

111TH ASIL ANNUAL MEETING

What International Law Values

**April 12 - April 15, 2017
Hyatt Regency Capitol Hill
Washington, DC**



**American Society
of International Law**

www.asil.org

ASIL

is a nonprofit, nonpartisan, educational membership organization founded in 1906 and chartered by Congress in 1950. The mission of the American Society of International Law is to foster the study of international law and to promote the establishment and maintenance of international relations on the basis of law and justice. ASIL holds Special Consultative Status to the Economic and Social Council of the United Nations and is a constituent society of the American Council of Learned Societies.

The Society's 3,500 members from more than 100 nations include attorneys, academics, corporate counsel, judges, representatives of governments and nongovernmental organizations, international civil servants, students and others interested in international law. Through our meetings, publications, information services and outreach programs, ASIL advances international law scholarship and education for international law professionals as well as for broader policy-making audiences and the public.



2223 Massachusetts Avenue, NW
Washington, DC 20008 USA
Phone +1 202-939-6000
Fax +1 202-797-7133
www.asil.org

Dear Colleagues,

The past year has been one of profound change, as social, political, and economic transformations have taken place in the United States and across the world. International law needs to adapt if it is to remain relevant. Hard questions need to be asked, and core premises need to be re-examined. We must ask fundamental questions about what international law values: what goals should be prioritized, whose voices need to be heard, and how our heterogeneous communities can best be harnessed in service of shared international purposes.

The 2017 ASIL Annual Meeting is a time for reflection. Is international law adapting appropriately to the significant transformations our societies are undergoing? Is international law a sufficient bulwark against states whose conduct conflicts with the values of international law? If not, where does international law fall short, and how can the tide be turned?

By gathering some of the greatest minds in international law, we hope that this Annual Meeting will focus our collective energy and intellect toward solving some of the world's challenges. In so doing, we hope to remind ourselves of the value of our community, and to renew our sense of purpose in our work as advocates, critics, scholars, students, supporters, and practitioners of international law.

Thank you for joining us. We look forward to your contributions.

Co-Chairs

2017 ASIL Annual Meeting Committee



A handwritten signature in black ink, appearing to be 'A. Llamzon'.

Aloysius (Louie) Llamzon



A handwritten signature in black ink, appearing to be 'Julie Maupin'.

Julie Maupin



A handwritten signature in black ink, appearing to be 'Saira Mohamed'.

Saira Mohamed

We are pleased to welcome you to the 111th Annual Meeting of the American Society of International Law—one of the largest and most diverse gatherings of international lawyers, jurists, scholars, and diplomats in the world. This year’s meeting will offer an unparalleled opportunity to explore virtually every aspect of international law through over 40 substantive programs and to engage in dialogue and debate with many of the leading figures in the field.

This meeting comes at what may prove to be a defining moment for international law and the global legal order. When they began the planning process a year ago, the Annual Meeting Committee could not have foreseen the challenges that would confront international law and institutions in the wake of the U.S. elections.

As the new administration began its first 100 days in office, the Society launched a public education initiative on *International Law and the Trump Administration*, offering factual information, historical background, and thoughtful, bipartisan perspectives on the critical policy choices that will face America and the world in the coming months. We will continue to look at these issues throughout the Annual Meeting, with special sessions dedicated to the prospects for security, trade, and the environment during the Trump presidency.

Our keynote programs and the 40 panels that make up our six program tracks will explore the Annual Meeting theme, “What International Law Values,” from a broad range of historical and contemporary perspectives. On Wednesday, our Grotius Lecturer, Harvard historian David Armitage, will consider the place of civil wars in the context of four centuries of international law, in a lecture titled, “Civil War Time: From Grotius to the Global War on Terror.”

On Thursday, the Assembly will feature an address by Philippe Sands of University College London, whose recent work includes a parallel history of two of the most consequential modern figures in international law—Hersch Lauterpacht, who originated the concept of crimes against humanity, and Raphael Lemkin, who created another new legal category—the concept of genocide. The Assembly also will include the presentation of honors and awards, memorial tributes, and the election of our incoming leadership, to be followed by our Gala Reception.

On Friday evening, we will welcome the new general counsel of the World Bank, Sandie Okoro, who will deliver her first major address in that role. Our closing plenary on Saturday will feature a panel sponsored by the City of The Hague on “Building Trust in International Law and Institutions.” The panel will be followed by a special presentation by the City of The Hague to famed Nuremberg prosecutor Benjamin Ferencz, and will conclude with an informal lunch reception.

Other programs of note include the fifth annual Charles N. Brower Lecture on International Dispute Resolution, which will be delivered by Judge David Caron of the Iran-U.S. Claims

Tribunal (and a past president of the Society); and the second annual Detlev F. Vagts Roundtable on Transnational Law, which will examine "Lawyering in the Age of Transnational Governance."

The Manley O. Hudson Medal Luncheon will feature a conversation between the 2017 Hudson Medal recipient, Professor Georges Abi-Saab, and the recipient of our 2017 Honorary Member Award, Professor Philip Alston. And the Women in International Law Interest Group Luncheon will include remarks by ASIL's honorary president, Judge Rosemary Barkett, who will receive the Prominent Woman in International Law Award.

As always, there will be numerous receptions, meetings, exhibits, and informal opportunities to renew longstanding friendships and form new ones. If you are a longtime member and you see someone with a "new member" ribbon, please take a moment to introduce yourself and make her feel at home.

We would like to express our appreciation to all of our speakers; the Annual Meeting Committee, led by co-chairs Aloysius (Louie) Llamzon, Julie Maupin, and Saira Mohamed; our sponsors, partners and exhibitors; our event planner, Eden Capuano, and her team at Voila! Inc.; and the leaders and staff of the Society, who have labored for so many months to create this event.

We welcome your feedback and particularly encourage you to complete the brief survey you will receive following the Annual Meeting. Thank you for joining us, and best wishes for a productive and enjoyable meeting.



Lucinda A. Low

Lucinda A. Low
President



Mark David Agrast

Mark David Agrast
Executive Director



111th ASIL Annual Meeting

Table of Contents

6	Sponsors and Partners
8	Exhibitor Floor Plan
9	Program at a Glance
13	Annual Meeting Program Committee
14	About ASIL
21	General Conference Information
24	Speakers
29	Main Program Agenda
73	Program by Track
78	Meeting Floor Plan

2017 Sponsors & Partners

ASIL would like to thank the following sponsors of the 111th Annual Meeting

– ANNUAL MEETING SPECIAL EVENT SPONSORS –

American University Washington College of Law
Arnold & Porter Kaye Scholer LLP
Cambridge University Press
Centre for International Governance Innovation
Debevoise & Plimpton LLP
Foley Hoag LLP
Freshfields Bruckhaus Deringer LLP

George Washington University School of Law
International Law Students Association
The Embassy of the Netherlands in Washington and
the Municipality of The Hague
U.S. Holocaust Memorial Museum
White & Case LLP

– 2017 LAW FIRM PARTNERS –

Leadership Circle

ARNOLD & PORTER
KAYE SCHOLER

Debevoise
& Plimpton

FOLEY
HOAG LLP



FRESHFIELDS BRUCKHAUS DERINGER

WHITE & CASE

WILMERHALE 

WILMER CUTLER PICKERING HALE AND DORR LLP

President's Circle

Sullivan & Cromwell LLP

Counselors

Covington & Burling LLP
King & Spalding LLP
Sidley Austin LLP
Steptoe & Johnson LLP

– 2017 PUBLISHER PARTNERS –

Platinum

BRILL | NIJHOFF



CAMBRIDGE
UNIVERSITY PRESS

Gold

Oxford University Press

Bronze

Edward Elgar Publishing
William S. Hein & Co. Inc.
Hart Publishing
Routledge: Taylor and Francis Group
Springer Science and Business Media

– COOPERATING ORGANIZATIONS –

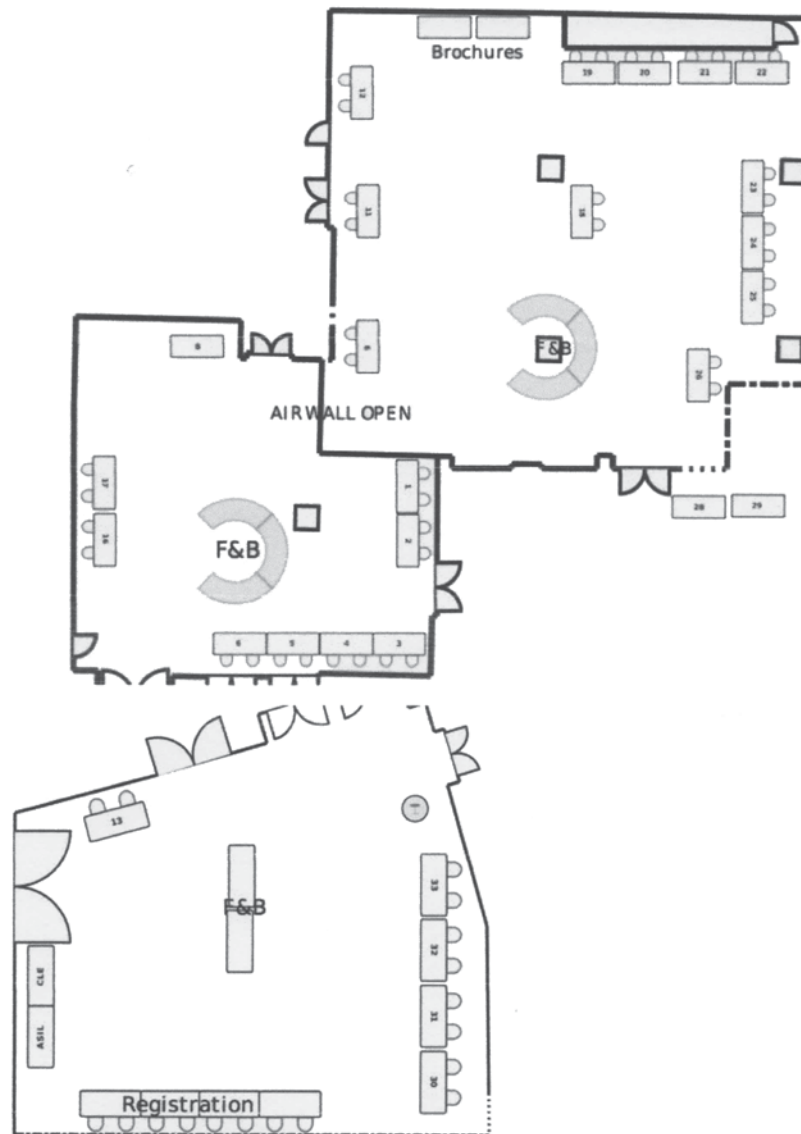
American Bar Association Section of International Law
American Branch of the International Law Association
Association of American Law Schools International Law Section
British Institute of International and Comparative Law
Institute for Transnational Arbitration

International Law Students Association
United Nations Association - National Capital Area
Washington Foreign Law Society
Washington Bar Association- DC Branch

– 2016-2017 ACADEMIC PARTNERS –

American University Washington College of Law
Arizona State University Sandra Day O'Connor College of Law
Boston University School of Law
Brooklyn Law School
Case Western Reserve University School of Law
Columbia Law School
Cornell Law School
Creighton University School of Law
Duke University School of Law
Emory University School of Law
George Washington University Law School
Georgetown University Law Center
Harvard Law School
Indiana University Maurer School of Law
Indiana University McKinney School of Law
Loyola University Chicago School of Law
New York University School of Law
Northeastern University School of Law
Northwestern Pritzker School of Law
Pennsylvania State University Dickinson School of Law
Pepperdine University School of Law
Stanford University Law School
State University of New York Buffalo Law School
Syracuse University College of Law
University of California, Berkeley School of Law
University of California, Davis School of Law
University of California, Hastings College of the Law
University of California, Irvine School of Law
University of California, Los Angeles School of Law
University of Cincinnati College of Law
University of Colorado, Boulder School of Law
University of Denver Sturm College of Law
University of Geneva Faculty of Law
University of Georgia School of Law
University of Iowa College of Law
University of Miami School of Law
University of Michigan School of Law
University of Ottawa Faculty of Law
University of Pittsburgh School of Law
University of Richmond School of Law
University of San Francisco School of Law
University of Southern California Gould School of Law
University of Washington School of Law
Vanderbilt University Law School
Vermont Law School
Washington and Lee University School of Law
Washington University in St. Louis School of Law
Yale Law School

Exhibitor Floor Plan



- | | | | |
|---------|---|---------|---|
| 1 | Routledge: Taylor and Francis Publishing | 19 – 22 | BRILL Nijhoff Publishers |
| 2 | Editions Pedone | 23 | Hart Publishing |
| 3 – 6 | Oxford University Press | 24 | Intersentia Publishing |
| 8 | International Committee of the Red Cross | 25 | ELEVEN Publishings |
| 9 | William S. Hein & Co., Inc. | 26 | Institute for International Education |
| 11 | ISDE | 28 | American Bar Association Section of International Law |
| 12 | Springer Science and Business Media | 29 | Public International Law & Policy Group |
| 13 | Wolters Kluwer | 30 – 33 | Cambridge University Press |
| 16 – 17 | Edward Elgar Publishing | | |
| 18 | Cultural Vistas: Robert Bosch Foundation Fellowship Program and Alfa Fellowship Program | | |

Program at a Glance

WEDNESDAY, APRIL 12, 2017				
START TIME	END TIME	SESSION	ROOM	CLE ELIGIBILITY
9:00 AM	11:00 AM	ASIL Executive Council Orientation Meeting	Capitol A & B	N/A
9:00 AM	12:30 PM	ITA-ASIL Conference	Regency C & D	N/A
11:30 AM	4:00 PM	ASIL Executive Council Meeting	Capitol A & B	N/A
12:30 PM	2:00 PM	ITA-ASIL Conference Luncheon	Regency B	N/A
1:00 PM	2:30 PM	Human Rights IG Business Meeting	Lexington	N/A
2:30 PM	4:00 PM	Space Law IG Business Meeting	Lexington	N/A
4:30 PM	6:00 PM	Grotius Lecture - Civil War Time: From Grotius to the Global War on Terror	Regency A	1.5
6:00 PM	7:30 PM	Grotius Reception	Regency B & C	N/A
6:00 PM	8:00 PM	AJIL Board Meeting and Dinner	Capitol A	N/A
THURSDAY, APRIL 13, 2017				
START TIME	END TIME	SESSION	ROOM	CLE ELIGIBILITY
7:45 AM	8:45 AM	Colleague Societies Breakfast	Capitol A & B	N/A
8:30 AM	9:00 AM	Coffee Break		
9:00 AM	10:30 AM	International Law and the Trump Administration: National and International Security	Regency A	1.5
9:00 AM	10:30 AM	Balancing Rights and Obligations of States and Investors	Regency B	1.5
9:00 AM	10:30 AM	International Law and Cyberspace: Challenges for and by State and Non-State Actors	Regency C	1.5
9:00 AM	10:30 AM	How International is International Law?	Regency D	1.5
9:00 AM	10:30 AM	The Right to a Fair Trial under International Law	Columbia B	1.5
9:00 AM	10:30 AM	Law of the Sea IG Business Meeting	Redwood	N/A
10:30 AM	11:00 AM	Coffee Break		
11:00 AM	12:30 PM	TPP, Brexit, and After: The Uneasy Future of Deep Economic Agreements	Regency A	1.5
11:00 AM	12:30 PM	How Procedure Makes Substance in International Courts and Tribunals	Regency B	1.5
11:00 AM	12:30 PM	Under Pressure: The Global Refugee Crisis and International Law	Regency C	1.5
11:00 AM	12:30 PM	Are International Claims Commissions Effective Dispute Resolution Mechanisms?	Regency D	1.5
11:00 AM	12:30 PM	Making Space for Private Space Actors?	Columbia B	1.5

