## THE INTERNATIONAL REGIME OF RIVER NAVIGATION

by Béla Vitányi, Professor of International Law, Nijmegen University, The Netherlands.

1979, 406 pages, Cloth, Dfl. 115.00/\$ 57.50

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In this monograph, the most detailed one ever published on this subject matter, the author analyzes first of all the development of the theory of the freedom of river navigation. The principal part of the work is devoted to a thorough study of the questions of beneficiaries of the right of navigation, the territorial scope, and the substantive law of the international regime of free navigation. The author points out that this regime is highly susceptible to gradations as to its content, its territorial ambit, and its beneficiaries. The navigation acts reflect — apart from the great differences in the economic conditions of the regions through which the international rivers flow — the political and economic conceptions of the era in which they were laid down. Nevertheless, the rules which constitute the common law of the international regime of river navigation can be distinguished from the navigation acts in such a way as to permit the reader to infer the general from the particular. The author proceeds by a method of abstraction directed at the selection of their common elements, which permit him to draw conclusions having general validity. Of interest to: international lawyers, universities, shipping companies, political scientists and students.

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by P. VerLoren van Themaat, University of Utrecht, The Netherlands

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This book places the hot political debates on a new international economic order in the context of a detailed analysis of the development of international economic law from the middle ages up to 1978. An analysis of existing literature on international economic organizations shows that general legal doctrine up to 1974 was focused mainly on institutional aspects and paid insufficient attention to the analysis of substantive law. The author develops a clear system of international economic law which he shows to be useful both for an explanation of every international economic organization, and also for a critical analysis of the Charter of Economic Rights and Duties of States. Finally the author analyzes the need for and methods of further changes in the international economic legal order.

## Contents

1. The problems to be solved and the state of their academic discussion at the start of the study. 2. The existing system of international economic organizations. 3. Inherent shortcomings and legal principles for their solution within existing system of international economic organizations. 4. The charter of economic rights and duties of states. 5. Summary and conclusions. Appendices.

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