maps accompany reports examining the status of maritime boundary delimitation in eleven regions of the world;
- Expert essays on the development of maritime boundary theory and practice; and
- A hyperlinked country-by-country index for enhanced access to reports and treaties.

*International Maritime Boundaries Online is an unmatched comprehensive reference for international state practice concerning maritime boundary delimitation, and is used and referenced widely by practitioners and scholars of international law.* A [User Guide](brill.com/mboo) is available on brill.com/mboo.


Edited by Myron H. Nordquist, Satya Nandan, and Shabtai Rosenne†

These Commentaries are based almost entirely on the formal and informal documentation of the Third United Nations Conference on the Law of the Sea (UNCLOS III, 1973-1982), coupled, where necessary, with the personal knowledge of editors, contributors, or reviewers, many of whom were principal negotiators or UN personnel who participated in the Conference. The scope and duration of the “Virginia Commentary” project is without precedent as an academic undertaking in the field of international law. The project was conceived by its editors to meet the need - particularly essential in the absence of an official legislative history for the Convention - for an objective and comprehensive analysis of the articles in the Convention and in the Agreement relating to the Implementation of Part XI of the Convention that entered into force in 1996. Throughout its nearly 5000 pages, the Commentary presents the text of each article and thereafter cites its documentary sources. The line-by-line development for each article is discussed chronologically for each session of the Conference. Over 100 international law scholars or Conference diplomats, reflecting a wide diversity of views, contributed to drafting or reviewing the Commentaries.

Now firmly established as the most authoritative reference work in the field of international law about the 1982 Convention.

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Chinese Journal of Environmental Law

Editors-in-Chief: Qin Tianbao, Wuhan University and Ben Boer, Wuhan University and University of Sydney

The *Chinese Journal of Environmental Law* (CJEL) publishes international, comparative, and national research and reviews concerned with environmental law and policy. While *CJEL* presents leading work from or concerned with China, other Asian regions, and the developing world at large, the journal's geographic coverage is unlimited, and its scope is intentionally broad. It encompasses diverse areas of international, regional and national environmental law, including biodiversity law, climate change law, energy law, environmental assessment, marine environmental law, natural resources law, planning law and pollution law, as well as institutional developments such as environmental courts, and compliance and enforcement issues.
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