Get This Must-Have International Law Resource

American Journal of International Law July 2008 = Volume 102, Number 3

The latest issues of the American Journal of International Law is now available. The distinguished Journal has been published quarterly since 1907. It features articles, editorials, notes and comments by pre-eminent scholars on developments in international law and international relations. The Journal contains summaries and analyses of decisions by national and international courts and arbitral or other tribunals, and of contemporary U.S. practice in international law. Each issue lists recent publications in English and other languages, many of which are reviewed in depth. The Journal is indispensable for all professionals working in international law, economics, trade and foreign affairs.

The Journal is available to ASIL members as a member benefit, and to non-members for \$50 per issue. To order a copy, please visit www.asil.org

www.asil.org

https://doi.org/10.1017/S0020782900005854 Published online by Cambridge University Press

American Journal of

International Law

CAMBRIDGE

Cambridge Law: Your Source for The Best and Latest Law Books

Cambridge Studies in Law and Society

Darfur and the Crime of Genocide

John Hagan and Wenona Rymond-Richmond

In 2004, the State Department gathered more than a thousand interviews from refugees in Chad that verified Colin Powell's U.N. and congressional testimonies about the Darfur genocide. The survey cost nearly a million dollars to conduct and yet it languished in the archives as the killing continued, claiming hundreds of thousands of murder and rape victims and restricting several million survivors to camps. This book for the first time fully examines that survey and its



heartbreaking accounts. It documents the Sudanese government's enlistment of Arab Janjaweed militias in destroying black African communities. The central questions are: Why is the United States so ambivalent to genocide? Why do so many scholars deemphasize racial aspects of genocide? How can the science of criminology advance understanding and protection against genocide? This book gives a vivid firsthand account and voice to the survivors of genocide in Darfur.

\$85.00: Hardback: 978-0-521-51567-2: 296 pp. \$24.99: Paperback: 978-0-521-73135-5



Justice and Reconciliation in **Post-Apartheid South Africa**

François du Bois and Antje du Bois-Pedain

Justice and Reconciliation in Post-Apartheid South Africa assesses the transitional processes under way since the early 1990s to create a stable and just society. This book looks at the steps which accompanied and followed the TRC's activities, such as land restitution, institutional reforms and social and cultural initiatives. Thematically, it interlinks the TRC's concerns over truth and reconciliation with an analysis of the

concepts of justice, accountability, harm and reconciliation and with competing perceptions of what these notions entail in the South African context. Bringing together international and South African scholars whose work has focused on these themes, the contributions provide a cohesive and inspiring analysis of South Africa's response to its unjust past. \$110.00: Hardback: 978-0-521-88205-7: 336 pp.

The Principle of Legality in International and **Comparative Criminal Law**

Kenneth S. Gallant

This book fills a major gap in the scholarly literature concerning international criminal law, comparative criminal law, and human rights law. The principle of legality is fundamental to criminal law and human rights law, yet this is the first book-length study of the status of legality in international criminal law, international human rights law, international humanitarian law, and comparative law.

Cambridge Studies in International and Comparative Law \$110.00: Hardback: 978-0-521-88648-2: 624 pp.



The Enemy **Combatant Papers** American Justice, the Courts, and the War on Terror

Karen J. Greenberg and Joshua L. Dratel

The Enemy Combatant Papers presents the five major enemy combatant



cases of the post-9/11 era. Presented in narrative form, these original documents tell the story that clarifies the questions at the heart of the American detention of alleged combatants in the war on terror. These documents discuss the right to counsel, the right to a trial, the right for the accused to see the evidence against him, and the intersection between domestic and international law. The book highlights the tension between the needs of national security and the liberties allotted to alleged enemies of the state by highlighting the basic question of what the U.S. Constitution guarantees and to whom. In these documents, the reader can follow the evolving arguments about presidential powers in time of war, habeas corpus, the Geneva Conventions, balance of powers, and matters of detention and prisoner treatment. Complemented with a comprehensive timeline and appendices that include the relevant cases from the Civil War, World War II, and the Korean War and the premises for setting up military commissions and Combatant Status Review Tribunals, this book is meant for those who seek to understand the issues - legal, political, and military - that have dominated the search for balance between justice and security in the war on terror.

\$85.00: Hardback: 978-0-521-88647-5: 1,040 pp.

Rules of Origin in International Trade Stefano Inama

This book offers after more than ten years of negotiations the first overview of the status of the negotiations of nonpreferential rules of origin

under the WTO agreement on rules of origin and the possible implications for other WTO agreements.

CAMBRIDGE

\$135.00: Hardback: 978-0-521-85190-9: 350 pp.

Prices subject to change

ules of Origin in

www.cambridge.org/us/law

1-800-872-7423

UNIVERSITY PRESS

CAMBRIDGE

Cambridge Law: Your Source for The Best and Latest Law Books

Social Rights Jurisprudence Emerging Trends in Comparative and International Law

Malcolm Langford

This book analyzes almost two thousand legal judgments from around

the world that directly concern human rights such as housing, health, social security, and education and demonstrates that such social rights litigation can have an impact on social disadvantage when appropriate remedies are given and when there is adequate follow-up.

\$160.00: Hardback: 978-0-521-86094-9: 704 pp. \$90.00: Paperback: 978-0-521-67805-6

Housing, Land, and Property Rights in Post-Conflict United Nations and Other Peace Operations A Comparative Survey and Proposal for Reform

Scott Leckie

This book offers the first overview of how United Nations peace operations have addressed the housing, land, and property rights challenges that face all countries emerging from conflict. Through analysis of UN peace missions in various locations, this volume provides a unique array of perspectives on what the UN has done right and what it should do in the future.

