This CD-ROM brings together all Security Council Resolutions and Statements as of 1946, in both French and English, with an easy link to the most recent resolutions to be found on the website of the United Nations. The CD-ROM is based on the highly praised volumes Resolutions and Statements of the United Nations Security Council and Résolutions et déclarations du Conseil de sécurité, both edited by Karel Wellens. With the ever-increasing workload of the Security Council and the number of resolutions, it was decided to bring out a CD-ROM instead, which facilitates the search possibilities enormously. The official texts of the documents appearing on this CD-ROM are based on the texts that can be found in the annual publication Resolutions and Decisions of the Security Council/Résolutions et décisions du Conseil de sécurité. Apart from the full text search capabilities, the CD-ROM contains the classification on a topic basis by Karel Wellens, which made his previous volumes so useful. The international negotiator, the diplomat, the academic and the student will now be able to find the resolutions and statements, in both English and French, as of 1946 at his/her fingertips.


Tans le négociateur international, que le diplomate, que l'universitaire ou encore l'étudiant seront à présent en mesure de trouver les résolutions et les déclarations à la fois en anglais et en français en remontant jusqu'en 1946, et ce simplement en pianotant sur le clavier.
... dedicated to the advancement of criminal law, theory, practice and reform throughout the world...

Criminal Law Forum
The Official Journal of the Society for the Reform of Criminal Law

Editor-in-Chief:
William A. Schabas
Université du Québec à Montréal, Canada

Criminal Law Forum is a peer-review journal dedicated to the advancement of criminal law theory, practice, and reform throughout the world. Under the direction of an international editorial board, Criminal Law Forum serves the global community of criminal law scholars and practitioners through the publication of original contributions and the dissemination of noteworthy public documents. Criminal Law Forum is published pursuant to an agreement with the Society for the Reform of Criminal Law, based in Vancouver, British Columbia.

Editorial Board:
Norman Abrams, UCLA, Los Angeles, CA, USA; Andrew J. Ashworth, School of Law, King's College, University of London, UK; Alan Block, The Pennsylvania State University, University Park, USA; Roger S. Clark, Rutgers Law School, Camden, USA; Yvon Dandurand, The International Centre for Criminal Law Reform, Vancouver, BC, Canada; Ronald L. Gainer, Washington DC, USA; Richard W. Harding, University of Western Australia, Perth, Australia; Daniel D.N. Nsereko, University of Botswana, Gabarone, Botswana; Seth Nthai, Pietersburg, South Africa; Pierre Robert, UQAM, Montreal, Quebec, Canada; Thomas Weigend, University of Cologne, Germany

Ex officio:
Peter Burns, University of British Columbia, Vancouver, BC Canada; George Thomas, Rutgers Law School, Newark, NJ, USA (Book Review Editor); Donald J. Sorochan, Society for the Reform of Criminal Law, Vancouver, BC, Canada

Subscription Information:
ISSN 1046-8374
2000, Volume 11 (4 issues)
Subscription Rate: NLG 485.00/USD 231.00, including postage and handling.
Special rate for SRCL: USD 40.00, including postage and handling.

P.O. Box 322, 3300 AH Dordrecht, The Netherlands
P.O. Box 358, Accord Station, Hingham, MA 02018-0358, U.S.A.
International business and trade is a major part of commercial activity in the Netherlands. To support these international exchanges, it is essential for all parties concerned to have direct access to the legislation governing such important matters as legal persons, obligations, contracts, bankruptcy, securities markets, and other factors that significantly affect business transacted in the Netherlands.

Netherlands Business Legislation fulfills this need for Netherlands business law in translation. It offers practitioners:

• a looseleaf publication containing a top-quality English translation of the business-related parts of the Netherlands Civil Code and other relevant laws, many of the translations officially approved by the Netherlands Ministries of Justice and Finance;
• free access, exclusive to NBL users, to an online service that allows users quickly to find, download and print exactly the business law sections they need in either English or Dutch – plus Books 6 and 7 of the Civil Code in French and Books 2, 6 and 7 in German;
• direct comparison of texts on the internet site, with easy links between translations; and
• regular updates of both looseleaf and online resources, so subscribers may be sure of up-to-date access to relevant new legislation and changes to existing laws.

