

European Journal of International Law

Volume 11, Number 1, 2000

Articles ■

JS Lehman

Unilateralism in international law: a United States-European symposium

WM Reisman

Unilateral action and the transformations of the world constitutive process: the special problem of humanitarian intervention

P-M Dupuy

The place and role of unilateralism in contemporary international law

C Chinkin

The state that acts alone: bully, good samaritan or iconoclast?

F Francioni

Multilateralism à la carte: the limits to unilateral withholdings of assessed contributions to the UN budget

A Gerson

Multilateralism à la carte: the consequences of unilateral 'pick and pay' approaches

EJ Cárdenas

UN financing: some reflections

P Malanczuk

The International Criminal Court and landmines: what are the consequences of leaving the US behind?

K Anderson

The Ottawa Convention banning landmines, the role of international non-governmental organizations and the idea of international civil society

JC Hathaway

America, defender of democratic legitimacy?

J Goldsmith

Unilateral regulation of the Internet: a modest defence

FC Mayer

Europe and the Internet: the old world and the new medium

Y Benkler

Internet regulation: a case study in the problem of unilateralism

A Cassese

The Martens Clause: half a loaf or simply pie in the sky?

J Trachtman

Decision of the appellate body of the World Trade Organization

B Fassbender

Review essay: *Quis judicabit?* The Security Council, its powers and its legal control

Book reviews

New and forthcoming publications

Volume 11, Number 2, 2000

Articles

R Howse and D Regan

The product/process distinction - an illusory basis for disciplining 'unilateralism' in trade policy

P Sands

'Unilateralism', values, and international law

JH Jackson

Comments on *Shrimp/Turtle* and the product/process distinction

B Jansen

The limits of unilateralism from a European perspective

L Boisson de Chazournes

Unilateralism and environmental protection: issues of perception and reality of issues

D Bodansky

What's so bad about unilateral action to protect the environment?

R Wedgwood

Unilateral action in the UN system

V Gowlland-Debbas

The limits of unilateral enforcement of community objectives in the framework of UN peace maintenance

A Pellet

Brief remarks on the unilateral use of force

JE Alvarez

Multilateralism and its discontents

R Baratta

Should invalid reservations to human rights treaties be disregarded?

J Huber

The past, present and future ACP-EC trade regime and the WTO

G Simpson

The situation on the international legal theory front: the power of rules and the rule of power

AL Paulus

Law and politics in the age of globalization

Volume 11, Number 3, 2000

Articles 📄

M Craven

Legal differentiation and the concept of the human rights treaty in international law

WA Schabas

Perverse effects of the *nulla poena* principle: national practice and the ad hoc tribunals

N Blokker

Is the authorization authorized? Powers and practice of the UN Security Council to authorize the use of force by 'coalitions of the able and willing'

PL Robinson

Ensuring fair and expeditious trials at the International Criminal Tribunal for the former Yugoslavia

DR Rothwell

Polar environmental protection and international law: the 1991 Antarctic Protocol

A Carty

A colloquium on international law textbooks in England, France and Germany: introduction

C Warbrick

Brownlie's principles of public international law: an assessment

P Capps

Incommensurability, purposivity and international law

S Schieder

Pragmatism as a path towards a discursive and open theory of international law

M Schmoeckel

The internationalist as a scientist and Herald: Lassa Oppenheim

A Carty

Convergences and divergences in European international law traditions

J Trachtman

Decisions of the appellate body of the World Trade Organization

Book reviews

New and forthcoming publications

Volume 11, Number 4, 2000

Articles ■

PC Mavroidis

Remedies in the WTO legal system: between a rock and a hard place

S Marr

The Southern Bluefin Tuna cases: the precautionary approach and conservation and management of fish resources

P Hudson

Does the death row phenomenon violate a prisoner's human rights under international law?

M Frulli

The special court for Sierra Leone: some preliminary comments

P-M Dupuy

The European tradition in international law: Charles de Visscher. By way of an introduction

F Rigaux

An exemplary lawyer's life (1884-1973)

J Verhoeven

Charles de Visscher: living and thinking international law

P Couvreur

Charles de Visscher and international justice

Book reviews

New and forthcoming publications

Volume 12, Number 1, 2001

Articles 

G Pentassuglia

The EU and the protection of minorities: the case of Eastern Europe

DZ Cass

The 'constitutionalization' of international trade law: judicial norm-generation as the engine of constitutional development in international trade

M Zahraa

Prospective Anglo-Scottish maritime boundary revisited

S Marks

Big brother is bleeping us - with the message that ideology doesn't matter

M Plachta

The Lockerbie Case: the role of the Security Council in enforcing the principle *aut dedere aut judicare*

CE Foster

Articulating self-determination in the draft declaration on the rights of indigenous peoples

Book reviews

New and forthcoming publications

Volume 12, Number 2, 2001

Articles ■

José E. Alvarez

Do Liberal States Behave Better? A Critique of Slaughter's Liberal Theory

Frédéric Mégret

Epilogue to an Endless Debate: The International Criminal Court's Third Party Jurisdiction and the Looming Revolution of International Law

Stephen Hall

The Persistent Spectre: Natural Law, International Order and the Limits of Legal Positivism

A.F.M. Maniruzzaman

State Contracts in Contemporary International Law: Monist versus Dualist Controversies

Micaela Frulli

Are Crimes against Humanity More Serious than War Crimes?

