

Human Rights And Immigration The Collected Courses Of The Academy Of European Law

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EU Law and the Welfare

State Sep 10 2020 This volume

contains a set of essays which examine different aspects of the impact of European Union law on national welfare state systems, with each chapter looking at a different dimension of the subject.

Recueil Des Cours, Collected Courses, 1975 Oct 04 2022

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Collected courses of the Hague Academy of

International Law Jan 27 2022

The Quest for World Order and Human Dignity in the Twenty-first Century May 07 2020

Also available as an e-book This General Course is concerned, first, with understanding and assessing the aggregate performance of

the world constitutive process, in present and projected constructs; second, with providing the intellectual tools that can enable those involved in making decisions to be more effective, whether they are operating in islands or offshore; and, third, with inquiring into ways the international legal system might be improved. Reisman identifies the individual as the ultimate actor in international law and explores the dilemmas of meaningful individual commitment to a world order of human dignity amidst interlocking communities and overlapping loyalties.

Recueil Des Cours, Collected Courses 1965 Aug 02 2022

The Academy is a prestigious international institution for the study and teaching of Public and Private International Law and related subjects. The work of the Hague Academy receives the support and recognition of the UN. Its purpose is to encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the Hague Academy of

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international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the Hague Academy of International Law . [Recueil Des Cours 1984](#) Jul 21 2021 The Academy is a prestigious international institution for the study and teaching of Public and Private International Law and related subjects. The work of the Hague Academy receives the support and recognition of the UN. Its purpose is to encourage

a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the Hague Academy of International Law .
Recueil Des Cours Feb 25 2022
This volume contains the General Course on Private International Law on Respect for foreign law as a Principle of Private International Law, given by Professor A.V.M.

Struycken, Professor emeritus at the University of Nijmegen. The title — Co-ordination and Co-operation in Respectful Disagreement — reflects the leading thought. Each State has its own legal truth, closely related to its culture. In private international law one has to accept this as a datum. This book re-explores the classical approach, in the awareness of international private relations being established under the roof of large bodies of imperative rules. It pays attention to the impact of the EC on private international law and to uniform substantive law. It elaborates on subject matter jurisdiction, not only of courts

but of notaries and other office holders.

Recueil Des Cours Jul 01 2022
The Academy is an institution for the study and teaching of public and private international law and related subjects. Its purpose is to encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the" "Hague Academy of

International Law." This volume contains: - Products Liability in Private International Law: a European Perspective by J.J. FAWCETT, Professor at the University of Leicester. - Le statut personnel dans le droit international privé des pays africains au sud du Sahara. Conceptions et solutions des conflits de lois. Le poids de la tradition negro-africaine personnaliste, par A.K. BOYE, professeur a l'Universite Cheikh Anta Diop, Dakar. To access the abstract texts for this volume please click here

Chance, Order, Change: The Course of International Law, General Course on Public International Law Sep 22 2021

Also available as an e-book
Chance, Order, Change: The Course of International Law, General Course on Public International Law by J. Crawford
The course of international law over time needs to be understood if international law is to be understood. This work aims to provide such an understanding. It is directed not at topics or subject headings — sources, treaties, states, human rights and so on — but at some of the key unresolved problems of the discipline. Unresolved, they call into question its status as a discipline. Is international law “law” properly so-called ? In what respects is it systematic ? Does it — can it — respect the

rule of law ? These problems can be resolved, or at least reduced, by an imaginative reading of our shared practices and our increasingly shared history, with an emphasis on process. In this sense the practice of the institutions of international law is to be understood as the law itself. They are in a dialectical relationship with the law, shaping it and being shaped by it. This is explained by reference to actual cases and examples, providing a course of international law in some standard sense as well.

Reframing Human Rights in a Turbulent Era Mar 29 2022
In recent years, human rights have come under fire, with the

rise of political illiberalism and the coming to power of populist authoritarian leaders in many parts of the world who contest and dismiss the idea of human rights. More surprisingly, scholars and public intellectuals, from both the progressive and the conservative side of the political spectrum, have also been deeply critical, dismissing human rights as flawed, inadequate, hegemonic, or overreaching. While acknowledging some of the shortcomings, this book presents an experimentalist account of international human rights law and practice and argues that the human rights movement remains a powerful

and appealing one with widespread traction in many parts of the globe. Using three case studies to illuminate the importance and vibrancy of the movement around the world, the book argues that its potency and legitimacy rest on three main pillars: First, it is based on a deeply-rooted and widely appealing moral discourse that integrates the three universal values of human dignity, human welfare, and human freedom. Second, these values and their elaboration in international legal instruments have gained widespread - even if thin - agreement among states worldwide. Third, human rights law and practice is highly

dynamic, with human rights being activated, shaped, and given meaning and impact through the on-going mobilization of affected individuals and groups, and through their iterative engagement with multiple domestic and international institutions and processes. The book offers an account of how the human rights movement has helped to promote human rights and positive social change, and argues that the challenges of the current era provide good reasons to reform, innovate, and strengthen that movement, rather than to abandon it or to herald its demise.