\$85.00: Hardback: 978-0-521-88823-3: 392 pp.



Constitutional Protection of Human Rights in Latin America A Comparative Study of Amparo Proceedings Allan R. Brewer-Carias

This book examines the

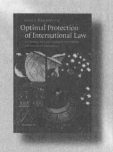
most recent trends in the constitutional and legal regulations in all Latin American countries regarding the *amparo* proceeding. It analyzes the regulations of the seventeen *amparo* statutes in force in Latin America, as well as the regulation on the *amparo* guarantee established in Article 25 of the American Convention of Human Rights. \$90.00: Hardback: 978-0-521-49202-7: 448 pp.



Optimal Protection of International Law

Navigating between European Absolutism and American Voluntarism

Joost Pauwelyn



This book uses the distinction between liability rules, property protection and inalienable entitlements as a starting point for a new theory of variable protection of international law, placed at the intersection between "European absolutism" and "American voluntarism". \$80.00: Hardback: 978-0-521-51682-2: 200 pp.

Synergies in Minority Protection European and International Law Perspectives

Kristin Henrard and Robert Dunbar

This collection breaks

new ground by seeking to identify the extent to which some integration and coherence (synergy) is emerging as a result of the work of treaty-monitoring bodies and other international institutions. Leading experts on the main instruments and institutions assess matters such as the application of similar principles, the emergence of common themes, explicit cross-referencing between treaty bodies and international institutions and the development of similar working methods.

\$120.00: Hardback: 978-0-521-86483-1: 432 pp.

Landmarks in Australian Intellectual Property Law

Andrew T. Kenyon, Megan Richardson and Sam Ricketson \$75.00: Hardback: 978-0-521-51686-0



the World Anti-Doping Code A Fight for the Spirit of Sport Paul David This book provides a guide

A Guide to

to the World Anti-Doping Code, illustrated through

summaries of decisions by the Court of Arbitration for Sport and national level tribunals which show the Code in operation. It will assist all those involved in sport, whether as administrators, coaches or players, together with those who advise in the area and those interested in the operation of the current anti-doping regime. The book also explains the Amendments to the Code agreed in 2007 which are scheduled to come into force by January 2009.

\$160.00: Hardback: 978-0-521-87300-0: 280 pp.

European Union Law: Text and Materials

By Damian Chalmers, Christos Hadjiemmanuil, Giorgio Monti and Adam Tomkins

Book and Updating Supplement Pack \$75.00: 2 Paperback books: 978-0-521-73487-5: 1,578 pp.

Updating Supplement \$29.99: Paperback: 978-0-521-07013-3: 100 pp.



Prices subject to change.

CAMBRIDGE

UNIVERSITY PRESS

www.cambridge.org/us/law

1-800-872-7423

ASIL 103rd Annual Meeting

March 25-28, 2009 Washington DC

With a century of tradition and experience behind it, ASIL's Annual Meeting has become the most important gathering in the field of international law. More than 1,000 practitioners, academics, and students travel to Washington, DC each spring from all over the world to debate and discuss the latest developments in their field.

2009 Annual Meeting Theme Statement:

While 2008 is destined to be a year shaped by political and foreign policy debates, the 2009 Annual Meeting of the American Society of International Law presents a time for us to step back and renew our focus on International Law as Law.

The international legal system is unique. Like domestic law, international law is created, implemented, and enforced - but in a manner that is distinct, varied, and constantly evolving. Understanding how international law functions as law today requires an examination of the nature of the actors in the international legal system and the changing ways in which they interact with one another. These developments are challenging and transforming traditional visions of international law, sparking new and renewed theoretical and practical debates.

The 2009 Annual Meeting will present a broad range of perspectives on the creation, implementation, enforcement, and critique of international law today. We will examine the changing character of fundamental aspects of the international legal system, including the sources of international law, the role of states and their constituent branches of government in generating and implementing international obligations (including the role of domestic courts in enforcing treaty obligations), the law-making and law executing functions of international organizations, and the role of non-state actors (including civil society, individuals, and businesses) as creators, enforcers, and subjects of international law. We will also examine developments in substantive law and innovations in techniques for achieving compliance.



Meet your new research team.

A team of experienced librarians and legal research experts is working for you, and you didn't even know it. Better yet, you can call on them 24 hours a day, seven days a week.

The EISIL team has broken down the complicated world of researching international law into 13 broad categories covering 300 international law topics. At **www.eisil.org**, you'll have easy access to:

- Primary source documents such as treaties and agreements.
- Information for cite checking international legal materials for articles, briefs, and working papers.
- The best web sites and other tools for doing further research on an international topic.

Research that used to take days or hours and required an extensive library can now be done in minutes!

Try it. EISIL is fast, easy and FREE. Your team of researchers is waiting.



Check out EISIL today at www.eisil.org

Electronic Information System for International Law

EISIL was developed by the American Society of International Law under a grant from the Andrew W. Mellon Foundation.

WATCH FOR THESE FORTHCOMING TITLES

Peace in Northeast Asia

Resolving Japan's Territorial and Maritime Disputes with China, Korea and the Russian Federation

Thomas J. Schoenbaum, International Christian University, Japan and The George Washington University, US

This book takes an in-depth look at Japan's long-festering territorial and maritime disputes with its three neighbors – China, South Korea and the Russian Federation. Japan has established friendly relations with all three former adversaries since the end of World War II, but these sovereignty issues remain. All three disagreements have recently flared into potentially violent incidents that could erupt again at any time. The book explores each situation and proposes concrete compromise solutions to each of the outstanding disputes.

