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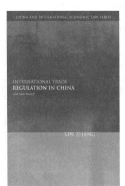
Ambassador Charlene Barshefsky, Former United States Trade Representative

"Wunsch-Vincent provides a comprehensive analysis of the challenges to establish a liberal trade regime for trade in digital products. This book will become an important point-of-reference for anybody interested in e-commerce and the WTO."

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Law and Policy Xin Zhang

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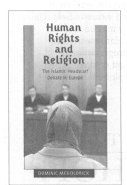


The Legal Framework of EU-China Investment Relations

A Critical Appraisal

Wenhua Shan

EU investment in China has increased dramatically since the early 1990s and is poised to increase further in light of Chinas recent accession to the World Trade Organisation. This book explores the existing legal framework governing EU-China investment relations, particularly EU investment in China. The current legal framework is composed of Chinese law, EU law and applicable international law, but the Chinese law is unsystematic and hard to discover and the EU has acquired only shared external investment competence which is vaguely defined. The applicable international treaties are incomplete, incoherent, or either too general or too specialised. What the book demonstrates is that the time is ripe for a new international legal framework for foreign investment in China, and that as EU-China economic and political relations continue to improve, construction of such a framework is not only necessary, but also possible. October 2005 Hbk I-84113-391-4 \$150 China and International Economic Law Series No: I



Human Rights and Religion

The Islamic Headscarf Debate in Europe Dominic McGoldrick

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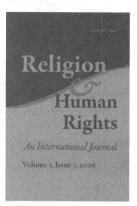


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An International Journal

Managing Editor: Nazila Ghanea



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Edited by Jan Melissen and Paul Sharp



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This volume from the International Bureau of the PCA presents a collection of studies on innovative responses to the unique challenges of resolving large numbers of claims arising from common, often tragic, circumstances-mass claims. The mass claims processes discussed in this volume were created in the aftermath of war or other atrocities, and redress is often an important component of settlement for the victims. The authors consider mass claims processes both from a conceptual and a practical perspective through lessons learned over twenty-five years.

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of the International Criminal Court. From a North American perspective, authors address the litigation of mass claims involving slavery under United States law, the United States Indian Claims Commission, and the successful completion of the September 11th Victim Compensation Fund. In addition, Volume 1 of the Final Report of the Special Master of the September 11th Victim Compensation Fund is reprinted in its entirety.

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LEGAL AND PRACTICAL PERSPECTIVES

Edited by Howard M. Holtzmann, Judge, Iran-US Claims Tribunal (1981-1994, substitute Judge 1994-present) and Claims Resolution Tribunals for Dormant Accounts in Switzerland (1998-2002) and Edda Kristjánsdóttir, Secretariat, Eritrea-Ethiopia Claims Commission (2001-2002); Associate Legal Officer, German Forced Labour Compensation Programme of then International Organization for Migration (2002); Secretary, Permanent Court of Arbitration Mass Claims Steering Committee (2001-2003); and Managing Editor of OUP's International Law in Domestic Courts online service.

Mass Claims Processes have become been increasingly important phenomena in international dispute resolution. This is the first book to provide comprehensive information for a systematic comparison and analysis of the legal issues and practical matters involved in their establishment and operation.

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The book identifies and focuses on forty-seven basic topics that experience shows typically arise with respect to international Mass Claims Processes, offering descriptions and commentary on the ways in which the various Processes have approached each topic.

Much of the information gathered in this book is not publicly available elsewhere and is based on the knowledge and experience of experts who have either served on the Processes or otherwise been directly engaged in their activities.

This book should be useful to all scholars and practitioners interested in international dispute settlement as well as to those involved with new or existing Mass Claims Processes. Moreover, it may lead to recognition that certain aspects of Mass Claims Processes might have lessons for other procedures for resolution of complex commercial or diplomatic disputes.

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Millions of people are today forced to flee their homes as a result of conflict, systematic discrimination, or other forms of persecution. The core instruments on which they must rely to secure international protection are the 1951 Convention Relating to the Status of Refugees and its 1967 Protocol. This book, the leading text in the field, examines key challenges to the Convention, through logically examining the status of refugees, applications for asylum, and finally the international and domestic standards of protection.

The situation of refugees is one of the most pressing and urgent problems facing the international community and refugee law has grown in recent years to a subject of global importance. In this long-awaited third edition each chapter has been thoroughly revised and updated and every issue, old and new, has received fresh analysis. Features include: analysis of internally displaced persons; so-called preventive protection; access to refugees; safety of refugees and relief personnel; the situation of refugee women and children; a detailed examination of the role of the UNHCR and the Palestinian situation; an assessment of the protection possibilities (or lack of them) in the European Convention on Human Rights; and the EU's Qualification Directive in 2004.

