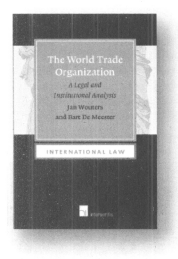
New international law titles from Intersentia

The World Trade Organization A Legal and Institutional Analysis



JAN WOUTERS and BART DE MEESTER

- ¬ December 2007
- ¬ ISBN 978-90-5095-730-4
- ¬ xvi + 302 pp.
- hardcover
- ¬ 127.50 US dollar
- ¬ 85 euro

For the table of contents, please visit: www.intersentia.com

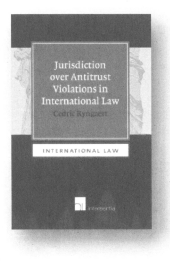
To order: Intersentia nv Groenstraat 31 BE-2640 Mortsel Belgium T: +32 3 680 15 50 F: +32 3 658 71 21 mail@intersentia.be www.intersentia.com The World Trade Organization, set up in 1995, has become a centrepiece of global economic governance in a fragmented international legal and institutional system. The WTO oversees an extensive body of international trade rules. But it has also become a widely contested organization, as its trade rules affect a great variety of rules and policies on environmental protection. health, public technical standards, cultural diversity, financial stability and professional qualifications. Whether it likes it or not, the WTO is put at the centre of global economic governance and no internationally oriented legal practitioner, government official, academic or student can afford to neglect this swiftly developing body of law. This book introduces the institutional and substantive legal aspects of the WTO. It thereby addresses both the vertical interactions of WTO law with domestic legal systems and the horizontal interactions between WTO rules and other areas of international regulation.

Starting from the history and theory of international trade law, the book discusses the content and application of the basic principles in the different WTO agreements. Furthermore, it also clarifies

the decision-making processes and dispute settlement system of the WTO.

Distribution in North America: ISBS 920 NE 58th Avenue, Suite 300 Portland, OR 97213-3786 USA T: (1) 800 944 6190 (toll free) F: +1 503 280 8832 order@isbs.com www.isbs.com

Jurisdiction over Antitrust Violations in International Law



CEDRIC RYNGAERT

- ¬ March 2008
- ¬ ISBN 978-90-5095-743-4
- ¬ xx + 230 pp.
- ¬ hardcover
- ¬ 142.50 US dollar
- ¬ 95 euro

For the table of contents, please visit: www.intersentia.com

global economy, In а anticompetitive agreements and transactions often have transnational repercussions. In the absence of a global enforcer of antitrust or competition law, States have, since the Second World War. increasingly resorted to selfhelp. In other words, they have exercised unilateral jurisdiction over restrictive business practices they considered harmful to their economy, even when those practices originated abroad. Not surprisingly, this has often led sovereignty to serious concerns.

This book analyzes whether, and to what extent, the exercise of extraterritorial jurisdiction in cartel and merger matters is in fact lawful under international law. It does from a transatlantic SO perspective, with an emphasis on practice in the United States and the European Community. The book mainly focuses on the use of the controversial effects and implementation doctrines of jurisdiction. Without turning a blind eye to the necessity of those doctrines in а decentralized global economy, it proposes a number of restraining principles in order soothe other States' to sovereignty concerns.



Intersentia is an independent and dynamic publishing house specialised in the fields of human rights, international law, international criminal law and European Law. For more information or to request a free catalogue, please visit our website www.intersentia.com.



American Journal of International Law

1()

Your Resource For The Latest And Best In International Law

THE AMERICAN SOCIETY OF INTERNATIONAL LAW

NTERNATIONAL

GAL MATERIALS

SINCE 1906, THE ASIL HAS KEPT INDIVIDUALS AND INSTITUTIONS AROUND THE WORLD UP-TO-DATE WITH THE **BEST INFORMATION ON** INTERNATIONAL LAW. THROUGH ITS MEMBERSHIP PROGRAM, FLAGSHIP PUBLICATIONS, ELECTRONIC INFORMATION BULLETINS, AND **RENOWNED MEETINGS** AND NETWORKING OPPORTUNITIES, THE ASIL LEADS THE FIELD.

TO LEARN MORE, VISIT www.asil.org.

Proceedings of the 99th

Annual

Meeting

March 30–April 2, 2005 Washington, DC

INTERNATIONAL LAW

THE POWER AND PURPOSE OF INTERNATIONAL LAW

MARY ELLEN O'CONNELL, Robert and Marion Short Chair in Law at the University of Notre Dame Law School

By exploring the roots and history of international law this book demonstrates the why and the how of international law and its enforcement. It directly confronts the notion that international law is "powerless" and that working within the framework of international law is useless or counter-productive. 2008 370 pages

2008 370 pages 978-0-19-536894-9 cloth \$45.00



Winner of the ASIL Certificate of Merit for Pre-Eminent Contribution to Creative Scholarship for 2008 BUYING SOCIAL JUSTICE

Equality, Government Procurement & Legal Change CHRISTOPHER MCCRUDDEN, Oxford University

Buying Social Justice analyzes how governments in developed and developing countries use

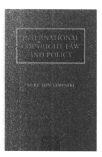
their contracting power in order to advance

social equality and reduce discrimination and argues that this approach is an entirely legitimate and efficient means of achieving social justice.