Philip Alston

Charging for Access to International Law Treaty Information: Time for the UN to Rethink a Perverse Initiative

Marius Bordanalba and Lew Sundberg

The International Practice of the European Communities International Trade Developments, Including Commercial Defence Actions XVI: 1 January 1999–31 December 1999

Monica Feria Tinta

Due Process and the Right to Life in the Context of the Vienna Convention on Consular Relations: Arguing the LaGrand Case

Andreas Paulus

Book Review. The International Law Commission 1949–1998, 3 vols Watts Arthur

New and Forthcoming Publications

Volume 12, Number 3, 2001

Articles ■

Tarcisio Gazzini

NATO Coercive Military Activities in the Yugoslav Crisis (1992–1999)

Peter Hilpold

Humanitarian Intervention: Is There a Need for a Legal Reappraisal?

John Cerone

Minding the Gap: Outlining KFOR Accountability in Post-Conflict Kosovo

W.J. Fenrick

Targeting and Proportionality during the NATO Bombing Campaign against Yugoslavia

Paolo Benvenuti

The ICTY Prosecutor and the Review of the NATO Bombing Campaign against the Federal Republic of Yugoslavia

Michael Bothe

The Protection of the Civilian Population and NATO Bombing on Yugoslavia: Comments on a Report to the Prosecutor of the ICTY

Gerry Simpson

Two Liberalisms

Christian Reus-Smit

The Strange Death of Liberal International Theory

Salvatore Zappalà

Do Heads of State in Office Enjoy Immunity from Jurisdiction for International Crimes? The Ghaddafi Case Before the French Cour de Cassation

Marius Bordalba and Polly Mihaylova

The International Practice of the European Communities: Current Survey International Trade Developments, Including Commercial Defence Actions XVII: 1 January 2000—30 June 2000

Franz C. Mayer

Review Essay The Internet and Public International Law — Worlds Apart?

Christoph Schreuer

Review: International Organizations Before National Courts • August Reinisch: *International Organizations Before National Courts*

Volume 12, Number 4, 2001

Articles ■

Jason A. Beckett

Behind Relative Normativity: Rules and Process as Prerequisites of Law

Catriona Drew

The East Timor Story: International Law on Trial

David M. Ong

The Impact of Environmental Law on Corporate Governance: International and Comparative Perspectives

Stefan Talmon

The Cyprus Question before the European Court of Justice

Ana Stanic

Financial Aspects of State Succession: The Case of Yugoslavia

Pietro Manzini

The Priority of Pre-Existing Treaties of EC Member States within the Framework of International Law

Joel Trachtman

Decisions of the Appellate Body of the World Trade Organization

Paul Conlon

Review: Die Rechtmässigkeit von UNO-Wirtschaftssanktionen in Anbetracht ihrer Auswirkungen auf die Zivilbevölkerung • Dorothee Starck: *Die Rechtmässigkeit von UNO-Wirtschaftssanktionen in Anbetracht ihrer Auswirkungen auf die Zivilbevölkerung*

Marius Emberland

Review: Freedom of Religion Under the European Convention on Human Rights • Carolyn Evans: *Freedom of Religion Under the European Convention on Human Rights*

James Turpin

New and Forthcoming Publications

Volume 12, Number 5, 2001

Articles ■

Christopher C. Joyner and Catherine Lotrionte

Information Warfare as International Coercion: Elements of a Legal Framework

Robert McCorquodale and Raul Pangalangan
Pushing Back the Limitations of Territorial Boundaries

Enzo Cannizzaro
The Role of Proportionality in the Law of International Countermeasures

Teraya Koji
Emerging Hierarchy in International Human Rights and Beyond: From the Perspective of Non-derogable Rights

Jurij Daniel Aston
The United Nations Committee on Non-governmental Organizations: Guarding the Entrance to a Politically Divided House

James Crawford, Jacqueline Peel, and Simon Olleson
The ILC's Articles on Responsibility of States for Internationally Wrongful Acts: Completion of the Second Reading

Antonio Cassese
Terrorism is Also Disrupting Some Crucial Legal Categories of International Law

Patrick Capps
The Kantian Project in Modern International Legal Theory

Andreas Paulus
Review: International Law Situated: An Analysis of the Lawyer's Stance towards Culture, History and Community • Korhonen Outi: *International Law Situated: An Analysis of the Lawyer's Stance towards Culture, History and Community*

Günther J. Auth
Review: Die Schule von New Haven. Darstellung und Kritik einer amerikanischen Völkerrechtslehre • Voos Sandra: *Die Schule von New Haven. Darstellung und Kritik einer amerikanischen Völkerrechtslehre*

Dirk Pulkowski
Review: Die völkerrechtswidrige Entführung und ihre Rechtsfolgen [Abduction contrary to international law and its legal consequences] • Wilske Stephan: *Die völkerrechtswidrige Entführung und ihre Rechtsfolgen [Abduction contrary to international law and its legal consequences]*