[Recueil Des Cours, Collected](#)

Courses, Volume 272 (1998)

May 19 2021 The Academy is an institution for the study and teaching of public and private international law and related subjects. Its purpose is to encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the" "Hague Academy of International Law." This volume contains: - Means of

Ensuring Compliance with and Enforcement of International Environment Law by R. WOLFRAM, Director of the Max-Planck Institute for Comparative Public Law and International Law. - The Formation of Customary International Law by M. MENDELSON, Professor at University College, London, UK.

Recueil Des Cours, Collected Courses, Volume 255 (1995)

Apr 05 2020 The Academy is an institution for the study and teaching of public and private international law and related subjects. Its purpose is to encourage a thorough and impartial examination of the problems arising from

international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the" "Hague Academy of International Law." This volume contains: International Law at the Fiftieth Anniversary of the United Nations. General Course on Public International Law by I. BROWNLIE, Professor at the University of Oxford La prescription extinctive en droit international prive, par F. HAGE-CHAHINE, professeur a l'Universite Saint-

Joseph, Beyrouth La notion d'Etat interesse en droit international, par J.-P. QUENEUDEC, professeur a l'Universite de Paris I. To access the abstract texts for this volume please click here [Collected courses of the Hague Academy of International Law](#) Nov 05 2022

Recueil Des Cours, Collected Courses, 1982 Oct 12 2020 [International Law for Humankind](#) Mar 17 2021 This volume is an updated and revised version of the General Course on Public International Law delivered by the Author at The Hague Academy of International Law in 2005. Professor Cançado Trindade, Doctor honoris causa of seven

Latin American Universities in distinct countries, was for many years Judge of the Inter-American Court of Human Rights, and President of that Court for half a decade (1999-2004). He is currently Judge of the International Court of Justice; he is also Member of the Curatorium of The Hague Academy of International Law, as well as of the Institut de Droit International, and of the Brazilian Academy of Juridical Letters.

Non-state Actors and Human Rights Mar 05 2020 The 'not-a-cat' syndrome : can the international human rights regime accommodate non-state actors? / Philip Alston -- The

changing international legal framework for dealing with non-state actors / August Reinisch -- The evolving status of NGOs under international law : a threat to the inter-state system? / Menno T. Kamminga -- Economic, social, and cultural human rights and the International Monetary Fund / François Gianviti -- Catching the conscience of the king : corporate players on the international stage / Celia Wells and Juanita Elias -- Corporate responsibility and the international law of human rights : the new Lex Mercatoria / Ralph G. Steinhardt -- The accountability of multinationals for human rights violations in European law / Olivier de

Schutter -- Human rights responsibilities of business as non-state actors / David Weissbrodt and Muria Kruger. **Recueil Des Cours, Collected Courses, Tome 399** Dec 26 2021 Atsuko Kanehara: Reassessment of the Acts of the State in the Law of State Responsibility - A Proposal of an Integrative Theoretical Framework of the Law of State Responsibility to Effectively Cope with the Internationally Harmful Acts of Non-State Actors Hannah L. Buxbaum: Public Regulation and Private Enforcement in a Global Economy: Strategies for Managing Conflict The global regulatory environment has become increasingly dense. It

features multiple forms of regulation, including multilateral treaties, administrative rulemaking, self-regulation, and private enforcement in domestic courts. Regulatory institutions operate on national, regional, and international scales--and in an increasing range of substantive fields. Unsurprisingly, this environment engenders frequent conflict among regulatory regimes. These conflicts involve more than just collisions of substantive legal norms. They also involve concerns about the "who" and "how" of regulation. The entity seeking to enforce a particular norm might be a public agency

or a private litigant; a particular proceeding might unfold within an international treaty framework or outside it. Such factors affect the degree of resulting conflict quite significantly. Understanding that conflict, and assessing the efficacy of the tools used to resolve it, therefore requires an analysis that accounts for those factors. The objective of these lectures is to develop a framework for examining conflicts in cross-border economic regulation, and to use it in assessing various regulatory mechanisms. The analysis employs a trans-substantive approach, providing examples from diverse areas including

competition regulation, securities regulation, and data privacy. However, instead of organizing the discussion by subject matter, it classifies different categories of conflict--substantive, procedural, and political--and examines each in turn. This approach permits a nuanced analysis of cross-border regulation as it is practiced by different institutions. In particular, it uncovers the layering of different forms of conflict that makes particular modes of regulation especially problematic. The analysis draws most heavily on the experience in the United States, which permits a special focus on one specific question

of regulatory design: the role of private enforcement in transnational regulation. Historically, the United States has been an outlier in its reliance on private civil litigation as a regulatory instrument. Today, though, many other legal systems are engaged in procedural reform intended to support more robust private enforcement. That development has the potential to increase significantly the resources devoted to economic regulation. However, it also risks exacerbating conflict in cross-border cases. Accordingly, one goal of the following analysis is to use the analytical framework

developed here to consider possibilities for integrating private enforcement most effectively into the transnational regulatory environment.