THURSDAY, APRIL 13, 2017

START TIME	END TIME	SESSION	ROOM	CLE ELIGIBILITY
11:00 AM	12:30 PM	Jr.- Sr. Scholars Workshop: Abstract Pitch	Lexington & Concord	N/A
11:00 AM	12:30 PM	Nonproliferation, Arms Control, and Disarmament IG Business Meeting	Sequoia	N/A
11:00 AM	12:30 PM	Lieber Society on the Law of Armed Conflict Business Meeting	Redwood	N/A
12:30 PM	1:00 PM	Break		
12:45 PM	2:45 PM	Women in International Law Interest Group Luncheon	Capitol A & B	N/A
1:00 PM	2:30 PM	Adjudicating International Environmental Disputes: Lessons from Recent Jurisprudence	Regency A	1.5
1:00 PM	2:30 PM	Does International Law Value Regionalism in Criminal Law Enforcement?	Regency B	1.5
1:00 PM	2:30 PM	Spreading Justice: International Criminal Tribunals and National Legal Systems	Regency C	1.5
1:00 PM	2:30 PM	Late Breaking Panel: Missile Strikes Against Syria	Columbia B	1.5
1:00 PM	2:30 PM	Rights of Indigenous Peoples IG Business Meeting	Redwood	N/A
2:30 PM	3:00 PM	Coffee Break		N/A
3:00 PM	4:30 PM	Debate: Compulsory Jurisdiction in International Dispute Settlement: Beyond "David versus Goliath"?	Regency A	1.5
3:00 PM	4:30 PM	Can Trade Serve as a Tool to Promote International Law's Values? The Use of Trade Agreements to Raise and Enforce Labor and Environmental Standards	Regency B	1.5
3:00 PM	4:30 PM	Arms Control & the Challenges of New Technology	Regency C	1.5
3:00 PM	4:30 PM	Prevention and Guarantees of Non-Repetition: Taking Stock of Two Decades of Transitional Justice Mechanisms Around the World	Regency D	1.5
3:00 PM	4:30 PM	Foreign Affairs Federalism: A Comparative Perspective	Columbia B	1.5
3:00 PM	4:30 PM	Release of the <i>American Classics in International Law</i> book series and Recognition of Brill/Nijhoff Authors	Lexington & Concord	
3:00 PM	4:30 PM	International Economic Law IG Business Meeting	Redwood	N/A
3:00 PM	4:30 PM	Teaching International Law IG Business Meeting	Sequoia	N/A
4:45 PM	6:30 PM	ASIL Assembly & Keynote Address	Regency A	N/A
6:30 PM	8:00 PM	Gala Reception	Regency B & C	N/A
7:00 PM	8:00 PM	New Professionals Reception	Lexington & Concord	N/A
7:00 PM	8:00 PM	Patrons' Reception	Thornton	N/A

FRIDAY, APRIL 14, 2017

START TIME	END TIME	SESSION	ROOM	CLE ELIGIBILITY
7:00 AM	8:30 AM	International Law in Domestic Courts IG Business Meeting	Bryce	N/A
8:00 AM	9:00 AM	ASIL Executive Council Breakfast Meeting	Congressional C & D	N/A

FRIDAY, APRIL 14, 2017

START TIME	END TIME	SESSION	ROOM	CLE ELIGIBILITY
9:00 AM	10:30 AM	International Law and the Trump Administration: International Trade and Investment	Regency A	1.5
9:00 AM	10:30 AM	The Bases for Jurisdiction in Private International Disputes	Regency B	1.5
9:00 AM	10:30 AM	Claims against the United Nations: From Within and Without	Regency C	1.5
9:00 AM	10:30 AM	The Regime of Islands in the Aftermath of South China Sea Arbitration	Columbia B	1.5
9:00 AM	10:30 AM	Vagts Roundtable: Lawyering in the Age of Transnational Governance	Lexington & Concord	1.5
9:00 AM	10:30 AM	Africa IG Business Meeting	Grand Teton	N/A
9:00 AM	10:30 AM	Intellectual Property Law IG Business Meeting	Yosemite	N/A
10:30 AM	11:00 PM	Coffee Break		
11:00 AM	12:30 PM	Bombing Terrorist Revenue: Legitimate Military Strategy or War Crime?	Regency A	1.5
11:00 AM	12:30 PM	The Rise of Multistakeholder Global Governance	Regency B	1.5
11:00 AM	12:30 PM	Should the ICC Privilege Global or Local Justice Goals?	Columbia B	1.5
11:00 AM	12:30 PM	The Value(s) of International Dispute Resolution	Lexington & Concord	1.5
11:00 AM	12:30 PM	Migration Law IG Business Meeting	Yosemite	N/A
11:00 AM	12:30 PM	Minorities in International Law IG Business Meeting	Bryce	N/A
11:00 AM	12:30 PM	Disaster Law IG Business Meeting	Grand Teton	N/A
11:00 AM	12:30 PM	ASIL Mid-West IG Business Meeting	Glacier	N/A
12:30 PM	1:00 PM	Break		
1:00 PM	2:30 PM	Hudson Medal Luncheon	Columbia B	N/A
1:00 PM	2:30 PM	The Future of International Criminal Justice	Regency A	1.5
1:00 PM	2:30 PM	Are WTO and Investor-State Adjudicators Sufficiently Independent to Strike the Right Balance between Economic and Non-Economic Interests?	Regency B	1.5
1:00 PM	2:30 PM	The Emerging Law of Energy Transition	Columbia C	1.5
1:00 PM	2:30 PM	Military Intervention by Consent	Lexington & Concord	1.5
1:00 PM	2:30 PM	International Refugee Law IG Business Meeting	Yosemite	N/A
1:00 PM	2:30 PM	Government Attorneys IG Business Meeting	Bryce	N/A
1:00 PM	2:30 PM	International Organizations IG Business Meeting	Grand Teton	N/A
1:00 PM	2:30 PM	Private International Law IG Business Meeting	Glacier	N/A
2:30 PM	3:00 PM	Coffee Break		

FRIDAY, APRIL 14, 2017

START TIME	END TIME	SESSION	ROOM	CLE ELIGIBILITY
3:00 PM	4:30 PM	Charles N. Brower Lecture on International Dispute Resolution	Regency A	1.5
3:00 PM	4:30 PM	Duty, Disobedience, and the Law of Armed Conflict	Regency B	1.5
3:00 PM	4:30 PM	Regulating the Global Commons: The BBNJ Negotiations and Ocean Spaces Beyond National Jurisdiction	Regency C	1.5
3:00 PM	4:30 PM	BASIL International Law Careers and Speed Mentoring	Columbia B	N/A
3:00 PM	4:30 PM	The Inter-American Human Rights System: Latest Jurisprudential Advances and Setbacks from a Victim-Centered Approach	Lexington & Concord	1.5
3:00 PM	4:30 PM	New Professionals IG Business Meeting	Yosemite	N/A
4:30 PM	5:00 PM	Break		
5:00 PM	6:00 PM	Friday Keynote: Seen and Not Heard	Regency A	1.5
6:00 PM	7:30 PM	ASIL-ILSA Joint Reception	Regency B, C, & D	N/A
6:30 PM	7:30 PM	U.S. Holocaust Memorial Museum Ferencz Initiative Reception	Lexington & Concord	N/A
6:30 PM	7:30 PM	L Alumni Reception	Thornton	N/A
7:30 PM	9:30 PM	Film Screening: <i>The Uncondemned</i>	Regency A	N/A
7:30 PM	9:30 PM	Film Screening: <i>All Rise</i>	Capitol A & B	N/A

SATURDAY, APRIL 15, 2017

START TIME	END TIME	SESSION	ROOM	CLE ELIGIBILITY
7:00 AM	8:45 AM	Interest Group Co-Chair Breakfast	Capitol Ballroom	N/A
8:30 AM	9:00 AM	Coffee Break		N/A
9:00 AM	10:30 AM	International Law and the Trump Administration: Environmental Law	Regency A	1.5
9:00 AM	10:30 AM	Does International Law Value the Digital Individual?	Columbia B	1.5
9:00 AM	10:30 AM	Valuing Women in International Adjudication	Columbia C	1.5
9:00 AM	10:30 AM	The Value and Purpose of International Law	Lexington & Concord	1.5
9:00 AM	10:30 AM	New Voices: Jurisdictional Issues in International Law	Congressional C & D	1.5
10:30 AM	10:45 AM	Coffee Break		N/A
10:45 AM	12:30 PM	Closing Plenary: Building Trust in International Law and Institutions	Regency A	1.5
12:30 PM	1:30 PM	The Embassy of the Netherlands in Washington and the Municipality of The Hague Closing Lunch Reception	Columbia B & C	N/A
2:00 PM	4:00 PM	White & Case Jessup World Championship Round	Regency Ballroom	N/A

2017 Annual Meeting Program Committee

2017 Program Committee Co-Chairs

Aloysius (Louie) Llamzon,
King & Spalding LLP

Julie Maupin,
Max Planck Institute

Saira Mohamed,
University of California Berkeley School of Law

2017 Program Committee Members

Jessica Beess und Chrostin
King & Spalding LLP

Kate Jastram
*University of California Berkeley
Law School*

Blanca Montejo
*United Nations Department of
Political Affairs*

Pablo Bentes
Steptoe & Johnson LLP

Lillian Khoury
King & Spalding LLP

Natalie Morris Sharma
Permanent Mission of Singapore to the U.N.

Nathalie Bernasconi-Osterwalder
*International Institute for
Sustainable Development*

Joshua Kurland
U.S. Department of Justice

Celeste Mowatt
*International Center for Settlement of
Investment Disputes*

Karl Chang
*U.S. Department of Defense Office
of the General Counsel*

Antonio La Viña
Ateneo School of Government

Simon Olleson
Three Stone Chambers

Rebecca Crootof
Yale Law School

Nicolas Lamp
Queen's University Faculty of Law

Kate Parlett
20 Essex Street Chambers

Elizabeth Evenson
Human Rights Watch

Julianne Marley
Debevoise & Plimpton LLP

Tafadzwa Pasipanodya,
Foley Hoag LLP

Jean Galbraith
University of Pennsylvania Law School

Mike Mattler
*U.S. Department of State Office of the
Legal Adviser*

Abbas Ravjani
*U.S. Department of State Office of
the Legal Adviser*

Rebecca Ingber
Boston University School of Law

Makane Mbengue
University of Geneva Faculty of Law

Garth Schofield
Permanent Court of Arbitration

Monica Ager Jacobsen
*U.S. Department of State Office
of the Legal Adviser*

Rahim Moloo
Gibson Dunn & Crutcher LLP

Christel Tham
Debevoise & Plimpton LLP

Charles Jalloh
Florida International University School of Law

Siobhan McInerney-Lankford
The World Bank

About ASIL

Leadership

President: Lucinda A. Low

Honorary President: Rosemary Barkett

Vice-Presidents: Mark David Agrast,
Catherine Amirfar, Edward Kwakwa,
Sean D. Murphy, Kal Raustiala

Honorary Vice Presidents: Lori Fisler Damrosch,
Donald Francis Donovan, David Caron

Treasurer: Nancy L. Perkins

Assistant Treasurer: Ronald J. Bettauer

Secretary: James A.R. Nafziger

Executive Council

Council

(to serve until Spring 2017)

Stanimir Alexandrov, Angela M. Banks,
Donald Earl Childress III,
Sarah H. Cleveland, Sandra L. Hodgkinson,
Duncan B. Hollis, Meg Kinnear,
Vincent O. Nmehielle

(to serve until Spring 2018)

Karen J. Alter, R. Doak Bishop, Olufemi
Elias, Susan D. Franck, Blanca Montejó,
Jide Nzelibe, Beth Van Schaack,
Carlos M. Vázquez

(to serve until Spring 2019)

Anna Spain Bradley, Todd F. Buchwald,
Chiara Giorgetti, Dawn Yamane Hewett,
Saira Mohamed, Jaya Ramji-Nogales,
David L. Sloss, Samuel M. Witten

Counsellors

(to serve until Spring 2017)

Daniel Bethlehem, Joan Donoghue,
Harold Hongju Koh, Elisa Massimino,
Daniel M. Price, Paul R. Williams,
Adrien K. Wing, Nassib G. Ziadé

(to serve until Spring 2018)

Jeffrey L. Bleich, Marcella David,
M. Margaret McKeown, Mary McLeod,
Richard H. Steinberg, Jane E. Stromseth,
Peter Tomka, Joel P. Trachtman

(to serve until Spring 2019)

Hannah L. Buxbaum, Tai-Heng Cheng,
James T. Gathii, Peter Mason,
Joseph E. Neuhaus, Hélène Ruiz-Fabri,
Leila Nadya Sadat, Steven M. Schneebaum

(past presidents, serve as counsellors for life)

José E. Alvarez, Charles N. Brower,
Edith Brown Weiss, David D. Caron,
James H. Carter, Lori Fisler Damrosch,
Donald Francis Donovan, Lucy F. Reed,
Arthur W. Rovine, Anne-Marie Slaughter,
Peter D. Trooboff

Leadership Nominees

(to take office following the elections on April 13, 2017)

President: Lucinda A. Low

President-Elect: Sean D. Murphy

Honorary President: Rosemary Barkett

Vice Presidents: Mark David Agrast, Catherine Amirfar, Hannah Buxbaum,
Eli Whitney Debevoise II, Kal Raustiala

Council

(to serve until Spring 2020)

Kristen Boon, Jeffrey L. Dunoff,
Monica Hakimi, Mélida Hodgson,
Rahim Moloo, Sergio Puig,
Victoria Shannon Sahani,
Tamara A. Schockley

Counsellors

(to serve until Spring 2020)

Dapo Akande (2-year term),
Diane Marie Amann,
Laurence Boisson de Chazournes,
Nicola Bonucci, Harold Hongju Koh,
Makau Mutua, Stephen W. Preston,
Adrien K. Wing, Nassib G. Ziadé

ASIL Staff and Consultants

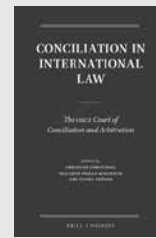
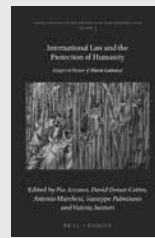
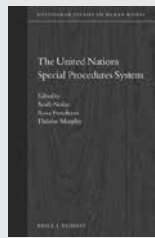
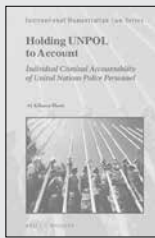
Mark David Agrast, Executive Director/Executive Vice-President
Caitlin Behles, Director of Publications
Tania Cohen, Executive and Development Assistant
Malissa Crenshaw, Senior Accountant
Michael Farley, Director of Development
Matthew Gomez, Membership Manager
Ursula Moore, Director of Finance and Administration
D. Wes Rist, Education and Research Programs Director
Mary Beth Shults, Acting Communications, Education, and Research Coordinator
Markita Sing, Member Services Assistant
James Steiner, Director of Technology