 2007
 400 pages

 978-0-19-923242-0
 978-0-19-923243-7

cloth \$200.00 paper \$50.00



INTERNATIONAL COPYRIGHT LAW AND POLICY

SILKE VON LEWINSKI, Head of Department, Max Planck Institute for Intellectual Property Law This work analyzes the international treaties ensuring the protection of copyright. It explains the complex legal, economic and political backgrounds of the treaties and their contents, how they inter-relate, and puts them in the context of general policy developments in the field.

2008 480 pages 978-0-19-920720-6 cloth \$150.00

TARGETED KILLING IN INTERNATIONAL LAW

NILS MELZER, Legal Adviser to the International Committee of the Red Cross

Through an exhaustive analysis of recent state practice and jurisprudence, this book establishes when targeted killing may be considered lawful and what legal restraints are imposed on the practice in times of war and peace.

(Oxford Monographs in International Law) 2008 400 pages 978-0-19-953316-9 cloth \$130.00

DIPLOMATIC LAW

Commentary on the Vienna Convention on Diplomatic Relations

EILEEN DENZA, Visiting Professor, University College London

Acclaim for the previous edition:

"The 'must have' work for all members of the worldwide diplomatic community."—American Society of International Law

"No study of diplomatic law or, indeed, the subject of diplomatic relations in general would be complete without reference to Denza's work."

—International and Comparative Law Quarterly (Oxford Commentaries on International Law) 2008 550 pages 978-0-19-921685-7 cloth \$200.00

ON THE LAW OF PEACE

Peace Agreements and the Lex Pacificatoria

CHRISTINE BELL, Director of the Transitional Justice Institute and Professor of Public International Law, University of Ulster

The first major comprehensive text documenting peace agreements, this book describes and evaluates the development of contemporary peace agreement practice and locates it with reference to the role of law.

 2008
 200 pages

 978-0-19-922684-9
 paper \$40.00

 978-0-19-922683-2
 cloth \$110.00

HUMAN RIGHTS



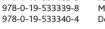
REGIONAL PROTECTION OF HUMAN RIGHTS

DINAH SHELTON, Professor of Law at George Washington University Law School

"This book is a welcome addition to the International Human Rights canon and a crowning achievement for this esteemed scholar. The book promises to make a valuable and timely contribution to the field. It will be an invaluable desk reference for any student, scholar

or practitioner of international human rights."

—Beth Van Schaack, Santa Clara University School of Law 978-0-19-537165-9 Pack \$195.00



Pack \$195.00 Main Volume \$125.00 Documentary Supplement \$70.00

REPARATIONS FOR INDIGENOUS PEOPLES

International and Comparative Perspectives

Edited by FEDERICO LENZERINI, Professor of Law, University of Siena and Consultant to UNESCO

The volume brings together a group of renowned legal experts and activists from different parts of the world who, from international and comparative perspectives, consider the right of indigenous peoples to reparations for breaches of their individual and collective rights.

978-0-19-923560-5 cloth \$140.00

New Edition

THE UNITED NATIONS AND HUMAN RIGHTS

A Critical Appraisal Second Edition

Edited by PHILIP ALSTON, John Norton Pomeroy Professor of Law, NYU School of Law, and FREDERIC MEGRET, Assistant-Professor, Faculty of Law, McGill University

These essays critically examine the functions, procedures, and performance of each of the major UN organs dealing with human rights. The contributors have been key participants in the United Nations Human Rights regime, and all are ideally placed to critically evaluate its achievements and shortcomings.

978-0-19-829838-0 978-0-19-829837-3 cloth \$185.00

ARMED CONFLICT AND TERRORISM



Winner of the ASIL Francis Lieber Prize for Outstanding Scholarship in the Field of the Law of Armed Conflict for 2008

THE PROHIBITION OF PROPAGANDA FOR WAR IN INTERNATIONAL WAR

Michael Kearney, RCUK Fellow in Law and Human Rights at the University of York, England

Drawing on primary materials from the League of Nations to the Rome Statute of the International Criminal Court, this book makes the case for the

revitalization of a provision of international law which can be fundamental to the prevention of war.

2008 300 pages 978-0-19-923245-1 ° cloth \$120.00

New Edition

THE HANDBOOK OF HUMANITARIAN LAW IN ARMED CONFLICTS

Second Edition

DIETER FLECK, Honorary President, International Society for Military Lawand the Law of War

Acclaim for the First Edition:

"An important and highly valuable book in a field of international law that has seen far too few works of this scope in recent decades."

--American Journal of International Law 2008 775 pages 978-0-19-923250-5 cloth \$190.00



NATIONAL SECURITY AND THE LEGAL PROCESS

PHILIP D. O'NEILL JR., Partner, Edwards, Angell, Palmer, and Dodge

The only comprehensive, current, authoritative text that focuses on how to lawfully implement security policy in the framework of U.S. and international law, with respect to the twin strategic threats of terror and WMD proliferation.

