List of journals with electronic table of contents International Law section between January and November 2011:

1. European Journal of International Law
2. Intellectual Property Quarterly
3. International and Comparative Law Quarterly
4. International Journal of Comparative Labour Law
5. Journal of World Intellectual Property
6. Leiden Journal of International Law
7. Nordic Journal of International Law
Editorial: Dispatch from the Euro Titanic: And the Orchestra Played On; Snippets From the Mail Box of the Editor: Poaching; Masthead Changes; In this Issue

Symposium: Revisiting Immunity
Dapo Akande and Sangeeta Shah, Immunities of State Officials, International Crimes, and Foreign Domestic Courts 815
Jasper Finke, Sovereign Immunity: Rule, Comity or Something Else? 853

Articles
Annie Bird, Third State Responsibility for Human Rights Violations 883
Sarah M. EL Noiwen and Wouter G. Werner, Doing Justice to the Political: The International Criminal Court in Uganda and Sudan 941
Mehrdad Payaedeh, The Concept of International Law in the Jurisprudence of H.L.A.Hart 967

Critical Review of International Jurisprudence
Sujitha Subramaeian, EU Obligation to the TRIPS Agreement: EU Microsoft Decision 997

Critical Review of International Governance
Helen Keller, Andreas Fischer and Daniela Kiihne, Debating the Future of the European Court of Human Rights after the Interlaken Conference: Two Innovative Proposals 1025
European Journal of International Law

Vol. 22 (2011) No. 2 Contents

60 Years since the First European Community - Reflections on Political Messianism;
Symposium; Are Sovereigns Entitled to the Benefit of the International Rule of Law?
Nehal Bhuta,
Introduction
Jeremy Waidron,
Are Sovereigns Entitled to the Benefit of the International Rule of Law?
Alexander Somek,
A Bureaucratic Turn?
Thomas Poole,
Sovereign Indignities: International Law as Public Law
David Dyzenhaus,
Positivism and the Pesky Sovereign
Samantha Besson,
Sovereignty, International Law and Democracy
Jeremy Waidron,
Response: The Perils of Exaggeration

The European Tradition in International Law: Rene-Jean Dupuy
Pierre-Marie Dupuy,
A Transatlantic Friendship: Rene-Jean Dupuy and Wolfgang Friedmann
Alix Toublanc,
Rene-Jean Dupuy and the Tragic City. The Surveyor, the Captain and the Poet
Evelyne Lagrange,
The Thoughts of Rene-Jean Dupuy: Methodology or Poetry of International Law?
Julien Cantegreil,
The Audacity of the Texaco/Calasiatric Award

Article
Steven R. Ratner,
Law Promotion Beyond Law Talk: The Red Cross, Persuasion, and the Laws of War

Roaming Charges: Berlin
EJIL: Debate!
Susan Marks,
What has Become of the Emerging Right to Democratic Governance?
Steven Wheatley,
A Democratic Rule of International Law
Jean d'Aspremont,
The Rise and Fall of Democracy Governance in International Law: A Reply to Susan Marks

313
315
345
351
363
373
389
401
407
425
441
459
507
525
549
European Journal of International Law
Vol. 22 (2011) No. 3 Contents

Editorial: The Birth of Israel and Palestine - The Ifs of History, Then and Now; Junior Faculty Forum for International Law;

Articles

*Rafael Domingo*

Gaius, Vattel, and the New Global Law Paradigm 627

*Monique Chemillier-Gendreau*

Contribution of the Reims School to the Debate on the Critical Analysis of International Law: Assessment and Limits 649

*Solomon T. Ebobrah*

Towards a Positive Application of Complementarity in the African Human Rights System: Issues of Functions and Relations 663

*Juan A. Marchetti and Petros C. Mavroidis,*

The Genesis of the GATS (General Agreement on Trade in Services) 689

*Walther Schücking, Christian J. Tarns*

Introduction 723

*Christian J. Tarns,*

Re-introducing Walther Schücking 725

*Frank Bodendiek,*

Walther Schücking and the Idea of 'International Organization' 741

*Monica Garcia Salmones,*

Walther Schücking and the Pacifist Traditions of International Law 755

*Ole Spiermann,*

Professor Walther Schücking at the Permanent Court of International Justice 783

*Jost Delbrück,*

Law's Frontier - Walther Schücking and the Quest for the Lex Ferenda 801

Roaming Charges: Moments of Dignity: Polish Youth on Warsaw's Pilsudski Square 809