Interest Group Co-Chairs as of April 11, 2017

Group Name	Chair-Names	Group Name	Chair-Names
Africa	Agejo Patrick and Damilola Olawuyi	International Legal Theory	Donald Childress
Anti-Corruption Law	Andrew Spalding	Migration Law	Jaya Ramji-Nogales and Peter Spiro
ASIL-Midwest	Milena Sterio and Cindy Buys	International Organizations	Sarah Dadush and Noah A. Bialostozky
ASIL-Southeast	John Coyle and Chiara Giorgetti	International Refugee Law	Susan Akram and Steven Schneebaum
Cultural Heritage and the Arts	Anne-Marie Carstens	Latin America	Thomas Antkowiak and Paolo Carozza
Disaster Law	Kirsten Bookmiller and David Fisher	Law in the Pacific Rim Region	Tim Webster and Chun-i Chen
Dispute Resolution	Perry Bechky and Christina Hioureas	Law of the Sea Interest Group	Christina Hioureas and Stefan Kirchner
Government Attorneys	Alicia Cate and Alejandro Sousa	Lieber Society	Christie Edwards
Human Rights	Kirsteen Shields and Siobhán McInerney-Lankford	Minorities in International Law	Tamara Shockley and Maria Mkandawire
Intellectual Property Law	Uche Ewelukwa and Jennifer Vanderhart	New Professionals	Marija Dordeska and Patricia Cruz Trabanino
International Courts and Tribunals	Nienke Grossman and Tamara Shockley	Nonproliferation, Arms Control, and Disarmament	Kathleen Doty
International Criminal Law	Margaret deGuzman and Jenia Turner	Private International Law	Cristian Gimenez Corte and Frédéric Sourgens
International Disability Rights	Maya Sabatello and Michael Perlin	Rights of Indigenous Peoples	George Foster and Dwight Newman
International Economic Law	Sonia Rolland and David Zaring	Space Law	Charles Stotler and Oonagh Sands
International Environmental Law	Hari Osofsky and Jacqueline Peel	Teaching International Law	Ken Rosen and Anna Dolidze
International Law in Domestic Courts	Bill Dodge and Jean Galbraith	Transitional Justice and Rule of Law	Marie-Claude Jean-Baptiste, Lisa Laplante, Louise Mallinder
International Law and Technology	Markus Wagner and Laura Dickinson	Women in International Law	Tracy Roosevelt and Shana Tabak
International Legal Research	Victoria Szymczak and Peter Roudik		

New and Forthcoming titles

BRILL | NIJHOFF



Holding UNPOL to Account

Individual Criminal Accountability of United Nations Police Personnel

Associate Professor **Ai Kihara-Hunt**,
University of Tokyo

Ai Kihara-Hunt's *Holding UNPOL to Account: Individual Criminal Accountability of United Nations Police Personnel* analyzes whether mechanisms that address criminal accountability of United Nations police personnel serving in Peace Operations are effective, and if there is a problem, how it can be mitigated.

- March 2017
- ISBN 978 90 04 32880 8
- Hardback (approx. 305 pp.)
- List price EUR 149 / US\$ 172
- *International Humanitarian Law Series*, 50

The United Nations Special Procedures System

Edited by **Aoife Nolan**, **Rosa Freedman**
and **Thérèse Murphy**

The United Nations Special Procedures system is a key element of the evolving international framework for human rights protection and promotion. Featuring expert contributions from key players within, and expert commentators on, the Special Procedures system.

- January 2017
- ISBN 978 90 04 30469 7
- Hardback (xxiv, 472 pp.)
- List price EUR 170 / US\$ 204
- *Nottingham Studies on Human Rights*, 6

Interactions between Regional and Universal Organizations

A Legal Perspective

Laurence Boisson de Chazournes

Cooperation through international organizations is fundamental to the international legal order. International organizations are nowadays ubiquitous and come in many different manifestations, each allowing for different levels of international cooperation. The volume analyses current challenges, including those of legal identity, responsibility and accountability, as well as making proposals for reform, such as through the development of a common law between organizations.

- November 2016
- ISBN 978 90 04 25886 0
- Hardback (xxvi, 384 pp.)
- List price EUR 175 / US\$ 227

International Law and the Protection of Humanity

Essays in Honor of Flavia Lattanzi

Edited by Professor **Pia Acconci**, University of Teramo

This challenging volume contains articles by a wide variety of well-known scholars and practitioners, and deals with human rights, international humanitarian law, international criminal law and humanitarian assistance, as well as other areas of international law relating to the protection of humanity. These are topics to which Flavia Lattanzi, in whose honour the volume is being published, has made an outstanding contribution.

- December 2016
- ISBN 978 90 04 26949 1
- Hardback (xx, 564 pp.)
- List price EUR 215 / US\$ 258
- *Leiden Studies on the Frontiers of International Law*, 3

Conciliation in International Law

The OSCE Court of Conciliation and Arbitration

Edited by **Christian Tomuschat**, Professor em., Humboldt University, **Riccardo Pisillo Mazzeschi**, Prof. University of Siena, and **Daniel Thürer**, Prof. em. of Law at the University of Zürich

This volume collects the materials underlying the International Colloquium "Conciliation in the Globalized World of Today", held on 11 and 12 June 2015 in Vienna under the auspices of the Court of Conciliation and Arbitration within the OSCE. The aim of the Colloquium was to examine the merits and possible shortcomings of this method of conflict resolution, and it concluded that the pros heavily outweigh the cons.

- November 2016
- ISBN 978 90 04 31210 4
- Hardback (xii, 245 pp.)
- List price EUR 135 / US\$ 175

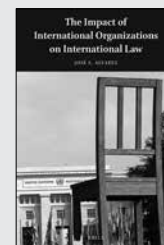
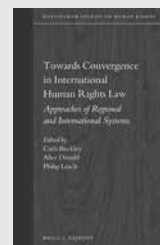
'Boat Refugees' and Migrants at Sea: A Comprehensive Approach

Integrating Maritime Security with Human Rights

Edited by **Violeta Moreno-Lax**, Queen Mary University of London, and **Efthymios Papastavridis**, Oxford University

This book aims to address 'boat migration' with a holistic approach. The different chapters consider the multiple facets of the phenomenon and the complex challenges they pose, bringing together knowledge from several disciplines and regions of the world within a single collection.

- November 2016
- ISBN 978 90 04 30074 3
- Hardback (xx, 462 pp.)
- List price EUR 170 / US\$ 204
- *International Refugee Law Series*, 7



The United Nations Convention on the Rights of the Child

Taking Stock after 25 Years and Looking Ahead

Edited by Prof. **Ton Liefwaard**, Leiden University, and Prof. **Julia Sloth-Nielsen**, University of the Western Cape, South Africa.

This book, based on papers from the conference '25 Years CRC' held by the Department of Child Law at Leiden University, draws together a rich collection of research and insight by academics, practitioners, NGOs and other specialists to reflect on the lessons of the past 25 years, take stock of how international rights find their way into children's lives at the local level, and explore the frontiers of children's rights for the 25 years ahead.

- November 2016
- ISBN 978 90 04 29504 9
- Hardback (xxvi, 938 pp.)
- List price EUR 255 / US\$ 330

East African Community Law

Institutional, Substantive and Comparative EU Aspects

Edited by **Emmanuel Ugirashebuja**, East African Court of Justice, **John Ruhangisa**, High Court of Tanzania, **Tom Ottervanger** and **Armin Cuyvers**, University of Leiden

Written by leading experts in EAC and EU law, including the President of the EACJ, East African Community Law is the first comprehensive and open-access text book on EAC law which also provides a systemic comparison with the EU.

- March 2017
- ISBN 978 90 04 32206 6
- Hardback (xiv, 539 pp.)
- List price EUR 154 / US\$ 178

Prosecuting Human Rights Offences

Rethinking the Sword Function of Human Rights Law

Dr **Krešimir Kamber**, Ghent University

In *Prosecuting Human Rights Offences: Rethinking the Sword Function of Human Rights Law* the author explores the features of the procedural obligation to investigate, prosecute and punish human rights offences, and explains how they determine the contemporary understanding of function of criminal prosecution.

- January 2017
- ISBN 978 90 04 33775 6
- Hardback (xviii, 582 pp.)
- List price EUR 165 / US\$ 190
- *International Criminal Law Series*, 11

Investment Protection in Southeast Asia

A Country-by-Country Guide on Arbitration Laws and Bilateral Investment Treaties

Edited by **Loretta Malintoppi** and **Charis Tan**, Eversheds LLP

Investment Protection in Southeast Asia: A Country-by-Country Guide on Arbitration Laws and Bilateral Investment Treaties is a vital reference guide to investment protection in the region, providing succinct answers to the main questions that investors may consider in connection with investments in a given jurisdiction

- October 2016
- ISBN 978 90 04 33524 0
- Hardback (xiv, 448 pp.)
- List price EUR 165 / US\$ 198

Towards Convergence in International Human Rights Law

Approaches of Regional and International Systems

Edited by **Carla M. Buckley**, University of Nottingham, Dr. **Alice Donald**, Middlesex University, and Prof. **Philip Leach**, Middlesex University

In this edited collection, leading jurists and scholars examine how far regional and international human rights bodies borrow from and influence each other in their decisions and practices – and whether international human rights law is heading towards fragmentation or greater coherence.

- November 2016
- ISBN 978 90 04 28424 1
- Hardback (xl, 646 pp.)
- List price EUR 180 / US\$ 233
- *Nottingham Studies on Human Rights*, 5

The Impact of International Organizations on International Law

José E. Alvarez, New York University Law School

The Impact of International Organizations on International Law by Jose Alvarez addresses how international organizations, particularly those within the UN system, have changed the forms, contents, and effects of international law.

- November 2016
- ISBN 978 90 04 32845 7
- Paperback (viii, 480 pp.)
- List price EUR 69 / US\$ 79



American Classics in International Law

General Editor: **W. Michael Reisman**

From the earliest days of the republic, American international legal scholars have produced a rich corpus of scholarship. Much of it has provoked significant innovations in international politics and all of it provides insights into American conceptions of international law and, for better or worse, the distinctive role many of the scholars believed the United States plays in the international legal system. Organized according to subject-matter, American Classics in International Law presents 14 volumes of classic American articles on international law.

ISSN 2468-8789
For more information visit brill.com/acil

International Investment Law

Edited by **José E. Alvarez**, New York University Law School

American Classics in International Law: International Investment Law, edited by Professor José E. Alvarez, presents the most important contributions made by U.S. based scholars, policy-makers and treaty-makers to the field and includes a comprehensive introduction that sets the various elements in a broader context.

- June 2017
- ISBN 978 90 04 33846 3
- Hardback
- List price EUR 380 / US\$ 437
- *American Classics in International Law, 2*

General Theory of International Law

Edited by **Siegfried Wiessner**, St. Thomas University School of Law

The introductory volume to the American Classics in International Law series, *General Theory of International Law* is intended to present, put into context, and critically appraise specifically American general theories of and about international law.

- February 2017
- ISBN 978 90 04 33845 6
- Hardback (xiv, 534 pp.)
- List price EUR 319 / US\$ 367
- *American Classics in International Law, 1*

Global Journal of Comparative Law

Editor-in-Chief: **Francis Botchway**

The *Global Journal of Comparative Law* is a peer reviewed periodical that provides a dynamic platform for the dissemination of ideas on comparative law and reports on developments in the field of comparative law from all parts of the world.

- 2017: Volume 6, in 2 issue
- ISSN 2211-9051 / E-ISSN 2211-906x
- **Institutional Subscription rates**
Electronic only: EUR 176 / US\$ 223
Print only: EUR 194 / US\$ 245
Electronic & print: EUR 211 / US\$ 267
- **Individual Subscription rates**
Print or Electronic only: EUR 64 / US\$ 81

brill.com/gjcl

The Journal of World Investment & Trade

Editor-in-Chief: **Stephan W. Schill**, University of Amsterdam

The Journal of World Investment & Trade (JWIT) is a double-blind peer-reviewed journal that focuses on the legal aspects of foreign investment relations in a broad sense.

- 2017: Volume 18, in 6 issues
- ISSN 1660-7112 / E-ISSN 2211-9000
- **Institutional Subscription rates**
Electronic only: EUR 978 / US\$ 1,237
Print only: EUR 1,076 / US\$ 1,361
Electronic & print: EUR 1,173 / US\$ 1,484
- **Individual Subscription rates**
Print or Electronic only: EUR 359 / US\$ 454

brill.com/jwit

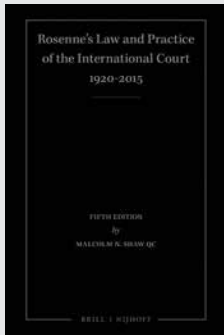
International Labor Rights Case Law

Editor-in-Chief: **Paul van der Heijden**, Leiden University

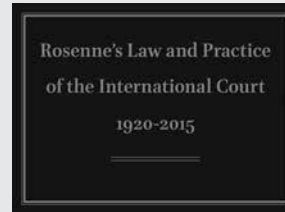
International Labor Rights Case Law focuses primarily on jurisprudential developments relating to fundamental rights at the workplace. It also contains commentaries on selected decisions from leading international labor law academics from around the world.

- 2017: Volume 3, in 3 issues
- ISSN 2405-688X / E-ISSN 2405-6901
- **Institutional Subscription rates**
Electronic only: EUR 321 / US\$ 406
Print only: EUR 353 / US\$ 447
Electronic & print: EUR 385 / US\$ 487
- **Individual Subscription rate**
Print or Electronic only: EUR 162 / US\$ 205

brill.com/ilrc



- November 2016
- ISBN 978 90 04 21798 0
- Hardback (cxvii, 1976 pp)
- List price EUR 999 / US\$ 1199



- ISSN: 2468-5992
- Outright Purchase Price: EUR 1.699,00 / US\$1,910
- brill.com/rose

Rosenne's Law and Practice of the International Court: 1920-2015 (4 Volume Set)

Fifth Edition

Malcolm N. Shaw QC, University of Cambridge

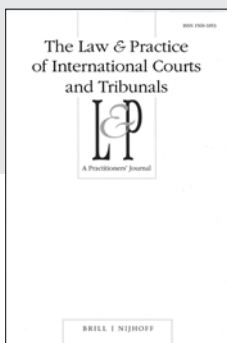
The Fifth Edition (updated through 2015) of *Rosenne's Law and Practice of the International Court* is an essential component of all international law libraries and an indispensable work for those practicing in the field, who will all appreciate access to the most recent work on the Court.

Rosenne's Law and Practice of the International Court: 1920-2015, Fifth Edition is also available online.

This online edition provides advanced and personalized search options through its contents:

- The Court as one of the principal organs, in particular the principal judicial organ, of the UN.
- Jurisdiction and the treatment of jurisdictional matters by the Court.
- The Court's procedure.
- English texts Charter of the UN, Statute of the Court, Practice Directions, the Rules of the Court
- Full set of indexes

Available for a 30 day free institutional trial, ask your Librarian to contact sales-us@brill.com.



The Law & Practice of International Courts and Tribunals

A Practitioners' Journal

Editor-in-Chief: **Eduardo Valencia-Ospina**

The Law and Practice of International Courts and Tribunals is firmly established as the leading journal in its field. Each issue will give you the latest developments with respect to the preparation, adoption, suspension, amendment and revision of Rules of Procedure as well as statutory and internal rules and other related matters. The *Journal* will also provide you with the latest practice with respect to the interpretation and application of rules of procedure and constitutional documents, which can be found in judgments, advisory opinions, written and oral pleadings as well as legal literature.