Recueil Des Cours/Collected Courses, Volume 281 (1999)

Apr 17 2021 The Academy is an institution for the study and teaching of public and private international law and related subjects. Its purpose is to encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy

are, in principle, published in the language in which they were delivered in the Collected Courses of the Hague Academy of International Law. This volume contains: Since the end of the Second World War, cross-border relations among nations have intensified on a large scale, and, in addition to international peace and security, many other problems have arisen that possess worldwide dimensions. However, international law is still predicated on the basic rule of national sovereignty. Given this discrepancy, humankind is called upon to establish a system of international governance that is able to deal effectively with

all the challenges that threaten its survival as a civilized community of nations. Practice is already evolving in that direction.

[Indigenization measures and multinational corporations in Africa](#) Dec 06 2022

1996 European Community Law Aug 10 2020

Recueil Des Cours de L'Académie de Droit

Européen Jul 09 2020 The Academy of European Law was established by the European University Institute in 1990 and extends the Institute's current programmes into a larger field of interest. It has as its main activity the holding of annual Summer Courses in the law of the European Community and

the protection of human rights in Europe. In addition to General Courses, shorter courses are held on subjects of special academic and practical interest in both fields. Finally, special guest lectures on topical issues are given by policy makers, judges and persons who have held or currently hold the highest position in these fields. The courses are published in the language in which they were delivered (English and French). **L'évolution des sources du droit des investissements** Oct 24 2021 The Academy is an institution for the study and teaching of public and private international law and related subjects. Its purpose is to

encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the" "Hague Academy of International Law." This volume contains: - L'evolution des sources du droit des investissements, par P. JUILLARD, professeur a l'Universite de Paris I; - From Bilateralism to Community Interest in International Law by

B. SIMMAR, Professor at the Institute for Public International Law, Munich. To access the abstract texts for this volume please click here *Choice-of-law Problems in International Commercial Arbitration* Jan 03 2020 *General index to the Collected courses of the Hague Academy of International Law* Jan 07 2023 [Recueil Des Cours, Collected Courses, 1967](#) Nov 24 2021 **Recueil Des Cours/Collected Courses of the Hague Academy of International Law** Feb 13 2021 The Academy is an institution for the study and teaching of public and private international law and related subjects. Its purpose is

to encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the" "Hague Academy of International Law," This volume contains: - General Course of Private International Law by F. VISCHER, Professor at the University of Basel; - Les consequences de l'integration europeenne sur le developpement du droit

international prive;, par A.V.M. STRUYCKEN, professeur; a l'Universite; catholique de Nimege.

**Recueil Des Cours
(Collected Courses), 1997**

Sep 30 2019 The Academy is an institution for the study and teaching of public and private international law and related subjects. Its purpose is to encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they

were delivered in the "Collected Courses of the" "Hague Academy of International Law." This volume contains: - The Legal Foundations of the International System. General Course on Public International Law by K. ZEMANEK, Professor at the University of Vienna; - Mandatory Rules in International Contracts: The Common Law Approach by T.C. HARTLEY, Professor at the London School of Economics and Political Science. To access the abstract texts for this volume please click here **Forum Shopping Despite Unification of Law** May 31 2022 According to some commentators, forum shopping

is an "evil" that must be eradicated. It has been suggested that the unification of substantive law through international conventions constitutes one way to achieve this outcome. This book shows that the drafting of uniform substantive law convention cannot prevent forum shopping. The reasons are classified into two main categories: convention-extrinsic and convention-intrinsic reasons. The former category comprises those reasons upon which uniform substantive law conventions do not have an impact at all. These reasons range from the costs of access to justice to the bias of potential adjudicators to the

enforceability of judgments. The convention-intrinsic reasons, on the other hand, are reasons that relate to the nature and design of uniform substantive law conventions, and include their limited substantive and international spheres of application as well as their limited scope of application, the need to provide for reservations, etc. This book also focuses on another reason why forum shopping cannot be overcome: the impossibility of ensuring uniform applications and interpretations of the various uniform substantive law conventions.

