

VOLUME 9 ISSUE 1

JANUARY 2019

ISSN 2044-2513



Asian Journal of
International Law

Asian Journal of International Law

The *Asian Journal of International Law* is the journal of the Asian Society of International Law. It publishes peer-reviewed scholarly articles and book reviews on public and private international law. The regional focus of the journal is broadly conceived. Some articles may focus specifically on Asian issues; others will bring one of the many Asian perspectives to bear on issues of global concern. Still others will be of more general interest to scholars, practitioners, and policy-makers located in or working on Asia.

The journal is published in English as a matter of practical convenience rather than political endorsement. English language reviews of books in other languages are particularly welcomed. The journal is produced for the Asian Society of International Law by the National University of Singapore Faculty of Law and succeeds the *Singapore Year Book of International Law*.

For further information, forthcoming pieces, and guidelines on how to submit articles or book reviews, please visit www.AsianJIL.org.

INSTRUCTIONS FOR CONTRIBUTORS

The *Asian Journal of International Law* welcomes unsolicited articles and proposals for book reviews. For details, visit www.AsianJIL.org.

© Asian Journal of International Law

ISSN 2044-2513

E-ISSN 2044-2521

This journal issue has been printed on FSC™-certified paper and cover board. FSC is an independent, nongovernmental, not-for-profit organization established to promote the responsible management of the world's forests. Please see www.fsc.org for information.

Asian Journal of International Law

EDITORIAL BOARD

Chair

Surya P. SUBEDI, QC

Hilary CHARLESWORTH

B.S. CHIMNI

Hikmahanto JUWANA

Ratna KAPUR

Borhan Uddin KHAN

Tommy KOH

LU Song

Djamchid MOMTAZ

NGUYEN Hong Thao

Raul PANGALANGAN

Jaruprapa RAKPONG

Shirley SCOTT

SHIN Hae Bong

Jaturon THIRAWAT

XUE Hanqin

Ex officio

Harry L ROQUE

President of the Asian Society of International Law

Editors

Antony ANGHIE

Simon CHESTERMAN

TAN Hsien-Li

Book Review Editor

Shirley SCOTT

Associate Book Review Editor

Lucia ORIANA

Assistant Editors

ANG Shu Yien Rachel

Amelia CHEW

Sumedha MADHUSUDHANAN

PHANG Ying Cheng

TEH Ahn Ren Philip

Asian Society of International Law

EXECUTIVE COUNCIL

President

Harry L ROQUE

Vice-Presidents

Upendra ACHARYA
Francis JARDELEZA

Sorajak KASEMSUVAN
MA Xinmin

Secretary-General

Antony ANGHIE

Treasurer

KUNIYA Shiro

Members

AGO Shin-ichi
Pouria ASKARY
Mohammad Nazmuzzaman BHUIAN
Srinivas BURRA
Andrew BYRNES
Miras DAULENOV
Alison DUXBURY
Amal Kumar GANGULI
Venkatachala Gajanana HEGDE
Nartnirun JUNNGAM
LEE Keun-Gwan
LIU Huawen

Mostafa M NASER
Muhammad MAHBUBUR RAHMAN
MOGAMI Toshiki
NGUYEN DANG Thang
Arif Havas OEGROSENO
OH Seung-Jin
Raul PANGALANGAN
PARK Pae-Keun
Lucy REED
TAN Hsien-Li
ZHU Wenqi

Ex officio

PAIK Jin Hyun

ADVISORY COUNCIL

OWADA Hisashi (Chair)
Georges ABI-SAAB
Awn Shawkat AL-KHASAWNEH
Dalveer BHANDARI
Edith BROWN-WEISS
Jayavadh BUNNAG
Simon CHESTERMAN
B.S. CHIMNI
Richard FALK
Mary GEORGE
Borhan Uddin KHAN
KO Swan Sik

Abdul KOROMA
Djamchid MOMTAZ
ONUMA Yasuaki
Moragodage Christopher Walter PINTO
Pemmaraju Sreenivasa RAO
Surakiart SATHIRATHAI
Shirley SCOTT
SHI Jiuyong
Bruno SIMMA
Surya P. SUBEDI, QC
Jaturon THIRAWAT
XUE Hanqin

RESEARCH COMMITTEE

Surya P. SUBEDI, QC (Chair)

Contents

NOTES AND COMMENTS

- 1–9 The General Principles of International Criminal Law in the Criminal Code of the Republic of Kazakhstan
Sergey SAYAPIN
- 10–19 International Law before the Courts of the Hong Kong Special Administrative Region of the People’s Republic of China—Twenty Years On
LUNG Wan Pun
- 20–30 Judicial Fact-Finding Initiatives in the *South China Sea Arbitration*
Jacqueline Joyce F. ESPENILLA
- 31–45 Why I Stopped Believing in Customary International Law
Daniel H. JOYNER

ARTICLES

- 46–74 Of International Law, Semi-colonial Thailand, and Imperial Ghosts
Prabhakar SINGH
- 75–97 Overcoming the “Logic of Exception”: A Critique of the UN Security Council’s Response to Environmental Damage from the 1990–91 Gulf War
Eliana CUSATO
- 98–124 Police Powers, Indirect Expropriation in International Investment Law, and Article 31(3)(c) of the VCLT: A Critique of Philip Morris v. Uruguay
Prabhash RANJAN
- 125–152 Institutional Innovation by the Asian Infrastructure Investment Bank
James RANSELL

SYMPOSIUM ON ONUMA YASUAKI’S “INTERNATIONAL LAW IN A TRANSCIVILIZATIONAL WORLD”

- 153–154 Editorial Preface
Antony ANGHIE
- 155–164 Civilizational Diversity as Challenge to the (False) Universality of International Law
Lauri MÄLKSOO

- 165–169 The Transcivilizational Perspective: A Legitimate and Feasible Approach to International Law
LI Ming
- 170–176 Transcivilizational International Law Against the System of International Relations: Onuma Yasuaki’s Normative Choice
Gustavo GOZZI
- 177–184 How Shall We Fashion International Legal Goals and Criteria for Appraisal in a World of Many Civilizations and Cultures? Review of Onuma Yasuaki’s International Law in a Transcivilizational World
W. Michael REISMAN and Tomo B. TAKAKI
- 185–193 The End of the History of Liberalism and the Last “Transcivilizational” Man? Onuma’s Attempt to Define a “New” International Law
Florian COUVEINHES MATSUMOTO