- 2017: Volume 16, in 3 issues
- ISSN 1569-1853 / E-ISSN 1571-8034
- **Institutional Subscription rates**
Electronic only: EUR 477 / US\$ 603
Print only: EUR 525 / US\$ 663
Electronic & print: EUR 572 / US\$ 723
- **Individual Subscription rates**
Print or Electronic only: EUR 175 / US\$ 221

To stay informed about Brill Nijhoff's program, subscribe to our Newsletter(s) at brill.com/email-newsletters, or follow us on Facebook or Twitter

[Facebook.com/BrillNijhoff](https://www.facebook.com/BrillNijhoff)

[Twitter.com/Brill_Law](https://twitter.com/Brill_Law)

Conference Information

Registration and Name Badges

The Annual Meeting Registration Desk is located on the Basement Level next to the main escalator.

Registration Hours

Wednesday, April 12	2:00 pm – 6:30 pm
Thursday, April 13	7:00 am – 6:00 pm
Friday, April 14	7:00 am – 6:00 pm
Saturday, April 15	7:00 am – 10:45 am

All conference attendees will receive their conference badge and printed program at the onsite registration desk.

For safety and security reasons, photo ID will be required to pick-up conference badges. Name badges must be worn for admittance to all meetings, sessions, receptions, lunches, and dinner. For those who registered for CLE credit, badges also contain a bar code for scanning attendance at each session for Continuing Legal Education purposes.

Continuing Legal Education (CLE) credit

The 2017 ASIL Annual Meeting offers attendees access to approximately 40 Continuing Legal Education (CLE) course sessions on a wide variety of topics presented by seasoned international legal experts.

CLE participants will record their attendance at each session by scanning the bar code on their name tag at the entrance of each session room at the start and end of each scheduled session. Staff and volunteers will be present to scan participants' badges and can assist you with any questions you may have. Badges will be scanned if you exit a

session early and partial credit will be given (based on either a 50-minute or 60-minute increment). Data collected by this process is used by ASIL and will not be shared with any other organization for any purpose other than state-required audits. Your CLE certificates will be e-mailed to you approximately 6 weeks after the Annual Meeting. If you have questions, please stop by the CLE Help Desk, located in Columbia A. **Please note that ASIL will only process CLE credit for those who paid for CLE at registration.**

Internet Access

Wireless internet is complimentary at the conference with the password, "ASIL17."

ASIL Annual Meeting Blog

The Society's Annual Meeting blog, ASIL Cables, will once again publish daily reports on discussions and events, as they occur at the Meeting, and connect conferees – almost in real time – with the rest of the world. ASIL Cables is a way to stay abreast of the latest ideas generated at the Meeting – session by session – and is also another arena for ASIL members to engage each other in conversation either as contributors to ASIL Cables or by posting comments. ASIL Cables contributors reflect the diversity of the Society's membership.

Learn more during the Meeting by visiting www.asil.org/blogs/asil-cables.

Conference App

The 2017 ASIL Annual Meeting app is available on Google and Apple app stores as "ASIL meetings" and is supported by Crowd Compass.

Social Media

You can follow the 111th ASIL Annual Meeting on Twitter, Facebook, and Instagram. Please tweet about the conference using the hashtag [#ASILAM](#).

Electronic Devices

We kindly ask that you silence your electronic devices during the meeting sessions.

Non-Smoking Law

Washington, DC law prohibits smoking in all areas of the hotel except for designated smoking guest rooms. Guestrooms and all public spaces at the Hyatt Regency Capitol Hill are non-smoking.

Photography

ASIL will have a photographer onsite taking photographs in sessions, special events, keynote addresses, and throughout the Hyatt Regency Capitol Hill documenting the 2017 Annual Meeting. Photos and videos taken of attendees during ASIL events will remain the property of ASIL and may be used in future marketing materials.

Recycling

When you leave the conference, please recycle your name badge by handing them to the designated registration representative onsite during posted hours.

Americans with Disabilities Act (ADA) Accommodations

ASIL is able to provide reasonable accommodations for attendees with disabilities, if we are informed of your disability in writing prior to our meeting. Please contact Eden Capuano at asilregistration@voilameetings.com if you have special needs.

Religious Observances

Although the Society seeks to avoid having meetings conflict with religious holidays, this Annual Meeting coincides with portions of both Passover and Holy Week. We have scheduled future Annual Meetings to prevent this from recurring, but for the present, we have identified a number of services below that may assist those who are observing the holidays during this time.

Passover food options:

We regret that the hotel is not equipped to provide Kosher for Passover meals at our ticketed luncheons, although they will provide matzo upon request.

For other meals, there are several Kosher restaurants in the greater DC area, some of which provide delivery service. The Rabbinical Council of Greater Washington has a list of Kosher restaurants in the DC Metro Region at <http://www.capitolk.org/restaurants.html>. Two of these restaurants are relatively near to the conference hotel and offer online ordering and delivery service:

Char-Bar (Glatt Kosher)

2142 L Street, NW,
Washington, DC
Tel: (202) 785-4314
Website: <http://www.charbardc.com/about.html>

Soupergirl (Pareve)

1829 M Street, NW,
Washington, DC
Tel: (202) 733-4401
Website: <https://thesoupergirl.com/>

Attendees are permitted under hotel rules to order meals for themselves to consume in their private rooms. Meals may not be eaten in the lobby or general conference areas of the hotel.

Holy Week Observances:

There are several houses of worship within walking distance of the conference hotel for attendees interested in attending religious services in observance of Holy Week. The names, addresses, and phone numbers of a few of these locations are provided below. There are many more options throughout the greater DC Metro area which attendees may find through a general search online.

Churches near Hyatt Regency Washington on Capitol Hill *(Estimated walking distance indicated.)*

Bible Way Temple, (14 minutes)

1100 New Jersey Ave NW
Washington, DC 20001
(202) 789-0700

Capitol Hill Baptist Church (19 minutes)

525 A Street, NE
Washington, DC 20002
(202) 543-6111

Capitol Hill Presbyterian Church (22 minutes)

201 4th Street, SE
Washington, DC 20003
(202) 547-8676

Capitol Hill United Methodist Church (25 minutes)

421 Seward Square, SE
Washington, DC 20003
(202) 546-1000

Chinese Community Church (14 minutes)

500 I St NW
Washington, DC 20001
(202) 637-9852

Evangelical Lutheran Church (5 minutes)

122 C St NW
Washington, DC 20001
(202) 783-1092

Grace Covenant Church of DC (16 minutes)

707 7th St NW
Washington, DC 20001
(202) 832-3330

Grace Presbyterian Church (13 minutes)

637 Indiana Ave NW # 300
Washington, DC 20004
(202) 386-7637

Holy Rosary Church (7 minutes)

595 3rd St NW
Washington, DC 20001
(202) 638-0165

Mt Carmel Baptist Church (12 minutes)

901 3rd St NW
Washington, DC 20001
(202) 842-3411

St Aloysius Church (12 minutes)

19 I St NW
Washington, DC 20001
(202) 336-7181

St. Joseph's on Capitol Hill (11 minutes)

313 Second Street, NE
Washington, DC 20002
(202) 547-1223

St Mary Mother of God Catholic Church (14 minutes)

727 5th St NW
Washington, DC 20001
(202) 289-7770

St. Peter's on Capitol Hill (21 minutes)

313 2nd Street, SE
Washington, DC 20003
(202) 547-1430

2017 ASIL Meeting

Speakers

Georges Abi-Saab
Eleanor Acer
Rohini Acharya
E. Tendayi Achiume
Bruce Ackerman
Mehreen Afzal
Philip Alston
Catherine Amirfar
Thomas Antkowiak
David Armitage
Gulen Atay
Deepa Badrinarayana
Cecilia Bailliet
Ernst Hirsch Ballin
Rosemary Barkett
Elena Baylis
Perry Bechky
John Bellinger
Eva Maria Belser
Fatou Bensouda
Ayelet Berman
George Bermann
Doak Bishop
Andrea Bjorklund
Laurie Blank
Melissa Blue Sky
Laurence Boisson de Chazournes
Nicolas Boring
Michelle Brady
Rachel Brewster
Clara Brillembourg
Lea Brilmayer
Robert Brookfield
Carl Bruch

AnnaBelle Bryan
Hannah Buxbaum
David Caron
Susan Casey-Lefkowitz
Antonia Chayes
Tai-Heng Cheng
Simon Chesterman
Marilyn Chiafullo
Maxwell Chibundu
Kathleen Claussen
Gary Corn
James Crawford
John Crook
Myles Culhane
Lori FISLER Damrosch
Jennifer Daskal
Christina Davis
Josephine Dawuni
Erika de Wet
Ashley Deeks
Margaret deGuzman
Hugo Perezcano Diaz
Laura Dickinson
Elliot Diringer
Eileen Donahoe
Mark Drumbl
Mary Dudziak
Bernard Duhaime
Charlie Dunlap
Jeffrey Dunoff
Christie Edwards
E. Donald Elliott
Mark Ellis
Sergio Fernández de Córdova

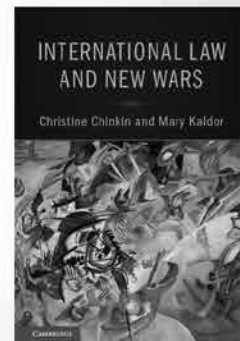
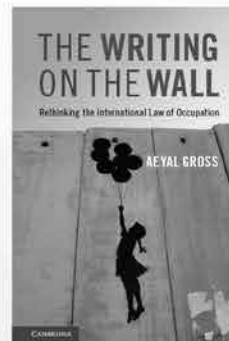
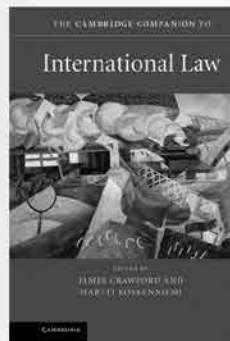
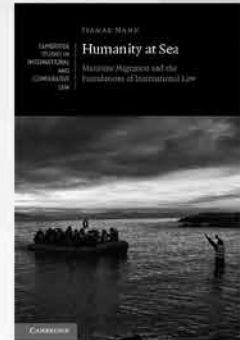
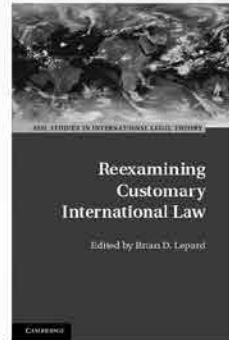
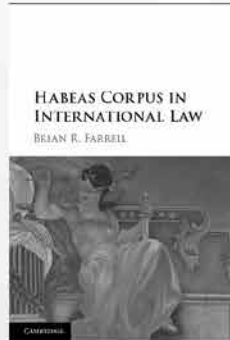
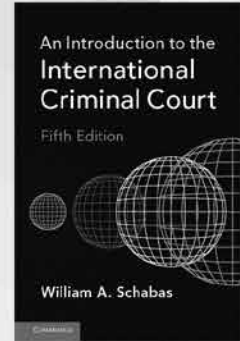
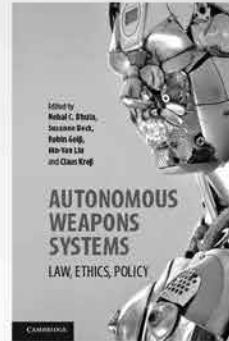
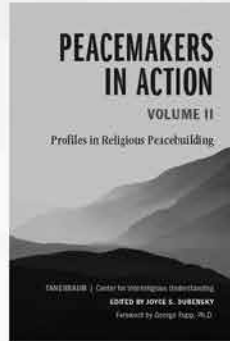
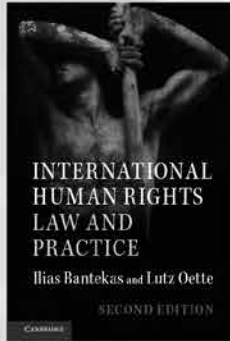
Sophie-Charlotte Fischer
Oonagh Fitzgerald
Susan Franck
Robin Frank
David Freestone
Ximena Fuentes
Patricia Galvao-Teles
Maggie Gardner
James Gathii
Markus Gehring
Ahmed Ghappour
Chiara Giorgetti
Jim Goldston
Alejandra Gonza
Ryan Goodman
Guy Goodwin-Gill
Douglas Guilfoyle
Kath Hall
Harriet Harden-Davies
Andrea Harrington
Christopher Hearsey
Gleider Hernandez
Steven Hill
Jennifer Hillman
Theresa Hitchens
Angel Horna
Jonathan Horowitz
Gary Hufbauer
Valerie Hughes
Alexandra Huneus
Shireen Hunter
Maria Teresa Infante
Douglas Irvin-Erickson
Marie Jacobsson

Paul Joffe
Ben Juratowitch
Maurice Kamto
Milana Karayanidis
Lewis Karesh
Jason Kearns
Helen Keller
Benedict Kingsbury
Meg Kinnear
Natalie Klein
Harold Koh
Steven Koh
Viviana Krsticevic
Carolyn Lamm
Lisa Laplante
Coalter Lathrop
Charles Di Leva
Oliver Lewis
Eliav Lieblich
Liesbeth Lijnzaad
Emma Llanso
Andrew Loewenstein
Ben Love
Daniel Magraw
Chris Mahony
Loretta Malintoppi
Lauri Mälksoo
Itamar Mann
Sally March
Warren Maruyama
Elisa Massimino
Stephen Mathias
Aaditya Mattoo
Brian McGarry

Donald McRae
Theodor Meron
Zinaida Miller
Naz Modirzadeh
Marco T. Molina Tulio
Caline Mouawad
Joanna Mossop
Godfrey Musila
Penelope Nevill
Vincent Nmehielle
Jens David Ohlin
Sandie Okoro
Marie O'Leary
Marcos Orellana
Hari Osofsky
Kate Parlett
Hewitt Pate
Tamara Patton
Cymie Payne
Jacqueline Peel
Marta Pertegás
Keith Petty
Phuong Ngoc Pham
Mark Pollack
Steven Pomper
Ina Popova
Saikrishna Prakash
Kimberly Prost
Dirk Pulkowski
Ricardo Ramirez Hernandez
Steven Rapp
Kal Raustiala
Catherine Redgwell
Jeannie Rhee

Michele Roberts
Naomi Roht-Arriaza
Jamie Rowen
Hélène Ruiz-Fabri
Susana SaCouto
Philippe Sands
Oonagh Sands
Paul Scharre
Stephen Schwebel
Julia Sebutinde
Mortimer Sellers
Yuval Shany
Jeremy Sharpe
John Sherman
Bruno Simma
David Sloss
Micheal Smart
Luke Sobota
Gary Solis
Alejandro Sousa
Laura Stein
Jane Stromseth
Theresa Swinehart
Victoria Szymczak
Robert Taylor
Andreas Vaagt
Christine van den Wyngaert
Elies van Sliedregt
Peter van Valkenburgh
V. V. Veeder
Robin Warner
Sean Watts
Jonathan Welch
Benjamin Wittes

Think International Law. Think Cambridge.



Follow us @CUP_LAW
Connect with us cambridge.org



CAMBRIDGE
UNIVERSITY PRESS

THE BEST TOOLS FOR INTERNATIONAL LEGAL RESEARCH

FOREIGN AND INTERNATIONAL LAW RESOURCES DATABASE

The world's most comprehensive online collection for the International Law Researcher. Includes more than 1,500,000 pages and more than 3,000 volumes!