November 2008 c 144 pp Hardback 978 1 84720 665 7 \$85.00

A Grand Design for Peace and Reconciliation

Achieving Kyosei in East Asia

Edited by **Yoichiro Murakami**, International Christian University, Japan and **Thomas J. Schoenbaum**, International Christian University, Japan and The George Washington University, US

Scholars from Japan and a range of other countries discuss the still-unfinished effort to achieve the reconciliation of old enmities left over from past wars in East Asia. The contributors develop concrete policy proposals for a 'grand design' of peace based on the Japanese concept of 'kyosei', a word roughly translated as 'conviviality'. A positive peace through kyosei means not only the absence of violence, but also the amelioration of injustices, exploitation, oppression and unfairness left over from the past.

February 2009 c 224 pp Hardback 978 1 84720 666 4 c \$85.00

Peace Movements and Pacifism after September 11

Edited by **Shin Chiba**, International Christian University and

Thomas J. Schoenbaum, International Christian University, Japan and The George Washington University, US

Noted international scholars from a range of disciplines present in this book Japanese and East Asian perspectives on the changed prospects for international peace post September 11. Because East Asia has not been preoccupied with the ongoing conflicts in the Middle East, the authors' views serve as a balance to the war on terror declared in the United States.

The book begins with chapters that explore the attacks from an historical perspective, and discuss whether they were indeed watershed events that changed the world. Further chapters explore pacifism in philosophy and religion through Kant, Christianity, Islam and constitutional pacifism in postwar Japan. The concluding chapters discuss concrete ways to move toward peace in the twenty-first century.

November 2008 c 256 pp Hardback 978 1 84720 667 1 \$115.00

MORE INFORMATION

Edward Elgar Publishing Inc. • William Pratt House • 9 Dewey Court Northampton, MA 01062-3815 USA Tel: (413) 584-5551 • Fax: (413) 584-9933 • elgarinfo@e-elgar.com

ORDERS

Edward Elgar Publishing Inc. • PO Box 574 Williston, VT 05495-0575 USA Tel: (800) 390-3149 • Fax (802) 864-7626 • eep.orders@aidcvt.com



For a complete listing visit www.e-elgar-law.com



New Online Services from

OXFORD REPORTS ON INTERNATIONAL LAW

Comprehensive Case Reporting and Authoritative Analysis

Oxford Reports on International Law is the premier online service integrating important decisions on public international law from international courts and tribunals, domestic courts and ad hoc tribunals. Integrating the full scope of international case law for the first time in an easy-to-navigate online environment, this new resource draws upon the expertise of leading scholars and practitioners to provide high quality, timely reports and analysis.

This service includes full linking to and from cases and instruments that relate to or cite each other, authoritative information on citation and high-quality translations into English. All subscriptions include free access to the Oxford Reports on International Courts of General Jurisdiction content module.

now and tweet blands		(CONCERNMENTER)
Nelcome to Oxford Re nternational Law Decisions	eports on International Law	Editors & Constituents
Inford Reports on International La rom international courts and tribs	wy providen regularly updatized case. Inserveports of judgments relating to matters of international lase multi, without tribunals, internetionalized month, and inservidencestic coarts.	Construction of the second sec
learns of specialist reporters provi udgments are translated either in	vie Hoerourgh headbooker and commentaries. All desizions are presented in halt. Num English Longrage full of in gart.	Tell-us about a deco
the case reports can be browsed a	of discreter modules, by subject matters, or by data, or oness can carry out advanced searches of the full test	
	Bessity Reported Cases	China and an and an
	Oxford Reports on International Low in Domestic Cauctor	To view available PDF 1 will need to have right
international Love in Domestic Courts	Diogen v Hermitikus d Plant Grivetik Kessenzis kultuter, 1999, 19 February 2007	Rander bistofen
American Constant Loss	Oxford Reports on International Oxformation Down Prosecutors & Laborat Recommend, Relative, Programpian, Enrich Activerenz, Append. Comment, retransmissional Comman for Neural Sci Neural 2018	
(Arrenian)	Orfied Reports on Astronational Common Rights Dechilory	
Recording the second transmission of the second sec	Ministeries, and others white, Crand Chamber, European Court of Human Rights, 1925 Despective 2005	
Werketkinsk Calerk of General (Child Link	Oxford Reports on International Interstored Claims Broader Card (Concerne) (2014 Starting, International Concern Card by Starthermont Oxford (International 2006) April 2005)	
	Ordered Reports on Interventional Courts of Courted formations Sectored and Sectore Departs (New again Colorada), Professional Office Office, International Courts of Justice, 12th Departure J2007	

OXFORD REPORTS ON INTERNATIONAL LAW will consist of the following content modules.

Oxford Reports on International Law in Domestic Courts (re-launching summer 2008) Oxford Reports on International Human Rights Law Oxford Reports on International Investment Claims Oxford Reports on International Criminal Law Oxford Reports on International Courts of General Jurisdiction*

*This content module is included with a subscription to one or more of the other Oxford Reports on International Laws services.

Case Reports Contain:

- Headnotes
- Summary of case facts and judicial holdings
- Full text of the opinion of the Court
- Expert commentary
- Cases and instruments cited
- Accurate translations of non-English judgments

Search the Full Text or by:

- Keyword - Date of decision
- Jurisdiction

Browse by:

Party names
 Jurisdiction
 Subject category

All new online services include expanded research functionality...

OXFORD LAW CITATOR - Easy access linking to related content.

www.oxfordonline.com

Oxford University Press LAW DIVISION

THE MAX PLANCK ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW ONLINE

History and Breadth...Definitive and Authoritative

A fully revised version of the print edition, this vast, yet authoritative resource is written by over 650 scholars and practitioners from all over the world and edited by a team of the Max Planck Institute for Comparative Public Law and International law to reflect all important modern developments.

