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Legal Dynamics of EU External Relations
Dissecting a Layered Global Player
H. de Waele, Radboud University Nijmegen, Nijmegen, The Netherlands

This book offers a concise yet comprehensive review of the principles of EU external relations law. By carefully examining the role of the Union on the global scene, it provides a systematic overview of the relevant rules and competences, reflecting on the legal developments in their political and societal context. [...]

Contents

International Humanitarian Action
NOHA Textbook
H. Heintze, Ruhr-University Bochum, Bochum; P. Thielbörger, Ruhr-University Bochum, Bochum (Eds)

This textbook examines a wide range of humanitarian action issues in five parts, presented by specialists from different academic fields. The respective parts reflect the five core modules of the International NOHA Joint Master’s Programme "International Humanitarian Action": a) World Politics, b) International Law, c) Public Health, d) Anthropology, and e) Management. [...]

Contents
Introduction to Law
J. Hage, Maastricht University Faculty of Law, Maastricht, The Netherlands; A. Waltermann, Maastricht University, Maastricht, The Netherlands; B. Akkermans, Maastricht University Faculty of Law, Maastricht, The Netherlands (Eds)

This book is exceptional in the sense that it provides an introduction to law in general rather than the law of one specific jurisdiction, and it presents a unique way of looking at legal education. It is crucial for lawyers to be aware of the different ways in which societal problems can be solved and to be able to discuss the advantages and disadvantages of different legal solutions. [...]

Contents

Law, State and Inequality in Pakistan
Explaining the Rise of the Judiciary
M. Azeem, Lahore University of Management Sciences Shaikh Ahmad Hassan School of Law, Lahore, Pakistan

Through a detailed historical and empirical account of post-independence years, this book offers a new assessment of the role of the judiciary in Pakistani politics. Instead of seeing the judiciary as helpless or struggling against an authoritarian state, it argues that the judiciary has been a crucial link in the creation of state and political inequality in Pakistan. [...]

Contents

Netherlands Annual Review of Military Studies 2017
Winning Without Killing: The Strategic and Operational Utility of Non-Kinetic Capabilities in Crises
P. A. L. Duchene, Netherlands Defence Academy, Breda, The Netherlands; F. P. B. Osinga, Netherlands Defence Academy, Breda, The Netherlands (Eds)

International conflict resolution increasingly involves the use of non-military power and non-kinetic capabilities alongside military capabilities in the face of hybrid threats. [...]
**Turkish Contract Law**  
İ. Helvacı, Istanbul University, Istanbul

This book introduces readers to the main principles of Turkish contract law, and particularly analyzes the general provisions of the Turkish Code of Obligations. Moreover, in order to illuminate certain key subjects, it discusses selected provisions of the Turkish Civil Code, the Turkish Commercial Code and the Turkish Bankruptcy and Enforcement Law. [...]  

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**Corporate Governance in China**  
The Structure and Management of Foreign-Invested Enterprises Under Chinese Law  
G. Piscacane, GWA Law, Tax & Accounting, Shanghai, China

This book provides useful tools and information to help readers understand the key factors involved in organizing, structuring and managing a company in China. [...]  

**Contents**  
Sources of Law on Corporate Governance.- Companies under Chinese Law.- Incorporation and Articles of Association.- The Shareholders.- The Legal Representative.- The Board of Directors.- The Board of Supervisors.- The General Manager.- Annual Compliance: Annual Reports and Approval of Financial Statements.- Company Seals.- Particular Nuances of Corporate Governance: State-Owned Companies and Family-Owned Companies.  

**Series Title**  
China Law, Tax & Accounting

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**Victim Participation in International Criminal Justice**  
Practitioners’ Guide  
K. Tibori-Szabó, Kosovo Specialist Chambers, The Hague, The Netherlands; M. Hirst, Doughty Street Chambers, London, UK (Eds)

This book is a guide to the law and practice of victims’ roles before the International Criminal Court, the Extraordinary Chambers in the Courts of Cambodia and the Special Tribunal for Lebanon. The various chapters focus on the provisions relevant to victim participation at these courts and the case law interpreting and applying those provisions. [...]  