2008 1000 pages 978-0-19-537430-8 cloth (two volumes) \$195.00

New In Paper

DEFINING TERRORISM IN INTERNATIONAL LAW

BEN SAUL, Senior Lecturer, University of Sydney

This book clearly explains why the international community should define and criminalize terrorism, how it should define it, and what it should exclude from the definition of terrorism. In doing so, it explores the difficult legal, ethical, and philosophical questions involved in deciding when political violence is, or is not, permissible. (Oxford Monographs in International Law)

2008 416 pages 978-0-19-953547-7 paper \$60.00



CONFRONTING GLOBAL TERRORISM AND AMERICAN NEO-CONSERVATISM The Framework of a Liberal Grand Strategy TOM FARER, Dean, Graduate School of International Studies, University of Denver

"Tom Farer has written a passionate, reasoned case for a liberal grand strategy of containment which will enable America and her allies to master the challenges of the 21st century terrorism, war, nuclear proliferation and genocide-without sacrificing the principles of prudence, human rights and

basic decency on which America's legitimacy as a world power depends." --Michael Ignatieff, MP, House of Commons, Canada

(Collected Courses of the Academy of European Law) 2008 300 pages

2008500 pages978-0-19-953473-9paper \$29.95978-0-19-953472-2cloth \$80.00

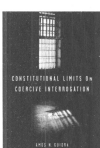


HUMAN RIGHTS AND NON-DISCRIMINATION IN THE 'WAR ON TERROR'

DANIEL MOECKLI, Lecturer in the School of Law and Fellow of the Human Rights Law Centre, University of Nottingham

This book explores how three major liberal democratic states - the United States, the United Kingdom and Germany - have approached their reactions to 9/11 by analyzing the human rights impacts of their anti-terrorism laws and practices.

(Oxford Monographs in International Law) 2008 250 pages 978-0-19-923980-1 cloth \$120.00



CONSTITUTIONAL LIMITS ON COERCIVE INTERROGATION

AMOS N. GUIORA, Professor of Law, S.J. Quinney College of Law, University of Utah

"Will likely spark considerable debate in the halls of government and academia, and may point the way forward in a crucial area of the law."—*Sean Murphy*, George Washington University School of Law 2008 186 pages 978-0-19-534031-0 cloth \$55.00

THE TOKYO INTERNATIONAL MILITARY TRIBUNAL A Reappriasal

ROBERT CRYER, Associate Professor, University of Canterbury, Christchurch, and NEIL BOISTER, Professor of International and Criminal Law, University of Birmingham

The book provides a comprehensive legal analysis of the Tokyo IMT, covering its law, theory, practice and the lessons it may teach to those prosecuting and defending international crimes today. It also places the trial in its political and historical context.

2008 350 pages 978-0-19-927852-7 cloth \$110.00

DOCUMENTS ON THE TOKYO INTERNATIONAL MILITARY TRIBUNAL

Charter, Indictment and Judgments

Edited by ROBERT CRYER, Associate Professor, University of Canterbury, Christchurch, and NEIL BOISTER, Professor of International and Criminal Law, University of Birmingham

Provides a collection of documents relating to the Tokyo International Military Tribunal. The full text of the majority judgment, separate and dissenting opinions, charter, indictment, and rules of procedure are included. The documents are indexed and introduced by leading scholars in the field.

2008 1460 pages

978-0-19-954192-8 cloth \$250.00



 2008
 800 pages

 978-0-19-923233-8
 cloth \$140.00

 978-0-19-923234-5
 paper \$55.00

PERSPECTIVES ON THE NUREMBERG TRIAL

GUENAEL METTRAUX, Defense Counsel, ICTY

This volume presents the most important essays examining the Nuremburg Trial from legal, political, historical and philosophical perspectives. Together, the perspectives provide an overview of the Trial that is invaluable to understanding the significance of the Nuremberg Trial to modern international law and politics.

INTERNATIONAL ORGANIZATIONS

INTERNATIONAL TERRITORIAL ADMINISTRATION

How Trusteeship and The Civilizing Mission Never Went Away RALPH WILDE, Reader, Faculty of Laws, University College London, University of London

The first comprehensive treatment of international territorial administration, covering from the League of Nations in Danzig during the inter-war period, to the UN in East Timor recently and Kosovo today. (Oxford Monographs in International Law) 2008 304 pages

978-0-19-927432-1 cloth \$99.00

THE UNITED NATIONS CONVENTION AGAINST TORTURE A Commentary

MANFRED NOWAK, University of Vienna, and ELIZABETH MCARTHUR, Boltzmann Institute of Human Rights, Vienna

This volume offers thorough article by article commentary on the Convention against Torture and other Cruel, Inhuman, or Degrading Treatment or Punishment (CAT) with historical context and analysis of relevant case-law from monitoring bodies, and international, regional and domestic courts.

(Oxford Commentaries on International Law) 2008 600 pages 978-0-19-928000-1 cloth \$180.00

LAW & PRACTICE OF THE UNITED NATIONS Documents and Commentary

First Edition

SIMON CHESTERMAN, Global Professor and Director of the New York University School of Law Singapore Program, and an Associate Professor at the National University of Singapore, THOMAS M. FRANK, Murry and Ida Becker Emeritus Professor of Law at New York University School of Law, and DAVID M. MALONE, Canada's High Commissioner for India and Ambassador to Bhutan and Nepal

"The strengths of the book are considerable, including its broad focus on the full range of UN activities and issues, its inclusion of both historical material and current developments, its clear organizational structure, and its good and lively commentary."