Key Features

- Fully revised version of the print edition initially published under the auspices of Rudolf Bernhardt
- The 1,700 articles include more than 700 new topics not covered in the previous edition
- Reflects modern developments with increased coverage of international criminal law, international dispute settlement, trade law and environmental law
- Each article is peer reviewed by members of the Advisory Board

INVESTMENT CLAIMS

Setting the Bar for Accessible Primary Content and Expert Analysis

Investment Claims offers unrivaled online access to a comprehensive and upto-date collection of full-text investment awards with authoritative commentary provided by a team of regional contributors and reviewed by a board of pre-eminent practitioners and academics.

Unparalleled Content Features

- Summary of key facts and findings included in headnotes to awards and decisions prepared by a team of regional contributors and reviewed by a board of pre-eminent practitioners and academics in the field
- Expert commentary on key jurisdictions includes a collection of bilateral investment treaties
- Full texts of monographs and journal articles on investor-state arbitration published by Oxford University Press

Specially-Designed Functionality

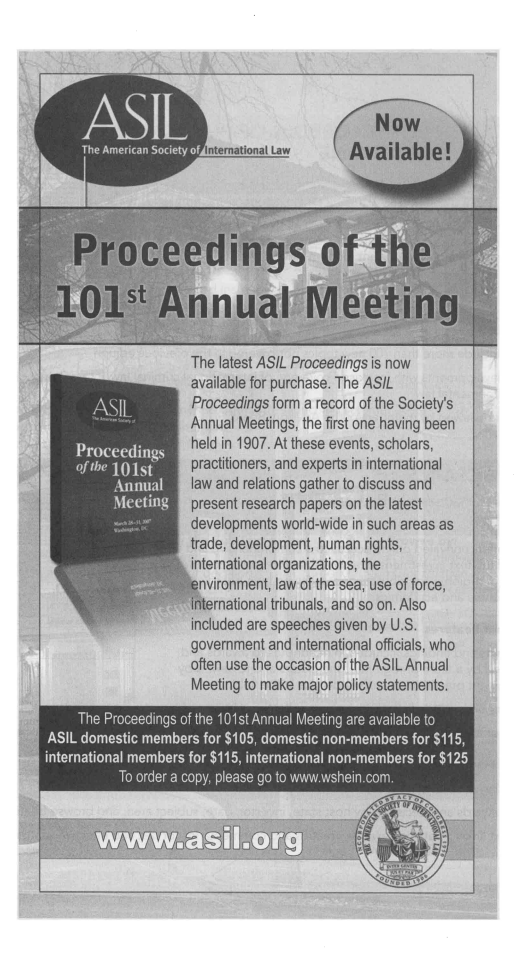
- Search quickly by keyword, subject area, date, parties, or arbitrator
- Efficiently browse awards and decisions by host state, investor, date, subject area, and browse treaties by parties
- Extensive hypertext linking between awards, treaties and commentaries for fast and effective searching

For more information, please contact your sales representative at 1-800-624-0153 or visit us online at www.oxfordonline.com









The *greatest* international law projects have been brought to life in **HEINONLINE!**

KLUWER LAW INTERNATIONAL JOURNAL LIBRARY

Wolters Kluwer is a leading global information services and publishing company that provides professionals in many sectors, including law, with products and services around the world.

Journals include:

- Business Law Review
- Common Market Law Review
- European Business Law Review
- European Foreign Affairs Review
- European Public Law
- European Review of Private Law

- Journal of World Trade
- International Journal of Comparative Labour Law & Industrial Relations
- Journal of International Arbitration
- Legal Issues of Economic Integration
- World Competition

HARVARD RESEARCH IN INTERNATIONAL LAW

This collection includes access to the reprint of the Harvard Research in International Law as well as Contemporary Analysis and Appraisal. The Harvard Research in International Law was originally published in the American Journal of International Law between 1929 and 1939.

This library includes <u>hundreds of links</u> to journal articles and treaties, as well as <u>hundreds of footnotes</u> to connect you to many other sites inside HeinOnline.

Contact us at marketing@wshein.com to subscribe today!



1285 Main Street, Buffalo, NY 14209-1987 - 800.828.7571 wshein.com - heinonline.org - marketing@wshein.com

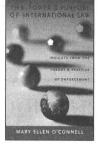


INTERNATIONAL LAW

THE POWER AND PURPOSE OF **INTERNATIONAL LAW**

Mary Ellen O'Connell, Robert and Marion Short chair in Law at the University of Notre Dame Law School

"A lucid modern analysis of the perennial great question about international law: international it is, but is it law? That question recently has been pressed with acerbic pertinacity; Professor O'Connell answers with informed vigor."-Stephen M. Schwebel, President of the International Court of Justice (1997-2000)



2008 408 pages 978-0-19-536894-9 cloth \$45.00

TARGETED KILLING IN INTERNATIONAL LAW

Nils Melzer, Legal Adviser to the International Committee of the Red Cross (ICRC)

Through an exhaustive analysis of recent state practice and jurisprudence, this book establishes when targeted killing may be considered lawful and what legal restraints are imposed on the practice in times of war and peace.