Volume 13, Number 1, 2002

Articles ■

Christine Gray
From Unity to Polarization: International Law and the Use of Force against Iraq

Michael Byers

The Shifting Foundations of International Law: A Decade of Forceful Measures against Iraq

Matthew Craven

Humanitarianism and the Quest for Smarter Sanctions

Mary Ellen O'Connell

Debating the Law of Sanctions

H. C. Graf Sponeck

Sanctions and Humanitarian Exemptions: A Practitioner's Commentary

Robert Howse

The Road to Baghdad is Paved with Good Intentions

Lutz Oette

A Decade of Sanctions against Iraq: Never Again! The End of Unlimited Sanctions in the Recent Practice of the UN Security Council

Dieter Fleck

Developments of the Law of Arms Control as a Result of the Iraq-Kuwait Conflict

David J. Bederman

Collective Security, Demilitarization and 'Pariah' States

Chantal de Jonge Oudraat

UNSCOM: Between Iraq and a Hard Place

Hélène Ruiz Fabri

The UNSCOM Experience: Lessons from an Experiment

Andrea Gattini

The UN Compensation Commission: Old Rules, New Procedures on War Reparations

David D. Caron and Brian Morris

The UN Compensation Commission: Practical Justice, not Retribution

Merritt B. Fox

Imposing Liability for Losses from Aggressive War: An Economic Analysis of the UN Compensation Commission

Mariano J. Aznar-Gómez

A Decade of Human Rights Protection by the UN Security Council: A Sketch of Deregulation?

Karima Bennoune

‘Sovereignty vs. Suffering’?¹ Re-examining Sovereignty and Human Rights through the Lens of Iraq

Andrea Bianchi

Ad-hocism and the Rule of Law

Bardo Fassbender

Uncertain Steps into a Post-Cold War World: The Role and Functioning of the UN Security Council after a Decade of Measures against Iraq

Lori F. Damrosch

The Permanent Five as Enforcers of Controls on Weapons of Mass Destruction: Building on the Iraq ‘Precedent’?

Nico Krisch

Review Essay Legality, Morality and the Dilemma of Humanitarian Intervention after Kosovo

Luisa Vierucci

Review: Multilateral Treaty-Making: The Current Status of Challenges to and Reforms Needed in the International Legislative Process

Volume 13, Number 2, 2002

Articles ▣

Frédéric Mégret

‘War’? Legal Semantics and the Move to Violence

Benedict Kingsbury

Legal Positivism as Normative Politics: International Society, Balance of Power and Lassa Oppenheim's Positive International Law

Konstantin Korkelia

New Challenges to the Regime of Reservations under the International Covenant on Civil and Political Rights

Bardo Fassbender

Stories of War and Peace On Writing the History of International Law in the ‘Third Reich’ and After

Andrea Gattini

A Trojan Horse for Sudeten Claims? On Some Implications of the Prince of Liechtenstein v. Germany

Karima Bennoune

Review: A Country Unmasked: Inside South Africa's Truth and Reconciliation Commission

Mathias Schmoeckel

Review: Carl Schmitt: Antworten in Nürnberg

José E. Alvarez

Review: Bowett's Law of International Institutions

Peter H. Sand

Review: State Responsibility for Transboundary Air Pollution in International Law

Volume 13, Number 3, 2002

Articles ■

Immi Tallgren

The Sensibility and Sense of International Criminal Law

Daniel H. Joyner

The Kosovo Intervention: Legal Analysis and a More Persuasive Paradigm

Ernst-Ulrich Petersmann

Time for a United Nations 'Global Compact' for Integrating Human Rights into the Law of Worldwide Organizations: Lessons from European Integration

Robert Howse

Human Rights in the WTO: Whose Rights, What Humanity? Comment on Petersmann

Konstantinos D. Magliveras

The Interplay Between the Transfer of Slobodan Milosevic to the ICTY and Yugoslav Constitutional Law

Gerard Conway

Breaches of EC Law and the International Responsibility of Member States

Rosalind Dixon

Rape as a Crime in International Humanitarian Law: Where to from Here?

Joel Trachtman

Decisions of the Appellate Body of the World Trade Organization

Kevin R. Gray

Case Concerning the Arrest Warrant of 11 April 2000

A.W. Brian Simpson

Review: A World Made New. Eleanor Roosevelt and the Universal Declaration of Human Rights • Mary Ann Glendon: *A World Made New. Eleanor Roosevelt and the Universal Declaration of Human Rights*

Rein Müllerson

Review: The Gentle Civilizer of Nations: The Rise and Fall of International Law 1870–1960 • Martti Koskenniemi: *The Gentle Civilizer of Nations: The Rise and Fall of International Law 1870–1960*

Volume 13, Number 4, 2002

Articles 📄

Gabrielle Marceau

WTO Dispute Settlement and Human Rights

Philip Alston

Resisting the Merger and Acquisition of Human Rights by Trade Law: A Reply to Petersmann