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COMPLEMENTARY PROTECTION IN INTERNATIONAL REFUGEE LAW

Jane McAdam, Lecturer, Faculty of Law, University of Sydney

This book is the first dedicated study on 'complementary protection' the protection afforded by States to persons who need international protection but fall outside the legal definition of a refugee in article 1A(2) of the 1951 Refugee Convention. Human rights law has extended States' international protection obligations beyond the Refugee Convention, preventing States from removing individuals who would be at risk of serious harm if returned to their countries of origin. While a number of States have traditionally respected these additional human rights obligations, they have been reluctant to grant beneficiaries a formal legal status analogous to that enjoyed by Convention refugees. This book provides a comprehensive analysis of complementary protection, from its historical development through to its contemporary application. By examining the human rights foundations of the Convention, the architecture of Convention rights, regional examples of complementary protection, and principles of non-discrimination, the book argues that the Convention acts as a type of lex specialis for persons in need of international protection, providing a specialized blueprint for legal status, irrespective of the legal source of the protection obligation.

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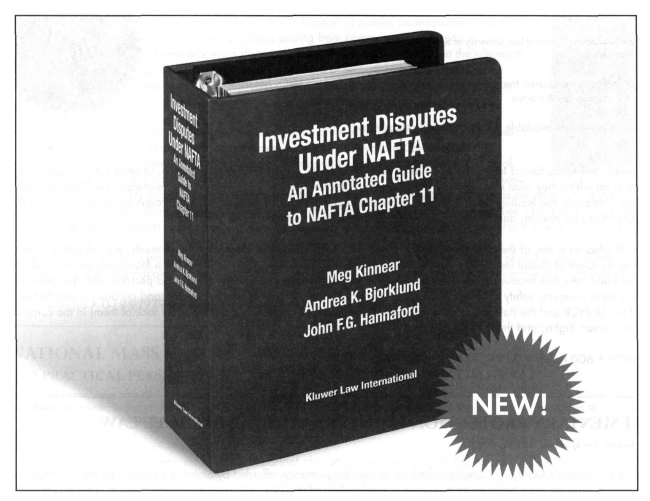
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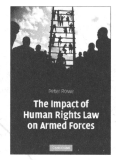
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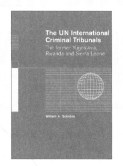
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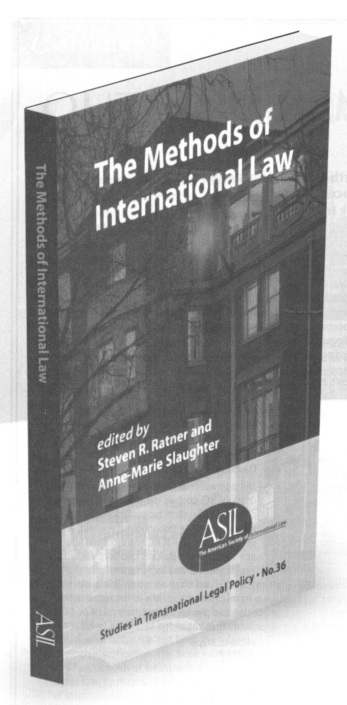
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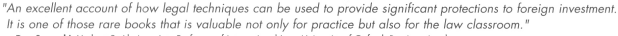
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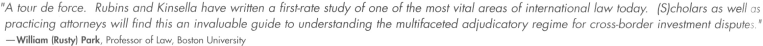
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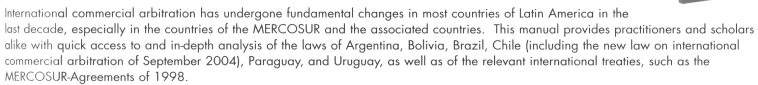
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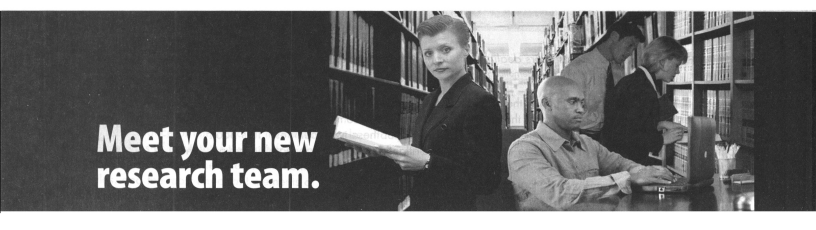
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