(Oxford Monographs in International Law) 400 pages 2008

978-0-19-953316-9 cloth \$130.00

DIPLOMATIC LAW

Commentary on the Vienna Convention on **Diplomatic Relations**

Eileen Denza, University College, London

Acclaim for the previous edition:

"No study of diplomatic law or, indeed, the subject of diplomatic relations in general would be complete without reference to Denza's work."—International and Comparative Law Quarterly

(Oxford Commentaries on International Law) 550 pages 2008 978-0-19-921685-7

\$220.00

ON THE LAW OF PEACE

Peace Agreements and the Lex Pacificatoria Christine Bell, University of Ulster

The first major comprehensive text documenting peace agreements, this book describes and evaluates the development of contemporary peace agreement practice and locates it with reference to the role of law. 2008

200 pages 978-0-19-922683-2 cloth \$110.00 978-0-19-922684-9 \$40.00 paper

INTERNATIONAL LAW IN THE U.S. LEGAL SYSTEM Curtis Bradley, Duke University School of Law

This book coveres all of the principal forms of international law: treaties, decisions, and orders of international institutions, customary international law, jus cogens norms, and general principles. 2008 256 pages

978-0-19-532859-2

\$75.00

REATY INTERPRETATION

Richard Gardiner, University College London

This book is a close analysis of the rules of treaty interpretation from the Vienna Convention on the Law of Treaties and is illustrated with practical case examples and state practice. It covers both national and international decisions and analyzes the general history, background, and development of the current rules of treaty interpretation. 2008 400 pages

978-0-19-927791-9

\$165.00

WATER LAW AND POLICY

GOVERNANCE WITHOUT FRONTIERS Dr. Elli Louka, founder of Alphabetics

Development and Investment, a company devoted to environment and development

Water Law and Policy examines water management in Europe, and the challenges of creating integrated water management institutions. This is the only water policy book that concentrates on institutional development, norms and guiding principles, implementation strategies, and public participation mechanisms at the local level, EU level, and globally. 2008 436 pages

978-0-19-537413-1 cloth \$75.00

INTERNATIONAL LAW AND THE USE OF FORCE

Third Edition

Christine Gray, Professor in International Law, Cambridge University and Fellow of St John's College, Cambridge

This fully revised and updated second edition of International Law and the Use of Force explores not only the use of force by states but also the role of the UN in peacekeeping and enforcement action, and the growing importance of regional organizations in the maintenance of international peace and security. (Foundations of Public International Law)

2008 (paper 2008)	430 pages	
978-0-19-923914-6	cloth	\$15
978-0-19-923915-3	paper	\$55

50.00 5.00



DIGEST OF UNITED STATES PRACTICE IN INTERNATIONAL LAW

Sally J. Cummins, Office of the Legal Adviser, U.S. Department of State Co-published by Oxford University Press and the International Law Institute, and prepared in close cooperation with the Office of the Legal Adviser of the United States Department of State, The Digest of United States Practice in International Law presents an annual compilation of documents and commentary highlighting significant developments in public and private international law, and is an invaluable resource for practitioners and scholars in the field. Digest of ... , 2007 1250 pages 2008

978-0-19-537997-6 cloth \$165.00

DIGEST OF UNITED STATES PRACTICE IN INTERNATIONAL LAW 2006 2008 1420 pages

978-0-19-533948-2 cloth \$165.00

DIGEST OF UNITED STATES PRACTICE IN INTERNATIONAL LAW, 2005 2007 1270 pages

978-0-935328-99-8 \$175.00

DIGEST OF UNITED STATES PRACTICE IN INTERNATIONAL LAW, 2004 2006

\$165.00

1280 pages 978-0-935328-98-1 \$175.00

Cumulative Index 2008 526 pages

978-0-19-533947-5 cloth





To order, or for more information, please contact customer service at 1-866-445-8685 or visit us online at **www.oup.com/us.**



HUMAN RIGHTS

THE LAW OF HUMAN RIGHTS Second Edition

Richard Clayton, Middle Temple, and Hugh Tomlinson, Gray's Inn

Written by two leading silks, this book provides comprehensive and systematic treatment of human rights law and practice in the UK, including an examination of the wider impact of the Human Rights Act 1998 upon the civil and criminal law. (Law of Human Rights Series)

3000 pages 2008 978-0-19-926357-8

\$365.00

THE COLLECTIVE RESPONSIBILITY OF STATES TO **PROTECT REFUGEES**

Agnès Hurwitz, Acting Deputy Chef de Cabinet and Associate Legal Officer, Office of the President, ICTY

This book presents a critical legal analysis of the mechanisms and arrangements devised by States to tackle secondary movements of refugees, and offers innovative solutions to the protection crisis afflicting the global refugee regime. The book argues that, while the legality of these various arrangements is seriously in doubt, the most appropriate way to address these protection failures is to strengthen and develop adequate international accountability mechanisms.

(Oxford Monographs in International Law) 2008 300 pages

978-0-19-927838-1 cloth \$120.00

REGIONAL PROTECTION OF HUMAN RIGHTS

Dinah Shelton, George Washington University

"This book is a welcome addition to the International Human Rights canon and a crowning achievement for this esteemed scholar. The book promises to make a valuable and timely contribution to the field. It will be an invaluable desk reference for any student, scholar or practitioner of international human rights."-Beth Van Schaack, Santa Clara University School of Law

1196 pages 2008 978-019-5-33-3398 Pack (two volumes) \$195.00 978-019-5-33-3398 Main Volume \$125.00 978-019-5-33-3398 Documentary Supplement \$70.00

REPARATIONS FOR

INDIGENOUS PEOPLES

International and Comparative Perspectives Edited by Federico Lenzerini, Professor of Law, University of Siena and Consultant to UNESCO

The volume brings together a group of renowned legal experts and activists from different parts of the world who, from international and comparative perspectives, consider the right of indigenous peoples to reparations for breaches of their individual and collective rights. 650 pages 2008

978-0-19-923560-5 cloth \$140.00

THE UNITED NATIONS AND HUMAN RIGHTS

A Critical Appraisal

Second Edition

Edited by Philip Alston, New York University Law School, and Frederic Megret, European University Institute, Florence

These essays critically examine the functions, procedures, and performance of each of the major UN organs dealing with human rights. The contributors have been key participants in the United Nations Human Rights regime, and all are ideally placed to critically evaluate its achievements and shortcomings.

