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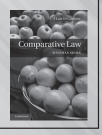
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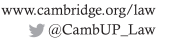
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Institutionalised International Law *Matthias Ruffert and Christian Walter*

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organizations in general, but also focuses on the interplay between the creation of institutional structures and important substantive areas of public international law. Up to now, there has been no other book on international law which brings together institutional and substantive aspects in a comparable manner. This text book is aimed at students of the law of international organizations but also to students in the social sciences, above all, political science. It will also be useful to practitioners in the field of international institutions.

Matthias Ruffert, Friedrich-Schiller-University Jena and Judge at the Thüringer Oberverwaltungsgericht, Weimar (Highest Administrative Court of Thuringia).

Christian Walter, Ludwig-Maximilians University in Munich. Sept 2014 250pp Hbk 9781849464949 RSP: £95 / US\$190



Balancing Human Rights, Environmental Protection and International Trade Lessons from the EU Experience Emily Reid

This book explores the means by which economic liberalisation can be reconciled with human rights and environmental protection in the regulation

of international trade. It is primarily concerned with identifying the lessons the international community can learn, specifically in the context of the WTO, from decades of European Community and Union experience in facing this question. The book develops a deeper understanding of the inter-relationship between the legal regulation of economic and non-economic development, adding clarity to the debate in a controversial area. It argues that a more holistic approach to the consideration of 'development', encompassing economic and non-economic concerns -'sustainable' development - is not only desirable in principle but realisable in practice.

Emily Reid, University of Southampton. Nov 2014 348pp Hbk 9781841138268 RSP: £45/US\$90



The European Court of Justice and External Relations Constitutional Challenges Edited by Marise Cremona and Anne Thies

This edited collection appraises the role, self-perception, reasoning and impact of the

European Court of Justice on the development of European Union (EU) external relations law. Against the background of the recent recasting of the EU Treaties by the Treaty of Lisbon and at a time when questions arise over the character of the Court's judicial reasoning and the effect of international legal obligations in its case law, it discusses the contribution of the Court to the formation of the EU as an international actor and the development of EU external relations law, and the constitutional challenges the Court faces in this context.

Marise Cremona, European University Institute in Florence. Anne Thies, University of Reading.

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International Law and Child Soldiers CA Waschefort

This book commences with an analysis of the current state of child soldiering internationally. Thereafter the proscriptive content of contemporary norms on the prohibition of the use and recruitment of child soldiers is evaluated, so as to determine whether

these norms are capable of better enforcement. An 'issues-based' approach is adopted, in terms of which no specific regime of law, such as international humanitarian law (IHL), is deemed dominant. Instead, universal and regional human rights law, international criminal law and IHL are assessed cumulatively, so as to create a mutually reinforcing web of protection. Ultimately, it is argued that the effective implementation of child soldier prohibitive norms does not require major changes to any entity or functionary engaged in such prevention; rather, it requires the constant reassessment and refinement of all such entities and functionaries, and here, some changes are suggested. International judicial, quasi-judicial and non-judicial entities and functionaries most relevant to child soldier prevention are critically assessed. Ultimately the conclusions reached are assessed in light of a case study on the use and recruitment of child soldiers in the Democratic Republic of the Congo.

C A Waschefort, University of South Africa. Nov 2014 233pp Hbk 9781849465205 RSP: £50 / US\$100



The European Crisis and the Transformation of Transnational Governance Authoritarian Managerialism versus Democratic Governance Edited by Christian Joerges and Carola Glinski

The debate on law, governance and constitutionalism beyond the state is confronted with new challenges. In the EU, confidence in democratic transnational governance has been shaken by the authoritarian and unsocial practices of crisis management. The ambition of this book, which builds upon many years of close co-operation between its contributors, is to promote a viable interdisciplinary alternative to these developments. "Conflicts-law constitutionalism" is a concept of transnational governance which derives democratic legitimacy from the supranational control of the external impact of national decision-making, on the one hand, and the co-operative responses to problem interdependencies on the other.

The first section of the book contrasts Europe's new modes of economic governance and crisis management with the conditionality of international investments, and reflects upon the communalities and differences between emergency Europe and global exceptionalism. Subsequent sections substantiate the problématique of executive and technocratic rule, explore conflict constellations of prime importance in the fields of environmental and labour law, and discuss the impact and limits of liberalisation strategies. Throughout the book, European and transnational developments are compared and evaluated.

Christian Joerges, Hertie School of Governance, Berlin. Carola Glinski, University of Bremen.

Nov 2014 405pp Hbk 9781849466325 RSP: £75 / US\$150

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- A regular program of events, including a speaker series with leading figures and continuing legal education courses on hot topics in the field; and
- Working groups and task forces convened to address the key challenges and emerging issues relating to international arbitration.

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For more information about the Center and its upcoming programs, please contact D. Wes Rist at dwrist@asil.org.



The ASIL Holtzmann Center is established in honor of Judge Howard M. Holtzmann. Over the course of his career, Judge Holtzmann has made enormous contributions to the field of international arbitration and conciliation, and mentored scores of young lawyers working in the field. He was central to the American Arbitration Association (AAA) work with the Arbitration Institute of the Stockholm Chamber of Commerce to build an East-West bridge through international arbitration. Notable achievements include: service as a member of the U.S. delegation to the Arbitration Working Group of the UN Commission on International Trade Law (1974-2011), which produced the UNCITRAL Arbitration Rules, the UNCITRAL Conciliation Rules, and the UNCITRAL Model Law on International Commercial Arbitration, and service as a Member of the Iran-U.S. Claims Tribunal (1981-1994). For his pioneering work, the King of Sweden inducted Judge Holtzmann as a Commander of the Royal Order of the Polar Star in 2003. In 2005, he received the Silver Medal of Honor of Vienna, and in 2006, the AAA gave him its highest honor, the Peacemaker Award, for his "work to further peace throughout the world." Judge Holtzmann has been a member of ASIL since 1972.



Careers in International Law: A Guide to Career Paths in International Law

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Beginning in 2007, we have introduced all documents published in *International Legal Materials* with a prefatory note by experts from among our membership. These notes provide summaries of the documents and offer insight into their significance. In this volume, we feature notes by Elizabeth Stubbins Bates, William R. Slomanson, Elizabeth Gibson, Emily Crawford, and Alexandros X.M. Ntovas. We are extremely grateful to these authors, and we are confident that you will find their contributions of value.

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Sincerely,

Mark David Agrast Chair Editorial Advisory Committee International Legal Materials

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