—Jane Stromseth, Professor of Law and Director, Human Rights Institute, Georgetown University Law Center

2007 672 pages 978-0-19-530843-3 paper \$62.95

COMPETITION AND ECONOMIC LAW

Winner of the American Society of International Law Manley O. Hudson Medal for 2007 New Edition

INTERNATIONAL ECONOMIC LAW

Second Edition

ANDREAS F. LOWENFELD, Herbert and Rose Rubin Professor of International Law at New York University

Acclaim for the previous edition:

"An enormously worthwhile book to read. Even if one does not wholeheartedly subscribe to the conclusions, the book starts one on a journey of consideration of these increasingly important and overlooked issues. All those who have a deep interest in public and private international law should undergo that journey."—*The Cambridge Law Journal* (International Economic Law Series)

2008 900 pages 978-0-19-922693-1 cloth \$175.00 978-0-19-922694-8 paper \$75.00

THE OXFORD HANDBOOK OF INTERNATIONAL INVESTMENT LAW

Edited by PETER MUCHLINSKI, Professor in International Commercial Law at the School of Oriental and African Studies, FEDERICO ORTINO, Fellow in International Economic Law and Director of the Investment Treaty Forum (ITF) at the British Institute of International and Comparative Law, and CHRISTOPH SCHREUER, Professor in the Department for European, International, and Comparative Law, University of Vienna

The Oxford Handbook of International Investment Law provides the first truly exhaustive account of the current state and future development of this important and topical field of international law. 2008 1008 pages

978-0-19-923138-6 cloth \$225.00

PRINCIPLES OF INTERNATIONAL INVESTMENT LAW

RUDOLF DOLZER, University of Bonn, Germany and CHRISTOPH SCHREUER, Professor of International Law, University of Vienna, Austria

Combining a systematic analytical study of the texts and principles underlying investment law with a jurisprudential analysis of the case law arising in international tribunals, this book offers an ideal introduction to the principles of international investment law and arbitration.

(Foundations of Public International Law)

2008400 pages9780199211753cloth \$110.009780199211760paper \$45.00

Appeals Mechanism in International Investment Disputes Appeals Mechanism Appeals Mechanism

APPEALS MECHANISM IN INTERNATIONAL INVESTMENT DISPUTES

KARL P. SAUVANT, Executive Director, Columbia Program on International Investment

Appeals Mechanism in International Investment Disputes brings together significant contributions from leading voices in academia, the legal profession, and government on the increasingly important topic of international investment and the legal system in which it operates. 2008 472 pages

978-0-19-534156-0 cloth \$150.00

INTERNATIONAL CRIMINAL LAW

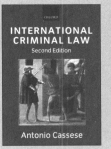
Antionio Cassese is Winner of the Wolfgang Friedmann Memorial Award for Outstanding Contributions to the Field of International Law

THE HUMAN DIMENSION OF INTERNATIONAL LAW Selected Papers of Antonio Cassese

ANTONIO CASSESE, Professor of International Law, University of Florence PAOLA GAETA and SALVATORE ZAPPALÀ

By gathering together the most important writings of one of the preeminent figures in contemporary international criminal justice, this collection provides not only the definitive statement of Cassese's thought, but a unique insight into some of the key developments in international law over the last quarter of the twentieth century.

2008 700 pages 978-0-19-923291-8 cloth \$130.00



New Edition

INTERNATIONAL CRIMINAL LAW Second Edition

ANTONIO CASSESE, Professor of International Law, University of Florence

The most popular textbook available in the field. Provides a concise introduction to both international criminal law and international criminal procedure from its leading expert. Cassese draws on his academic expertise and practical experi-

ence as the former president of the International Criminal Tribunal for the Former Yugoslavia to provide a uniquely personal perspective that brings the subject to life.

2008 550 pages 978-0-19-920310-9 paper \$70.00

THE IMMUNITIES OF STATES AND THEIR OFFICIALS IN INTERNATIONAL CRIMINAL LAW

ROSANNE VAN ALEBEEK, Assistant Professor, Department of International Law, University of Amsterdam

This book sets out to clearly distinguish the different scope and nature of the rule of state immunity, the rule of functional immunity and the personal immunity of diplomatic agents and heads of state and argues that an unqualified attack on immunity rules risks casting a shadow over all human rights based arguments.

2008 500 pages 978-0-19-923247-5 cloth \$140.00

 OXFORD UNIVERSITY PRESS
 To place your order, contact customer service at 1-866-445-8685 or visit us online at www.oup.com.

 https://doi.org/10.1017/S0020782900005775 Published online by Cambridge University Press
 To place your order, contact customer service at 1-866-445-8685 or visit us online at www.oup.com.

How to Order BrillOnline@brill.nl

The Hague Academy Collected Courses Online / Recueil des Cours de l'Académie de la Haye en ligne

Brill is delighted to announce the launch of *The Hague Academy Collected Courses Online / Recueil des Cours de l'Académie de la Haye en ligne*, opening up online access to over 80 years of the history of international law to students and researchers around the world.

The Hague Academy of International Law is a centre for high-level education in public and private international law. The Academy's scientific body, the Curatorium, calls upon foremost specialists, including academics, practitioners, diplomats, and other leading experts from all over the world, to deliver courses to an international audience in English or French. The courses are published in the Collected Courses of the Hague Academy of International Law, which are the most important encyclopaedic publication on private and public international law.