600 pages 2008 978-0-19-829838-0 paper cloth 978-0-19-829837-3

\$65.00 \$185.00

HUMAN RIGHTS, INTERVENTION, AND THE USE OF FORCE

Edited by Philip Alston, New York University Law School, and Euan Macdonald, Research Officer on the Global Administrative Law project of New York University's Institute for International Law and Justice.

This collection presents an analysis of the irreducible dilemmas posed by the foundational challenges of sovereignty, human rights and security, not merely in terms of the formal doctrine of their disciplines, but also of the manner in which they can be configured in order to achieve persuasive legitimacy as to both methods and results.

2008 600 pages

1000 P-000		
978-0-19-829838-0	paper	\$65.00
978-0-19-829837-3	cloth	\$185.00



ARMED CONFLICTS AND TERRORISM

NATIONAL SECURITY AND THE LEGAL PROCESS

2 Volume Set

Philip D. O'Neill, Jr., partner, Edwards, Angell, Palmer, and Dodge

The only comprehensive, current, authoritative text that focuses on how to lawfully implement security policy in the framework of U.S. and international law with respect to the twin strategic threats of terror and WMD proliferation. 1000 pages 2008

978-0-19-537430-8 cloth \$195.00

CONFRONTING GLOBAL TERRORISM AND AMERICAN NEO-CONSERVATIVISM

The Framework of a Liberal Grand Strategy Tom Farer, Dean, Graduate School of International Studies, University of Denver

"Tom Farer has written a passionate, reasoned case for a liberal grand strategy of containment which will enable America and her allies to master the challenges of the 21st century terrorism, war, nuclear proliferation and genocide - without sacrificing the principles of prudence, human rights and basic decency on which America's legitimacy as a world power depends.' —*Michael Ignatieff*, MP, House of Commons, Canada

(Collected Courses of the Academy of European Law)

2	008 (paper 2008)	300 pages	
9	78-0-19-953473-9	paper	\$29.95
9	78-0-19-953472-2	cloth	\$80.00

DEFINING TERRORISM IN INTERNATIONAL LAW

Ben Saul, Senior Lecturer, University of Sydney

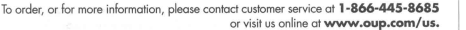
This book clearly explains why the international community should define and criminalize terrorism, how it should define it, and what it should exclude from the definition of terrorism. In doing so, it explores the difficult legal, ethical, and philosophical questions involved in deciding when political violence is, or is not, permissible.

(Oxford Monographs in International Law) 2008 416 pages 978-0-19-953547-7 \$60.00 paper













CONSTITUTIONAL LIMITS ON COERCIVE INTERROGATION

Amos N. Guiora, professor of law at The S. J. Quinney College of Law, University of Utah "Will likely spark considerable debate in the halls of government and academia, and may point the way forward in a crucial area of the law."-Sean Murphy, George Washington University School of Law 186 pages 2008 978-0-19-534031-0 cloth \$55.00

PERSPECTIVES ON THE NUREMBERG TRIAL

Guénaël Mettraux, International Criminal Tribunal for the Former Yugoslavia

This volume presents the most important essays examining the Nuremburg Trial from legal, political, historical and philosophical perspectives. Together, the perspectives provide an overview of the Trial that is invaluable to understanding the significance of the Nuremberg Trial to modern international

law and politics. 2008 (paper 2008) 978-0-19-923233-8 978-0-19-923234-5

800 pages cloth \$160.00 paper \$70.00

WHY NOT TORTURE TERRORISTS? Moral, Practical and Legal Aspects of the "Ticking Bomb" Justification for Torture

Yuval Ginbar, Legal Adviser, Amnesty International

This book provides a thoroughly-researched examination of current State practice in terrorist interrogation, including the US and Israeli models of coercive interrogation. After examining the utilitarian arguments for torture, and the impact on a society of permitting torture, the author presents a powerful argument for maintaining the absolute legal prohibition. 2008 432 pages

\$130.00

978-0-19-954091-4 cloth

DOCUMENTS ON THE TOKYO INTERNATIONAL MILITARY TRIBUNAL Charter, Indictment and Judgments

Edited by Robert Cryer, Professor of International and Criminal Law, University of Birmingham, and Neil Boister, Associate Professor, University of Canterbury, Christchurch, New Zealand

Provides a collection of documents relating to the Tokyo International Military Tribunal. The full text of the majority judgment, separate and dissenting opinions, charter, indictment, and rules of procedure are included. The documents are indexed and introduced by leading scholars in the field. 2008 1460 pages

978-0-19-954192-8 cloth \$250.00

THE TOKYO INTERNATIONAL MILITARY TRIBUNAL Robert Cryer, and Neil Boister

The book provides a comprehensive legal analysis of the Tokyo IMT, covering its law, theory, practice and the lessons it may teach to those prosecuting and defending international crimes today. It also places the trial in its political and historical context. 350 pages 2008 \$120.00

978-0-19-927852-7 cloth







INTERNATIONAL ORGRANIZATIONS

INTERNATIONAL TERRITORIAL ADMINISTRATION

How Trusteeship and The Civilizing Mission Never Went Away

Ralph Wilde, University College London, University of London

The first comprehensive treatment of international territorial administration, covering from the League of Nations in Danzig during the inter-war period, to the UN in East Timor recently and Kosovo today. 2008 304 pages

\$99.00

978-0-19-927432-1

THE UNITED NATIONS CONVENTION **AGAINST TORTURE**

A Commentary

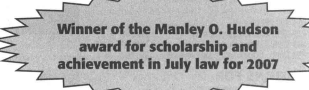
Manfred Nowak, University of Vienna, and Elizabeth McArthur, Boltzmann Institute of Human Rights, Vienna