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**Series Title**  
International Criminal Justice Series
The EU General Data Protection Regulation (GDPR)
A Practical Guide

This book provides expert advice on the practical implementation of the European Union’s General Data Protection Regulation (GDPR) and systematically analyses its various provisions. Examples, tables, a checklist etc. showcase the practical consequences of the new legislation. [...] 

Contents
1 Introduction and „Checklist“.— 2 Scope of Application of the GDPR.— 3 Organizational Requirements.— 4 Material Requirements.— 5 Rights of Data Subjects.— 6 Interaction with the Supervisory Authorities.— 7 Enforcement and Fines under the GDPR.— 8 National Peculiarities.— 9 Special Data Processing Activities.— 10 Practical Implementation of the Requirements under the GDPR.

August 2017
IX, 375 p. Hardcover.
155 x 235 mm
£ 59.99 | € 79.99
ISBN 978-3-319-57958-0

All Language Rights Available

Megatrends and Air Transport
Legal, Ethical and Economic Issues
R. Abeyratne. Cote Saint-Luc, QC, Canada

This book discusses megatrends and subsequently applies them to the air transport industry from a legal, ethical and economic perspective. [...] 

Contents
Megatrends and air transport – An overview.— Global balance of power and aviation.— E-trends and air transport.— Effect of megatrends on airports.— Artificial intelligence and air transport.— Millennials and disruptive innovation.— The internet of everything.— Conclusion.

August 2017
XVII, 253 p. Hardcover.
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The Reach of Free Movement

The reach of free movement within the EU Internal Market and what constitutes a restriction are the topics of this book. For many years the tension between free movement and restrictions have been the subject of intense discussion and controversy, and this includes the constitutional reach of the rights conferred by the Treaty of Lisbon. [...] 

Contents
The Reach of Free Movement and the Gradualist Approach of the CJEU: An Introduction.— The Reach of Free Movement.— The Reach of Free Movement. A Defence of Court Discretion.— The Reach of the Provisions Governing the Free Movement of Persons Through the Lens of the Notions of ‘Discrimination’ and ‘Restriction’.— Restrictions on the Use of Goods and Services.— To Use or Not to Use – That’s the Question: On Article 34 and National Rules Restricting the Use of Lawfully Marketed Products.— Justifications and Proportionality. [...]
Rule of Law, Human Rights and Judicial Control of Power
Some Reflections from National and International Law

R. Arnold, University of Regensburg, Regensburg; J. I. Martínez-Estay, University of the Andes, Santiago, Las Condes, Chile (Eds)

Judicial control of public power ensures a guarantee of the rule of law. This book addresses the scope and limits of judicial control at the national level, i.e. the control of public authorities, and at the supranational level, i.e. the control of States. [...] 

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Series Title
Ius Gentium: Comparative Perspectives on Law and Justice

Perspectives on Military Intelligence from the First World War to Mali
Between Learning and Law

F. Baudet, Netherlands Defence Academy Faculty of Military Sciences, Breda, The Netherlands; E. Braat, Utrecht University, Utrecht, The Netherlands; J. van Woensel, Veteraaneninstituut, Doorn, The Netherlands; A. Wever, Independent scholar, retired Saxion University of Applied Sciences, Enschede (Eds)

Many intelligence practitioners feel that the statutory footing on which intelligence agencies have been placed forms an impediment to confronting unprecedented contemporary challenges. [...] 

Contents
Military intelligence: from telling truth to power to bewilderment?.- Espionage is practised here on a vast scale. The neutral Netherlands, 1914-1940.- Intelligence and the Sino-Indian War of 1962.- Western intelligence and covert Soviet military aid to Indonesia during the 1962 West New Guinea Crisis.- Postmodern Intelligence: Strategic Warning and Crisis Management.- The Revolution in Intelligence Affairs: Problem solved?.- Blindfolded in the dark. The intelligence Position of Dutchbat in the Srebrenica Safe Area. [...] 