Netherlands Business Legislation will be useful to lawyers all over the world, both in civil law and common law countries. Where terminology differs between the two legal traditions, terms understandable in either are given. This long-awaited new service will be of the highest value to all branches of the legal profession, be they in-house counsel in transnational firms, legal practitioners, government counsel or members of the academic community.

Translators and their areas of responsibility are as follows:

Peter Haanappel, Professor of Law, Leyden University, The Netherlands and Ejan Mackaay, Professor of Law, Université de Montréal, Canada: Books 6 and 7 of the Civil Code in both English and French.


Franz Nieper, Institute for Private International Law and Comparative Law, University of Osnabrick, Germany, and Arjen Westerdijk, Lawyer, Almelo, The Netherlands: German translations of Books 2, 6, and 7 of the Civil Code.

Contents (looseleaf):


Forthcoming looseleaf supplements will include English translations of additional legislation in respect of companies and other legal persons; Books 1, 3, and 5 of the Civil Code; securities markets law; and legislation regulating chambers of commerce and commercial registers.

Contents (internet site):

Dutch: Burgerlijk Wetboek Boek 2, 6 en 7; Faillissementswet; Wet op de ondernemingsraden; Wet op de Europese ondernemingsraden. English: Civil Code Books 2, 6 and 7; Bankruptcy Act; Works Councils Act; European Works Councils Act. German: Bürgerliches Gesetzbuch Bucher 2, 6 und 7. French: Code civil Livres sixième et septième.


Price: NLG 350.00 / US$ 210.00 / UK£ 122.50

Please contact our office at one of the following addresses or order from your bookseller:

For Europe and Rest of World:
Order Department, Kluwer Law International,
Libresso Distribution Centre, PO Box 23,
7400 GA Deventer, The Netherlands
Tel: +31 570 547 323
Fax: +31 570 633 834
email: ldamen@kluwer.nl

For USA, Canada, Central and South America:
Order Department, Kluwer Law International,
675 Massachusetts Avenue,
Cambridge, MA 02139, USA
Tel: (617) 354 0140 • Fax: (617) 354 8095
Toll free in the USA: (800) 577 8118
email: sales@kluwerlaw.com

Visit our website at http://www.kluwerlaw.com
Development Law and International Finance

by Rumu Sarkar, Attorney-Adviser, US Agency for International Development, Adjunct Professor of Law, Georgetown University Law Center

Development law has increasingly gained importance for the international legal practitioner, as an unprecedented global interdependence gives rise to numerous legal and practice-oriented questions. Development Law and International Finance presents a comprehensive analytical framework for understanding development law issues from both a theoretical and a practical viewpoint. The book analyses this growing body of law in the context of the policy framework of 'rule of law' programmes aimed at legal reform and structural legal change, and examines emerging constitutional and substantive principles of development law and the institutional framework in which it is unfolding. The author further discusses structural legal reform in the financial sector, and the extent to which private international transactions act as a catalyst for such reforms, and the impact on development from changes in the role of the state, the privatisation process and the growing importance of emerging capital markets. Finally Development Law and International Finance addresses the international human rights dimension of development law and, in particular, the question of whether there is a human right to development.

This book constitutes a valuable contribution to this emerging legal discipline and is essential reading for international legal practitioners, public international law experts and policy-makers involved in the development process.

Contents:

KLUWER LAW INTERNATIONAL, THE HAGUE
JANUARY 1999, HARDBOUND, PAGES: 288
PRICE: NLG 225.00 / US$ 135.00 / GBP 79.00
Asylum is meant for those who flee injustice. There are asylum seekers, however, who have blood on their hands. They may have been involved in terrorism, they may have committed war crimes or they may be guilty of acts contrary to the purposes and principles of the United Nations. Both the 1951 Refugee Convention and the 1948 Universal Declaration of Human Rights clearly indicate that these persons shall be excluded from refugee status, excluded from asylum.

The refugee lawyer, in order to fully appreciate the importance and relevance of this principle, needs to look over the fences of refugee law proper. The insight needed for the decision whether or not to apply the so-called exclusion clause is to be found elsewhere within the realms of international law: international humanitarian law, international criminal law and United Nations law.

In order to make the twain meet, an international conference was organized in the summer of 1999. The papers submitted by the experts have been elaborated for this publication and pay ample attention to developments in related fields. Moreover, a wealth of other materials has been included, such as informative treaties, conventions and (draft-)resolutions on these very themes.