*Ronagh McQuigg,*

How Effective Is the United Nations Committee Against Torture? 813

*Stefano Piedimonte Bodini,*

Critical Review of International Governance and Jurisprudence Fighting Maritime Piracy under the European Convention on Human Rights 829
European Journal of International Law

Vol 22 No. 1 2011

Editorial: Demystifying the EJIL Selection and Editorial Process: How Does One Get Published in E/IL?; Who Gets Published in EJIL?; In the Dock, in Paris - The Judgment; In this Issue

Symposium: The Human Dimension of International Cultural Heritage Law

Ana Filipa Vrdoljak, Genocide and Restitution: Ensuring Each Group's Contribution to Humanity 17
Therese O'Donnell, The Restitution of Holocaust Looted Art and Transitional Justice: The Perfect Storm or the Raft of the Medusa? 49
Lucas Lixinski, Selecting Heritage: The Interplay of Art, Politics and Identity 81
Federico Lenzerini, Intangible Cultural Heritage: The Living Culture of Peoples 101
Siegfried Wiessner, The Cultural Rights of Indigenous Peoples: Achievements and Continuing Challenges 121
Karen Engle, On Fragile Architecture: The UN Declaration on the Rights of Indigenous Peoples in the Context of Human Rights 141
Gaetano Pentassuglia, Towards a Jurisprudential Articulation of Indigenous Land Rights 165
Micaela Frulli, The Criminalization of Offences against Cultural Heritage in Times of Armed Conflict: The Quest for Consistency 203
EJIL: Debate!

Sandesh Sivakumaran, Re-envisioning the International Law of Internal Armed Conflict 219
Gabriella Blum, Re-envisioning the International Law of Internal Armed Conflict: A Reply to Sandesh Sivakumaran 265
Sandesh Sivakumaran, Re-envisioning the International Law of Internal Armed Conflict: A Rejoinder to Gabriella Blum 273

Book Reviews

Steven Wheatley, The Democratic Legitimacy of International Law (Ingo Venzke) 277
Danny Nicol, The Constitutional Protection of Capitalism (Fernando Losada Fraga) 280
Emmanuel Decaux, Les formes contemporaines de l'esclavage (Jean Allain) 284
Andrea Carcano, L'occupazione dell'Iraq nel diritto internazionale (Mirko Sossai) 288
Filippo Fontanelli, Giuseppe Martinico and Paolo Carrozza (eds), Shaping Rule of Law through Dialogue. International and Supranational Experiences (Luis Castellvi Laukamp) 291

The Last Page

Gregory Shaffer, The Lion Pass 302
# Table of Contents

## Articles

**Appellations of Piracy: Fair Dealing's Prehistory**  
*Alexandra Sims*  3

**The Informal Acquisition of Copyright**  
*David Booton*  28

**Developing a Secondary Copyright Liability Regime in Malaysia: Insights from Anglo-American Jurisprudence**  
*Tay Pek San*  50

**Rethinking Surreptitious Takings in the Law of Confidence**  
*Chris D.L. Hunt*  66

**Copyright Enforcement by Praise and Curse: The Colourful Development of Jewish Intellectual Property**  
*Daniel Ungar*  86

## Book Review

**European Copyright Law, A Commentary, edited by Michel M. Walter and Silke von Lewinski**  
*Brigitte Lindner*  108
Articles

Rudolf Callmann and the Misappropriation Doctrine in the Common Law of Unfair Competition
Professor Christopher Wadtow

Whether the Supreme Court's Characterisation of Non-obviousness Will Impact on the Federal Circuit's Judicial Creativity? An Analysis of Post-KSR Decisions
Associate Professor V. K. Unni

Copyright Limitations and the Stewardship Model of Property
Dr Helena Howe

Apis, Databases and EU Law
Stephen Vousden
Intellectual Property Quarterly

Issue 3 2011

Table of Contents Articles

Bad Faith in European Trade Mark Law
  N.M. Dawson  229

An EU Copyright Code: What and How, if Ever?
  Trevor Cook and Estelle Derclaye  259

Crowdsourcing Patent Application Review: Leveraging New Opportunities to Capitalise on Innovation?
  Roya Ghafele and Benjamin Gibert  270