Ernst-Ulrich Petersmann

Taking Human Dignity, Poverty and Empowerment of Individuals More Seriously: Rejoinder to Alston

Antonio Cassese

When May Senior State Officials Be Tried for International Crimes? Some Comments on the *Congo v. Belgium* Case

Steffen Wirth

Immunity for Core Crimes? The ICJ's Judgment in the *Congo v. Belgium* Case

Marina Spinedi

State Responsibility v. Individual Responsibility for International Crimes: *Tertium Non Datur?*

Symposium on Thomas M. Franck's *Fairness in International Law and Institutions* (1995)

Colin Warbrick

Introduction to the Symposium

Iain Scobbie

Tom Franck's Fairness

Holly Cullen

The Role of History in Thomas Franck's *Fairness in International Law and Institutions*

Stephen Tierney

The Search for a New Normativity: Thomas Franck, Post-modern Neo-tribalism and the Law of Self-determination

Dino Kritsiotis

Imagining the International Community

John Tasioulas

International Law and the Limits of Fairness

Thomas M.

Epistemology at a Time of Perplexity

Riccardo Pisillo Mazzeschi

Review: Il principio della proporzionalità nell'ordinamento internazionale • Enzo Cannizzaro: *Il principio della proporzionalità nell'ordinamento internazionale*

Volume 13, Number 5, 2002

Articles ■

Alexandros Yanniss

The Concept of Suspended Sovereignty in International Law and Its Implications in International Politics

Pierre-Marie Dupuy

A General Stocktaking of the Connections between the Multilateral Dimension of Obligations and Codification of the Law of Responsibility

Georg Nolte

From Dionisio Anzilotti to Roberto Ago: The Classical International Law of State Responsibility and the Traditional Primacy of a Bilateral Conception of Inter-state Relations

Marina Spinedi

From One Codification to Another: Bilateralism and Multilateralism in the Genesis of the Codification of the Law of Treaties and the Law of State Responsibility

Linos-Alexander Sicilianos

The Classification of Obligations and the Multilateral Dimension of the Relations of International Responsibility

Eric Wyler

From ‘State Crime’ to Responsibility for ‘Serious Breaches of Obligations under Peremptory Norms of General International Law’

Christian J. Tams

Do Serious Breaches Give Rise to Any Specific Obligations of the Responsible State?

Andrea Gattini

A Return Ticket to ‘Communitarisme’, Please

Iain Scobbie

The Invocation of Responsibility for the Breach of ‘Obligations under Peremptory Norms of General International Law’

Denis Alland

Countermeasures of General Interest

Pierre Klein

Responsibility for Serious Breaches of Obligations Deriving from Peremptory Norms of International Law and United Nations Law

Christian J. Tams

Consular Assistance: Rights, Remedies and Responsibility: Comments on the ICJ's Judgment in the *LaGrand* Case

Frédéric Mégret

The Politics of International Criminal Justice

Philip Alston

Review: Basic Documents in International Law. 5th ed: *Basic Documents in International Law. 5th ed*

Volume 14, Number 1, 2003

Articles

Anne Peters

International Dispute Settlement: A Network of Cooperational Duties

Robert Wai

Countering, Branding, Dealing: Using Economic and Social Rights in and around the International Trade Regime

Carsten Stahn

The Ambiguities of Security Council Resolution 1422 (2002)

Onuma Yasuaki

International Law in and with International Politics: The Functions of International Law in International Society

Akbar Rasulov

Revisiting State Succession to Humanitarian Treaties: Is There a Case for Automaticity?

Ryan Goodman and Derek Jinks

Measuring the Effects of Human Rights Treaties

Oona A. Hathaway

Testing Conventional Wisdom

Peter Hilpold

Review: The EU and the WTO. Legal and Constitutional Issues: *The EU and the WTO. Legal and Constitutional Issues*

Wolfgang Schomburg and Nina H. B. Jørgensen

Review: Towards an International Criminal Procedure • Christoph J. M. Safferling: *Towards an International Criminal Procedure*

Wolfgang Schomburg and Nina H. B. Jørgensen

Review: Der Allgemeine Teil des Völkerstrafrechts: Ansätze einer Dogmatisierung • Kai Ambos: *Der Allgemeine Teil des Völkerstrafrechts: Ansätze einer Dogmatisierung*

Volume 14, Number 2, 2003

Articles 📄

Abraham D. Sofaer

On the Necessity of Pre-emption

Michael Bothe

Terrorism and the Legality of Pre-emptive Force

Joan Fitzpatrick

Speaking Law to Power: The War Against Terrorism and Human Rights

Sabine von Schorlemer

Human Rights: Substantive and Institutional Implications of the War Against Terrorism

Gerald L. Neuman

Humanitarian Law and Counterterrorist Force

Jan Klabbers

Rebel with a Cause? Terrorists and Humanitarian Law

Detlev F. Vagts

Which Courts Should Try Persons Accused of Terrorism?