KEY FEATURES

- Essential online resource for law libraries
- Over 320 volumes, over 150,000 pages available online
- Content of new courses added to the online edition throughout the year
- Online edition is fully searchable and bilingual

Annual Subscription Prices

Libraries holding a standing order to the print edition

- Unlimited site license: Euro 2,900.- / US\$ 4,320.-
- Libraries with no print holdings
- Unlimited site license: Euro 3,460.- / US\$ 5,150.-

For further details and for additional pricing options, including consortia pricing or outright purchase options, please contact sales@brill.nl







The Xiamen Academy of International Law

The Xiamen Academy of International Law aims to promote academic exchanges among legal communities across the globe, encourage examination of major international issues and, by so doing, seek ways to improve the possibilities for world peace and international cooperation. It seeks to achieve this aim by providing the highest level of education to individuals, particularly those from Asian countries, interested in the development and use of international law – persons such as young lecturers in international law, diplomats, practitioners of transnational law, government officials in charge of foreign affairs, and officials of international organizations.

The Program of Summer Courses it offers has been designed to be both practical and highly scholarly. These Courses are given in English or French, and are taught by highly qualified legal professionals. They are published in the *Collected Courses of the Xiamen Academy of International Law.*

Collected Courses of the Xiamen Academy of International Law Volume 1 (2006)

Collected Courses of the Xiamen Academy of International Law Volume 1 2006	 April 2008 ISBN 978 90 04 16724 7 Hardback (x, 478 pp.) List price EUR 150 / US\$ 224 Price for subscribers to the series EUR 125 / US\$ 186 Collected Courses of the Xiamen Academy of International Law, 1 	Preface; The Role of the International Court of Justice in the Peaceful Settlement of International Law <i>H.E. Jiuyong Shi</i> (Judge of ICJ) Changing Dimensions of International Law: An Asian Perspective <i>R.P. Anand</i> ; The Changing Dimensions of the International Law Carriage by Air <i>Bin Cheng</i> ; Changing Dimensions of International Investment <i>Vaughan Lowe</i>
---	---	--

NEW TITLE

The Slavery Conventions The Travaux Préparatoires of the 1926 League of Nations Convention and the 1956 United Nations Convention



Jean Allain

• June 2008

- ISBN 978 90 04 15861 0
- Hardback (xx, 828 pp.)
- List price EUR 200.- / US\$ 298.-
- The Travaux Préparatoires of Multilateral Treaties, 1

Slavery has taken on added significance in the twenty-first century as a result of its inclusion in the Statute of the International Criminal Court and it being a component part of the 2001 UN and 2005 Council of Europe conventions against trafficking. With limited and conflicting case-law on the issue, the compiling of the Travaux Préparatoires of the 1926 League of Nations and the 1956 United Nations conventions become essential in seeking to holding States or individuals responsible for violations of international law touching on slavery. The Travaux Préparatoires of the slavery conventions provide insights into the definitions of slavery, the slave trade, and various types of servile statuses while revealing information regarding the various obligations that States have undertaken to suppress the various manifestations of human exploitation.



The Case-Law of the WTO / La jurisprudence de l'OMC 1999-2

Edited by Brigitte Stern and Hélène Ruiz Fabri

- May 2008
- ISBN 978 90 04 16734 6
- Hardback (vi, 642 pp.)
- List price EUR 320.- / US\$ 477.-
- The Case-Law of the WTO / La jurisprudence de l'OMC, 5

This unique series offers the reader a comprehensive, bilingual analysis on a case-by-case basis of the jurisprudence of the WTO. Each case study contains: a synopsis and details of the case in question, and important bibliographical references; these are followed by a summary of the facts and procedure, claims of the parties, findings of the panel, issues raised in the appeal, conclusions of the appellate body and scholarly observations. Each case is analyzed by a different scholar in the field, so as to ensure the involvement in the series of the widest range of (English and French speaking) scholars and practitioners.

This approach to the case-law gives the reader a complete and objective account of the reasoning of the dispute resolution mechanism, including numerous quotes (in italics when they are extracted from the case in question, for ease of reference), while at the same time offering a critical perspective, which analyses the reasoning adopted and places it in a global perspective.

The World Trade Organization and Trade in Services Jurisprudence of the



Edited by Mads Andenas and Kern Alexander

• November 2007

- ISBN 978 90 04 16244 0
- Hardback (xiv, 1010 pp.)
- List price EUR 250.- / US\$ 358.-

The World Trade Organisation plays the primary role in regulating international trade in goods, services and intellectual property. Traditionally, international trade law and regulation has been analysed primarily from the trade-in-goods perspective. Services are becoming an important competence for the WTO. The institutional, legal and regulatory influence of the General Agreement on Trade in Services (GATS) on domestic economic policymaking is attracting increasing attention in the academic and policymaking literature. The growing importance of services trade to the global economy makes the application of the GATS to trade in services an important concern of international economic policy. The GATS contains important innovations that build on the former GATT and existing WTO/GATT trade regime for goods. This book fills a void in the academic and policymaking literature by examining how the GATS governs international trade in services and its growing impact on the regulatory practice of WTO member states. It offers a unique discussion of the major is-sues confronting WTO member states by analysing the GATS and related international trade issues from a variety of perspectives that include law, political economy, regulation, and business. Moreover, the role of the WTO in promoting liberalised trade and economic development has come under serious strain because of the breakdown of the Doha Development Round negotiations. The book analyses the issues in the Doha services debate with some suggested policy approaches that might help build a more durable GATS framework. The book is a welcomed addition to the WTO literature and will serve as a point of reference for academics, policymakers and practitioners.