A Case-Study in Literalism? Dissecting the English Approach to Patent Claim Construction in light of Occlutech v AGA Medical
  Dr Matthew Fisher  283

"Gene"-uinely Patentable? The Distinction in Biotechnology between Discovery and Invention in US and EU Patent Law
  Amanda Odell-West  304
Table of Contents

Articles

Seducing the Goose: A Review of Patenting by UK Universities
Stuart MacDonald 323

"To Protect or not to Protect? The Eligibility of Commercially-used Short Verbal Texts for Copyright and Trade Mark Protection"
Jennifer Davis and Alan Durant 345

Extra Compensation for Inventive Employees: Is our System Equitable, Unbiased and Motivating?
Claire Howell 371

Accessory Liability: Protecting Intellectual Property Rights
Paul S. Davies 390
ARTICLES
Brian Flanagan and Sinead Ahern 1
Choice Of Law Regarding The Voluntary Assignment Of Contractual Obligations Under The Rome I Regulation
Trevor Hartley 29
Comparative International Law? The Role of National Courts in International Law
Anthea Roberts 57
Judicial Scrutiny of Merger Decisions in the EU, UK and Germany
Michael Barker, Sebastian Peyer and Kathryn Wright 93
Securing Human Rights in the Face of International Integration
Israel de Jesus Butler 125

SHORTER ARTICLES
Constitutional Developments and Human Rights in France
Myriam Hunter-Henin 167
Internationally Recognized Human Rights before the International Criminal Court
Rebecca Young 189
International and Comparative Law Quarterly

Volume 60 April 2011  Part 2

ARTICLES

ARBITRATION IN THREE DIMENSIONS  Jan Paulsson  291
EUROPEANIZATION OF THIRD COUNTRY JUDICIARIES: THE CASES OF RUSSIA AND UKRAINE  Roman Petrov and Paul Kalinichenko  325
THE FUNCTIONS OF TRANSPARENCY IN REGULATING CONTRACT TERMS: UK AND AUSTRALIAN APPROACHES  Chris Willett  355
POSTMODERN INTERNATIONAL FISHERIES LAW, OR WE ARE ALL COASTAL STATES NOW  Andrew Serdy  387
THE INTERNATIONAL LEGAL STATUS OF THE COMPREHENSIVE PEACE AGREEMENT OF THE SUDAN  Scott P Sheeran  423

SHORTER ARTICLES

DOMESTIC VIOLENCE ASYLUM CLAIMS AND RECENT DEVELOPMENTS IN INTERNATIONAL HUMAN RIGHTS LAW: A PROGRESS NARRATIVE?  Siobhan Mullally  459
NATIONAL COURTS, ARBITRATION AND INVESTMENT TREATIES  Richard Garnett  485
THE CANCEUN CLIMATE AGREEMENTS: READING THE TEXT, SUBTEXT AND TEA LEAVES  Lavanya Rajamani  499

CURRENT DEVELOPMENTS: EUROPEAN UNION LAW

I. REFORM OR REVOLUTION? THE FINANCIAL CRISIS AND EU FINANCIAL MARKETS LAW  Niamh Moloney  521
II. THE PROMOTION OF INVESTMENTS IN NEW MARKETS IN ELECTRONIC COMMUNICATIONS AND THE ROLE OF NATIONAL REGULATORY AUTHORITIES AFTER COMMISSION V GERMANY  Marek Szydlo  533
III. THE NEGATIVE IMPLICATIONS OF EU PRIVILEGE LAW UNDER AKZO NOBEL AT HOME AND ABROAD  Justine N Stefanelli  545

CURRENT DEVELOPMENTS: PRIVATE INTERNATIONAL LAW

I. CLARIFYING THE 'PHILOSOPHY OF ARTICLE 15' IN THE BRUSSELS I REGULATION: C-585/08 PETER PAMMER V REEDEREI KARL SCHLUTER GMBH & Co AND C-144/09 HOTEL ALPENHOF GESMBH V OLIVER HELLER  Dr Lorna Gillies  557

BEATRICE BONAFE The Relationship Between State and Individual Responsibility for International Crimes (Paul David Mora)  565
MICHELLE GRAND O Evidence, Proof, and Fact-Finding in WTO Dispute Settlement (Stephen Mason)  566
ANDREW SYKES, The WTO Agreement on Safeguards (Luca Rubini)  568
Foreign Investment Arbitration: A Place for Human Rights
Bruno Simma 573