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Subsequent Agreements and Subsequent Practice in Domestic Courts

K. Berner, Evangelische Kirche Deutschland, Berlin

The book analyses how subsequent agreements and subsequent practice as defined in articles 31 and 32 of the 1969 Vienna Convention on the Law of Treaties have been applied in interpretative reality. Based on the jurisprudence of domestic courts, it elucidates the distribution of power between the parties to a treaty and other actors. [...] 

Contents
1 Introduction.- Part I - Subsequent Agreements and Subsequent Practice: 2 The Origins of Subsequent Agreements and Subsequent Practice.- 3 Subsequent Agreements and Subsequent Practice in Context: The 1969 VCLT.- 4 Subsequent Agreements and Subsequent Practice under Articles 31 and 32 VCLT.- Part II – The Jurisprudence of Domestic Courts: 5 Legal Status and Effects of Subsequent Agreements and Subsequent Practice: 6 The Frequency of Subsequent Agreements.- 7 Practice by Non-Party Entities.

Series Title
Beiträge zum ausländischen öffentlichen Recht und Völkerrecht
I. S. Blackshaw, Sains-les-Fressin, Pas de Calais, France

This book, written by an expert in the field, covers some of the following issues, namely high-profile WADA cases such as that of Maria Sharapova, the Bosman ruling, decisions by the Court of Arbitration for Sport (CAS), and footballers’ employment contracts and transfers for enormous amounts. […]

Contents

Series Title
Short Studies in International Law

Collective Redress and Private International Law in the EU
T. Bosters, Supreme Court of the Netherlands, The Hague, The Netherlands

This book specifically covers issues regarding jurisdiction and the recognition and enforcement of judgments in cross-border mass disputes relating to financial services. Collective redress mechanisms, legal mechanisms which can be used to resolve mass disputes collectively, are growing more important. […]

Contents
Introduction.- Collective redress mechanisms in the EU.- German KapMuG procedure.- Dutch collective action.- Dutch WCAM procedure.- Jurisdiction in cross-border mass disputes 76.- Jurisdiction and the KapMuG.- Jurisdiction and the Dutch collective action 127.- Jurisdiction and the WCAM.- Parallel proceedings.- Goals of the Brussels Regulation regarding jurisdiction.- Recognition and enforcement of foreign collective redress judgments.- Recognition and enforcement of KapMuG judgments. […]

Non-discrimination and Trade in Services
The Role of Tax Treaties
C. A. Brown, University of Calgary, Calgary, AB, Canada

This book argues that the proliferation of global trade and the increasing power of free trade arrangements leave income taxes as one of the few remaining measures that can potentially be used for protectionist purposes. […]

Contents
Supervenience and Normativity
B. Brożek, Jagiellonian University, Kraków, Poland; A. Rotolo, University of Bologna, Bologna; J. Stelmach, Jagiellonian University, Kraków (Eds)

The present collection represents an attempt to bring together several contributions to the ongoing debate pertaining to supervenience of the normative in law and morals and strives to be the first work that addresses the topic comprehensively. [...] 

Contents
Chapter 1: Logics for Normative Supervenience (Antonino Rotolo).- Chapter 2: Propositional and Doxastic Justification: Their Relationship and a Questionable Supervenience Claim (Giorgio Volpe).- Chapter 3: Moral Properties: Some Epistemological, Ontological, and Normative Dimensions (Robert Audi).- Chapter 4: Reasons and Supervenience (Daniel Laurier).- Chapter 5: The Dubious Moral Supervenience Thesis (Gerald Harrison).- Chapter 6: The Supervenience Dilemma Explained Away (Carla Bagnoli).- Chapter 7: Law, Normativity, and Supervenience (Bartosz Brożek). [...] 

Series Title
Law and Philosophy Library

Small States in a Legal World
P. Butler, Victoria University of Wellington, Wellington; C. Morris, Queen Mary University of London, London, UK (Eds)

This book is a unique collection of high quality articles analysing legal issues with particular regard to small states. The small states of the world differ considerably in their geography, history, political structures, legal systems and wealth. [...] 