INDEX TO FOREIGN LEGAL PERIODICALS

The best index for finding the most relevant Periodicals for your research.

FOREIGN RELATIONS OF THE UNITED STATES

The first and only place to find the complete Official documentary history of U.S. Foreign Policy.

PHILIP C. JESSUP LIBRARY

Access to all of the top moot court competitions since 1960. It draws together the Problems, Judges' Briefs, Rules, and leading written memorials which comprise each competition.

WORLD TREATY LIBRARY

Monumental collection of all original, major treaty sets now available in one place. More than 180,000 treaties identified!

LAW IN EASTERN EUROPE

This series, digitized for the first time, contains more than 60 titles that showcase the development, enactment, and impact of the rule of law in Eastern Europe.

STOP BY THE HEIN BOOTH TO LEARN MORE!



William S. Hein & Co., Inc. & HeinOnline
2350 North Forest Rd., Getzville, NY 14068
Ph: 716-882-2600 · Toll Free: 800-828-7571 International: +1 716 882 2600 · Fax: 716-883-8100
marketing@wshein.com | heinonline.org | www.wshein.com

ASIL would like to extend our sincere appreciation
to our special event sponsors.



Centre for International
Governance Innovation



FRESHFIELDS BRUCKHAUS DERINGER



The Hague



Wednesday, April 12, 2017

ASIL Executive Council Orientation

9:00 am - 11:00 am

Capitol A & B

By Invitation Only

ITA-ASIL Conference

9:00 am - 12:15 pm

Regency C & D

Separate registration with the ITA is required.

ASIL Executive Council Meeting

11:30 am - 4:00 pm

Capitol A & B

By Invitation Only

ITA-ASIL Conference Luncheon

Regency B

Separate registration with the ITA is required.

Human Rights IG Business Meeting

1:00 pm - 2:30 pm

Lexington

Annual Meeting Registration Opens

2:00 pm

Columbia A

Space Law IG Business Meeting

2:30 pm - 4:00 pm

Lexington

Grotius Lecture: Civil War Time: From Grotius to the Global War on Terror

4:30 pm - 6:00 pm

Regency A

Sponsored by American University Washington College of Law

2017 Grotius Lecturer: David Armitage, Harvard University Department of History

Distinguished Discussant: Mary Dudziak, Emory University School of Law

Grotius Reception

6:00 pm - 7:30 pm

Regency B & C

Sponsored by American University Washington College of Law

AJIL Board of Editors Meeting & Dinner

6:00 pm - 10:00 pm

Capitol A

By Invitation Only

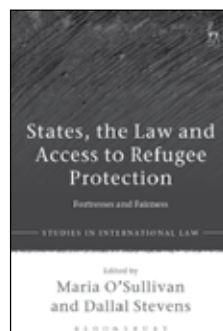
New Titles from Hart Publishing

Hart Publishing welcomes you to their book exhibit where we are pleased to offer a special conference discount on all of our international law titles! Feel free to come and talk to our representatives to get information about our titles and publishing activities.



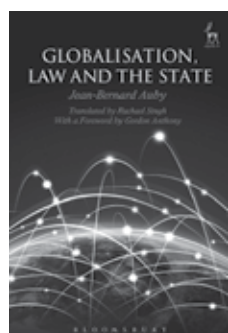
WTO Retaliation Effectiveness and Purposes *Michelle Limonta*

Feb 2017 | 9781509900008
208pp | Hbk | RSP: \$74



States, the Law and Access to Refugee Protection Fortresses and Fairness *Edited by Maria O'Sullivan and Dallal Stevens*

Mar 2017 | 9781509901289
336pp | Hbk | RSP: \$88



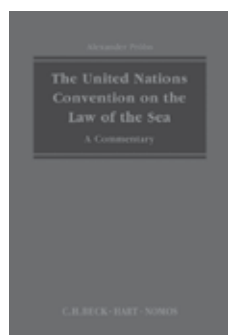
Globalisation, Law and the State *Jean-Bernard Auby*

Feb 2017 | 9781509903528
228pp | Hbk | RSP: \$74



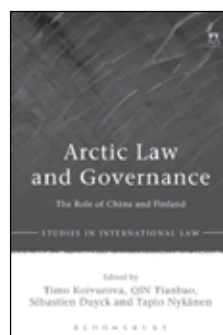
Multilevel Constitutionalism for Multilevel Governance of Public Goods Methodology Problems in International Law *Ernst Ulrich Petersmann*

Jan 2017 | 9781509909124
416pp | Hbk | RSP: \$114



The United Nations Convention on the Law of the Sea A Commentary *Edited by Alexander Proelß*

Mar 2017 | 9781849461924
1800pp | Hbk | RSP: \$567



Arctic Law and Governance The Role of China and Finland *Edited by Timo Koivurova, QIN Tianbao, Sébastien Duyck and Tapio Nykänen*

Feb 2017 | 9781849467025
312pp | Hbk | RSP: \$108



Rethinking Free Trade, Economic Integration and Human Rights in the Americas *María Belén Olmos Giupponi*

Jan 2017 | 9781849467445
448pp | Hbk | RSP: \$94

Published by Hart Publishing, Oxford, UK

US Distributors: ISBS, 920 NE 58th Ave, Suite 300,
Portland, OR, 97213-3786, USA

Tel +1 503 287 3093; Fax +1 503 280 883

E-mail orders@isbs.com

Website www.isbs.com

Hart Publishing Ltd. is registered in England No. 3307205
Hart Publishing Ltd. is an Imprint of Bloomsbury Publishing plc

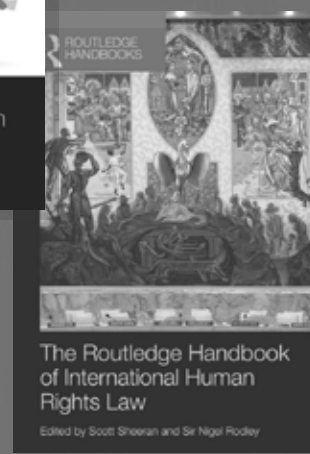
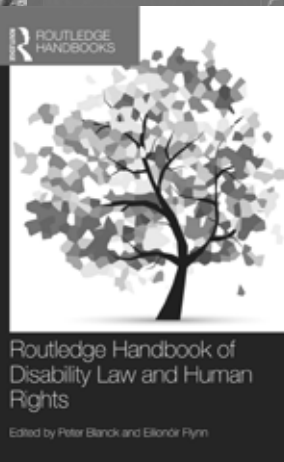
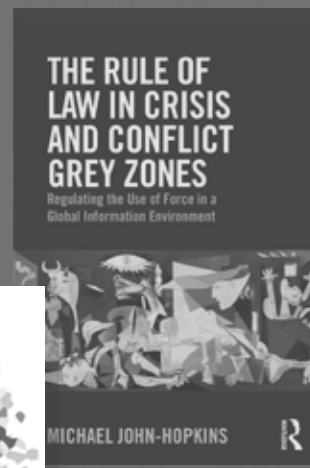


• H A R T •

20% off

Routledge Law

Books



Visit our stand or order online until 15th May 2017 with discount code DET09.

Visit our stand or www.routledge.com

Thursday, April 13, 2017

Colleague Societies Breakfast

7:45 am - 8:45 am

Capitol A & B

By Invitation Only



Coffee Break

8:30 am - 9:00 am

International Law and the Trump Administration: National and International Security

9:00 am - 10:30 am

Regency A

CLE Credit Hours: 1.5

Sponsored by the Centre for International Governance Innovation

Co-sponsored by the Lieber Society on the Law of Armed Conflict

The Trump Administration has announced a foreign policy that puts "America first" and focuses on "American interests and American national security." Pledging to pursue "peace through strength," President Trump has declared defeating ISIS and other terror groups his highest priority, and has committed to increasing military spending and embracing diplomacy. The new administration also has announced its intention to fix the United Nations; has described the Iran nuclear agreement as a "terrible deal"; and has issued two executive orders (both currently facing judicial restraining orders) halting refugee admissions for 120 days, indefinitely barring Syrian refugees, and prohibiting citizens of certain Muslim-majority nations from entering the United States. The new administration's approach to foreign policy raises important questions about the role of international law in national and international security. This session focuses on how the international legal system can contribute to the goals of international and national security in three areas: The use of force, refugee protections, and efforts to combat terrorism.

Moderator: Benjamin Wittes, Brookings Institution

Speakers:

- John Bellinger, Arnold & Porter Kaye Scholer LLP
- Shireen Hunter, School of Foreign Service, Georgetown University
- Elisa Massimino, Human Rights First

Balancing Rights and Obligations of States and Investors

9:00 am - 10:30 am

Regency B

CLE Credit Hours: 1.5

Co-sponsored by the International Courts and Tribunals Interest Group, Dispute Resolution Interest Group, Human Rights Interest Group and the International Economic Law Interest Group

In recent years, the investor-state dispute settlement mechanisms contained in investment treaties have come under widespread and sustained attack, leading to concerns about the system's future viability. Much of the criticism centers on the obligations of host states under investment treaties, on the one hand, and human rights, public health and environmental norms, on the other. The system's principal users - whether States or investors - all value the dynamic and harmonious development of international law. At present, however, legal and political developments seem set on a collision course which could possibly portend the demise of the investment dispute settlement system as we know it. Yet efforts to rebalance the rights and obligations of investors and states have made steady progress. The 2011 UN Guiding Principles on Business and Human Rights (UNGPs) aimed to promote improved corporate risk management practices at the pre-investment stage on the premise that investment-related conflicts - particularly in the extractive industries, but also in "public goods" sectors such as water concessions, clean energy and toll road projects - can be avoided or mitigated where corporations address potential public impacts in an anticipatory way at the time when the investments are made. UNCTAD's 2012 Investment Policy Framework for Sustainable Development addressed the state side of this coin, seeking to help states leverage foreign direct investment for sustainable development by offering guidance on how they might (re-) formulate their national and international investment policies. In the same year, the Southern African Development Community adopted a model investment treaty template for sustainable development which includes explicit obligations for investors, an approach subsequently followed by a number of states. More recent work includes the IBA's 2015 Business and Human Rights Guidance for Bar Associations and the OECD's draft Due Diligence Guidance for Responsible Business Conduct. The panel will discuss how all of these developments might influence and contribute to future investment treaty law and practice and whether they adequately address the concerns about balance that have been raised.

Moderator: R. Doak Bishop, King & Spalding LLP

Speakers:

- Laurence Boisson de Chazournes, University of Geneva Faculty of Law
- Donald McRae, University of Ottawa Faculty of Law
- Marcos Orellana, Center for International Environmental Law
- Hewitt Pate, Office of the General Corporation, Chevron Corporation
- John Sherman, Shift Project.org

International Law and Cyberspace: Challenges for and by State and Non-State Actors

9:00 am - 10:30 am

Regency C

CLE Credit Hours: 1.5

Organized by the International Law and Technology Interest Group

Co-sponsored by the Nonproliferation, Arms Control, and Disarmament Interest Group and the Space Law Interest Group

The unprecedented use of cyberspace by state and non-state actors, and the cutting-edge technologies they employ, test the limits of existing international legal rules and raise questions

about the extent to which such rules reflect the values of the international community. Core legal challenges in this emerging area include those addressed in the Tallinn manual process: the boundaries of sovereignty; difficulties in attributing acts and omissions in cyberspace to states; the role and influence of non-state actors on the formation of international cyber law norms; and the norms protecting critical infrastructure that is virtual rather than physical, such as essential databases. In addition to discussing potential legal frameworks to address these specific problems, panelists will also consider the broader questions about how norms should develop appropriately in this area, including the role of states and other actors in norm development and enforcement.

Moderator: Laura Dickinson, George Washington University School of Law

Speakers:

- Colonel Gary Corn, U.S. Cyber Command
- Jeannie Rhee, Wilmer Cutler Pickering Hale and Dorr LLP
- Sean Watts, Creighton University School of Law

How International is International Law?

9:00 am - 10:30 am

Regency D

CLE Credit Hours: 1.5

Co-sponsored by the International Law in Domestic Courts Interest Group and the International Legal Theory Interest Group

International law depends on a shared understanding and acceptance by states of rules applicable to their actions. But how genuine is this shared understanding in practice? The number of states and stakeholders in the global community continues to grow, adding new voices and ideologies to the international law discourse. Russia and China recently issued a Declaration on the Promotion of International Law, which reflects differences in approach and emphasis on foundational principles of international law from those common in the West. States are also increasingly turning to regional rather than international associations to advance their foreign policy interests. These phenomena test the claim that international law is universal. Through an interactive roundtable, this panel will examine the core values of the international legal system as seen by states from various parts of the world and consider the extent to which their perspectives converge or differ and the implications that these differences in national approaches to international law have for the system's integrity and effectiveness.

Moderator: Lauri Mälksoo, University of Tartu Center for E.U.-Russia Studies

Speakers:

- Lori Fisler Damrosch, Columbia Law School
- Vincent O. Nmehielle, African Development Bank
- Maria Teresa Infante, Ambassador of Chile in the Netherlands

The Right to a Fair Trial under International Law

9:00 am - 10:30 am

Columbia B

CLE Credit Hours: 1.5

Co-sponsored by International Courts and Tribunals Interest Group, Human Rights Interest Group, Transitional Justice and Rule of Law Interest Group and the International Criminal Law Interest Group

The right to a fair trial is one of the most fundamental human rights. While it is commonly thought of as a domestic law topic, the right to a fair trial, including the right to counsel, is increasingly the subject of international law and global thought, especially in light of the UN Sustainable Development Goals and the forthcoming UN Global Study on Legal Aid. In the United States and around the world, those accused of crime, and especially the poor and the vulnerable, are often subject to lengthy pre-trial detention, unfair investigatory practices, and denial or weakening of the right to counsel. In international trials, defendants accused of crimes endure pretrial processes that are as onerous and lengthy as the trials themselves, while they may face difficulties securing zealous representation given the gravity and often gruesomeness of their alleged crimes. Meanwhile, international law governing the right to a fair trial is varied and fragmented, with numerous bodies interpreting the relevant law in different ways. This panel seeks to highlight these issues and provide insight into the meaning of the right to a fair trial, drawing upon national and international experience and good practices to highlight the need for effective legal assistance and other protections for defendants in criminal cases as a strong human rights value and indeed a most pressing global imperative. The panelists will share their own experiences working with international and domestic criminal justice systems and consider how the ambition of the human right to a fair trial may be translated into reality in courtrooms around the world.