Human Rights Sep 03 2022
Human Rights between
Idealism and Realism presents

human rights in action, focusing on their effectiveness as legal tools designed to benefit human beings. By combining conceptual analysis with an emphasis on procedures and mechanisms of implementation, this volume provides a multidimensional overview of human rights. After examining briefly the history of human rights, the author analyses the intellectual framework that forms the basis of their legitimacy. In particular, he covers the concept of universality and the widely used model that classifies human rights into clusters of different 'generations'. The volume then moves on to analyse of the

activities of the political institutions of the United Nations, the expert bodies established by the relevant treaties, and the international tribunals specifically entrusted at the regional level with protecting human rights. The author explains how and why the classical array of politically inspired informal devices has been enriched by the addition of international criminal procedures and by endeavours to introduce civil suits against alleged individual violators of human rights. Finally, the volume is rounded off by a consideration of the importance of humanitarian law as an instrument for the protection of human life and

dignity and an exploration of the future of human rights.

L'Avenir Du Droit

International Dans Un

Monde Multiculturel Jan 15

2021 The Academy is an institution for the study & teaching of public & private international law & related subjects. Its purpose is to encourage a thorough & impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical & practical aspects of the subject, including legislation & case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the Collected

Courses of the Hague Academy of International Law . This volume provides an alphabetical index in English & French to the courses contained in Volumes 152 to 178 of the Collected Courses.

Recueil Des Cours, Collected Courses, Tome 415 Aug 22

2021 Globalization, Personal Jurisdiction and the Internet. Responding to the Challenge of adapting settled Principles and Precedents. General Course of Private International Law, by P. D. TROOBOFF, Senior Counsel, Covington & Burling LLP . *International Humanitarian Law and International Human Rights Law* Apr 29 2022 The idea that international humanitarian law (IHL) and

international human rights law (IHRL) are complementary, rather than mutually exclusive regimes generated a paradigmatic shift in the international legal discourse. The reconciliation was driven by a humanistic ethos and its purpose was to offer greater protection of the rights to life, liberty and dignity of all individuals under all circumstances. The complementarity of both regimes currently enjoys the status of the new orthodoxy and simultaneously invites critical reflection. This collection of essays accepts the invitation, offering diverse assessments of the merits of taking human rights to the

battlefields of the twenty-first century. The book comprises three parts: part I focuses on the paradigmatic (security based "armed conflict" vs. human rights centered "law enforcement" paradigms) and the normative complexities of the interaction between both regimes in the "fight against terror" and in other, allegedly new, types of wars. Part II discusses the interplay between IHRL and IHL in the context of three specific regimes: belligerent occupation; the European Court of Human Rights and the protection of cultural heritage. Part III explores the potential fusion of IHL and IHRL into a new paradigm in two areas:

post-bellum accountability and compensation to victims of war crimes. The range of issues, multitude of competing norms and narratives, and shifting paradigms explored in this collection, converse with each other. This conversation mirrors the process through which international law - paying deference to political realities while simultaneously seeking to transcend them - charts new pathways to advance its humanizing project. *Crash Course in Collection Development, 2nd Edition* Jun 19 2021 This indispensable resource provides tools for collection management in public libraries, featuring essential strategies for

inventory assessment, market analysis, budgeting, marketing, and customer service. This book is a must-have for those just entering the field or professionals in need of a refresher in effective library operations. • Provides a current and basic overview of collection development in the public library • Describes how to assess community needs and create a collection that meets those needs • Offers insightful guidelines for writing a collection development policy • Shows librarians how to identify non-users *Recueil Des Cours, Collected Courses, Tome 408* Jun 07 2020 Reflections on the realization of justice are much

needed in the era of contemporary international tribunals, given the significant role they play now facing new challenges, with the recent restrictions unduly imposed upon the United Nations Organization itself. International jurisdiction has lately expanded with the operation of international tribunals, protecting vulnerable persons in distinct domains of international law, and seeking to face new needs in their jurisprudential construction. *Collected Courses of the Xiamen Academy of International Law, Volume 11* (2017) Feb 02 2020 In the Collected Courses of the

Xiamen Academy of International Law Hans van Loon, Former Secretary-General of The Hague Conference of Private International Law, Prof. Bimal N. Patel, Director of Gujarat National Law University, India, and Prof. Ernst-Ulrich Petersmann of the European University Institute in Florence, provide insightful, perspicacious and concise analysis of recent developments in international law . *Recueil Des Cours, Collected Courses 1966* Aug 29 2019 The Academy is a prestigious international institution for the

study and teaching of Public and Private International Law and related subjects. The work of the Hague Academy receives the support and recognition of the UN. Its purpose is to encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the Hague Academy of International Law .