Contents

Series Title
The World of Small States

New Technology, Big Data and the Law
M. Corrales, Attorney at Law, Fukuoka, Japan; M. Fenwick, Kyushu University, Fukuoka, Japan; N. Forgó, Leibniz University of Hannover (Eds)

This edited collection brings together a series of interdisciplinary contributions in the field of Information Technology Law. The topics addressed in this book cover a wide range of theoretical and practical legal issues that have been created by cutting-edge Internet technologies, primarily Big Data, the Internet of Things, and Cloud computing. [...] 

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Democracy in the EMU in the Aftermath of the Crisis

L. Daniele, University of Rome “Tor Vergata”, Rome; P. Simone, University of Rome “Tor Vergata”, Rome; R. Cisotta, Italian Ministry of Foreign Affairs and International Cooperation, Rome (Eds)

The book covers some of the major issues concerning the problematic relationship between respect for democratic principles and the new European Economic Governance. Innovative approaches are highlighted throughout the book: new frameworks and arrangements are proposed on the basis of efficiency analyses, as well as their institutional and legal suitability. [...] 

Contents

Secondary Liability of Internet Service Providers

G. B. Dinwoodie, University of Oxford, UK (Ed)

This book analyses the doctrinal structure and content of secondary liability rules that hold internet service providers liable for the conduct of others, including the safe harbours (or immunities) of which they may take advantage, and the range of remedies that can be secured against such providers. [...] 

Contents
I. Introduction; A Comparative Overview of the Secondary Liability of Internet Service Providers; Graeme B. Dinwoodie.- II. Sources and Concepts.- The Different bases for Secondary Liability of Service Providers in Poland; Xawery Konarski and Tomasz Targosz.- Secondary Liability of Internet Service Providers in The United States: General Principles and Fragmentation; Salil K. Mehra and Marketa Trimble.- ISP Secondary Liability: A Portuguese Perspective on Omissions as the Basis for Secondary Liability; João Fachana. [...] 

Series Title
Ius Comparatum - Global Studies in Comparative Law

The Obligations of the Carrier Regarding the Cargo

The Hague-Visby Rules

I. Djadjev, University of Groningen, Groningen, The Netherlands

This book addresses the legal and contractual obligations of sea carriers regarding due care for the cargo under a contract of carriage. While the general framework employed is the leading international liability regime, the Hague-Visby Rules, the discussions in each chapter also account for the possible future adoption of a new regime, the Rotterdam Rules. [...] 

Contents
Corporate Governance Codes for the 21st Century

International Perspectives and Critical Analyses

J. J. du Plessis, Deakin University, Geelong, VIC, Australia; C. K. Low, Chinese University of Hong Kong, Hong Kong (Eds)

The book is the first comprehensive consideration, since the UK Cadbury Report recommended a voluntary Corporate Governance Code, of the question whether Corporate Governance Codes are the most effective way of ensuring adherence to good corporate governance principles. [...] 

Contents

Part I: Overview: Jean du Plessis and CK Low, Corporate Governance Codes Under the Spotlight.- Part II: Fundamental Flaws with Self-Regulation Through Voluntary Corporate Governance Codes: Beate Sjåfjell, When the Solution Becomes the Problem: The Triple Failure of Corporate Governance Codes.- Kent Greenfield, No Law?.- Jeroen Veldman, Self-regulation in International Corporate Governance Codes.- Umakanth Varottil, Corporate Governance In India: The Transition from Code to Statute. [...] 

Modern China’s Copyright Law and Practice

Y. Guo, Xiamen University, Xiamen, China

This book presents selective case studies concerning China’s Copyright Law, especially the typical cases chosen by China’s Supreme People’s Court and the Beijing, Shanghai and Guangzhou IP courts in recent years as the local court’s guiding reference cases, the goal is to help readers familiarize themselves with China’s dispute and resolution system from a practical point of view. [...] 

Contents

Preface.- Copyright object.- Copyright Subject.- Copyright content.- Copyright limitations.- Copyright Infringement and Enforcement.- Software Copyright Protection.- Collective Management Societies.- Online Copyright Protection.