This volume offers thorough article by article commentary on the Convention against Torture and other Cruel, Inhuman, or Degrading Treatment or Punishment (CAT) with historical context and analysis of relevant case-law from monitoring bodies, and international, regional and domestic courts. (Oxford Commentaries on International Law)

600 pages 2008 978-0-19-928000-1

\$250.00





INTERNATIONAL ECONOMIC LAW

Second Edition

Andreas F. Lowenfeld, New York University Acclaim for the previous edition:

"An enormously worthwhile book to read. Even if one does not wholeheartedly subscribe to the conclusions, the book starts one on a journey of consideration of these increasingly important and overlooked issues. All those who have a deep interest in public and private international law should undergo that journey."-The Cambridge Law Journal (International Economic Law Series)

2008 900 pages 978-0-19-922693-1 cloth \$190.00 978-0-19-922694-8 \$75.00 paper



To order, or for more information, please contact customer service at 1-866-445-8685 or visit us online at **www.oup.com/us.**



THE OXFORD HANDBOOK OF INTERNATIONAL INVESTMENT LAW

Edited by **Peter Muchlinski**, School of Oriental and African Studies, **Federico Ortino**, British Institute of International and Comparative Law, and **Christoph Schreuer**, University of Vienna

The Oxford Handbook of International Investment Law provides the first truly exhaustive account of the current state and future development of this important and topical field of international law.

\$240.00

2008 1008 pages 978-0-19-923138-6

PRINCIPLES OF INTERNATIONAL INVESTMENT LAW

Rudolf Dolzer, University of Bonn, Germany, and **Christoph Schreuer**, University of Vienna, Austria Combining a systematic analytical study of the texts and

principles underlying investment law with a jurisprudential analysis of the case law arising in international tribunals, this book offers an ideal introduction to the principles of international investment law and arbitration. (Foundations of Public International Law)

2008 400 pages 978-0-19-921175-3 cloth 978-0-19-921176-0 paper

\$110.00 r \$45.00

New in paperback!

INTERNATIONAL INVESTMENT ARBITRATION

Substantive Principles

Campbell McLachlan, Professor, Victoria University of Wellington and Barrister, Essex Court Chambers, Laurence Shore, Solicitor, Partner, Gibson, Dunn & Crutcher LLP, and Matthew Weiniger, Solicitor, Partner, Herbert Smith

Written by a leading author team from Herbert Smith and Gibson, Dunn & Crutcher, and benefiting from the public and private international law experience of Professor Campbell McLachlan, this book is an essential reference work for international arbitration counsel, arbitrators, and academics. (Oxford International Arbitration Series)

 Oxford International Arbitration Series

 2008
 528 pages

 978-0-19-928664-5
 cloth
 \$345.00

978-0-19-928664-5 cloth \$345.00 978-0-19-955751-6 paper \$95.00

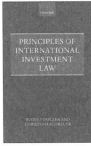
INVESTOR-STATE ARBITRATION Christopher Dugan, Noah D. Rubins, Don Wallace, Jr., and Borzu Sabahi

Investor-State Arbitration examines the international treaties that give investors a right to arbitration of claims, the most commonly employed arbitration rules, and the most important elements of investor-state arbitration procedure - including tribunal composition, jurisdiction, evidence, award, and challenge of annulment. 2008

978-0-379-21544-1

\$185.00





INTERNATIONAL CRIMINAL LAW

Antonio Cassese, Professor of International Law, Florence University and winner of the Wolfgang Friedmann Memorial Award for 2007 for outstanding contributions to the field of international law

THE HUMAN DIMENSION OF

Selected Papers of Antonio Cassese

By gathering together the most important writings of one of the preeminent figures in contemporary international criminal justice, this collection provides not only the definitive statement of Cassese's thought, but a unique insight into some of the key developments in international law over the last quarter of the twentieth century.

\$130.00

2008 700 pages 978-0-19-923291-8 cloth

INTERNATIONAL CRIMINAL LAW

Second Edition

The most popular textbook available in the field. Cassese draws on his academic expertise and practical experience as the former president of the International Criminal Tribunal for the Former Yugoslavia to provide a uniquely personal perspective that brings the subject to life.

2008 550 pages 978-0-19-920310-9 paper \$70.00

570.00

THE OXFORD COMPANION TO INTERNATIONAL CRIMINAL JUSTICE

Edited by Antonio Cassese, Professor of International Law, University of Florence

The move to end impunity for human rights atrocities has seen the creation of international and hybrid tribunals and increased prosecutions in domestic courts. *The Oxford Companion to International Criminal Justice* is the first major reference work to provide a complete overview of this emerging field. This Companion is designed to be the first port of call for scholars and practitioners interested in current developments in international justice.

 2008 (paper 2008)
 1,200 pages

 978-0-19-923831-6
 cloth

 978-0-19-923832-3
 paper

\$260.00 \$90.00

INTERNATIONAL TRADE

THE OXFORD HANDBOOK OF INTERNATIONAL TRADE LAW

Edited by Daniel Bethlehem, Donald McRae, Rodney Neufeld, and Isabelle Van Damme

The Oxford Handbook of International Trade Law explores the law of the World Trade Organization and its broader context. It covers the economic and institutional context of the world trading system, the substantive law of the WTO, the WTO dispute settlement system, and the interaction between trade and other disciplines and fields of international law.