American Private Law Writ Large? The Uncitral Secured Transactions Guide
Gerard McCormack 597

Cartel Members Only—Revisiting Private Antitrust Policy in Europe
Sebastian Peyer 627

Statutes of Limitation Between Classification and Renvoi—Australian and South African Approaches Compared
Sirko Harder 659

Methods for the Identification of Customary International Law in the International Court of Justice’s New Millennium Jurisprudence
Alberto Alvarez-Jimenez 681

SHORTER ARTICLES
Eu Biofuels Policy—Raising The Question of WTO Compatibility
Joe A McMahon and Stephanie Switzer 713

Invoking Direct Application and Effect of International Treaties by the European Court of Justice: Implications for International Environmental Law in The European Union
Simon Marsden 737

CURRENT DEVELOPMENTS: PUBLIC INTERNATIONAL LAW
I. De-Recognition of Colonel Qadhafi as Head of State of Libya
Stefan Talmon 759

II. International Measures for the Protection of Civilians in Libya and Cote D’ivoire
Christian Henderson 767
The International Journal of Comparative Labour Law And Industrial Relations
Volume 27   September 2011   Issue 3

Editorial
William Bromwich and Olga Rymkevich 237

What's the Point of Industrial Relations?
Linda Clarke, Eddy Donnelly, Richard Hyman, John Kelly, Sonia McKay and Sian Moore 239

Flexicurity Meets State Traditions
Guglielmo Meardi 255

Cross-Border Trade Union Action in a Canadian Multinational Corporation
Reynald Bourque and Marc-Antonin Hennebert 271

Mandatory Retirement and Age Discrimination under EU Law
Monika Schlachter 287

Increasing the Employment Rate of Older Workers
Susan Bisom-Rapp and Malcolm Sargeant 301

Decent Work and Domestic Workers in South Africa
Nicola Smit and Letlhokwa George Mpedi 315
The International Journal of Comparative Labour Law and Industrial Relations
Volume 26 number 4

Editorial
Olga Rymkevich,
and Michele Tiraboschi 367

Employment Prospects in the Green Economy: Myth and Reality
Lisa Rustico and Michele Tiraboschi 369

The End of Jobs: A Case of Theoretical Convergence?
Helio Zylberstajn 389

Military Unionism and the Management of Employee Relations within the Armed Forces: A Comparative Perspective
Lindy Heinecken 401

The Right to Strike in EU Member States: A Comparative Overview with Particular Reference to Lithuania
Daiva Petrylaite 421

Union Social Responsibility: A Necessary Public Good in a Globalized World
Rosalind Chew and Chew Soon-Beng 435

The Effects of Anti-age Discrimination Legislation: A Comparative Analysis
Mark Harcourt,
Adrian Wilkinson
and Geoffrey Wood 447

Young Workers and Age Discrimination
Malcolm Sargeant 467

List of Abbreviations 479
Article Index 481
Subject Index 485
The International Journal of
Comparative Labour Law and Industrial
Relations
Volume 27  June 2011  Issue 2

Editorial
William Bromwich and Olga Rymkevich
109

Flexicurity Institutions and Labour Market Mobility
Tomas Berglund and Bengt Furdker
111

Working Time, Work-Life Balance, and the Persistence of Inequality
Paul Blyton
129

Trade Unions and New Member State Workers in
Germany and the United Kingdom
Rebecca L. Zahn
139

Does One Size Fit All? Trade Unions, Discrimination
And Legal Regulation in the European Union
Sonia Mckay
165

The Medusa Stare: Surveillance and Monitoring
Of Employees and The Right to Privacy
Shelley Wallach
189

Regulatory Challenges of Domestic Work: The Case of Brazil
Ana Virginia Moreira Gomes and Patricia Tuma Martins Bertolin
221
Editorial
Olga Rymkevich
and Michèle Tiraboschi 1

Autonomy in European Social Dialogue
Marco Peruzzi 3

Deterrence and Enforcement of Occupational Health and Safety Law
Kevin Purse
and Jillian Dorrian 23

Labour Market Flexibility, Migration, and Inflexible Social Protection in the SADC Region
Elmarie Fourie
and Nicola Smit 41

Impact of Labour Law on South Africa’s New Corporate Rescue Mechanism
Tronel Joubert,
Stefan van Eck
and David Burdette 65