Footprints of Feist in European Database Directive

A Legal Analysis of IP Law-making in Europe

I. Gupta, O.P. Jindal Global University, Sonipat

Connected to the jurisprudence surrounding the copyrightability of a factual compilation, this book locates the footprints of the standard envisaged in a US Supreme court decision (Feist) in Europe. In particular, it observes the extent of similarity of such jurisprudence to the standard adopted and deliberated in the European Union. Many a times the reasons behind law making goes unnoticed. [...] 

Contents

Cross-Border Insolvency
The Enactment and Interpretation of the UNCITRAL Model Law
N. F. Hannan, Thompson Geer, Melbourne, VIC

This book examines the effect of the adoption of the United Nations Committee on International Trade Law (UNCITRAL) Model Law on Cross-Border Insolvency in five common law jurisdictions, namely Australia, Canada, New Zealand, the United Kingdom, and the United States of America. [...]  

Contents

Shifting Horizons of Public International Law
A South Asian Perspective
J.L. Kaul, HNB Central University, Garhwal; A. Jha, University of Delhi, University Enclave, New Delhi (Eds)

This book offers a South Asian perspective on international law, maintaining a suitable distance from the ‘Western’ approach. The themes discussed reflect the region’s particular contribution to the development of international law. [...]  

Contents

Antitrust in Pharmaceutical Markets & Geographical Rules of Origin

This book gathers international and national reports from across the globe on key questions in the field of antitrust and intellectual property. The first part discusses the application of competition law in the pharmaceutical sector, which continues to be a focus for anti-trust authorities around the world. [...]  

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Netherlands Yearbook of International Law 2016
The Changing Nature of Territoriality in International Law
M. Kuijer, Netherlands Ministry of Security and Justice, The Hague, The Netherlands; W. Werner, VU University Amsterdam, Amsterdam, The Netherlands (Eds)

The Netherlands Yearbook of International Law was first published in 1970. It offers a forum for the publication of scholarly articles of a conceptual nature in a varying thematic area of public international law. International law holds a paradoxical position with territory. [...] 

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Series Title
Netherlands Yearbook of International Law

Kelsenian Legal Science and the Nature of Law
P. Langford, Edge Hill University, Ormskirk, UK; I. Bryan, Lancaster University Law School, Lancaster, UK; J. McGarry, Edge Hill University, Ormskirk, UK (Eds)

This book critically examines the conception of legal science and the nature of law developed by Hans Kelsen. It provides a single, dedicated space for a range of established European scholars to engage with the influential work of this Austrian jurist, legal philosopher, and political philosopher. [...] 

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Series Title
Law and Philosophy Library

Consumer Law and Socioeconomic Development National and International Dimensions
C. Lima Marques, Federal University of Rio Grande do Sul, Porto Alegre; D. Wei, University of Macau, Macau (Eds)

This book reflects the research output of the Committee on the International Protection of Consumers of the International Law Association (ILA). The Committee was created in 2008, with a mandate to study the role of public and private law to protect consumers, review UN Guidelines, and to model laws, international treaties and national legislations concerning protection and consumer redress. [...] 

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Remuneration of Copyright Owners

**Regulatory Challenges of New Business Models**

K. Liu, Singapore Management University, Singapore; R. M. Hilty, Max Planck Institute for Innovation and Competition, Munich (Eds)

This book evaluates existing and explores new mechanisms for the adequate payment of copyright owners for the use of their works. The underlying assumption is that adequate rewards to creators and subsequent right holders will continue to be a goal of copyright law (particularly to incentivize further creation and investment).

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**Series Title**

MPI Studies on Intellectual Property and Competition Law

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Environmental Policy, Non-Product Related Process and Production Methods and the Law of the World Trade Organization

A. R. Maggio, Max Planck Foundation for International Peace and the Rule of Law, Heidelberg

This book explores the legal regime of non-product related process and production methods (NPR PPMs) in the context of trade-restrictive environmental measures, eco-labelling requirements and sanitary measures under the WTO. These issues serve as concrete, representative examples that raise broader questions about the legitimacy of the WTO dispute settlement system and help to explore the true pos.