Frédéric Mégret

Justice in Times of Violence

Sean D. Murphy

International Law, the United States, and the Non-military ‘War’ against Terrorism

Jean-Marc Sorel

Some Questions About the Definition of Terrorism and the Fight Against Its Financing

Joel Trachtman

Decisions of the Appellate Body of the World Trade Organization

Ernst-Ulrich Petersmann

On ‘Indivisibility’ of Human Rights

Karima Bennoune

Review: Peoples' Rights: The State of the Art: *Peoples' Rights: The State of the Art*

Karima Bennoune

Review: Self-Determination in International Law: *Self-Determination in International Law*

Gaetano Pentassuglia

Review: Towards International Personality: The Position of Minorities and Indigenous Peoples in International Law • Anna Meijknecht: *Towards International Personality: The Position of Minorities and Indigenous Peoples in International Law*

Christoph J.M. Safferling

Review: Torture as Tort: Comparative Perspectives on the Development of Transnational Human Rights Litigation: *Torture as Tort: Comparative Perspectives on the Development of Transnational Human Rights Litigation*

Volume 14, Number 3, 2003

Articles

R. Dobie Langenkamp and Rex J. Zedalis

What Happens to the Iraqi Oil?: Thoughts on Some Significant, Unexamined International Legal Questions Regarding Occupation of Oil Fields

Ian Johnstone

Security Council Deliberations: The Power of the Better Argument

Darryl Robinson

Serving the Interests of Justice: Amnesties, Truth Commissions and the International Criminal Court

Steven Wheatley

Deliberative Democracy and Minorities

Alexander Orakhelashvili

Restrictive Interpretation of Human Rights Treaties in the Recent Jurisprudence of the European Court of Human Rights

Gerrit Betlem and André Nollkaemper

Giving Effect to Public International Law and European Community Law before Domestic Courts: A Comparative Analysis of the Practice of Consistent Interpretation

Christian Hauswaldt

Problems under the EC–Israel Association Agreement: The Export of Goods Produced in the West Bank and the Gaza Strip under the EC–Israel Association Agreement

Jan Klabbers

Review: Der Glaube an das universale Recht: Zur Völkerrechtstheorie Hans Kelsens und seiner Schüler • Von Bernstorff Jochen: *Der Glaube an das universale Recht: Zur Völkerrechtstheorie Hans Kelsens und seiner Schüler*

Philip Alston

Review: The Judicial Application of Human Rights Law: National, Regional and International Jurisprudence • Jayawickrama Nihal: *The Judicial Application of Human Rights Law: National, Regional and International Jurisprudence*

Volume 14, Number 4, 2003

Articles

Francesco Francioni and Federico Lenzerini

The Destruction of the Buddhas of Bamiyan and International Law

Martti Koskenniemi

Introduction: Alf Ross and Life Beyond Realism

Knud Waaben

Alf Ross 1899–1979: A Biographical Sketch

Ole Spiermann

A National Lawyer Takes Stock: Professor Ross' Textbook and Other Forays into International Law

Alejandro Lorite Escorihuela

Alf Ross: Towards a Realist Critique and Reconstruction of International Law

Carl Landauer

Antinomies of the United Nations: Hans Kelsen and Alf Ross on the Charter

Henrik Zahle

Legal Doctrine between Empirical and Rhetorical Truth. A Critical Analysis of Alf Ross' Conception of Legal Doctrine

Anthony Carty

Scandinavian Realism and Phenomenological Approaches to Statehood and General Custom in International Law

Andreas L. Paulus

Legalist Groundwork for the International Criminal Court: Commentaries on the Statute of the International Criminal Court

Volume 14, Number 5, 2003

Articles 

Christine Gray

The Use and Abuse of the International Court of Justice: Cases concerning the Use of Force after *Nicaragua*

Joost Pauwelyn

A Typology of Multilateral Treaty Obligations: Are WTO Obligations Bilateral or Collective in Nature?

Neil Boister

'Transnational Criminal Law'?

Alexander Gillespie

Iceland's Reservation at the International Whaling Commission

Enrico Milano

Security Council Action in the Balkans: Reviewing the Legality of Kosovo's Territorial Status

Michele Grigolo

Sexualities and the ECHR: Introducing the Universal Sexual Legal Subject

Chester Brown

Review: The Competing Jurisdictions of International Courts and Tribunals •

Shany Yuval: *The Competing Jurisdictions of International Courts and Tribunals*

Montserrat Abad Castelos

Review: Global Civil Society 2001: *Global Civil Society 2001*

Anthony Valcke

Review: The European Union and the International Legal Order: Discord or

Harmony?: *The European Union and the International Legal Order: Discord or Harmony?*

Fabián Raimondo

Review: Il diritto non cade in prescrizione: I ‘desaparecidos’ italoargentini. I

diritti umani tra negazione e internazionalizzazione: *Il diritto non cade in prescrizione: I ‘desaparecidos’ italoargentini. I diritti umani tra negazione e internazionalizzazione*

Volume 15, Number 1, 2004

Articles

B. S. Chimni

International Institutions Today: An Imperial Global State in the Making

Henrik Horn and Petros C. Mavroidis

Still Hazy after All These Years: The Interpretation of National Treatment in the GATT/WTO Case-law on Tax Discrimination

Ralph Wilde

Representing International Territorial Administration: A Critique of Some Approaches

