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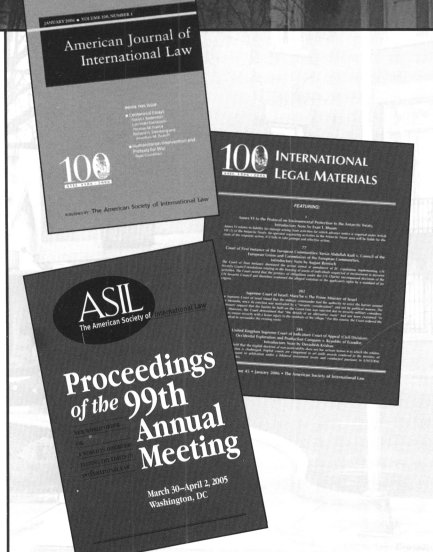
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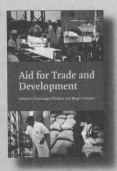
New and Noteworthy Titles

Aid for Trade and Development

Hugo Cameron and Dominique Njinkeu

Following in the wake of the World Trade Organization's engagement with Aid for Trade, this book brings together a range of perspectives around this emerging issue. The collection of articles in this volume presents many of the ideas elaborated through research conducted by International Lawyers and Economists Against Poverty (ILEAP) since 2005 and is intended to provide a basis for further study. Since many of the contributions on aid for trade to date have come from the North, the book looks to deepen the debate by forwarding voices and experiences from the South. The book traces the evolution of Aid for Trade from its beginnings and examines the global architecture, modalities, and costs associated with its implementation. Drawing on lessons from national and regional experiences, this book further explores ways in which Aid for Trade can both move forward and become a real tool for poverty reduction in beneficiary countries.

\$95.00: Hardback: 978-0-521-88951-3: 448 pp.



Constitutionalizing Economic Globalization

Investment Rules and Democracy's Promise

David Schneiderman

This book explores the linkages between a new investment rules regime and state constitutions — between a constitution-like regime for the protection of foreign investment and the constitutional projects of national states. The investment rules regime, as in classical accounts of constitutionalism, considers democratically authorized state action as inherently suspect. Despite the myriad purposes served by constitutionalism, the investment rules regime aims solely to enforce limits, both inside and outside of national constitutional systems, beyond which citizen-driven politics will be disabled. Drawing on contemporary and historical case studies, the author argues that any transnational regime should encourage innovation, experimentation, and the capacity to imagine alternative futures for managing the relationship between politics and markets. These objectives have been best accomplished via democratic institutions operating at national, sub-national, and local levels.

Cambridge Studies in Law and Society

\$120.00: Hardback: 978-0-521-87147-1: 328 pp. \$45.00: Paperback: 978-0-521-69203-8



The Codex Alimentarius Commission and Its Standards

Mariëlle D. Masson-Matthee

The Codex Alimentarius Commission was established in 1962 by the FAO and the WHO as a subsidiary organ of both organizations, and has been charged with the creation of the Codex Alimentarius: a collection of uniformly defined food standards. Its capacity to give effect to its mandate depends upon its institutional framework. The authority of the Codex Alimentarius Commission is restricted by its position as a subsidiary body of the FAO and the WHO. However, with regard to its normative powers, the Codex Alimentarius Commission operates independently from its parent organizations. This examination of its legal aspects and standards, both within the framework of the WTO Agreements as well as within the context of the EC legal order, will be useful to scholars of international law and the law of international organizations such as the WTO, and to those with an interest of food safety in general.

\$120.00: Hardback: 978-9-067-04256-7: 370 pp.



Paths to International Justice

Social and Legal Perspectives

Marie-Bénédicte Dembour, and Tobias Kelly

This volume focuses on the everyday social relationships through which international justice is produced. Using case studies from the International Criminal Court, the European Court of Human Rights, the UN Women's Convention Committee and elsewhere, it explores international justice as a process that takes place at the intersection of the often contradictory practices of applicants, lawyers, bureaucrats, victims, accused and others. Cambridge Studies in Law and Society

\$125.00: Hardback: 978-0-521-88263-7: 288 pp. \$49.99: Paperback: 978-0-521-70920-0





New and Noteworthy Titles

Crafting Cooperation

Regional International Institutions in Comparative Perspective

Amitav Acharya, and Alastair Iain Johnston

This is the first book to offer a conceptual framework for comparing the design and effectiveness of regional international institutions, including the EU, NATO, ASEAN, OAS, AU and the Arab League. The case studies, by a group of leading scholars of regional institutions, offer a rigorous, historically



informed analysis of the differences and similarities in institutions across Europe, Latin America, Asia, Middle East and Africa. The chapters provide a more theoretically and empirically diverse analysis of the design and efficacy of regional institutions than heretofore available.