Jurisprudence of the International Criminal Courts and the European Court of Human Rights *Procedure and Evidence*

Vladimir Tochilovsky



• December 2007

- ISBN
- 978 90 04 16338 6
- Hardback + CD-rom
- (xxiv, 912 pp.)
- List price
- EUR 220.- / US\$ 315.-

The book provides a comprehensive guide to the jurisprudence of the criminal tribunals for the former Yugoslavia and Rwanda, Special Court for Sierra Leone, the International Criminal Court, and the European Court of Human Rights on procedural and evidential matters.

> MARTINUS NIJHOFF PUBLISHERS

Aspen Publishers' International Law Titles



NOW AVAILABLE

International Intellectual Property in an Integrated World Economy Frederick M. Abbott, Thomas Cottier, and Francis Gurry

International Civil Litigation in United States Courts, 4E Gary B. Born and Peter B. Rutledge

Foreign Relations Law Cases and Materials, 2E Curtis A. Bradley and Jack L. Goldsmith

International Environmental Law and Policy, 2E Edith Brown Weiss, Stephen C. McCaffrey, Daniel Barstow Magraw, and A. Dan Tarlock

International Law, 5E Barry E. Carter, Phillip R. Trimble, and Allen S. Weiner

International Business Transactions Problems, Cases, and Materials Daniel C. K. Chow and Thomas J. Schoenbaum

International Law Norms, Actors, Process A Problem-Oriented Approach, 2E Jeffrey L. Dunoff, Steven R. Ratner, and David Wippman

Counterterrorism Law Stephen Dycus, William C. Banks, and Peter Raven-Hansen

National Security Law, 4E Stephen Dycus, Arthur L. Berney, William C. Banks, and Peter Raven-Hansen

Global Perspectives on Counterterrorism Amos N. Guiora

United States and International Sales, Lease, and Licensing Law Cases and Problems Bryan D. Hull International Human Rights Problems of Law, Policy, and Practice, 4E Richard B. Lillich, Hurst Hannum, S. James Anaya, and Dinah L. Shelton

Introduction to United States International Taxation, 5E* Paul R. McDaniel, Hugh J. Ault, and James R. Repetti

AVAILABLE IN 2008

International Trade Law Problems, Cases, and Materials Daniel C. K. Chow and Thomas J. Schoenbaum

Terrorism Primer Amos N. Guiora

International Law, 5E** Mark W. Janis

The International Lawyer's Guide to Legal Analysis and Communication in the United States Deborah B. McGregor and Cynthia M. Adams

International Sales Law and Arbitration Problems, Cases and Commentary Joseph F. Morrissey and Jack M. Graves

Legal Reasoning, Research, and Writing for International Graduate Students, 2E** Nadia E. Nedzel

Transnational and International Criminal Law* David Stewart, David Luban, and Julie O'Sullivan

International Criminal Law The Essentials Elizabeth Van Schaack and Ronald C. Slye

AVAILABLE IN 2009

International Human Rights and Indigenous Peoples S. James Anaya

KLUWER LAW INTERNATIONAL TITLES

Fundamental International Business Transactions Ronald A. Brand

Uniform Application of the International Sales Law Understanding Uniformity, the Global Jurisconsultorium and Examination and Notification Provisions Camilla Baasch Andersen

Theory and Practice of International and Internationalized Criminal Proceedings Geert-Jan Knoops

Private Dispute Resolution in International Business Negotiation, Mediation, Arbitration Klaus P. Berger

Foreign Investment Disputes Cases, Materials, and Commentary Raymond Doak Bishop, James Crawford, and Michael Reisman

Comparative International Commercial Arbitration Dr. Julian D. M. Lew, Loukas A. Mistelis, and Dr. Stefan Kröll

The Rule of Law in Japan A Comparative Analysis Carl F. Goodman

Scott on Outsourcing Law and Practice Michael D. Scott

*New Edition available in 2009 **Previous Edition is currently available

ASPEN PUBLISHERS PROUDLY PRESENTS...

LAW ACROSS BORDERS

Law Across Borders, a new series by Aspen Publishers, is being offered to professors who want to introduce an international perspective into their courses easily and confidently.

These brief paperbacks, **150-250** pages in length, will center around a single high-interest problem of international significance as it pertains to a specific course area. The problem orientation will offer a framework for asking fundamental questions and teaching students how to think about international law issues. Each title in the series will be accompanied by **Professor's Notes** that explain how the author uses his or her materials in their class.

New Titles Available in 2009:

Plea Bargaining Across Borders
 Civil Procedure
 Jenia I. Turner

• Climate Change and Property Rights Hari Osofsky and Wil Burns

For more information: Call: 800.950.5259 | Fax: 800.915.3450 | Email: legaledu@wolterskluwer.com https://doi.org/10.1017/S0020782900005775 Published online by Cambridge University Press

International Law from Hart Publishing

<u>Publishing Partnership</u>

We are delighted to announce that from 2008 we will be co-publishing a new international law list with C. H. Beck, one of Germany's oldest and most respected publishing firms.

The first title is detailed below.