Erika de Wet

The Prohibition of Torture as an International Norm of jus cogens and Its Implications for National and Customary Law

Haochen Sun

The Road to Doha and Beyond: Some Reflections on the TRIPS Agreement and Public Health

Marie-Bénédicte Dembour and Emily Haslam

Silencing Hearings? Victim-Witnesses at War Crimes Trials

Anne Orford

Review: The Gift of Formalism • Bruno Simma: *The Charter of the United Nations: A Commentary. 2nd edition*

Peer Zumbansen

Review: Sustaining Paradox Boundaries: Perspectives on Internal Affairs in Domestic and International Law • A. Claire Cutler: *Private Power and Global Authority: Transnational Merchant Law in the Global Political Economy*

Christian Pippan

Review: A Theory of Universal Democracy: Beyond the End of History • L. Ali Khan: *A Theory of Universal Democracy: Beyond the End of History*

Christian Pippan

Review: Right to Democracy in International Law • Jude I. Ibegu: *Right to Democracy in International Law*

Ikechi Mgbeoji

Review: Issues of Sovereignty, Strategy and Security in the Economic Community of West African States (ECOWAS): Intervention in the Liberian Civil War • Thomas Jaye: *Issues of Sovereignty, Strategy and Security in the Economic Community of West African States (ECOWAS): Intervention in the Liberian Civil War*

Ikechi Mgbeoji

Review: Liberia's Civil War: Nigeria, ECOMOG, and Regional Security in West Africa • Adekeye Adebajo: *Liberia's Civil War: Nigeria, ECOMOG, and Regional Security in West Africa*

Ikechi Mgbeoji

Review: Building Peace in West Africa: Liberia, Sierra Leone, and Guinea-Bissau • Adekeye Adebajo: *Building Peace in West Africa: Liberia, Sierra Leone, and Guinea-Bissau*

Bill Gilmore

Review: The Right of Hot Pursuit in International Law, Second Edition • Nicholas M. Poulantzas: *The Right of Hot Pursuit in International Law, Second Edition*

Robert Dufresne

Review: The Accountability of Armed Opposition Groups in International Law • Liesbeth Zegveld: *The Accountability of Armed Opposition Groups in International Law*

Dmitry K. Labin

Review: The Law of Treaties in Russia and the Commonwealth of Independent States. Text and Commentary • William E. Butler: *The Law of Treaties in Russia and the Commonwealth of Independent States. Text and Commentary*

Volume 15, Number 2, 2004

Articles 📄

Dino Kritsiotis

Arguments of Mass Confusion

George Letsas

The Truth in Autonomous Concepts: How To Interpret the ECHR

Joanne Scott

International Trade and Environmental Governance: Relating Rules (and Standards) in the EU and the WTO

Rosemary Byrne, Gregor Noll, and Jens Vedsted-Hansen

Understanding Refugee Law in an Enlarged European Union

Sundhya Pahuja

'This is the World: Have Faith': Shelley Wright, International Human Rights, Decolonisation and Globalisation: Becoming Human. London and New York: Routledge, 2001.

Gaetano Pentassuglia

Review: Diversity and Self- Determination in International Law

Abdullahi An-Na'im

Review: International Human Rights and Islamic Law

Abdullahi An-Na'im

Review: Human Rights in the Muslim World: Fundamentalism, Constitutionalism and International Politics

Volume 15, Number 3, 2004

Articles 📄

Robin R. Churchill and Urfan Khaliq

The Collective Complaints System of the European Social Charter: An Effective Mechanism for Ensuring Compliance with Economic and Social Rights?

Philip Alston

'Core Labour Standards' and the Transformation of the International Labour Rights Regime

Jörg Kammerhofer

Uncertainty in the Formal Sources of International Law: Customary International Law and Some of Its Problems

Sebastiaan Princen

EC Compliance with WTO Law: The Interplay of Law and Politics

Joost Pauwelyn

Recent Books on Trade and Environment: GATT Phantoms Still Haunt the WTO

Peter Hilpold

Review: International Economic Law • Andreas F. Lowenfeld: *International Economic Law*

Peter Hilpold

Review: The World Trade Organization • Mitsuo Matsushita, Thomas J. Schoenbaum, Petros Mavroidis: *The World Trade Organization*

Hatla Thelle

Review: Human Rights in Chinese Thought. A Cross-Cultural Inquiry. • Stephen C. Angle: *Human Rights in Chinese Thought. A Cross-Cultural Inquiry*

Hatla Thelle

Review: Bridging the Global Divide on Human Rights. A Canada- China Dialogue: *Bridging the Global Divide on Human Rights. A Canada- China Dialogue*

Ineta Ziemele

Review: The Break-up of Yugoslavia and International Law • Peter Radan: *The Break-up of Yugoslavia and International Law*

Mariano Aznar

Review: Archaeological and/or Historic Valuable Shipwrecks in International Waters. Public International Law and What it Offers • Eke Boesten: *Archaeological and/or Historic Valuable Shipwrecks in International Waters. Public International Law and What it Offers*