\$90.00: Hardback: 978-0-521-87603-2: 330 pp. \$34.99: Paperback: 978-0-521-69942-6

Environmental Law, the Economy and Sustainable Development

The United States, the European Union and the International Community

Richard L. Revesz, Philippe Sands, and Richard B. Stewart

This book provides a comparative analysis of environmental regulation in multi-jurisdictional legal and political systems, focusing on the United States, the European Union, and the international community. Each of these systems must deal with environmental interdependencies that cross local borders, in some cases creating regional problems, such as acid deposition, ozone type smog, and pollution of shared water bodies. Some transjurisdictional environmental problems are global, including stratospheric ozone depletion, climate change, and the loss of biodiversity. Other environmental problems, however, are localized in their effect on health and the environment.

\$70.00: Paperback: 978-0-521-04900-9: 447 pp.

Limits of Sovereignty in International Commercial Practice

T. S. M. Henquet, S. M. G. Koopmans, and G. J. M Verburg

Under the broad heading of globalization, issues such as the sovereignty of states and the competences of international organizations have become everyday topics. Who regulates the multinationals? What are the powers of the UN Security Council? How long is the arm of US law? Do diplomats have to pay parking tickets? What should be done with criminal heads of state? These questions concern the limits of sovereignty, and they form an important part of everyday commercial legal practice. This book offers the first analysis of the work of legal counsel in a global law firm involved with questions of sovereignty. It also offers insight into the experience of these issues within different practice areas, such as litigation, finance, regulation and competition.

\$90.00*: Hardback: 978-9-067-04261-1: 250 pp.

Non-State Actors and Terrorism

Applying the Law of State Responsibility and the Due Diligence Principle Robert P. Barnidge, Jr.

This book examines how international law assesses, and on what grounds and through which mechanisms, how a State can bear responsibility for its actions or omissions with regard to its international legal obligations to act with due diligence in confronting non-State actors that engage in terrorism. It explores whether a comprehensive definition of terrorism exists and considers the due diligence principle's development during the last century. It examines how the principle operates in the counterterrorism context by analyzing international and regional treaties and Security Council Resolutions. It addresses numerous theoretical issues that the due diligence principle raises, particularly in the counterterrorism context. Also examined are the relationship between human rights and counterterrorism in the fight against terrorism. A useful tool for policy makers, academics, and students of international law.

\$90.00: Hardback: 978-9-067-04259-8: 250 pp.

Tough Love

The European Union's Relations with the Western Balkans

Steven Blockmans

This book presents legal and political methods of restructuring the international effort in the region, arguing that, under the leadership of the EU, only a 'tough love' strategy based on the application of the conditionality principle can lead to the integration of the Western Balkans into the European mainstream.

Academics, practitioners, civil servants and students working in international law, EU law

and the law of international organizations, and those engaged in relations with the EU and the Western Balkans, will find this book a valuable tool.

\$120.00: Hardback: 978-9-067-04258-1: 400 pp.



United Nations Sanctions and the Rule of Law

Jeremy Matam Farrall

United Nations Sanctions and the Rule of Law traces the evolution of the Security Council's sanctions powers and charts the contours of the UN sanctions system. It also evaluates the extent to which the Security Council's increasing commitment to strengthening the rule of law extends to its sanctions practice. It identifies shortcomings in respect of key rule of law principles and advances pragmatic policy-reform proposals designed to ensure that UN sanctions promote, strengthen and reinforce the rule of law. In its appendices, United Nations Sanctions and the Rule of Law contains summaries of all 25 UN sanctions regimes established to date by the Security Council. It forms an invaluable source of reference for diplomats, policymakers, scholars and advocates. Cambridge Studies in International and Comparative Law

\$125.00: Hardback: 978-0-521-87802-9: 583 pp.



New and Noteworthy Titles

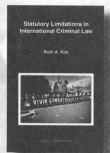
UN Peacekeeping in Civil Wars

Lise Morjé Howard

This work studies the sources of success and failure in UN peacekeeping. Her in-depth analysis of some of the most complex UN peacekeeping missions debunks the conventional wisdom that they habitually fail, showing that the UN record actually includes a number of important, though understudied, success stories. Using systematic comparative analysis, Howard argues that UN peacekeeping succeeds when field missions establish significant autonomy from UN headquarters, allowing civilian and military staff to adjust to the post-civil war environment.