**Contents**

1 Introduction.- 2 Methodology – Sovereignty, Hohfeld and Coercion.- 3 Historical Development of the WTO DSS and National Environmental and Public Health Regulation.- 4 The Judicial Function of the WTO.- 5 Trade Restrictive Environmental Measures and the GATT.- 6 Environmental Cases under the GATT.

**Series Title**

European Yearbook of International Economic Law

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Defining International Terrorism

**Between State Sovereignty and Cosmopolitanism**

S. Margariti, Dundee, UK

This book is an attempt to approach the issue of defining international terrorism, proposing that the most workable way to do so is to achieve due balance between the two principal driving forces of international law developments: State sovereignty interests and cosmopolitan ideals.

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**Series Title**

International Criminal Justice Series
New Civil Codes in Hungary and Romania
A. Menyhárd, Eötvös Loránd University Faculty of Law, Civil Law Department, Budapest, Hungary; E. Veress, Sapientia Hungarian University of Transylvania, Department of Law, Cluj-Napoca (Eds)

This edited volume examines two recent Central European recodifications of civil law. The contributors present and discuss the regulation and the fundamental changes related to the new Civil Codes in each country. They also highlight the novelties and some of the issues of great debate of the new regulation. The papers investigate specific parts of the two Civil Codes. [...]

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Series Title
Ius Gentium: Comparative Perspectives on Law and Justice

International Sale of Goods
A Private International Law Comparative and Prospective Analysis of Sino-European Relations
N. Nord, University of Strasbourg, Strasbourg; G. Cerqueira, University of Reims Champagne-Ardenne, Reims (Eds)

This book provides an in-depth study of Private International Law reasoning in the field of international sale of goods contracts. It connects the dots between European and Chinese law and offers an unprecedented transversal and comparative legal study on the matter. Its main purpose is to identify the consequences of European rules on Chinese companies and vice versa. [...]

Contents
Part I International sale of goods and conflictual mechanisms.- Part II Arbitration, an alternative way.- Part III International sale of goods and material solutions.- Part IV International sale of goods and consumers.

Series Title
China-EU Law Series

The Protection of Traditional Cultural Expressions in Africa
E. Nwauche, Rhodes University Grahamstown, Grahamstown

This book evaluates the protection of traditional cultural expressions in Africa using South Africa, Kenya, Nigeria and Ghana as case study examples in the light of regional and international approaches in this respect. [...]

Contents
Capacity Assessment and the Law
Problems and Solutions
K. Purser, Queensland University of Technology, Brisbane, QLD, Australia

This book discusses theoretical issues, standards, and professional considerations arising when legal and health practitioners undertake legal capacity assessments in the context of wills, enduring powers of attorney and advance health directives. The potential loss of cognition can erode autonomy as individuals lose the ability to make their own legally recognised decisions. [...] 

Contents

Recent Developments in Space Law
Opportunities & Challenges
R. V. Rao, National Law School of India University, Bangalore; V. Gopalkrishnann Space Research Organisation, Bangalore; K. Abhijeet, National Law School of India University, Bangalore (Eds)

This book offers a compendium of diverse essays on emerging legal issues in outer space, written by experts in the field of space law from different parts of the globe. The book comprehensively addresses opportunities in space and the inevitable legal challenges that these space activities pose for mankind. [...] 

Contents
Chapter 1. Trends in outer space activities – legal and policy challenges (by Prof. Sridhara Murthi).- Chapter 2. Some Tenets of Space Law as Jus Cogen (by Dr. G. S. Sachdeva).- Chapter 3. International Space Governance: Issues and Challenges for the Global Space Community (by Dr. Eligar Sadeh).- Chapter 4. New laws for new space: Using law reform to drive commercial space initiatives (by Professor Melissa de Zwart).- Chapter 5. Liability For Space Vehicle Accidents (by Jessica Los Banos). [...] 

Mega-Regional Trade Agreements
T. Rensmann, University of Augsburg, Augsburg (Ed)

This book provides an in-depth analysis of “Mega-Regionals”, the new generation of trans-regional free-trade agreements (FTAs) currently under negotiation, and their effect on the future of international economic law. [...] 