Moderator: Michelle Brady, Rule of Law Unit, Office for Democratic Institutions, Organization for Security and Cooperation in Europe

Speakers:

- Mark Ellis, International Bar Association
- Marie O'Leary, Office of Public Counsel for Defense, International Criminal Court
- Kimberly Prost, Chef du Cabinet to the President, International Criminal Court
- Michele Roberts, National Basketball Players' Association

Law of the Sea Interest Group Business Meeting

9:00 am - 10:30 am

Redwood

**Coffee Break**

10:30 am - 11:00 am

TPP, Brexit, and After: The Uneasy Future of Deep Economic Agreements

11:00 am - 12:30 pm

Regency A

CLE Credit Hours: 1.5

Co-sponsored by the Intellectual Property Interest Group and the International Economic Law Interest Group

The drafters of the February 2016 Trans-Pacific Partnership (TPP) agreement hoped to inaugurate an ambitious international legal innovation: pursuit of national regulatory alignment and deep economic co-operation on a new "megaregional" scale. Since then, the Brexit vote and strong opposition to TPP by major US presidential candidates have given voice to widespread frustration and discontent with elites and the pro-"globalization" agreements and policies they support. This antipathy has affected other megaregional projects, such as the proposed EU-US Transatlantic Trade and Investment Partnership (TTIP). Megaregionals, which gained momentum as a deeper and faster alternative to the WTO, now face opposition to what they symbolize and to what they do and do not do about inequality, sustainability, and the human costs of globalization. Yet the issues these agreements engage are some of the most pressing ones stemming from the globalization of commerce, for example: intellectual property rights; new cross-national infrastructure and communications technologies; services growth; the booming digital economy; and new patterns of finance and investment. Moreover, the economic narrative has blended with a geopolitical one stemming from the role of China in shaping the dynamics driving megaregional agreements and mega-regulation. This roundtable will debate the merits and future of projects promoting regional and megaregional economic ordering, focusing on the international law values at stake.

Moderator: Benedict Kingsbury, New York University School of Law

Speakers:

- Rohini Acharya, Regional Trade Agreements, World Trade Organization
- Kathleen Claussen, Office of the United States Trade Representative
- Christina Davis, Princeton University
- Markus Gehring, International Legal Research Program, Centre for International Governance Innovation

How Procedure Makes Substance in International Courts and Tribunals

11:00 am - 12:30 am

Regency B

CLE Credit Hours: 1.5

Co-sponsored by the International Courts and Tribunals Interest Group, Dispute Resolution Interest Group, and the Transitional Justice and Rule of Law Interest Group

Participants in international disputes expect a fair, effective and efficient process. Whether these expectations are met depends largely on the procedural management of the case, through a range of case management decisions made throughout the proceeding. The importance of procedural decisions may be underappreciated; however, procedure is the vehicle through which substantive issues are decided and can be the key to whether justice is done or denied, or

seen to be done or denied. This panel will reflect on case management and procedure, and the extent to which it has impacted outcomes in cases before the International Court of Justice, the Permanent Court of Arbitration, the International Centre for Settlement of Investment Disputes, and other international courts and tribunals. The panelists will explore the expectations of participants in a dispute and consider a range of procedural issues, including the channels of communication between key players in the proceeding; the number, scope and volume of written submissions; hearing design; methods of evidence-taking; the appointment of independent experts; and third party interventions. The goal of the panel will be to identify best practices for case management in international proceedings and to explore opportunities for improvement and innovation.

Moderator: H el ene Ruiz-Fabri, Max Planck Institute Luxembourg for International, European, and Regulatory Procedural Law

Speakers:

- Clara Brillembourg, Foley Hoag LLP
- Caline Mouawad, King & Spalding LLP
- Dirk Pulkowski, Permanent Court of Arbitration
- V. V. Veeder, Essex Street Chambers

Under Pressure: the Global Refugee Crisis and International Law

11:00 am - 12:30 pm

Regency C

CLE Credit Hours: 1.5

Co-sponsored by the International Environmental Law Interest Group, the Latin America Interest Group, Human Rights Interest Group and the Disaster Law Interest Group

The international refugee regime is under severe pressure. The EU's chaotic response to Syrians, Australia's offshore processing, and US detention and deterrence policies toward women and children fleeing gang violence in Central America are symptomatic of the largely unsuccessful struggle of the architects of the 1951 Refugee Convention to align their protection obligations with their migration control and national security concerns. These examples are keenly observed by nations in the developing world, where 85% of all refugees are hosted with little media fanfare and insufficient international assistance. At the same time, a growing number of voices are calling for legal recognition of those who fall outside the international refugee definition including internally displaced persons and "climate refugees." This roundtable will bring together practitioners to share their litigation and advocacy strategies with scholars who will help contextualize and critique them from a comparative and international law perspective.

Moderator: Itamar Mann, Georgetown University Law Center

Speakers:

- Tendayi Achiume, University of California, Los Angeles School of Law
- Eleanor Acer, Human Rights First
- Mehreen Afzal, Office the U.N. High Commissioner for Refugees
- Guy Goodwin-Gil, All Souls College, Oxford University

Are International Claims Commissions Effective Dispute Resolution Mechanisms?

11:00 am - 12:30 pm

Regency D

CLE Credit Hours: 1.5

Organized by the ASIL Southeast Interest Group

International Mass Claims Commissions (IMCC) are ad hoc international judicial institutions created to resolve specific international disputes generally involving a great variety and number of claims and claimants. This panel seeks to evaluate the effectiveness and viability of IMCCs as international dispute resolution mechanisms. Looking in particular at the examples set by the Iran-US Claims Tribunal, the UN Claims Commission and the Eritrea-Ethiopia Claims Commission, speakers will assess strengths and weaknesses of these unique institutions. Panelists will also consider the use of IMCCs in future situations, as an alternative to standing international tribunals.

Moderator: Natalie Klein, Macquarie University Law School

Speakers:

- Lea Brilmayer, Yale Law School, former Legal Advisor to the Office of the President of Eritrea, Eritrea-Ethiopia Claims Commission
- John Crook, Administrative Tribunal, North Atlantic Treaty Organization
- Chiara Giorgetti, University of Richmond School of Law
- Jeremy Sharpe, Shearman & Sterling LLP

Making Space for Private Space Actors?

11:00 am - 12:30 pm

Columbia B

CLE Credit Hours: 1.5

Co-sponsored by Nonproliferation, Arms Control and Disarmament Interest Group, International Environmental Law Interest Group, the Space Law Interest Group and the New Professionals Interest Group

On the eve of the 50th anniversary of the Outer Space Treaty, space exploration and commercialization have rendered the final frontier likely unrecognizable to the Treaty's drafters. Private, commercial actors—not governments—are at the forefront of developing new concepts and technologies that have rendered space increasingly accessible, navigable, and exploitable, and they are also increasingly encroaching on defense and security-related space innovations. Access to and habitation in space is being dominated by private actors, with Virgin Galactic's SpaceShipTwo, the Bigelow Expandable Activity Module (BEAM) by Bigelow Aerospace, and Blue Origin's New Shepard representing the approaching reality that the list of humans who have been to space will be dominated by corporate clients instead of government astronauts. Meanwhile, SpaceX, Mars One, and Mars Base Camp all represent private or joint public-private efforts to reach the red planet. In light of these developments, questions necessarily arise regarding the proper role for private actors in space under international law: Should such actors be regulated? If yes, how so and by whom? What mechanisms are available to tackle the increasingly crowded and heterogeneous crew of space actors? Is the 50-year old Outer Space Treaty ill-equipped to answer these questions? This debate seeks to define the gaps in current regulation of

private actors in space, and provide suggestions on how to fill these gaps to ensure a peaceful, profitable, and sustainable development of commercial space operations.

Moderator: Oonagh Sands, Eversheds Sutherland

Speakers:

- Robin Frank, Office of the General Counsel, National Aeronautics and Space Administration
- Andrea Harrington, University of Mississippi School of Law
- Christopher Hearsey, Legislative Affairs, Bigelow Aerospace, LLC
- Theresa Hitchens, University of Maryland Center for International and Security Studies

Jr.-Sr. Scholars Workshop: Abstract Pitch Session

11:00 am - 12:30 pm

Lexington & Concord

The Society encourages junior academics, practitioners, and students interest in drafting for scholarly works on international law topics to attend this workshop, where members of the *American Journal of International Law* Board of Editors will be on hand to provide feedback and input on proposed ideas. Attendees are welcome to bring a short (no more than one paragraph) abstract, though this is not required.

Lieber Society on the Law of Armed Conflict Business Meeting

11:00 am - 12:30 pm

Redwood



Break

12:30 pm - 1:00 pm

WILIG Luncheon

12:45 pm - 2:45 pm

Capitol A and B

Sponsored by Georgetown University Law Center

Honoree/Speaker: Judge Rosemary Barkett, Iran-U.S. Claims Tribunal

The Prominent Woman in International Law Award is awarded annually by the Women in International Law Interest Group in recognition of a woman recipient's contribution to the development of international law.

Tickets for this event must be purchased separately at registration.

Adjudicating International Environmental Disputes: Lessons from Recent Jurisprudence

1:00 pm - 2:30 pm

Regency A

CLE Credit Hours: 1.5

Co-sponsored by the International Environmental Law Interest Group, International Courts and Tribunals Interest Group, Dispute Resolution Interest Group and the New Professionals Interest Group

Over the past five years, there has been a marked increase in cases concerning actual or potential environmental harm being submitted to the International Court of Justice and to other international courts and tribunals. These cases have resulted in important advances in substantive and procedural aspects of international environmental law, and have also presented challenges to international courts and tribunals in addressing complex scientific and technical evidence. Yet, there are still concerns with whether international courts and tribunals are well-equipped or even ready to integrate environmental values, such as sustainable development, scientific uncertainty and anticipation. The diverse solutions adopted show both some aspects of receptiveness and non-receptiveness to environmental values as well as to certain principles of international environmental law.

Moderator: Catherine Amirfar, Debevoise and Plimpton LLP

Speakers:

- Ximena Fuentes, Chilean Ministry of Foreign Affairs
- Charles di Leva, American University Washington College of Law
- Andrew Loewenstein, Foley Hoag LLP
- Daniel Magraw, John Hopkins University School of Advanced International Studies
- Cymie Payne, Rutgers University School of Law - Camden

Does International Law Value Regionalism in Criminal Law Enforcement?

1:00 pm - 2:30 pm

Regency B

CLE Credit Hours: 1.5

Co-sponsored by the International Courts and Tribunals Interest Group, the Latin America Interest Group, the Transitional Justice and Rule of Law Interest Group and the International Criminal Law Interest Group

The present enforcement of international criminal law essentially rests on two main pillars. First, there are prosecutions of certain core crimes before national courts that possess jurisdiction. Second, there are prosecutions of grave crimes within certain international or hybrid tribunals such as the International Criminal Tribunal for Rwanda, the International Criminal Court ("ICC"), the Special Court for Sierra Leone and the Extraordinary African Chambers in the Courts of Senegal. In June 2014, the African Union adopted a treaty that would establish the first regional court with jurisdiction over human rights, general and criminal matters including international and transnational crimes as well as corporate criminal liability. Since then, the Africa example has emboldened advocates for a regional criminal court to prosecute transnational organized crime in Latin America. These developments raise important questions, which this panel will seek to

address, about 1) whether there is a place for regional courts in the enforcement of international or transnational criminal law and 2) the implications of any such role(s) for future prosecutions of crimes at the national and international levels, including for the ICC and its 124 States Parties.

Moderator: Erika de Wet, Institute of International and Comparative Law in Africa, University of Pretoria Faculty of Law

Speakers:

- James Gathii, Loyola University Chicago School of Law
- Alexandra Huneus, University of Wisconsin School of Law
- Vincent O. Nmeihelle, African Development Bank

Spreading Justice: International Criminal Tribunals and National Legal Systems

1:00 pm - 2:30 pm

Regency C

CLE Credit Hours: 1.5

Organized by the International Legal Research Interest Group

The methods of bringing international actors to justice for criminal acts have developed and changed over the course of decades due in large part to lawyers practicing in the field. The program will highlight select past and present tribunals where legal practitioners were effective and impacted both international and domestic legal systems. Panelists will examine the role of the international justice system and its individual actors in promoting the rule of law and analyze how international tribunals influence the rebuilding of post-conflict communities. Over the course of the session, the attendees will become familiar with major trends in international criminal justice and learn how to locate information on courts and their rulings.

Moderator: Victoria Szymczak, University of Hawaii School of Law

Speakers:

- Nicholas Boring, Law Library of Congress
- Douglas Irvin-Erickson, The School for Conflict Analysis and Resolution, George Mason University
- Steven Koh, U.S. Department of Justice
- Jane Stromseth, Georgetown University Law School

Late Breaking Panel: Missile Strikes Against Syria

1:00 PM – 2:30 PM

Columbia B

CLE Credit Hours: 1.5

This late-breaking panel examines the legal questions surrounding the recent unilateral missile strikes by the United States on Syrian forces. It will explore whether the attack, which was undertaken without Security Council or Congressional authorization, was a violation of the U.N. Charter; whether the strikes can be justified as humanitarian intervention or as an exercise

of the responsibility to protect; and whether the strikes satisfy domestic law requirements for uses of force under the Constitution and the War Powers Resolution. It will also consider the implications of the resolution of these questions for future decision-making, both by the United States and by other governments, on the use of force.

Moderator: Catherine Powell, Fordham University School of Law

Speakers:

- Jennifer Daskal, American University Washington College of Law
- Harold Koh, Yale Law School
- Steven Pomper, former Special Assistant to the President and Senior Director for African Affairs, Multilateral Affairs and Human Rights, National Security Council
- Saikrishna Prakash, University of Virginia School of Law

Rights of Indigenous Peoples IG Business Meeting

1:00 pm - 2:30 pm

Redwood



Coffee Break

2:30 pm - 3:00 pm

Debate: Compulsory Jurisdiction in International Dispute Settlement: Beyond David versus Goliath?

3:00 pm - 4:30 pm

Regency A

CLE Credit Hours: 1.5

Co-sponsored by the Dispute Resolution Interest Group

Compulsory jurisdiction is an integral element of the modern system for the settlement of international disputes. The Statute of the International Court of Justice, the mechanisms of dispute settlement under the United Nations Convention on the Law of the Sea, the World Trade Organization's Dispute Settlement Body, and regional human rights treaties all provide for compulsory jurisdiction in varying degrees. Similarly, specific jurisdictional clauses in multilateral treaties (or their Optional Protocols) provide a further means by which States may commit themselves in advance to settle particular categories of dispute through the adjudication of an international court or tribunal. The recent conduct of China, Russia and others, however, makes clear that some States continue to perceive the bringing of claims by another State pursuant to compulsory jurisdiction provisions as unfriendly and impermissible. Moreover, their conduct may make other States hesitant to take advantage of the system of compulsory jurisdiction that can sometimes serve as their only means of challenging a powerful State and achieving recognition of their rights under international law.

Moderators:

- Judge James Crawford, International Court of Justice

- Ina Popova, Debevoise & Plimpton LLC
- Stephen Schwebel, World Bank Administrative Tribunal

Speakers:

- Tai-Heng Cheng, Quinn Emanuel Urquhart & Sullivan LLP
- Gleider Hernandez, Durham University Law School
- Ben Juratowitch, Freshfields Bruckhaus Deringer
- Loretta Malintoppi, 39 Essex Chambers

Can Trade Serve as a Tool to Promote International Law Values? The Use of Trade Agreements to Raise and Enforce Labor and Environmental Standards

3:00 pm - 4:30 pm

Regency B

CLE Credit Hours: 1.5

Co-sponsored by the International Environmental Law Interest Group, the Latin America Interest Group, and the International Economic Law Interest Group

What do claims that a country has turned a blind eye to the illegal harvesting of timber, has failed to enforce its own labour laws, or has prevented the formation of independent unions, have to do with international trade law? Over the past decades, enforceable obligations regarding labour rights and environmental protection have become an increasingly common feature of trade agreements. This development could mark a fundamental shift in the relationship between international trade law and other values championed by international law. Trade agreements used to be seen primarily as a threat to the pursuit of those values. Could they instead become an engine for the development and enforcement of labour and environmental standards? The panel will consider the use of dispute settlement proceedings to enforce the labour provisions of trade agreements, the role of labour and environmental obligations in the TPP and in a potentially renegotiated NAFTA, and the implementation challenges encountered under already concluded agreements.