\$99.00: Hardback: 978-0-521-88138-8: 416 pp. \$34.99: Paperback: 978-0-521-70767-1





Statutory Limitations in International Criminal Law Ruth A. Kok

Statutory Limitations in International Criminal Law examines whether and to what extent a rule of customary international law or general principle of law exists which prohibits the application of statutory limitations to international crimes. The focus is on international crimes, such as genocide, war crimes and torture, committed during World War II, under the former communist regimes in Eastern Europe and under military junta regimes in Latin America. Comprehensive analysis is included of the legislation of 192 UN Member States, the case law of 18 states, various international instruments and the documents and activities of scholars and non-governmental organizations. Those specializing in international criminal law or statutes of limitation and those dealing with the prosecution of international crimes committed in the past will find this a helpful and practical resource.

\$130.00: Hardback: 978-9-067-04237-6: 462 pp.

International Criminal Law Practitioner Library

Volume No. 1, Forms of Responsibility in International Criminal Law Gideon Boas, James L. Bischoff, and Natalie L. Reid

Volume I of the International Criminal Law Practitioner Library series focuses on the law of individual criminal responsibility applied in international criminal law, providing a thorough review of the forms of criminal responsibility. The authors present a critical analysis of the elements of individual criminal responsibility as set out in the statutory instruments of the international and hybrid criminal courts and tribunals and their jurisprudence. All elements are discussed, demystifying and untangling some of the confusion in the jurisprudence and literature on the forms of responsibility. The jurisprudence of the ICTY and the ICTR is the main focus of the book. Every trial and appeal judgment, as well as relevant interlocutory jurisprudence, up to 1 December 2006, has been surveyed, as has the relevant jurisprudence of other tribunals and the provisions in the legal instruments of the ICC, making this a highly relevant and timely work.

\$170.00: Hardback: 9780521878319: 464 pp.

Yearbook of International Humanitarian Law - 2005 Volume 8

T. McCormack and A. McDonald

The world's only annual publication devoted to the study of the laws of armed conflict, the *Yearbook of International Humanitarian Law* provides a truly international forum for high-quality, peer-reviewed academic articles focusing on this highly topical branch of international law. The Yearbook also includes a selection of documents from the reporting period, many of which are not accessible elsewhere and a comprehensive bibliography of all recent publications in humanitarian law and other relevant fields. Ease of use of the Yearbook is guaranteed by the inclusion of a detailed index. Distinguished by its topicality and contemporary relevance, the *Yearbook of International Humanitarian Law* bridges the gap between theory and practice and serves as a useful reference tool for scholars, practitioners, military personnel, civil servants, diplomats, human rights workers and students.

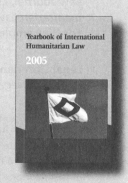
Yearbook of International Humanitarian Law

\$245.00: Hardback: 978-9-067-04244-4: 686 pp.

Netherlands Yearbook of International Law

Volume 37 - 2006

D. M. Curtin, and P. A. Nollkaemper Netherlands Yearbook of International Law \$160.00: Hardback: 978-9-067-04257-4: 590 pp.



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The dramatic growth in the international legal field makes it nearly impossible for scholars and practitioners—let alone the general public—to keep abreast of the most important international legal developments. Fortunately they can rely on our staff and Editorial Advisory Committee to sift through the vast array of documents, identify those that are truly significant, and highlight them in *International Legal Materials* and our bi-monthly electronic bulletin, *International Law in Brief.* The Society's periodic *ASIL Insights* provide additional analysis of particularly high-profile developments.

Beginning in 2007, we have been supplementing all documents published in *International Legal Materials* with an introductory note from one of the many experts ASIL counts among its members. These notes provide summaries of the documents and key insights into their significance. In this volume we feature notes by Coalter Lathrop, Antti Korkeakivi, Don Anton, Mark Drumbl, Jerry Fowler and Zahara Heckscher. We are extremely grateful to these authors, and we are confident that you will value their contributions as well.

Please send us your comments and suggestions as we continue our efforts to meet the evolving needs of the international legal community.

Sincerely,

Elizabeth Andersen Chair Editorial Advisory Committee International Legal Materials

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International Legal Materials is a core publication of The American Society of International Law that reproduces texts of documents reflecting the broad scope and evolution of international law. The range of covered subjects has expanded from traditional topics such as international organizations, jurisdiction, and international trade to include developments in fields such as intellectual property, environmental law, nuclear non-proliferation, human rights, and international criminal law.

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