SHORTER ARTICLES AND NOTES

Re Flightlease: The ‘Real and Substantial Connection’ Test for Recognition and Enforcement of Foreign Judgments
Fails to Take Flight in Ireland
Eweida and others: A New Era for Article 9?

BOOK REVIEWS

BOOKS RECEIVED

ARTICLES

Connection and Coherence Between and Among European Instruments in the Private International Law of Obligations
Elizabeth B Crawford and Janeen M Carruthers

Belligerent Reprisals in Non-International Armed Conflicts
Veronika Bílková

The ASEAN Human Rights Declaration and the Implications of Recent Southeast Asian Initiatives in Human Rights Institution-Building and Standard-Setting
Nicholas Doyle

The Court’s In Personam Jurisdiction in Cases Involving Foreign Land
Jack Wass

The Dynamics of Private Food Safety Standards: A Case Study on the Regulatory Diffusion of GlobalG.A.P.
Yoshiko Naiki

Constitutional Values Underlying Gender Equality on the Boards of Companies: How should the EU put these Values into Practice?
Marek Szydło

Shuter Articles and Notes and Book Reviews—see back cover
International and Comparative Law Quarterly

EDITORIAL ADVISORY BOARD

Guido Alpa
Jean-Bernard Auby
Joost Blom
Marise Cremona
Martin Davies
Christof Heyns
Erik Jayme
Campbell McLachlan
Donald McRae
Francisco Orrego Vicuña
Muthucumarswamy Sornarajah
Gillian Triggs

British Institute of International and Comparative Law

President: Dame Rosalyn Higgins DBE QC

Vice Presidents: The Rt Hon the Lord Collins of Mapesbury, The Right Hon Sir David Edward KCMB PC QC LLC FRSE and Sir Christopher Greenwood KCMB QC

DIRECTOR
Professor Robert McCorquodale

BOARD OF TRUSTEES
Chairman of the Board of Trustees: Sir Franklin Berman KCMB QC

Clare Algar
The Rt Hon Sir William Blair
Gary B Born
Susan Bright
Lord Justice Stanley Burton
Ian Hobbs FCA
Sir Francis Jacobs KCMB QC
Sir Paul Jenkins KCMB QC
Professor Rosa Lastra LLB MA LLM PhD

Paul Lomas
Loretta Malintoppi
Professor Dawn Oliver QC MA PhD FBA
Timothy Otty QC
Keith Ruddock
Professor Malcolm N Shaw QC
The Hon Mr Justice Singh
Professor Stephen Weatherill

Slaughter and May (current and retired partners)
The Hon Sir Andrew Smith
Rhodri Thompson QC
VV Veecher QC
Vivmar Foundation
The Hon Sir Paul Walker
Sir Timothy Walker

Arthur Watts Senior Research Fellowship in Public International Law

Anonymous
David Bentley
Sir Franklin Berman KCMB QC
Sir Daniel Bethlehem KCMB QC
The Binks Trust
The Hon Charles N. Brower
Government of Brunei Darussalam
Jeremy Carver CBE
David M Craig QC
Prof James Crawford SC LLB FBA
David M Edwards CMG
Sir Gerald and Lady Elliot
Sir Michael Fay
Foreign and Commonwealth Office
Lady Fox CMGB QC
Cecilia Gillett

The Herbert Smith Fellow in Private International Law
Herbert Smith LLP

The Dorset Fellow in Public International Law
and Institute Development Director
The Dorset Foundation

Donations to the Institute
Susan Bright
The Estate of Lord Bingham of Cornhill KG
Lady Bingham
The Hon Sir William Blair
Sir Jeremy Lever KCMB QC
Sir Sydney Kentridge KCMB QC

Research and Project Grants
Nuffield Foundation
White & Case LLP
INSTRUCTIONS FOR CONTRIBUTORS

The ICLQ welcomes the submission of contributions for consideration by the Board of Editors with a view to publication. All manuscripts must be submitted online via the website: http://mc.manuscriptcentral.com/iclq

The Board of Editors will only consider material which complies with the following:

1. The submission should be an original, unpublished work not currently under consideration for publication elsewhere. Please note that our exclusive submission policy means you cannot submit your work to another journal until you have received a decision from us. If you would like to submit to another journal, you must withdraw your article from consideration by the ICLQ.

2. The ICLQ publishes articles that deal with public international law, private international law, comparative law, human rights law and European Union law. It particularly encourages the submission of innovative and original articles whose theme or content illuminate more than one of these subject areas. Articles which do no more than rehearse familiar and well-known material, or which are concerned only with national law (other than private international law) in a non-comparative way, should not be submitted.