Chilean Labour Law 1990-2010: Twenty Years of Both Flexibility and Protection
Sergio Gamonal 85

Performance-Related Pay and Employees Responses in the Chinese Education System
Binhua (Eva) Huang
and Jie Shen 95
Articles

Implementation of the Technical Assistance Principles of the WIPO Development Agenda  Carolyn Deere Birkbeck and Ron Merchant 103

Is the Devil in the Data? A Literature Review of Piracy Around the World  Nixon K. Kariithi 133

An Elementary Consideration of Humanity? Linking Trade-Related Intellectual Property Rights to the Human Right to Health in International Law  Lisa Forman 155

Commercializing Human Rights: Trademarks in Europe After Anheuser-Busch v Portugal  Jennifer W. Reiss 176

Pharmaceutical Innovation, Fair Following and the Constrained Value of TRIPS Flexibilities  Ebenezer K. Tetteh 202
The Journal of World Intellectual Property

Volume 14  July 2011  Issue 3-4

Editorial

The Francis Gurry Lectures on Intellectual Property

Daniel Gervais  229
"Not Seeing the Woods for the Trees": Is the Patent System Still Fit for Purpose?
Alison Brimelow  230

Articles

Intellectual Property and Economic Development in Sub-Saharan Africa
Michael Blakeney and Getachew Mengistie  238

Milana Karayanidi  265

Politics, Piracy and Punishment: Copyright Protection in the Arabian Gulf
David Price  276

Plant Variety Protection in Sri Lanka and its Impact on Sri Lanka's Agricultural Economy: A Critical Analysis
Asanka Perera  301

Patent Law and Public Health under the TRIPS agreement Standards: How Does Vietnam Benefit from the WTO Membership?
Anh L. T. Tran  334
The Journal of World Intellectual Property
Volume 14 September 2011 Issue 5

Articles

Are Geographical Indications a Wise Strategy for Developing Country Farmers? Greenfields, Clawbacks and Monopoly Rents
May T. Yeung and William A. Kerr 353

Survival Analysis of Patents in Canada
Rashid Nikzad 368

Implementing the Nagoya Protocol on ABS: A Hypothetical Case Study on Enforcing Benefit Sharing in Norway
Morten W. Tvedt and Ok K. Fauchald 383

Note
The Protection of Folklore in the Swakopmund Protocol Adopted by the AR IPO (African Regional Intellectual Property Organization)
Laurier Y. Ngombe 403
The Journal of World Intellectual Property
Volume 14  November 2011  Issue 6

Articles
Articles 7 and 8 of the TRIPS Agreement: A Force for Convergence within the International IP System
Alison Slade  413

Can Shari’a be a Deterrent for Intellectual Property Piracy in Islamic Countries?
Nora El-Bialy and Moamen Gouda  441

Note
The Protection of Geographical Indications in Pakistan: Implementation of the TRIPS Agreement
Muhammad Hamid Ali  467
Leiden Journal of International Law
Volume 24 number 1
Contents

ARTICLES
1-21   Terrorism and Armed Conflict: Insights from a Law & Literature Perspective Andrea Bianchi
23-43   The Potential of International Law: Fragmentation and Ethics Sahib Singh
45-69   The Right of Visit on the High Seas in a Theoretical Perspective: Mare Liberum versus Mare Clausum Revisited Ejthymios Papastavridis

KOSOVO SYMPOSIUM
71-72   Symposium: The ICJ Advisory Opinion on the Unilateral Declaration of Independence of Kosovo. Editors' Introduction Theodore Christakis and Olivier Corten
73-86   The ICJ Advisory Opinion on Kosovo: Has International Law Something to Say about Secession? Theodore Christakis
87-94   Territorial Integrity Narrowly Interpreted: Reasserting the Classical Inter-State Paradigm of International Law Olivier Corten
95-108  Does Kosovo Lie in the Lotus-Land of Freedom? Anne Peters
127-147  Modesty Can Be a Virtue: Judicial Economy in the ICJ Kosovo Opinion? Marc Weller
149-154  Self-Determination, Secession, and Dispute Settlement after the Kosovo Advisory Opinion Ralph Wilde
155-161  The Advisory Opinion on Kosovo: An Opportunity Lost, or a Poisoned Chalice Refused? Hurst Hannum