Moderator: Jennifer Hillman, Cassidy Levy Kent LLP

Speakers:

- Melissa Blue Sky, Center for International Environmental Law
- Lewis Karesh, Assistant U.S. Trade Representative for Labor
- Jason Kearns, U.S. House of Representatives, Ways and Means Committee
- Marco T. Molina Tejada, Mission of Guatemala to the World Trade Organization

Arms Control and the Challenges of New Technologies

3:00 pm - 4:30 pm

Regency C

CLE Credit Hours: 1.5

Co-sponsored by the Nonproliferation, Arms Control and Disarmament Interest Group, the Space Law Interest Group and the Lieber Society on the Law of Armed Conflict

Classically, the international community regulated new weapons by controlling their means of production, limiting their proliferation, and identifying and punishing violations. But these

approaches do not work well for new weapons technology. Consider: How can states' and non-state actors' capacity for physically and economically devastating cyberattacks be minimized? How can autonomous weapon systems be regulated if it is impossible for observers to distinguish between a "semi" and "fully" autonomous weapon system? How are we to address the risk of a superintelligence arms race? This panel will consider and address these and similar questions in light of the underlying goals and values of the international legal order.

Moderator: Antonia Handler Chayes, The Fletcher School of International Affairs, Tufts University

Speakers:

- Sophie-Charlotte Fischer, Center for Security Studies, Swiss Federal Institute in Zurich
- Steven Hill, Legal Advisor to the Secretary General, North Atlantic Treaty Organization
- Tamara Patton, Princeton University
- Paul Scharre, Center for a New American Security

Prevention and Guarantees of Non-Repetition: Taking Stock of Two Decades of Transitional Justice Mechanisms

3:00 pm - 4:30 pm

Regency D

CLE Credit Hours: 1.5

Organized by the Transitional Justice and Rule of Law Interest Group

Co-sponsored by the International Criminal Law Interest Group and Transitional Justice and Rule of Law Interest Group

Prevention and guarantees of non-repetition are regarded as fundamental pillars of transitional justice (TJ) and ultimately the overarching purpose of TJ work. Over the past decades, most transitional justice processes have included as one of their objectives the guarantee of non-repetition, as exemplified by the phrases "nunca más" and "never again." However, we still want for critical assessment of how well the various mechanisms of TJ have worked to achieve the goal of non-repetition/prevention. This roundtable will explore how and if the system of transitional justice values the ideals of non-repetition and promotes this value in the development of international law. Specifically, a diverse group of experts representing both practitioners and academics will respond to the question: Have mechanisms such as truth commissions and truth recovery, reparations; national and international criminal trials; institutional reform; and other TJ mechanisms achieved the goal of prevention and non-repetition? If not, how have these mechanisms failed? If so, how have they succeeded?

Moderators:

- Zinaida Miller, Seton Hall University School of Diplomacy
- Lisa Laplante, New England School of Law

Speakers:

- Naomi Roht Arriaza, UC Hastings Law School
- Chris Mahony, World Bank Group
- Phuong Ngoc Pham, Harvard Humanitarian Initiative
- Jamie Rowen, University of Massachusetts Amherst Department of Political Science

Foreign Affairs Federalism: A Comparative Perspective

3:00 pm - 4:30 pm

Columbia B

CLE Credit Hours: 1.5

Co-sponsored by the International Law in Domestic Courts Interest Group, the Latin America Interest Group and the International Legal Theory Interest Group

States whose constitutions divide power between national and sub-national governments confront unique challenges in both making international obligations and ensuring compliance with them. These challenges arise across many different areas of international law, including investment, human rights, and trade. National governments that are committed to international norms may have difficulty getting sub-national governments to incorporate those norms into local law and practice. Conversely, sub-national governments who embrace international norms may find a lack of support for them at the national level. This panel will bring together a group of experts from Canada, Mexico, Switzerland, and the United States. They will discuss these issues from a comparative perspective during a round-table conversation.

Moderator: David Sloss, University of California - Santa Clara Law School

Speakers:

- Eva Maria Belser, University of Fribourg, Switzerland
- Robert Brookfield, Trade Law Bureau of Canada
- Hugo Perezcano Diaz, International Law Research Program, Centre for International Governance Innovation

Release of the *American Classics in International Law* Book Series and Recognition of Brill/Nijhoff Authors

3:00 pm - 4:30 pm

Lexington & Concord Rooms

Together with General Editor, W. Michael Reisman, Brill | Nijhoff announces the launch of *American Classics in International Law* and the publication of the first two volumes, *General Theory of International Law*, edited by Siegfried Wiessner, and *International Investment Law*, edited by José E. Alvarez.

The new edition of *Rosenne's Law and Practice of the International Court: 1920 – 2015* will also be on display, along with other recent publications highlights.

In recognition of their many notable contributions, all Brill/Nijhoff authors and editors are invited to join us for a casual celebratory event.

International Economic Law IG Business Meeting

3:00 pm - 4:30 pm

Redwood

Teaching International Law IG Business Meeting

3:00 pm - 4:30 pm

Sequoia

Assembly

4:45 pm - 6:30 pm

Regency A

The Assembly program will include the presentation of our annual honors and awards, remembrances of those we have lost during the past year, and the election and introduction of our incoming officers and Executive Council members. The centerpiece of the Assembly will be a keynote address by Professor Philippe Sands, University College London, whose latest book, *East West Street*, discusses the origination of the ideas of "genocide" and "crimes against humanity."

Speaker:

- Philippe Sands, University College London Faculty of Laws
-

Gala Reception

6:30 pm - 8:00 pm

Sponsored by Cambridge University Press

New Professionals Reception

7:00 pm - 8:00 pm

Lexington & Concord

Patrons' Reception

7:00 pm - 8:00 pm

Thornton

*Sponsored by Debevoise & Plimpton LLP**By Invitation Only*

Shape the Future of International Law



ASIL has allowed me to meet other lawyers with similar interests, but also exposed me to new issues of international law. ASIL offered me a space to share my ideas and build on them...[and] to be an active participant in international law

Chiara Giorgetti
Assistant Professor
University of Richmond
School of Law, formerly of
White & Case LLP

JOIN ASIL

The American Society of International Law is dedicated to fostering the study of international law and to promoting the establishment and maintenance of international relations on the basis of law and justice. Founded in 1906, it brings a 100-plus-year-old tradition of convening its diverse community, comprising nearly 4,000 members from more than 100 countries, to address the pressing international legal questions of the day. Its reputation for providing a forum for balanced, non-partisan, and rigorous analysis is unparalleled.

Benefits of Membership

- Scholarship and News
- Debate, Discussion, and Problem Solving
- Networking and Professional Development
- Education and Outreach

To take advantage of these and many other ASIL member benefits and to help shape the future of international law, join the world's leading association for scholars, practitioners, and students of international law.

Visit www.asil.org/membership to learn more and to join.



**American Society
of International Law**

*Serving International Lawyers.
Strengthening International Law.*

FEATURING

- 1215 Frontier Dispute (Burkina Faso/Niger) (I.C.J.)
Introductory Note by Thérèse Kall
- 1257 European Commission et al. v. Kadli (E.C.J.)
Introductory Note by Sean M. Timmer
- 1285 Provisional Measures with Regard to El Salvador in the
Matter of B. (Inter-Am. Ct. H.R.)
Introductory Note by Lori Drummer
- 1300 UNCITRAL Rules on Transparency in Treaty-based Investor-
State Arbitration
Introductory Note by Kati Loken
- 1309 Mamakesh Treaty to Facilitate Access to Published Works for
Persons who are Blind, Visually Impaired, or Otherwise Print
Disabled
Introductory Note by Hope Lewis
- 1321 Declaration of the 1st Ministerial Meeting of the Latin
American States Affected by Transnational Interests
Introductory Note by Leonardo Ochoa Romero and Ana Carolina
Cuello / Silva
- 1327 Tanganyika Law Society and The Legal and Human Rights
Centre v. Tanzania and Rev. Christopher R. Mikilla v.
Tanzania (Afr. Ct. H.R.)
Introductory Note by Alexander D. Makaló



American Society
of International Law

A subscription to ILM, which is published online and in print, consists of six issues over the course of 12 months from time of payment. ASIL members receive free online access to the two most recent years' issues of ILM and may add on a print subscription to ILM at a discounted rate.

International Legal Materials

Published every other month since 1962, *International Legal Materials* (ILM) reproduces primary international legal documents reflecting the broad scope and evolution of international law. Materials are selected – with the advice of the ILM Editorial Advisory Committee and the ILM Corresponding Editors – for their usefulness to scholars, practitioners, and business and government officials. Each issue contains the full texts of important treaties and agreements, judicial and arbitral decisions, national legislation, international organizations resolutions, and other documents.

Visit www.asil.org/ILM to learn more and to subscribe. ASIL member discounts apply.



American Society
of International Law

*Serving International Lawyers.
Strengthening International Law.*

Friday, April 14, 2017

International Law in Domestic Courts IG Business Meeting

7:00 am - 8:30 am

Yosemite

Executive Council Breakfast

8:00 am - 9:00 am

Lexington & Concord



Coffee Break

8:30 am - 9:00 am

International Law and the Trump Administration: Trade & Investment

9:00 am - 10:30 am

Regency A

Sponsored by the Centre for International Governance Innovation

Co-sponsored by the International Economic Law Interest Group

President Trump has made it a central pillar of his foreign policy to review the terms of the United States' cross-border trade and investment deals with the aim of "putting America first." In pursuit of this objective, the administration has withdrawn the US from the Transpacific Partnership Agreement (TPP), suspended negotiations toward a Transatlantic Trade & Investment Partnership Agreement (TTIP), announced steps to re-negotiate the North American Free Trade Agreement (NAFTA), and pressured the G20 to drop from its 2017 communiqués the group's prior shared commitment to "resist all forms of protectionism." Supporters of these moves argue the US has lost large numbers of well-paying jobs to countries who have unfairly or disproportionately benefitted from American free trade largesse in the past. Critics allege that the US has actually gained more than it has lost from its trade and investment deals and assert that undermining the rules-based multilateral trading system would do more to harm than to help American businesses and workers. Who is right in this debate? What does the best available evidence tell us, and what are the implications of that data for the international legal arrangements that govern the world economy? This panel will tackle these difficult questions from the perspective of both international economics and international law.

Moderator: Gary Hufbauer, Peterson Institute for International Economics

Speaker:

- Rachel Brewster, Duke Law
 - Warren Maruyama, Hogan Lovells LLP
 - Aaditya Mattoo, World Bank
 - Michael Smart, Rock Creek Group
-

The Bases for Jurisdiction in Private International Disputes

9:00 am - 10:30 am

Regency B

CLE Credit Hours: 1.5

Co-sponsored by International Law in Domestic Courts Interest Group, the Dispute Resolution Interest Group, and the International Legal Theory Interest Group

This panel will discuss the tension between sovereignty and party autonomy at the basis of jurisdiction in private cross-border disputes. It will revisit and challenge the viability of the tradition that state sovereignty should provide the foundation for jurisdiction in international civil and commercial matters. It will evaluate other candidate values that could form the basis of allocation of jurisdiction. It will consider the interests involved from the perspective of states and individual actors in international law, touching upon practical and academic points of controversy. Is it time to abandon sovereignty as the starting basis of determining an appropriate forum? What risks can transpire from shifting the power to private actors, and what limits are appropriate to be placed on party autonomy? This panel will bring together leading minds in private international law to address these and other questions in light of the proliferating recognition of party autonomy across the globe.

Moderator: Milana Karayanidis, Trinity College Dublin

Speakers:

- Marta Pertegas, Hague Conference on Private International Law
- George Bermann, Columbia Law School
- Carolyn Lamm, White & Case LLP

Claims against the United Nation: From Within and Without

9:00 am - 10:30 am

Regency C

CLE Credit Hours: 1.5

Co-sponsored by the Human Rights Interest Group, Transitional Justice and Rule of Law Interest Group, and Dispute Resolution Interest Group

The UN faces persistent questions relating to its accountability. These include how it chooses to exercise its privileges and immunities and those of its staff members, and how it responds to alleged international torts of the organization. The cholera outbreak in Haiti, and allegations of sexual exploitation and abuse by UN officials on missions, have most recently brought these issues to the fore. This panel will examine the legal framework within which the UN operates when it responds to claims brought against the UN. The panel will also examine if the UN is alone in the challenges that it faces in this regard, and whether there are lessons that can be learnt for and from the experience and practice of other intergovernmental organizations.

Moderator: Alejandro Sousa, General Assembly of the United Nations

Speakers:

- Simon Chesterman, National University of Singapore Faculty of Law
- Patricia Galvao Teles, United Nations International Law Commission
- Andreas Vaagt, United Nations Secretariat

The Regime of Islands in the Aftermath of the South China Sea Arbitration

9:00 am - 10:30 am

Columbia B

CLE Credit Hours: 1.5

Co-sponsored by the International Environmental Law Interest Group, International Courts and Tribunals Interest Group and the Law of the Sea Interest Group

In July 2016, the award in the South China Sea Arbitration was issued. The tribunal constituted under Annex VII of the UN Convention on the Law of the Sea is the first to give sustained attention to the interpretation and application of the regime of islands under Article 121 of the Convention. While much of the international attention following the decision in the South China Sea Arbitration has focused on the immediate context of the South China Sea and the claims of the various littoral States, the Tribunal's decision on the maritime entitlements of island features under Article 121(3) of UNCLOS has far broader implications, extending not only to the law of the sea, but also to the vital geopolitical interests of large and small States. This panel will explore and critique the South China Sea Tribunal's interpretation of Article 121(3), and will consider the implications for other States with remote island exclusive economic zone claims.

Moderator: Coalter Lathrop, Sovereign Geographic

Speakers:

- David Freestone, George Washington University School of Law
- Douglas Guilfoyle, Monash University Faculty of Law
- Oliver Lewis, U.S. Department of State
- Joanna Mossop, Victoria University of Wellington Faculty of Law

Vagts Roundtable: Lawyering in the Age of Transnational Government

9:00 am - 10:30 am

Lexington & Concord

CLE Credit Hours: 1.5

The regulatory environment in which multinational businesses operate has become largely transnational. A growing number of legal instruments set forth rules or guidelines that apply across national borders and domestic regulators frequently act in cooperation with their foreign counterparts both in setting regulatory standards and in conducting cross-border investigations. As a result, the lawyers representing multinational enterprises routinely confront various aspects of transnational governance—including the application of multiple laws to cross-border activity, the growth in soft-law instruments, and the expansion of transnational regulatory networks.

In considering these developments, the panel will begin with a paper by Dr. Kath Hall (Australian National University) entitled "Lawyers in Action: The Evolving Nature of Transnational Legal Expertise." Drawing on interviews with lawyers working in the area of transnational anti-corruption law, the paper discusses how lawyers develop transnational expertise, what challenges and opportunities this brings to their work and what it means for legal practice. The paper also develops a definition of transnational legal expertise as comprised of three elements: *multi-jurisdictional knowledge*, *connections to transnational sites of influence*, and *intellectual reflectiveness*. It discusses the value these elements bring to global legal practice, and highlights the unique opportunities for lawyers to be at the cutting edge of new and emerging areas of transnational law.

The panelists will then participate in a moderated discussion on the role of lawyers operating in the transnational sphere, bringing to bear their own expertise within private practice, government, and international organizations.

