I found the chapters written under the third part of the book the most interesting because of the clear insight into the Islamic approach to and influence on international law, which is not conventionally addressed in most legal teaching in Europe. “If I forget thee, O Jerusalem”: religion, international law and Jerusalem’ (Chapter 12) should be required reading for all those attempting to understand the different starting points, the history, the dynamics and the different legal analyses in international law for parts of the Middle East.

There were other and unexpected pieces of information and learning to be had. The introduction to the philosophers and sociologists Henri Saint-Simon, Augustus Comte and Emile Durkheim in connection with ‘Faith in human and international criminal law’ (Chapter 14) was well written and thought-provoking. As might be expected, the writing on those conventionally accepted as the founding fathers of international law was excellent.

In all I would certainly recommend reading this book for its range of information and for new insights into parts of international law.

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Legitimacy Gap: Secularism, Religion, and Culture in Comparative Constitutional Law

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The principal thesis of this book is that the contemporary secular state suffers from a legitimacy gap. When political power ceased to be nested within religion and began to claim independent authority, it needed a source of legitimacy to replace religion. During the modern era, that alternative source has become the democratic ideas of the people’s will and individual rights. Depaigne associates that shift in forms of legitimacy with Max Weber’s thinking on the shift from traditional to legal-rational authority. He also views it as a shift from ‘substantive’ to ‘procedural’ forms of legitimacy. Whereas religions provided societies with substantive values through, for example, divine or natural law, democracy and human rights provide no more than procedures through which the people’s good, understood as the people’s will, could be expressed. Procedural institutions are therefore ‘empty vessels’. They are also universalist vessels, devoid of the particularism that segments humanity into different communities.
Where, then, is the legitimacy gap? Depaigne presents it primarily as a missing foundation: if secular authority is grounded in law, as Weber suggested, that law, including constitutional law, must depend upon something external to itself for its legitimacy. That foundation, we might suppose, is provided by the will of the people; but a people can be a people and can express its will only after it has been constituted politically as a people. Thus a legitimacy gap remains at the secular state’s foundation. Depaigne interprets social contract theories, particularly those of Hobbes and Rousseau, as efforts to fill the gap; but those also prove inadequate. Without the particularities provided by religion and culture, how can we discern the particular people whose members have notionally contracted to be a people? Depaigne also reckons that, without the ties and identities provided by culture and religion, universalist procedural institutions will be too insubstantial, too ‘thin’, to command the allegiance that a state requires.

We might infer from all this that Depaigne wants to throw secularisation into reverse. He does not; but he rejects the simple idea that secularisation consists in a state’s separating itself comprehensively from religion or from culture in general. Secular states still need the support of religion and culture and cannot escape involvement with them. Depaigne devotes the second part of his book to elaborating three constitutional models of secularisation: a state that strives for separation from religion; a state that manages a plurality of religions by remaining neutral among them; and a state that provides asymmetrically for religions by sustaining an established religion but also allowing the practice of other faiths. He exemplifies these models in chapters on, respectively, France, India and Malaysia. These concise but informative chapters illustrate how secularisation has had to adjust to the particular histories and circumstances of different societies; they also indicate how these soi-disant secular states have remained entangled with religions and have sometimes engineered religious reform.

Depaigne’s book is based on extensive and wide-ranging scholarship and is ambitious and adventurous in scope. It is also replete with bold theses and grand generalisations. Almost inevitably, that makes it controversial. There is less to quarrel with in the book’s second part, since the author’s different models of secularisation are largely empirical in inspiration and are shored up by evidence. That part also differs in focus from the first: religion figures less as a possible source of legitimacy than as an object of more or less legitimate treatment by the secular state.

It is the book’s first part, alleging a ‘legitimacy gap’, that invites a more sceptical response. If secular states suffer from that gap, why are they not crumbling around us? Depaigne’s unsatisfactory answer is that religion and culture have moved in to fill the gap. Why ‘unsatisfactory’? Because Depaigne offers a sociological solution to what he presents as a logical and normative problem; because
he supports his essentially empirical answer with little evidence; because he seems to take for granted that religion (any religion?) can and will legitimate political power; because he moves easily between the religious and the cultural, as though their difference were of little consequence; and because his appeals to sprawling and indiscriminate notions of ‘religion’ and ‘culture’ really tell us very little. ‘Secularism’, he advises us, ‘should be about using available religious and cultural references in a given community as a resource to provide content and legitimacy to its political institutions’ (p 191); that sounds uncomfortably close to the advice offered by Machiavelli in his Discourses. Readers of this book should expect to be provoked as well as stimulated.

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The Oxford Handbook of Ecclesiology
Edited by Paul Avis

What is the nature and purpose of the Church? To be provided with a 650-page ‘handbook’ in order to begin to answer that question may seem excessive, but actually the whole of the book is extremely useful and often profound. Ecclesiology is complex. Jesus formed a group of apostles and others, thus providing some guidance as to what might come next, but his preaching about the future concerned the coming of the Kingdom, rather than the Church. Hence the cartoon which I have of the Ascension (not in the book!) which shows Jesus vanishing upwards, with his disciples pleading ‘Don’t go Jesus; we’d like more specifics on how to run the church’. Christians, while calling on the Holy Spirit, have had to do their best.

Paul Avis writes a masterly introduction where he tackles one of the most crucial questions: why do things go so terribly wrong? As he says, the Churches are ‘visibly fragmented, morally compromised, often dysfunctional’ (p 19). ‘How is that precious sense of identity and that high calling compatible with the blatant failures, stupidities, sins, errors, and even crimes of the church as an institution throughout the ages?’ (21). There is, of course, another side: a Church which is loving, merciful and reflecting the character of Christ. Yet there is plainly a desperate need for a more realistic, modest and chastened understanding of the Church. The mystical body of Christ is deeply embedded in the world. There is a challenge in how to be the Church,