(Oxford Handbooks in Law)

2009 800 pages

978-0-19-923192-8 cloth \$175.00

THE DEFINITION OF SUBSIDY AND STATE AID

WTO and EC Law in Comparative Perspective

Luca Rubini, *Lecturer in law, University of Birmingham* This book presents a conceptual analysis of the definitions of State Aid and subsidy in EC and WTO law. It provides a comparative analysis of the regulation of subsidy in both systems, examining the coherence of the conceptual understanding of subsidy and the grounds for legitimate state intervention.

(International Economic Law Series)

2008 350 pages

978-0-19-953339-8 cloth \$120.00

To order, or for more information, please contact customer service at **1-866-445-8685** or visit us online at **www.oup.com/us.**









The American Society of International Law

2223 Massachusetts Ave. NW, Washington, DC 20008

> Tel (202) 939-6000 Fax (202) 797-7133

> > www.asil.org





Serving international legal scholars. Advancing international law.

The American Society of International Law is a membership society dedicated to sharing and fostering knowledge of international law.

Join ASIL and receive:

- 4 issues of the American Journal of International Law, the premier publication in the field
- The ASIL Newsletter
- Substantial discounts on ASIL books, *International Legal Materials* (the leading compendium of source materials in international law), occasional papers, multimedia resources, and other publications.
- Invitations to conferences and free access to ASIL's Interest Groups covering 22 sub-fields of international law
- Special rates for the ASIL Annual Meeting, March 25-28, 2009, Washington DC (2009 Theme: International Law as Law)

To learn more about ASIL and to join the Society, visit www.asil.org

Meet your new a research team.

A team of experienced librarians and legal research experts is working for you, and you didn't even know it. Better yet, you can call on them 24 hours a day, seven days a week.

The EISIL team has broken down the complicated world of researching international law into 13 broad categories covering 300 international law topics. At **www.eisil.org**, you'll have easy access to:

- Primary source documents such as treaties and agreements.
- Information for cite checking international legal materials for articles, briefs, and working papers.
- The best web sites and other tools for doing further research on an international topic.

Research that used to take days or hours and required an extensive library can now be done in minutes!

Try it. EISIL is fast, easy and FREE. Your team of researchers is waiting.



Check out EISIL today at www.eisil.org

Electronic Information System for International Law

EISIL was developed by the American Society of International Law under a grant from the Andrew W. Mellon Foundation.

INTERNATIONAL LAW: **100 WAYS IT SHAPES OUR LIVES**

Many find international law abstract and static. Topics such as war and peace or relationships between countries are considered by some to be not so much questions of law, but of power and influence. Others question the existence of international law.

International Law: 100 Ways It Shapes Our Lives was conceived from the proposition that international law not only exists, but also penetrates more deeply and broadly into everyday life than is generally recognized. Some ways are of relatively recent vintage, while others are long-standing. 100 examples were identified by ASIL members, vetted by a smaller group of experts, and organized into seven chapters: 1) daily life; 2) leisure; 3) travel; 4) commerce 5) health and the environment; 6) personal liberty; 7) public safety and global security.

Join us in demonstrating how international law shapes our lives by

- Visiting 100 Ways at http://www.asil100.org/ways.html;
- · Using it in teaching and general civic education programs;
- Adding ways to the list; and
- Sharing your experiences using International Law: 100 Ways It Shapes Our Lives.

We hope that this creative and interactive project will help demonstrate the diversity and the centrality of international law to our lives today.



Always knowing what date and time it is anywhore on the planet. By universal recognition of the prime meridian and Greenvich Wean Time (via international agreement at the International Meridian Conference in 1884). The 1

nt technical agreements have refined the 2 Mailing a letter reliably and easily to anyone in

latter was updated to "universal time" in 1928, and

By ensuring a truly universal postal network and gnizing that specified postal rates in one country d satisfy delivery requirements in all countries (the Constitution of the Universal Postal Union, 1964).

Driving cars with improved safety standards. By adopting global safety standards for automobiles notably the Agreement Concerning the Establishing of Global Technical Regulations for Wheeled Vehicles, Equipment, and Parts Which Can Be Fitted and/or Used on Wheeled Vehicles (1998)

3

ing able to call Arkansas, Missouri, or most of 4 Montana homo. As the result of the bilateral treaty known as the Louisiana Purchase (1803).

Placing and receiving telephone calls worldwide 5 ating an international communication network and by reacting an international agreement preventing national claims to the geostationary orbit. See the 1865 Constitution of what is now called the ational Telecommunications Union, the oldest Intergovernmental organization, and the Treaty on Principles Governing the Activities of States in the Exploration and Use of Outer Space. Including the on and Other Celestial Bodies (UN Space



INTERNATIONAL LAW:

100 WAY

CAN SOCIETY OF INTERNATIONAL LAW

INTERNATI

IT SHAP

2 1

Knowing that a se nd is the s 6 e length of time everywhere in the world. By setting internationally recognized standards. particularly the Decision of the 13th General Conference on Weights and Measures (1967), under the auspices of the International Office of Weights and Measures (est. 1875).

Using the same software on com worldwide. By providing rights of distribution, copyright, and ntal to authors of computer programs via the World tellectual Property Organization Copyright Treaty (1996).

Getting an up-to-date weather forecast al your destination before you travel. By benefiting from international rules for the 8 collection and dissemination of worldwide weathe data, as provided for by the Convention of the World Meteorological Organization (1947) and the International Telecommunication Convention (1932).

- 9 Watching news and events from around the w on television. As a result of the international convention providing equal access to the international satellite communications network, as stated in Resolution 1721 (XVI) of the General Assembly of the United Nations (1961).
- 10 Listening to a BBC program on your radio. By following regulations, implemented by the Intermational Telecommunication Union, that provide for shared use of the radio spectrum and assign positions for communication satellites, building from the International Telegraph Convention (1865).

www.asil100.org