Contents
This work focuses on the EU’s participation in the Dispute Settlement Proceedings (DSP) of the WTO for matters of non-conferred competences. The underlying thesis is that the joint membership of the EU and its Member States is fallacious, in that it could cause the EU to become responsible for violations of the WTO regulations on the part of the Member States. […]

Contents
Introduction.- Perspectives from the International law of responsibility on the joint responsibility regime of the EU and its member states.- International responsibility in mixed agreements: the case of the WTO Agreement.- The responsibility of the Union Polity in the WTO in light of the constitutional framework of principles.- A model for participation of the Union Polity in the DSP and the management of the responsibility concerns.- Summary and conclusions.
The International Criminal Court at the Mercy of Powerful States
An Assessment of the Neo-Colonialism Claim Made by African Stakeholders
R. Schuerch, Zürich

This book aims to investigate whether, and if so, how, an institution designed to bring to justice perpetrators of the most heinous crimes can be regarded a tool of oppression in a (neo-)colonial sense. [...] 

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Series Title
International Criminal Justice Series

Accountability, Transparency and Democracy in the Functioning of Bretton Woods Institutions
E. Sciso, LUISS Guido Carli University, Roma (Ed)

This book investigates the strengths and weaknesses – in terms of transparency and compliance with the democratic principle – of Bretton Woods Institutions, considering the most important innovations from the original framework achieved through the introduction of independent accountability and complaint mechanisms (the Inspection Panel and Independent Evaluation Office), but also due to relevant [...] 

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Subsidies in the Context of the WTO’s Free Trade System
A Legal and Economic Analysis
G. Singh, University of Turku, Turku, Finland

This book analyses subsidies from various perspectives and creates a model that determines whether or not their use is justified. Further, it analyses the various causes of trade distortion, trade-discriminatory practices, and other issues associated with unregulated subsidies. In addition, the book considers how these issues fall within the scope of subsidies described under the SCM Agreement. [...] 

Contents
Regulating free trade from the WTO perspective - Subsidies in international trade from the WTO perspective - Discussing agriculture subsidies from the WTO perspective - Subsidies for dumping - Unfolding the intricacies of trade subsidies through the WTO rules of origins - The impact of trade subsidies on the environment - a problem for the WTO trading system - Remedies: the procedural measures - Conclusions and suggestions.

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Nicaragua Before the International Court of Justice
Impacts on International Law
E. Sobenes Obregon, Embassy of Nicaragua in the Netherlands, Den Haag; B. Samson, University Paris Ouest Nanterre La Défense, Paris (Eds)

This book analyses Nicaragua’s role in the development of international law, through its participation in cases that have come before the International Court of Justice. Nicaragua has appeared before the ICJ in fourteen cases, either as an applicant, respondent or intervening State, thus setting an important example of commitment to the peaceful judicial settlement of disputes. [...] Contents


Child Soldiers as Agents of War and Peace
A Restorative Transitional Justice Approach to Accountability for Crimes Under International Law
L. Steinl, Humboldt University, Berlin

This book deals with child soldiers’ involvement in crimes under international law. Child soldiers are often victims of grave human rights abuses, and yet, in some cases, they also participate actively in inflicting violence upon others. [...] Contents


Series Title
International Criminal Justice Series

Capacity Withdrawals in the Electricity Wholesale Market
Between Competition Law and Regulation
P. Tsangaris, Max Planck Institute for Innovation and Competition, Munich

This book examines the issue of capacity withdrawals in the electricity wholesale market. Electricity generators can exercise market power in the wholesale market either by withdrawing generation capacity, or by pricing above competitive levels in order to achieve a higher market price and, thereby, increase revenues. [...] Contents

Introduction and Research Questions.- General Background.- Competition Law Enforcement.- Transparency.- Regulatory Enforcement.