The Rome Statute of the International Criminal Court

Observers' Notes, Article by Article

Edited by Otto Triffterer

On 1st July 2008, the Rome Statute of the International Criminal Court entered into force enabling the ICC, as laid down in the Preamble to the Statute, to affirm "that the most serious crimes of concern to the international community as a whole must not go unpunished and that their effective prosecution must be ensured by taking measures at national level and by enhancing international cooperation". In the second edition of their Commentary, Otto Triffterer and a number of eminent legal practitioners and scholars in the field of international criminal law give a detailed article-by-article analysis of both the Statute as well as the "Elements of Crime" and the "Rules of Procedure and Evidence", adopted by the Assembly of States Parties in 2002, and the "Regulations of the Court", adopted by the Judges of the ICC in 2004. The second edition is a substantially revised and significantly amended version of the first edition of 1999, considering the jurisprudence of the International Criminal Tribunal for the former Yugoslavia (ICTY) and the International Criminal Tribunal for Rwanda (ICTR) as well as other international, "semi-international" or national courts and the relevant literature since 1999. The Commentary will be an invaluable aid to all practitioners and scholars dealing with the Rome Statute and the jurisdiction established by its "Complementarity Regime".

Otto Triffierer is Professor Emeritus of the University of Salzburg. Jun 08 1200pp Hbk 9781841138886 US\$480



Terrorism and the Limitation of Rights

The ECHR and the US Constitution

Stefan Sottiaux

Taking as a starting point the widely accepted view that states confronted with terrorism must find a proper equilibrium between their respective

obligations of preserving fundamental rights and fighting terrorism effectively, this book seeks to demonstrate how the design and enforcement of a human rights instrument may influence the result of that exercise. An attempt is made to answer the question how a legal order's approach to the limitation of rights may shape decision-making trade-offs between the demands of liberty and the need to guarantee individual and collective security. The research questions are addressed through a comparative study of the terrorism-related restrictions on five fundamental rights protected under the European Convention on Human Rights and the United States Constitution: the right to freedom of expression, the right to freedom of association, the right to personal liberty, the right to privacy, and the right to a fair trial.

Stefan Sottiaux is a Visiting Professor in the Faculty of Law at the University of Antwerp and Ghent. Feb 08 472pp Hbk 9781841137636 US\$115

<u>New Textbook</u>

International Investment Law

Reconciling Policy and Principle

Surya Subedi

- * This is the first accessible textbook on foreign investment law by an author who has vast experience in the field.
- * Will be of interest to international lawyers who specialise in international investment and investment treaties.

This book presents an up to date and scholarly overview of the law of foreign investment, as well as a comprehensive and succinct analysis of the main principles and the standards of treatment available to foreign investors in international law.

A major feature of this book is that it deals with the emerging tension between the law of foreign investment and other competing principles of international law. It proposes a number of ways and means of achieving a balance between these principles and the desire and need to protect the legitimate rights and expectations of foreign investors on the one hand, and the need not to unduly restrict the right of host governments to implement their public policy, including the protection of the environment and human rights, and the promotion of social and economic justice within the host country, on the other.

This is perhaps the first book of its type authored by a truly international lawyer with experience of teaching, research and advisory work in both the developed and developing world over the past 20 years. The wealth of experience that the author brings to the task allows him to develop unique insights into the interplay between the law, economics and politics of foreign investment, making this book essential reading for students, scholars, practitioners and diplomats interested in the contemporary law of foreign investment.

Surya P. Subedi, OBE, DPhil, FRSA, is Professor of International Law, University of Leeds, and a Barrister.

Sept 08 276pp Pbk 9781841138794 US\$60



An Introduction to the International Law of Armed Conflicts

Robert Kolb and Richard Hyde

This book provides a modern and basic introduction to a branch of international law constantly gaining in importance in international life, namely international

humanitarian law (the law of armed conflict). It is constructed in a way suitable for self-study. The subject-matters are discussed in self-contained chapters, allowing each to be studied independently of the others. Among the subject-matters discussed are, inter alia: the Relationship between jus ad bellum / jus in bello; Historical Evolution of IHL; Basic Principles and Sources of IHL; Martens Clause; International and Non-International Armed Conflicts; Material, Spatial, Personal and Temporal Scope of Application of IHL; Prohibited Weapons; Perfidy; Reprisals; Assistance of the Wounded and Sick; Definition of Combatants; Protection of Prisoners of War; Protection of Civilians; Occupied Territories; Protective Emblems; Sea Warfare; Neutrality; Implementation of IHL.

Robert Kolb is Assistant Professor of Public International Law at the University of Bern. **Richard Hyde** is a Doctoral Candidate at the University of Nottingham.

Aug 08 297pp Pbk 9781841137995 US\$63



Published by Hart Publishing, Oxford, UK. Distributors in the US: ISBS, 920 NE 58th Ave, Suite 300, Portland, OR, 97213-3786, USA Tel +1 503 287 3093 Fax +1 503 280 8832 <u>E-mail orders@isbs.com</u>

Order Online www.hartpublishingusa.com Website for customers outside US: www.hartpub.co.uk Hart Publishing Ltd. Is registered in England No. 3307205

CAMBRIDGE UNIVERSITY PRESS

and

JUSTIS

are proud to announce

The International Law Reports Online

From Fall 2008 for the **first time ever** the full archive of the International Law Reports will be available in a fully searchable form online via the award-winning Justis platform.

The International Law Reports Online is a must for all practitioners and academics specialising in international law and is the only database in the world devoted to the regular and systematic reporting of decisions on points of international law from every relevant jurisdiction – international and national.