Kanishka Jayasuriya

Review: Law after Ground Zero: *Law after Ground Zero*

Stanimir A. Alexandrov

Review: The Role of the International Court of Justice as the Principal Judicial Organ of the United Nations • Mohamed Sameh M. Amr: *The Role of the International Court of Justice as the Principal Judicial Organ of the United Nations*

Stiina Löytömäki

Review: Barbie, Touvier, Papon. Des procès pour la mémoire: *Barbie, Touvier, Papon. Des procès pour la mémoire*

Cristina Villarino Villa

Review: L'aggressione in diritto internazionale. Da 'crimine' di Stato a crimine dell'individuo • Maria Clelia Ciciriello: *L'aggressione in diritto internazionale. Da 'crimine' di Stato a crimine dell'individuo*

Volume 15, Number 4, 2004

Articles ■

Jutta Brunnée

The United States and International Environmental Law: Living with an Elephant

Dan Sarooshi

Sovereignty, Economic Autonomy, the United States, and the International Trading System: Representations of a Relationship

Eyal Benvenisti

The US and the Use of Force: Double-edged Hegemony and the Management of Global Emergencies

William A. Schabas

United States Hostility to the International Criminal Court: It's All About the Security Council

Anthea Roberts

Righting Wrongs or Wronging Rights? The United States and Human Rights Post-September 11

Andrea Bianchi

International Law and US Courts: The Myth of Lohengrin Revisited

Andreas L. Paulus

From Neglect to Defiance? The United States and International Adjudication

Ian Johnstone

US-UN Relations after Iraq: The End of the World (Order) As We Know It?

Martti Koskenniemi

Review: 'By Their Acts You Shall Know Them...' (And Not by Their Legal Theories): *Darker Legacies of Law in Europe. The Shadow of National Socialism and Fascism over Europe and Its Legal Traditions* (with a prologue by Michael Stolleis and an epilogue by JHH Weiler, Hart, 2003)

Joel Trachtman

Decisions of the Appellate Body of the World Trade Organization

Volume 15, Number 5, 2004

Articles ■

Bardo Fassbender

The Better Peoples of the United Nations? Europe's Practice and the United Nations

Armin von Bogdandy

Globalization and Europe: How to Square Democracy, Globalization, and International Law

Mattias Kumm

The Legitimacy of International Law: A Constitutionalist Framework of Analysis

Antonello Tancredi

EC Practice in the WTO: How Wide is the ‘Scope for Manoeuvre’?

Geoff Gilbert

Is Europe Living Up to Its Obligations to Refugees?

Colin Warbrick

The European Response to Terrorism in an Age of Human Rights

Gerald L. Neuman

Comment, Counter-terrorist Operations and the Rule of Law

Detlev F. Vagts

International Relations Looks at Customary International Law: A Traditionalist’s Defence

Ward Ferdinandusse

The Interaction of National and International Approaches in the Repression of International Crimes

Jan Klabbers

Review: Lessons and Legacies vol. V: The Holocaust and Justice

Jan Klabbers

Review: The Memory of Judgment: Making Law and History in the Trials of the Holocaust

Gábor Sulyok

Review: From Kosovo to Kabul: Human Rights and International Intervention

Gábor Sulyok

Review: Is Intervention Humanitarian? Protecting Human Rights and Democracy Abroad

Laurence Henry

Review: Title to Territory in International Law. A Temporal Analysis

Laurence Henry

Review: L’ordre international entre légalité et effectivité. Le titre juridique dans le contentieux territorial

Christina Voigt

Review: Methods of Resolving Conflicts between Treaties

Christina Voigt

Review: Conflicts in International Environmental Law

Volume 16, Number 1, February 2005

Articles 📄

Patrick Macklem

Rybná 9, Praha 1: Restitution and Memory in International Human Rights Law

Randall Lesaffer

Argument from Roman Law in Current International Law: Occupation and Acquisitive Prescription

Alexander Orakhelashvili

The Impact of Peremptory Norms on the Interpretation and Application of United Nations Security Council Resolutions

Pasquale De Sena and Francesca De Vittor

State Immunity and Human Rights: The Italian Supreme Court Decision on the *Ferrini Case*

Symposium: Europe and International Law 📄

Martti Koskenniemi

International Law in Europe: Between Tradition and Renewal

Oliver Gerstenberg

What International Law Should (Not) Become. A Comment on Koskenniemi

Pierre-Marie Dupuy

Some Reflections on Contemporary International Law and the Appeal to Universal Values: A Response to Martti Koskenniemi

Gerald L. Neuman

Talking to Ourselves

Review Essay 📄

Anthony Carty

The Iraq Invasion as a Recent United Kingdom ‘Contribution to International Law’

Book Reviews 📖

Dirk Pulkowski

Review: Conflict of Norms in Public International Law: How WTO Law Relates to Other Rules of International Law

Dirk Pulkowski

Review: Die Koordination des WTO-Rechts mit anderen völkerrechtlichen Ordnungen: Konflikte des materiellen Rechts und Konkurrenzen der Streitbeileger

Jan Klabbers

Review: Towards Juristocracy: The Origins and Consequences of the New Constitutionalism

Sonia Boutillon

Review: Environmental Principles – From Political Slogans to Legal Rules

Georg Nolte

Review: The Purpose of Intervention, Changing Beliefs about the Use of Force

Volume 16, Number 2, April 2005

Articles 📖

David Kretzmer

Targeted Killing of Suspected Terrorists: Extra-Judicial Executions or Legitimate Means of Defence?

