

International Organizations And Their Exercise Of Sovereign Powers Oxford Monographs In International Law

Between Normalization and Containment
 The World Bank, IMF and State Sovereignty
 The Financial Obligation in International Law
 Constituent Power and the Legitimacy of International Organizations
 The Politics and Processes of Global Governance
 International Organizations Before National Courts
 Fiduciary Duty and the Atmospheric Trust
 International Organizations and Their Exercise of Sovereign Powers
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HEATH CHAIM

Between Normalization and Containment Cambridge University Press

Throughout the first decades of its existence, many held the view that the UN Security Council would in some senses automatically encourage the protection of human rights by maintaining international peace. However since the end of the Cold War there have been growing concerns that the Council is a force with the potential to do harm to the cause of human rights, even to the extent of violating the rights of individuals. The chapters of this volume take a closer look at these two sides of the Security Council's involvement in human rights; both its efforts to promote and enforce human rights, and its actions that, with the intention of maintaining and restoring international peace, also have the potential to jeopardize human rights. This book represents a collection of individual views and appraisals of how the Council has dealt with human rights issues in the post-Cold War period, particularly in the cases of the economic sanctions imposed on Iraq

and the targeted sanctions directed against the Taliban and supporters of the Al Qaida network. Written by experts in the field of international law, they are both positive and negative, critical and analytical. Together they offer a selection of different perspectives and evaluate the contribution of the Security Council to the promotion of human rights, highlighting possible avenue for improvement.

The World Bank, IMF and State Sovereignty Cambridge University Press

This book examines the exercise of sovereign powers by international organizations and the relationships between organizations and their member states.

The Financial Obligation in International Law Manchester University Press

From the United Nations to the International Bureau of Weights and Measures, the principles of international organizations affect all of our lives. The principles these organizations live by represent, at least in part, the principles all of us live by. This book quantifies international organizations' affiliation with particular principles in their constitutions, like cooperation, peace and equality. Offering a sophisticated statistical and legal analysis of these principles, the authors reveal the values contained in international organizations' constitutions and their relationship with

one another. When these organizations are divided into groups, like regional versus universal organizations, many new, seemingly contradictory, interpretations of international organizations law emerge. Through elaborate network representations, radar charts, k-clusters analyses and scatter plots, this book offers an unprecedented insight into the principles and values of international organizations.

Constituent Power and the Legitimacy of International Organizations Oxford University Press, USA

The importance of legitimacy is widely recognised in the literature on international and regional organizations, not least for compliance with their decisions. How such organizations claim and sustain their legitimacy, however, has been insufficiently analysed and understood. Through a range of conceptual chapters and case studies, this volume examines the legitimization practices of international and regional organizations. It examines how international organizations justify and communicate their legitimacy claims, and how these practices differ between organizations. It also considers the implications of this analysis for global and regional governance.

The Politics and Processes of Global Governance BRILL

The third edition of this market-leading textbook (previously called *An Introduction to International Institutional Law*) is written in a clear, three-part structure. It is centred on the dynamics of the relationships between international organisations and their organs, staff, and the outside world. It discusses the essential topics of the law of international organisations, including powers, finances, and privileges and immunities, as well as membership rules, institutional structures, and accountability. The newly revised text has been updated extensively to reflect the entry into force of the EU's Lisbon Treaty (and Croatia's accession) and new articles on the responsibility of international organisations. The chapters have also been reorganised for further clarity. Two new chapters, on the international civil service and the relations between organisations and other institutions, respectively, have been added.

International Organizations Before National Courts Bloomsbury Publishing

The Oxford Handbook of International Legal Theory provides an accessible and authoritative guide to the major thinkers, concepts, approaches, and debates that have shaped contemporary international legal theory. The Handbook features 48 original essays by leading international scholars from a wide range of traditions, nationalities, and perspectives, reflecting the richness and diversity of this dynamic field. The collection explores key questions and debates in international legal theory, offers new intellectual histories for the discipline, and provides fresh interpretations of significant historical figures, texts, and theoretical approaches. It provides a much-needed map of the field of international legal theory, and a guide to the main themes and debates that have driven theoretical work in international law. The Handbook will be an indispensable reference work for students, scholars, and practitioners seeking to gain an overview of current theoretical debates about the nature, function, foundations, and future role of international law.

Fiduciary Duty and the Atmospheric Trust BWV Verlag

The definitive and authoritative international law text, updated to reflect key case law, international practice and treaty developments.

International Organizations and Their Exercise of Sovereign Powers Routledge

A comprehensive, in-depth examination of the full range of international organizations, including current case studies.

International Organizations in Global Politics Cornell University Press

This is the first volume to comprehensively and systematically study, describe, and theorize the financial obligation created and governed by public international law. Legal globalization has given rise to a number of financial issues in international law in areas as diverse as development financing, investment protection, compensation of human rights victims, and sovereign debt crises. The claims resulting from the proliferation of financial activity are not limited to those primarily involving financial obligation (e.g. loans and grants) but include secondary obligation resulting from the law on international responsibility. Among the many instances of financial obligation covered in this study, the reader will find inter-State financial transactions, inter-State sale of goods, transnational services such as telecommunications and post, the financial operations of multilateral institutions, loans, grants and guarantees provided by the various international financial institutions, certain financial relations between non-State actors (including natural persons) and States, intergovernmental organizations or other international legal actors, and government loans to international organizations. Rich in historical detail and systematic in its coverage of contemporary law, this book will be valued by all practitioners and scholars with an interest in the nature of international financial obligation.