INTERNATIONAL COURT OF JUSTICE
163-171  Thomas Buergenthal: Judge of the International Court of Justice (2000-10) Kenneth Keith
173-200  The Dispute on Jurisdictional Immunities of the State before the ICJ: Is the Time Ripe for a Change of the Law? Andrea Gattini
201-222  The Effect of the Passage of Time on the Interpretation of Treaties: Some Reflections on Costa Rica v. Nicaragua Martin Dawidowicz

CURRENT LEGAL DEVELOPMENTS
223-252  Balancing Effectiveness and Fairness in the Redesign of the Climate Change Regime Jorge E. Vinuales
Leiden Journal of International Law

Volume 24 number 2

Contents

ARTICLES

277-304 Global Constitutionalism and the Objective Purport of the International Legal Order Johannes Gerald van Mulligen

305-330 Power-Conferring Treaties: The Meaning of 'Investment' in the ICSID Convention Tony Cole and Anuj Kumar Vaksha

HAGUE INTERNATIONAL TRIBUNALS

International Court of Justice

Kosovo Symposium

331-353 Waiting for Godot: An Analysis of the Advisory Opinion on Kosovo Dov Jacobs and Yannick Radi

355-383 The Kosovo Advisory Opinion Scrutinized Jure Vidmar

International Criminal Court and Tribunals

385-387 In Memoriam, Bert Swart Göran Sluiter

389-391 Introduction: Common Civility - International Criminal Law as Cultural Hybrid Elks van S Kedregt

393-410 Radbruch Redux: The Need for Revisiting the Conversation between Common and Civil Law at Root Level at the Example of International Criminal Justice Michael Bohlander

411-433 Islamic Law (Shari'a) and the Jurisdiction of the International Criminal Court Mohamed Elewa Badar

CURRENT LEGAL DEVELOPMENTS

435-465 Is the European Court of Human Rights Still a Principled Court of Human Rights Still a Principled Court of Human Rights After the Demopoulos Case? Loukis G. Loucaides

467-490 Recognition of States: International Law or Realpolitik? The Practice of Recognition in the Wake of Kosovo, South Ossetia, and Abkhazia Cedric Ryngaert and Sven Sobrie

491-512 Holding Counsel to Account in International Arbitration Sam McMullan

BIBLIOGRAPHY

513-517 Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes (Winter 2011)
Leiden Journal of International Law
Volume 24 number 3
Contents
ARTICLES
539-559  Security Council Legislation, Article 2(7) of the UN Charter, and the Principle of Subsidiarity Nicholas Tsagourias
561-583  Turkey: Successor or Continuing State of the Ottoman Empire? Emre Oktem
585-606  Donors' Justice: Recasting International Criminal Accountability Sara Kendall
HAGUE INTERNATIONAL TRIBUNALS
International Court of Justice
607-625  The Subject Matters: The ICJ and Human Rights, Rights of Shareholders, and the Diallo Case Annemarieke Vermeer-Kunzli
International Criminal Court and Tribunals
627-650  Aggressors' Rights: The Doctrine of 'Equality between Belligerents' and the Legacy of Nuremberg Michael Mandel
Symposium on the Special Tribunal for Lebanon's Appeal Decision on Terrorism
651-654  Introduction: The STL Interlocutory Decision on the Definition of Terrorism - Judicial Ingenuity or Radicalism? Elies van Sliedregt and Larissa van den Herik
655-675  Judicial Creativity at the Special Tribunal for Lebanon: Is There a Crime of Terrorism under International Law? Kai Ambos
677-700  Legislating from a Radical Hague: The United Nations Special Tribunal for Lebanon Invents an International Crime of Transnational Terrorism Ben Saul
CURRENT LEGAL DEVELOPMENTS
701-714  High Hopes, Scant Resources: A Word of Scepticism about the Anti-Fragmentation Function of Article 31(3X0 of the Vienna Convention on the Law of Treaties Melanie Samson
715-740  The Application of Human Rights Law to Private Sector Complicity in Governmental Corruption Cecily Rose
Leiden Journal of International Law

Volume 24 number 4

Contents

797-798  The League of Nations and the Construction of the Periphery Introduction  Fleur Johns, Thomas Skouteris, and Wouter Werner

799-822  Creating and Recreating Iraq: Legacies of the Mandate System in Contemporary Understandings of Third World Sovereignty  Usha Natarajan

823-847  Fabricating Fidelity: Nation-Building, International Law, and the Greek-Turkish Population Exchange  Umut Özsu