3. Long articles should not exceed 12,000 words, excluding footnotes. Pieces of up to 6,000 words will usually be considered for the ‘Shorter Articles and Notes’ section. The editors will decide on the section to which all contributions, irrespective of length, are best suited should they be accepted for publication. ScholarOne will require you to enter the word count (including footnotes) when submitting your article, and to indicate if you intend it for the ‘Shorter Articles and Notes’ section.

4. Footnotes should be numbered consecutively throughout the article and be in the form normally used by the ICLQ. Please see the Style Guide for further information. Footnoting should not be excessive.

5. A short (50–100 words) abstract of the article should be supplied. We reserve the right to edit abstracts for length and style. Please also supply a minimum of five keywords (maximum ten) for your article to enable digital searching.

6. Authors should state their present academic or professional affiliation and indicate any professional or personal involvement in the subject matter of the article.

7. The ICLQ only accepts submissions online via the ScholarOne platform. To upload your manuscript please go to: http://mc.manuscriptcentral.com/iclq. Detailed instructions for submitting your manuscript online can be found at the submission website by clicking on the ‘Instructions and Forms’ link in the top right of the screen; and then clicking on the ‘Author Submission Instructions’ icon on the following page. The Editor will acknowledge receipt of the manuscript, with a reference number, which should be quoted in all correspondence.

For the ICLQ Style Guide, please visit www.journals.cambridge.org/iclq/ifc. In all matters not included in this Guide, the ICLQ follows the OSCOLA citation system for house style; please visit www.law.ox.ac.uk for details.

SUBSCRIPTIONS

Subscriptions, orders, and enquiries should be sent to the British Institute of International and Comparative Law, Charles Clore House, 17 Russell Square, London WC1B 5JP, telephone 020 7862 5151. The subscription to the ICLQ for 2014 is £253, $505, air mail postage extra. There may be other subscription rates available; for a complete listing please visit journals.cambridge.org/ICLQ. Back issues of all volumes are now available at the current cover price (casebound extra).

The views expressed in the contributions to this journal are those of their author(s) and do not necessarily reflect the views either of the board of editors of the journal or of the British Institute of International and Comparative Law (BIICL). BIICL is a registered charity and an independent research institute committed to supporting high standards of scholarship in all aspects of international and comparative law.

The ICLQ has been selected for coverage in Thomson Reuters’ products and services. The journal will be indexed and abstracted in the Social Sciences Citation Index, the Journals Citation Reports/Social Sciences Edition and Current Contents/Social and Behavioral Sciences.

PERMISSIONS

For all matters concerning rights and permissions please contact Linda Nicol, Cambridge University Press, Shaftesbury Road, Cambridge, CB2 8RU

© 2014
British Institute of International and Comparative Law

Printed in the United Kingdom by Bell and Bain Ltd, Glasgow

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

CONNECTION AND COHERENCE BETWEEN AND AMONG EUROPEAN INSTRUMENTS IN THE PRIVATE INTERNATIONAL LAW OF OBLIGATIONS
Elizabeth B Crawford and Janeen M Carruthers 1

BELIGERENT REPRISALS IN NON-INTERNATIONAL ARMED CONFLICTS
Veronika Bílková 31

THE ASEAN HUMAN RIGHTS DECLARATION AND THE IMPLICATIONS OF RECENT SOUTHEAST ASIAN INITIATIVES IN HUMAN RIGHTS INSTITUTION-BUILDING AND STANDARD-SETTING
Nicholas Doyle 67

THE COURT’S IN PERSONAM JURISDICTION IN CASES INVOLVING FOREIGN LAND
Jack Wass 103

THE DYNAMICS OF PRIVATE FOOD SAFETY STANDARDS: A CASE STUDY ON THE REGULATORY DIFFUSION OF GLOBALG.A.P.
Yoshiko Naiki 137

CONSTITUTIONAL VALUES UNDERLYING GENDER EQUALITY ON THE BOARDS OF Companies: HOW SHOULD THE EU PUT THESE VALUES INTO PRACTICE?
Marek Szydło 167

SHORTER ARTICLES AND NOTES

Re Flightlease: The ‘REAL AND SUBSTANTIAL CONNECTION’ TEST FOR RECOGNITION AND ENFORCEMENT OF FOREIGN JUDGMENTS FAILS TO TAKE FLIGHT IN IRELAND
David Kenny 197

Eweida and Others: A New Era for Article 9?
Julie Maher 213

BOOK REVIEWS

John Gerard Ruggie Just Business: Multinational Corporations and Human Rights (Sarah Macrory) 235
CAROLINE E FOSTER Science and the Precautionary Principle in International Courts and Tribunals: Expert Evidence, Burden of Proof and Finality 236
JACQUELINE PEEL Science and Risk Regulation in International Law (Christopher A Thomas) 236

BOOKS RECEIVED 243