The editor, with almost 20 years experience with UNHCR, is presently lecturing in international law and human rights at Webster University, Leiden, and serves as a special advisor for international affairs with the Immigration and Naturalisation Service of the Netherlands Ministry of Justice.

ISBN 90-6704-118-1
price NLG 165.00 / USD 99.00 / GBP 57.75
1999, pages: 344, hardbound
Please enter the following subscription for Netherlands International Law Review. ISSN 0165-070X

□ Volume 46 (1999) 3 issues + 1 Yearbook UK£192.50 / NLG615.00 / US$307.50

(Subscription price includes the Netherlands Yearbook of International Law)

Prices are exclusive of Value Added Tax (VAT). Customers in the Netherlands please add 6% VAT. Customers from other countries in the European Union please, a) fill in the VAT number of your institute/company in the appropriate space on the order form; or b) add 6% VAT to the total order amount (customers from the UK are not charged VAT).

VAT No.

Payment of is made as follows - please tick the relevant box to indicate chosen method of payment


☐ Proforma Invoice: Please send me a proforma invoice

☐ Credit Cards/Charge Cards:

Please tick the relevant box to indicate which card you have

☐ ACCESS ☐ Eurocard ☐ MasterCard ☐ American Express

☐ Diners Club International ☐ VISA

Card Account No.

NAME OF CARDHOLDER

SIGNATURE

CARD EXPIRY DATE

DATE

ORDER REF

Return Order Form to: Kluwer Law International Distribution Centre, PO Box 322, 3300 AH Dordrecht, The Netherlands.
Tel: 31 78 654 6454 Fax: +31 78 654 6474 e-mail: services@wkap.nl
The reservation of title clause plays an important role in contemporary trade. Financially, the reservation of title clause is a cheap and simple form of credit granted by the seller without the involvement of a third party. Legally, the reservation of title clause is more complicated, as it constitutes a transfer of title under a condition precedent; the seller remains the owner of the asset sold until the full price is paid.

The rules of substantive law relating to the reservation of title clause differ from country to country. Uniform or harmonized rules of substantive law - or even of private international law - are wanting.

In this book, the author addresses the question as to the problems which may arise if a reservation of title clause is employed within international transactions, especially transactions between Germany, France, and the Netherlands, and in which mode a solution can be found. She seeks the solution in private international law, since other means of addressing the problem, such as harmonization and unification of substantive law rules, have failed so far.

The book is strong in the analysis of the various conflict of laws solutions and pioneering in how it deals with the question of the extent to which the rules of private international law in this field must be in compliance with European law. The consequences of the various modes in which such compliance may be achieved are carefully analysed.

This study is an important contribution to the understanding of European integration in a hitherto relatively neglected subject area. The lucid tone of the book makes it suitable for a wide range of potential readers: both academics and practitioners in private international law and European law.

JACOBIEN W. RUTGERS is a practicing lawyer in Amsterdam, The Netherlands. Prior to this she worked as a researcher at the European University Institute in Florence, Italy.

price NLG 135 / USD 81.00 / GBP 47.25
1999, pages: 248, paperback

Distributed for T·M·C·ASSER PRESS by Kluwer Law International:
CONTENTS

Articles

HUI ZHENJIE, Recognition and Enforcement of Foreign Judgments in China: Rules, Interpretation and Practice 291
G.H. OOSTHUIZEN, Some Preliminary Remarks on the Relationship Between the Envisaged International Criminal Court and the UN Security Council 313
V. TOCHILOVSKY, Rules of Procedure for the International Criminal Court: Problems to Address in Light of the Experience of the Ad Hoc Tribunals 343
H.D. WOLSWUK, Locus Delicti and Criminal Jurisdiction 361

The Venezuelan 1998 Act on Private International Law
— G. PARRA-ARANGUREN 383

Book Reviews

L.D. Guruswamy, et al., International Environmental Law and World Order: A Problem-Oriented Coursebook (M. Fitzmaurice) 395
L. Hannikainen; F. Horn, eds., Autonomy and Demilitarisation in International Law: The Åland Islands in a Changing Europe (W.J.M. van Genugten) 398
D. Nelken, ed., Comparing Legal Cultures (J.B. Ojwang) 406
N. Robinson, ed., Comparative Environmental Law and Regulation (J.B. Ojwang) 409

Hague Case Law – Latest Developments (A. FJALKOWSKI) 413

Books Received and Available for Review 416

Contents of Volume XLVI 417