Series Title
Munich Studies on Innovation and Competition
Catholic and Reformed Traditions in International Law
A Comparison between the Suarezian and the Grotian Concept of Ius Gentium
P. E. Vauthier Borges de Macedo,
Universidade do Estado do Rio de Janeiro, Leme

This book compares the respective concepts of the law of nations put forward by the Spanish theologian Francisco Suárez and by the Dutch jurist Hugo Grotius. This comparison is based on the fact that both thinkers developed quite similar notions and were the first to depart from the Roman conception, which persisted throughout the entire Middle Ages and the early Renaissance. [...] 

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Series Title
Studies in the History of Law and Justice

Shipping Operations Management
I. Visvikis, World Maritime University, Malmö, Sweden; P. Panayides, Cyprus University of Technology, Lemesos, Cyprus (Eds)

This book focuses on the management of ship operations, an activity that requires integrative knowledge and technical expertise that spans various disciplines. As such, ship operations personnel are expected to be well-versed with aspects of management, economics, engineering, technology and law. [...] 

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Series Title
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The Role of Integrity in the Governance of the Commons
Goverance, Ecology, Law, Ethics
L. Westra, Maple, ON, Canada; J. Gray, University of New South Wales, Sydney, NSW, Australia; F. Gottwald, Schweifurth-Stiftung, Munich (Eds)

This book explores the impact of disintegrity on various aspects of governance, as the disregard of ecological conditions produce grave direct effects to human rights (to water or food) and, indirectly, also to human security in several ways. International legal regimes need to be reconsidered and perhaps re-interpreted, in order to correct these situations that affect the commons today. [...] 

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Series Title
WMU Studies in Maritime Affairs
The major intellectual interest throughout this book is to offer a study on China’s legal legacy, through Liang Shu-ming’s eyes. The book follows the formula of the parallel between Life and Mind (人生与人心), Physis and Nomos, and compares Liang Shu-ming’s narrative with his own practical orientation and with the theories of other interlocutors. 

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Pesticide Law and Compliance Decision Making
A Case Study of Chinese Farmers
H. Yan, Central South University School of Public Administration, Changsha, Hunan

This book investigates pesticide compliance in China in order to provide a more comprehensive understanding of compliance and offers some feasible and adaptable suggestions for enhancing the effectiveness of this compliance. [...] 

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Ethiopian Yearbook of International Law 2016
Z. Yihdego, University of Aberdeen, Aberdeen, UK; M. G. Desta, De Montfort University, Leicester, UK; F. Merso, Addis Ababa University, Addis Ababa, Ethiopia (Eds)

This first volume of ÉtYIL focuses on issues concerning the developing world in general and (the Horn of) Africa – and Ethiopia specifically. It argues that rebalancing the international law narrative to reflect Africa’s legitimate interests is an urgent priority, and can only succeed through the fair representation of African countries in the creation and interpretation of international law. [...] 

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Part I – Introduction: Towards Rebalancing the Narrative of International Law by Zeray Yihdego, Melaku Geboye Desta and Fikremarkos Merso.- Part II – Articles: The South West Africa Cases: 50 Years Later by Makane Moïse Mbengue and Najib Messihi.- Decolonisation as the Source of the Concepts of Jus Cogens and Obligations Erga Omnes by Jean Allain.- The Place of International Law in the Ethiopian Legal System by Getachew A. Woldemariam. [...] 

Series Title
Ethiopian Yearbook of International Law
Criminal Liability of Political Decision-Makers
A Comparative Perspective

F. Zimmermann, Ludwig-Maximilians-University Munich, Munich (Ed)

This book is dedicated to a fundamental conflict in modern states: those persons holding public office are no more than ordinary citizens. Therefore, their activities must – as a matter of principle – be subject to full judicial control. But at the same time, democratically legitimated politicians need some discretion in their decision-making.

Contents
Part I – Comparative Case Study: Country Reports: Introduction: Comparing the Criminal Liability of Political Decision Makers on the Basis of a Concrete Case by Frank Zimmermann.- The Case to Be Analysed by Frank Zimmermann.- Belgium by Wendy De Bondt.- Finland by Dan Helenius.- France by Guillaume Chetard.- Germany by Frank Zimmermann.- Greece by Willem Geelhoed.- Norway by Annika Suominen.- Spain by Manuel Maroto Calatayud. [...]
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