- Full coverage from 1919 to the most current rulings
- Cases in English from international and national courts world-wide
- Full cross-linking and cross-referencing
- Full advanced search capabilities

For further information on the International Law Reports Online, please contact The Justis Team on **+44 (0)207 284 8080** or email **sales@justis.com**

Justis Publishing Limited is an independent provider of electronic legal research tools and services, and has pioneered electronic legal research since 1986. The Justis interface is widely regarded by practitioners and academics alike as one of the most intuitive search tools available.

Justis

doi.o WWW.JUSTIS.COM 75 Published online by Cambridge University Press



Cases reported in the International Law Reports are prepared at the Lauterpacht Research Centre for International Law at the University of Cambridge and are edited by: Sir Elihu Lauterpacht, CBE, QC; Professor Christopher J. Greenwood, QC, CMG; Dr Andrew G. Oppenheimer; and Ms Karen Lee.

CAMBRIDGE

www.cambridge.org

Meet your new research team.

A team of experienced librarians and legal research experts is working for you, and you didn't even know it. Better yet, you can call on them 24 hours a day, seven days a week.

The EISIL team has broken down the complicated world of researching international law into 13 broad categories covering 300 international law topics. At **www.eisil.org**, you'll have easy access to:

- Primary source documents such as treaties and agreements.
- Information for cite checking international legal materials for articles, briefs, and working papers.
- The best web sites and other tools for doing further research on an international topic.

Research that used to take days or hours and required an extensive library can now be done in minutes!

Try it. EISIL is fast, easy and FREE. Your team of researchers is waiting.



Check out EISIL today at www.eisil.org

Electronic Information System for International Law

EISIL was developed by the American Society of International Law under a grant from the Andrew W. Mellon Foundation.

INTERNATIONAL LAW: **100 WAYS IT SHAPES OUR LIVES**

Many find international law abstract and static. Topics such as war and peace or relationships between countries are considered by some to be not so much questions of law, but of power and influence. Others question the existence of international law.

International Law: 100 Ways It Shapes Our Lives was conceived from the proposition that international law not only exists, but also penetrates more deeply and broadly into everyday life than is generally recognized. Some ways are of relatively recent vintage, while others are long-standing. 100 examples were identified by ASIL members, vetted by a smaller group of experts, and organized into seven chapters: 1) daily life; 2) leisure; 3) travel; 4) commerce 5) health and the environment; 6) personal liberty; 7) public safety and global security.

Join us in demonstrating how international law shapes our lives by

- Visiting 100 Ways at http://www.asil100.org/ways.html;
- · Using it in teaching and general civic education programs;
- · Adding ways to the list; and
- · Sharing your experiences using International Law: 100 Ways It Shapes Our Lives.

We hope that this creative and interactive project will help demonstrate the diversity and the centrality of international law to our lives today.



Always knowing what date and time it is anywhere on the planet. 1

2

By universal recognition of the prime meridian and Greenwich Mean Time (via international agreement at the International Meridian Conference in 1884). The ent at latter was updated to "universal time" in 1928, and subsequent technical agreements have refined the definition further. Mailing a letter reliably and easily to anyone in

the world. By ensuring a truly universal postal network and recognizing that specified postal rates in one count would satisfy delivery requirements in all countries untry (the Constitution of the Universal Postal Union, 1964).

Driving cars with improved safety standards. 3 By adopting global safety standards for automobiles notably the Agreement Concerning the Establishing of Global Technical Regulations for Wheeled Vehicles, Equipment, and Parts Which Can Be Fitted and/or Used on Wheeled Vehicles (1998

- Being able to call Arkansas, Missouri, or most of 4 Montana home. As the result of the bilateral treaty known as the Louisiana Purchase (1803).
- Placing and receiving telephone calls worldwide. 5 By creating an international communication network and by reaching an international agreement preventing national claims to the geostationary orbit. See the 1865 Constitution of what is now called the International Telecommunications Union, the oldest Intergovernmental organization, and the Treaty on Principles Governing the Activities of States in the Exploration and Use of Outer Space, Including the Moon and Other Celestial Bodies (UN Space Treaty, 1967).



THE AMERICAN SOCIETY OF INTERNATIONAL LAW

100 WA

INTERNATIONAL LAW:

Knowing that a second is the same length of time everywhere in the world.

.

INTERNATI

IT SHAP

Ma

1()@

6

By setting internationally recognized standards. particularly the Decision of the 13th General Conference on Weights and Measures (1967), under the auspices of the International Office of Weights and Measures (est. 1875).

Using the same software on computers worldwlde. By providing rights of distribution, copyright, and

rental to authors of computer programs via the World Intellectual Property Organization Copyright Treaty (1996).

8 Getting an up-to-date weather forecast about your destination before you travel. By benefiting from international rules for the collection and dissemination of worldwide weather data, as provided for by the Convention of the

World Meteorological Organization (1947) and the International Telecommunication Convention (1932).

Watching news and events from around the world 9 on television. As a result of the international convention providing equal access to the international satellite

communications network, as stated in Resolution 1721 (XVI) of the General Assembly of the United Nations (1961).

10 Listening to a BBC program on your radio. By following regulations, implemented by the International Telecommunication Union, that prov for shared use of the radio spectrum and assign positions for communication satellites, building from the International Telegraph Convention (1865).

www.asil100.org