Jason A. Beckett

Countering Uncertainty and Ending Up/Down Arguments: *Prolegomena* to a Response to NAIL

Neha Jain

A Separate Law for Peacekeepers: The Clash between the Security Council and the International Criminal Court

Review Essay Symposium 📖

**Review Essay Symposium: Philip Allott's *Eunomia* and *The Health of Nations*
Thinking Another World: 'This Cannot Be How the World Was Meant to Be':
An event to mark the retirement of Professor Philip Allott, Professor of
International Public Law, University of Cambridge, 28–29 May 2004**

Iain Scobbie

Slouching towards the Holy City: Some Weeds for Philip Allott

Karen Knop

***Eunomia* is a Woman: Philip Allott and Feminism**

Martti Koskenniemi

International Law as Therapy: Reading *The Health of Nations*

Thomas M. Franck

The Fervent Imagination and the School of Hard Knocks

Rosalyn Higgins

Final Remarks

Volume 16, Number 3, June 2005

Articles 📄

Nico Krisch

International Law in Times of Hegemony: Unequal Power and the Shaping of the International Legal Order

Brian A Langille

Core Labour Rights – The True Story (Reply to Alston)

Francis Maupain

Revitalization Not Retreat: The Real Potential of the 1998 ILO Declaration for the Universal Protection of Workers' Rights

Philip Alston

Facing Up to the Complexities of the ILO's Core Labour Standards Agenda

Symposium: Oil Platforms Case 📄

Enzo Cannizzaro and Beatrice Bonafé

Fragmenting International Law through Compromissory Clauses? Some Remarks on the Decision of the ICJ in the *Oil Platforms* Case

Natalia Ochoa-Ruiz and Esther Salamanca-Aguado

Exploring the Limits of International Law relating to the Use of Force in Self-defence

Review Essays 📄

Anthony Carty

Conservative and Progressive Visions in French International Legal Doctrine

George Rodrigo Bandeira Galindo

Martti Koskenniemi and the Historiographical Turn in International Law

Noëlle Quénivet

The World after September 11: Has It Really Changed?

Volume 16, Number 4, September 2005

Articles 📄

Andrew T. Guzman

The Design of International Agreements

Fleur Johns

Guantánamo Bay and the Annihilation of the Exception

Bernhard Knoll

From Benchmarking to Final Status? Kosovo and The Problem of an International Administration's Open-Ended Mandate

Symposium: Foreign Occupation and International Law 📄

Marco Sassòli

Legislation and Maintenance of Public Order and Civil Life by Occupying Powers

Steven R. Ratner

Foreign Occupation and International Territorial Administration: The Challenges of Convergence

Nehal Bhuta

The Antinomies of Transformative Occupation

William Abresch

A Human Rights Law of Internal Armed Conflict: The European Court of Human Rights in Chechnya

Review Essay 📄

Berdal Aral

An Inquiry into the Turkish 'School' of International Law

Book Reviews 📄

Aristotle Constantinides

Erika de Wet. *The Chapter VII Powers of the United Nations Security Council*. Oxford: Hart Publishing, 2004. Pp. xviii + 412, including Table of Cases and Index. ISBN 1-84113-422-8. • M.^a Eugenia López-Jacoiste Díaz. *Actualidad del Consejo de Seguridad de las Naciones Unidas: La legalidad de sus decisiones y el problema de su control*. Madrid: Editorial Civitas, 2003. Pp. 396. ISBN 84-470-2081-9. • Linos-Alexander Sicilianos. *Η Εξουσιοδότηση του Συμβουλίου Ασφαλείας του ΟΗΕ για Χρήση Βίας*. Athens – Komotini: Ant. N. Sakkoulas Publishers, 2003. Pp 567, including Appendix of Documents. ISBN 960-15-1015-X

Joshua Castellino

David Raič. *Statehood & the Law of Self-Determination*. Leiden, Boston: Martinus Nijhoff Publishers, 2002. Pp. 515. ISBN 904111890x.

Sigmar Stadlmeier

Wolfram Wormuth. *Die Bedeutung des Europarechts für die Entwicklung des Völkerrechts* (The Significance of European Law for the Development of Public International Law). Frankfurt am Main: Peter Lang, 2004. Pp. 408. €64 (paperback). ISBN 3-631-51943-5 (Published in German).

Jonas Christoffersen

Jukka Viljanen, *The European Court of Human Rights as a Developer of the General Doctrines of Human Rights Law. A Study of the Limitations Clauses of the European Convention on Human Rights*. Tampere: Tampereen yliopisto, 2003. Pat 342. Bibliography. €25. ISBN 951-44-5795-1.

***Current Developments* 🇺🇸**

Joel Trachtman

Decisions of the Appellate Body of the World Trade Organization