The Oxford Handbook of the Theory of International Law Springer

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International Organizations and Member State Responsibility: Critical Perspectives compiles novel approaches within academia and legal practice that reflect the evolution of the contemporary law of international (member state) responsibility. This Volume was previously published as *International Organizations Law Review* Vol. 12, issue 2 (2015).

Procurement by International Organizations Oxford University Press

The concept of global governance, which first emerged in the social sciences, has triggered different responses in the discipline of law. This volume contains our proposal. It approaches global governance from a public law perspective which is centered around the concept of international public authority and relies on international institutional law for the legal conceptualization of global governance phenomena. This proposal results from a larger project which started in 2007. The project is a collaborative effort of the directors of the Max Planck Institute for Comparative Public Law and International Law, research fellows and friends of the Institute, as well as eminent members of the Law Faculty of the University of Heidelberg. Most of the materials contained in this volume were first published in the November 2008 issue of the *German Law Journal* (<http://www.germanlawjournal.com>). We would like to express our sincere gratitude to the journal's editors in chief, Professors Russell Miller (Washington and Lee University School of Law) and Peer Zumbansen (Osgoode Hall Law School, York University, Toronto), for the opportunity to publish our papers as a special issue of their journal. The 2008-2009 University of Idaho College of Law German Law Journal student editors deserve special recognition for their hard and diligent work during the publication process. At the Institute, Eva Richter, Michael Riegner and the editorial staff of this publication series were instrumental in bringing this publication to fruition.

International Organizations and the Making of Modern States Cambridge University Press

This book investigates how national courts 'react' to disputes involving international organizations. **To Reform the World** International Organizations and Their Exercise of Sovereign Powers

The role and position of non-state actors in international law is the subject of a long-standing and intensive scholarly debate. This book explores the participation of this new category of actors in an international legal system that has historically been dominated by states. It explores the most important issues, actors and theoretical approaches with respect to these new participants in international law. It provides the reader with a comprehensive and state-of-the-art overview of the most important legal and political developments and perspectives. Relevant non-state actors discussed in this volume include, in particular, international governmental organisations, international non-governmental organisations, multinational companies, investors and armed opposition groups. Their legal position is considered in relation to specific issue-areas, such as humanitarian law, human rights, the use of force and international responsibility. The main legal theories on non-state actors' position in international law – neo-positivism, the policy-oriented approach and transnational law – are covered at the beginning of the book, and the essential political science perspectives – on non-state actors' role in international politics and globalisation, as well as their soft power – are presented at the end.

International Organizations and the Fight for Accountability Oxford University Press

Judge Mettraux's four-volume compendium, *International Crimes: Law and Practice*, will provide the most detailed and authoritative account to-date of the law of international crimes. It is a scholarly tour de force providing a unique blend of academic rigour and an insight into the practice of international criminal law. The compendium is unrivalled in its breadth and depth, covering almost a century of legal practice, dozens of jurisdictions (national and international), thousands of decisions and judgments and hundreds of cases. This first volume discusses in detail the law of

genocide: its definition, elements, normative status, and relationship to the other core international crimes. While the book is an invaluable tool for academics and researchers, it is particularly suited to legal practitioners, guiding the reader through the practical and evidential challenges associated with the prosecution of international crimes.

The Law of International Organisations Martinus Nijhoff Publishers

This book explores the application of concepts of fiduciary duty or public trust in responding to the policy and governance challenges posed by policy problems that extend over multiple terms of government or even, as in the case of climate change, human generations. The volume brings together a range of perspectives including leading international thinkers on questions of fiduciary duty and public trust, Australia's most prominent judicial advocate for the application of fiduciary duty, top law scholars from several major universities, expert commentary from an influential climate policy think-tank and the views of long-serving highly respected past and present parliamentarians. The book presents a detailed examination of the nature and extent of fiduciary duty, looking at the example of Australia and having regard to developments in comparable jurisdictions. It identifies principles that could improve the accountability of political actors for their responses to major problems that may extend over multiple electoral cycles.

Legitimizing International Organizations Oxford University Press

This volume considers the exercise of sovereign powers by international organisations that include the UN, the WTO, and the EU in order to answer fundamental questions about the relationship between an international organisation and its Member States.

Securing Human Rights? BRILL

Extensively updated, this third edition textbook clearly conveys the set-up of international organisations and the logic behind international institutional law.

An Introduction to International Organizations Law Oxford University Press

By juxtaposing European and American concepts of autonomy in the law as they are applied to families, capital punishment and criminal trials, authors reveal the common values that justify all legal systems. This book sheds new light on the fundamental purpose of law by examining how European and American lawyers, judges, and citizens actually apply and should apply legal autonomy to litigation, legislation, and the law itself.

International Crimes: Volume I: Genocide Manchester University Press

Investigates the relationship between international organizations and private subjects under the unexplored perspective of procurement by international organizations.

Common Law of International Organizations Springer Science & Business Media

This volume offers new practical and theoretical perspectives on one of the most complex questions regarding the formation of international law, namely that actors other than states contribute to the making of customary international law. Notwithstanding the International Law Commission's valuable contribution, the making of customary international law remains riddled with acute practical and theoretical controversies that continue to be intensely debated. Making extensive reference to the case-law of international law courts and tribunals, as well as the most recent scholarly work on customary international law, this volume provides a comprehensive study of the contribution of international organisations and non-state actors to the formation of customary international law. With innovative tools and guidance for law students, legal scholars, and researchers in law, as well as legal practitioners, advisers, judges, arbitrators, and counsels, this collection is essential reading for those wishing to understand and address contemporary questions of international law-making.