849-872  Empire des Negres Blancs: The Hybridity of International Personality and the Abyssinia Crisis of 1935-36  Rose Parfitt

873-897  Transforming (Private) Rights through (Public) International Law: Readings on a 'Strange and Painful Odyssey' in the PCIJ Mavrommatis Case  Michelle Burgis

899-922  The 1937 International Sugar Agreement: Neo-Colonial Cuba and Economic Aspects of the League of Nations  Michael Fakhri

HAGUE INTERNATIONAL TRIBUNALS

International Criminal Court and Tribunals

923-936  Common Civility: The Culture of Alegality in International Criminal Law  Markus D. Dubber

937-979  Testifying about 'Uncivilized Events': Problematic Representations of Africa in the Trial against Charles Taylor  Gerhard Anders

CURRENT LEGAL DEVELOPMENTS

961-988  Israeli Civilians versus Palestinian Combatants? Reading the Goldstone Report in Light of the Israeli Conception of the Principle of Distinction  Jean-Philippe Kot

989-1007  Moving towards Complicity as a Criterion of Attribution of Private Conducts: Imputation to States of Corporate Abuses in the US Case Law  Daniele Amoroso

1009-1027  The Normative Erosion of International Refugee Protection through UN Security Council Practice  Christiane Ahlborn
Nordic Journal of International Law
Acta scandinavica juris gentium

CONTENTS

Volume 80, No. 1 2011 Articles

Ulf Linderfalk: International Legal Hierarchy Revisited - The Status of Obligations Erga Omnes 1 - 23

Inger Österdahl: Challenge or Confirmation? The Role of the Swedish Parliament in the Decision-making on the Use of Force 25-93

Peter Arnt Nielsen: The Hague Judgments Convention 95-119

Book Review
Jacques Hartmann: The Law of Armed Conflict: International Humanitarian Law in War (Gray D. Solis) 121-123
Nordic Journal of International Law
Acta scandinavica juris gentium

CONTENTS Volume 80, No. 2 2011

Articles

Trine Baumbach: The Notion of Criminal Penalty and the LexMitior Principle in the Scoppola v. Italy Case 125-142


Ian Bryan and Peter Langford: The Lawful Detention of Unauthorised Aliens under the European System for the Protection of Human Rights 193-218

Yenkong Ngangjoh-Hodu: Relationship of GATT Article XX Exceptions to Other WTO Agreements 219-233

ISSN: 0902-7351
E-ISSN: 1571-8107
brill.nl/nord
Nordic Journal of International Law
Acta scandinavica juris gentium

Volume 80, No. 3 2011

Special Issue
The Internationalisation of Danish Law

Mikael Rask Madsen and Clement Sailing Petersen:
Editors' Introduction: The Internationalisation of Danish Law 235-239

Amnon Lev: Internationalisation of Law: Historical and Cultural Aspects 241-256

Jonas Christoffersen and Mikael Rask Madsen: The End of Virtue? Denmark and the Internationalisation of Human Rights 257-277

Michael Gotze and Henrik Palmer Olsen: Restrained Integration of European Case Reports in Danish Legal Information Systems and Culture 279-294

Joseph Lookofsky: The CISG in Denmark and Danish Courts 295-320

Anne Lise Kjaer: European Legal Concepts in Scandinavian Law and Language 321-349


Clement Salung Petersen: Treaties in Domestic Civil Litigation: Jura Novit Curia? 369-402
Nordic Journal of International Law

Acta scandinavica juris gentium

CONTENTS    Volume 80, No. 4    2011

Articles

Ole W. Pedersen: 403-423
The Janus-Head of Human Rights and Climate Change: Adaptation and Mitigation

Ólafur Ísberg Hannesson: 425-458
The Status of Non-Implemented EEA Law in Iceland: Lessons from the Judicial Reactions of the Supreme Court to International Law

Yoshifumi Tanaka: 459-484
Reflections on Arctic Maritime Delimitations: A Comparative Analysis between the Case Law and State Practice

M. Monirul Azam: 485-505
Climate Change Resilience and Technology Transfer: The Role of Intellectual Property

Academic Debate

Skúli Magnússon: 507-534
Judicial Homogeneity in the European Economic Area and the Authority of the EFTA Court. Some Remarks on an Article by Harvard Haukeland Fredriksen