Convenor: Hannah Buxbaum, University of Indiana School of Law

Participants:

- Kath Hall, Australia National University College of Law
- Sally March, private practitioner
- Laura Stein, Office of the General Counsel, Clorox Corporation
- Jonathan Welch, Office of Foreign Litigation, Department of Justice

Africa Law IG Business Meeting

9:00 am - 10:30 am

Grand Teton

Intellectual Property Law IG Business Meeting

9:00 am - 10:30 am

Yosemite



Coffee Break

10:30 am - 11:00 am

Debate: Bombing Terrorist Revenue: Legitimate Military Strategy or War Crime?

11:00 am - 12:30 pm

Regency A

CLE Credit Hours: 1.5

Co-sponsored by the Lieber Society on the Law of Armed Conflict and the International Criminal Law Interest Group

A number of states, including the United States, have targeted cash storage sites, convoys of trucks carrying crude oil destined for black markets, and oil infrastructure controlled by the so-called Islamic State of Iraq and the Levant (ISIL) as part of a strategy to deny the terrorist group the revenue it needs to sustain its operations. Some view these strikes as a legitimate military

strategy in the fight against a genocidal terrorist group. Striking stolen cash hoards and revenue sources seized by the armed group saves lives by diminishing ISIL's ability to put fighters on the battlefield, to brutalize civilians, and to finance terrorist attacks. But where some see hardened cash depots, others see civilian banks—which generally have not been viewed as a legitimate target under international humanitarian law. Is ISIL's revenue too far removed from the battlefield to constitute a legitimate military objective? Is the strategy to target ISIL-controlled cash and revenue streams actually a war crime of attacking civilian objects? This session will debate the legality of targeting terrorist-controlled cash and revenue sources under the laws of war. The debate takes an issue of current significance that implicates long-running academic disputes about the line between military objectives and civilian objects and that may be a significant precedent for future conflicts.

Moderator: Christie Edwards, American Red Cross International Humanitarian Law Division

Speakers:

- Laurie Blank, Emory University School of Law
- Charlie Dunlap, Duke University School of Law
- Ryan Goodman, New York University School of Law
- Jens David Ohlin, Cornell Law School

The Rise of Multistakeholder Global Governance

11:00 am - 12:30 pm

Regency C

CLE Credit Hours: 1.5

Co-sponsored by the International Environmental Law Interest Group, the Space Law Interest Group and the International Legal Theory Interest Group

The term "multistakeholder governance" was rare decades ago but is heard with rising frequency today. Increasingly international institutions explicitly aim to reflect not simply the preferences and positions governments but those of the full spectrum of stakeholders in a given issue area, such as civil society groups, corporations, scientists and experts, and indigenous peoples. Prominent examples of multistakeholder cooperation include the Internet Corporation for Assigned Names and Numbers, the Global Alliance for Vaccines and Immunization, and, most recently, the Sustainable Development Goals Fund. This roundtable will examine where this evolution is occurring, why it is occurring, what advantages and disadvantages it offers, and reflect on whether multistakeholderism, as opposed to traditional state-centric multilateralism, better reflects the values of inclusive and democratic governance that many believe the international legal system ought to embody.

Moderator: Kal Raustiala, University of California - Los Angeles School of Law

Speakers:

- Gulen Atay, Former General Counsel, Global Fund to Fight AIDS, Tuberculosis, and Malaria
- Ayelet Berman, Centre for International Law, National University of Singapore

- Sergio Fernández de Córdova, PVBLIC Foundation
- Theresa Swinehart, Multistakeholder Strategy and Strategic Initiatives, Internet Corporation for Assigned Names and Numbers (ICANN)

Should the ICC Privilege Global or Local Justice Goals?

11:00 am - 12:30 pm

Columbia B

CLE Credit Hours: 1.5

Organized by the International Criminal Law Interest Group

Co-sponsored by the Transitional Justice and Rule of Law Interest Group

Accepted wisdom holds that the ICC can and should serve the global community, particularly through global crime prevention, and, at the same time, should seek to provide local justice to affected communities. While these agendas can sometimes be pursued simultaneously, they often conflict. In those instances, the ICC must privilege either global or local goals. In this session, participants will debate whether, and under what circumstances, the ICC should privilege global or local justice goals. This debate goes to the heart of this year's theme about what international law values. The session will be structured as a debate and will follow a rapid response format. Participants will be asked to provide their opinions regarding specific potential clashes between global and national justice goals in such areas as jurisdiction, complementarity, case selection, and the identification of substantive norms. The rapid response format and use of hypotheticals will enable the panel to provide a broad overview of the issues and a diversity of perspectives on each. This will set the scene for a productive engagement with the audience on both the specific issues debated and the big picture question of when the ICC should privilege global and local justice goals.

Moderator: Margaret deGuzman, Temple University School of Law

Speakers:

- Elena Baylis, University of Pittsburgh School of Law
- Mark Drumbl, Washington and Lee University School of Law
- Godfrey Musila, Africa Atrocities Watch
- Steven Rapp, former U.S. Ambassador for War Crimes Issues
- Elies van Sliedregt, VU University Amsterdam Faculty of Law

The Value(s) of International Dispute Resolution

11:00 am - 12:30 pm

Lexington & Concord

CLE Credit Hours: 1.5

Organized by the Dispute Resolution Interest Group

Co-sponsored by the International Courts and Tribunals Interest Group, the Dispute Resolution Interest Group, and the International Legal Theory Interest Group

What values do international courts advance? It is a truism that international judges serve

the private value in dispute resolution, and widely recognized that they explicate and give force to public values embodied in authoritative texts and rules applicable to a dispute. Less commonly noticed is that, at the same time, courts themselves stand for and embody a number of normative values through their procedural rules and institutional practices. Given the proliferation of international tribunals, and the notable judicialization of international relations, a focus on the values that courts themselves embody is long overdue. This panel looks at historical and current practices across international courts to identify and analyze the normative values these courts represent and advance. In particular, the panel will examine: who decides what values courts embody?; which substantive or process values do international courts embody or advance?; and what strategies do judges use to advance those values?

Moderator: Perry Bechky, Berliner Corcoran & Rowe LLP

Speakers:

- Jeffrey Dunoff, Temple University School of Law
- Judge Helen Keller, European Court of Human Rights
- Mark Pollack, Temple University Department of Political Science
- Judge Julia Sebutinde, International Court of Justice
- Yuval Shany, Hebrew University of Jerusalem Faculty of Law

Migration Law IG Business Meeting

11:00 am - 12:30 pm

Yosemite

Minorities in International Law IG Business Meeting

11:00 am - 12:30 pm

Bryce

Disaster Law IG Business Meeting

11:00 am - 12:30 pm

Grand Teton

Midwest IG Business Meeting

11:00 am - 12:30 pm

Glacier



Break

12:30 pm - 1:00 pm

Hudson Medal Luncheon: A Conversation with Georges Abi-Saab

1:00 pm - 2:30 pm

Columbia B

Sponsored by Foley Hoag LLP

Honoree/Speaker: Georges Abi-Saab, Graduate Institute of International & Development Studies, Geneva

Moderator: Philip Alston, New York University School of Law

Tickets for this event must be purchased separately at registration.

The Future of International Criminal Justice

1:00 pm - 2:30 pm

Regency A

CLE Credit Hours: 1.5

Co-sponsored by the Transitional Justice and Rule of Law Interest Group

The international criminal justice system is in a state of transition. The International Criminal Court is emerging as the critical court of last resort its founders envisioned. But multiplying global human rights crises, budgetary constraints, and the paralysis of the U.N. Security Council have left the Court falling behind in the resources and political support needed to fully meet demands for accountability. This panel will explore strengthening the infrastructure needed to support the future of international criminal justice. It will focus on the technical, political, and resource challenges to bolstering accountability, including the relationship between existing and proposed mechanisms, at the national, regional and international levels, and the potential promise and perils of those new mechanisms, as well as overcoming political backlash to the operation of international criminal law. The panel will also evaluate how to improve the quality of justice delivered, in particular when viewed from the perspective of victims and affected communities. Finally, the panel will seek to identify what forms of new scholarship are needed to help the system of international justice more fully meet future challenges.

Moderators: Jim Goldston, Open Society Justice Initiative

Speakers:

- Fatou Bensouda, Office of the Prosecutor, International Criminal Court
- Stephen Mathias, United Nations Office of Legal Affairs
- Judge Theodor Meron, United Nations Mechanism on International Criminal Tribunals
- Susana SaCouto, American University Washington College of Law

Are WTO and Investor-State Adjudicators Sufficiently Independent to Strike the Right Balance between Economic and Non-Economic Interests?

1:00 pm - 2:30 pm

Regency C

CLE Credit Hours: 1.5

Co-sponsored by the Latin America Interest Group, Human Rights Interest Group, and the Dispute Resolution Interest Group

Recent decisions by investor-state tribunals and by the WTO Appellate Body seem to suggest that both the investment and trade normative systems are sufficiently flexible to balance economic and non-economic interests. The tribunal in Phillip Morris v. Uruguay, for example,

recently held that Uruguay did not violate its BIT obligations by adopting tobacco-control measures that were justified on public health grounds. Similarly, the Appellate Body in Argentina - Financial Services held that Argentina did not violate its GATS obligations by distinguishing between "cooperative" and "non-cooperative" tax havens. Yet, rather than being lauded as mature adjudicative systems, both investor-state and WTO dispute settlement are undergoing a legitimacy crisis, stemming in part from questions related to judicial independence. The panel will discuss whether criticisms relating to the pro-investor bias in ISDS are warranted in light of recent developments, and whether following the re-appointment crisis the WTO Appellate Body can remain sufficiently independent to continue to uphold a rules-based system.

Moderator: Andrea Bjorklund, McGill University Faculty of Law

Speakers:

- Valerie Hughes, Queens University
- Ricardo Ramirez Hernandez, World Trade Organization Appellate Body
- Luke Sobota, Three Crowns LLP

The Emerging Law of Energy Transition

1:00 pm - 2:30 pm

Columbia C

CLE Credit Hours: 1.5

Organized by the International Environmental Law Interest Group

Climate change underlines the imperative for rapid transition in the global economy from fossil fuel energy sources to cleaner alternatives in order to reduce emissions of greenhouse gas pollutants. This roundtable will offer perspectives on the novel law of energy transition emerging at the intersection between international environmental law and international energy law - and the interface of both areas of international law with varying national and subnational law. It will discuss the role of the Paris Agreement in fostering new legal measures for energy transition, as well as the uncertainties regarding implementation of that Agreement under the administration of President Donald Trump. Participants will address key challenges posed by efforts to progress energy transition through law, including: - how best to foster development and uptake of clean energy technologies such as renewable energy, energy storage and energy efficiency technologies; - how to ensure equitable access to sustainable energy and build infrastructure resilience; and - how to manage intersections between the emerging law of energy transition and other areas of multi-scalar law such as international economic law, human rights and other areas of environmental law.

Moderators:

- Jacqueline Peel, University of Melbourne Faculty of Law
- Hari Osofsky, University of Minnesota School of Law

Speakers:

- Deepa Badrinarayana, Chapman University School of Law
- Myles Culhane, Office of the General Counsel, Occidental Petroleum Corporation
- Elliot Diringer, Center for Energy and Climate Solutions

Military Intervention by Consent

1:00 pm - 2:30 pm

Lexington & Concord

CLE Credit Hours: 1.5/2.0*Co-sponsored by the Transitional Justice and Rule of Law Interest Group, the Lieber Society on the Law of Armed Conflict and the International Criminal Law Interest Group*

This session will examine the modern international law governing military intervention by invitation, or consent, and the extent to which this law has evolved, with an eye toward examining whether such evolution has eroded the prohibition on the use of force. Questions raised include who within the state may request forcible intervention, whether that entity must possess effective control of the territory or a measure of democratic legitimacy, whether the right to self-determination limits the type of situations in which an invitation for forcible intervention can be extended, and whether international law sufficiently speaks to these questions. This session will provide insight to scholars, practitioners, international diplomats, civil servants and humanitarian aid workers into the (evolving) legal benchmarks pertaining to military intervention by invitation as it is practiced today. In addition, it will provide insight on how the modern practice of military intervention by invitation is affecting (i.e. eroding) the prohibition of the use of force in international law.

Moderator: Naz Modirzadeh, Harvard Law School Program on International Law and Armed Conflict

Speakers:

- Ashley Deeks, University of Virginia School of Law
- Eliav Lieblich, Tel-Aviv University Faculty of Law
- Jonathan Horowitz, Open Society Foundations
- Robert Taylor, Harvard Law School

Government Attorneys IG Business Meeting

1:00 pm - 2:30 pm

Bryce

International Refugee Law IG Business Meeting

1:00 pm - 2:30 pm

Yosemite

International Organizations IG Business Meeting

1:00 pm - 2:30 pm

Grand Teton

Private International Law IG Business Meeting

1:00 pm - 2:30 pm

Glacier



Coffee Break

2:30 pm - 3:00 pm

Fifth Annual Charles N. Brower Lecture on International Dispute Resolution: The Multiple Functions of International Courts and the Singular Task of the Adjudicator

3:00 pm - 4:30 pm

Regency A

Co-sponsored by the Dispute Resolution Interest Group

The Fifth Annual Charles N. Brower Lecture on International Dispute Resolution will be presented at the 2017 ASIL Annual Meeting by David D. Caron, Judge of the Iran-U.S. Claims Tribunal in The Hague and Professor of International Law, King's College London. Judge Caron was the C. William Maxeiner Distinguished Professor of Law at the University of California at Berkeley for most of his career before joining King's College London as the Dean of The Dickson Poon School of Law in 2013. He served as President of ASIL from 2010 to 2012. The Brower lecture is named in honor of Judge Charles N. Brower for his many contributions to the field of international law.

Speaker:

- Judge David D. Caron, Iran-U.S. Claims Tribunal

Duty, Disobedience, and the Law of Armed Conflict

3:00 pm - 4:30 pm

Regency B

CLE Credit Hours: 1.5

Co-sponsored by the Transitional Justice and Rule of Law Interest Group, the Lieber Society on the Law of Armed Conflict and the International Criminal Law Interest Group

What are the legal obligations of service members who object to specific armed conflicts on legal and moral grounds? Generally we assume that soldiers are required to serve in whatever conflict the state demands. But recently, American service members have refused to deploy or filed suit against the government on the grounds that the military actions in which they were to serve were unlawful. These cases raise difficult questions. The law of war prohibits war crimes, but does participating in illegal war amount to a war crime, or is it a service member's duty? Do soldiers have a right, or even an obligation, to refuse to serve in a conflict they believe violates jus ad bellum, just as they have a right and obligation to refuse orders that manifestly violate jus in bello? How are soldiers' lives' after deployment shaped by undertaking actions they believe violate the law of war? Focusing on these cases and the larger political, legal, and moral questions they raise, this panel addresses whether state adherence to international law and domestic constitutional law is required for soldiers' obedience to orders, and the impact on soldiers of participating in they view as an illegal war.

Moderator: Gary Solis, Georgetown University Law Center

Speakers:

- Bruce Ackerman, Yale Law School

- AnnaBelle Bryan, National Center for Veterans Studies, University of Utah
- Brigadier General Marilyn Chiafullo, Chief Judge, U.S. Army Court of Criminal Appeals
- Major Keith Petty, U.S. Army Judge Advocate General's Corps

Regulating the Global Commons: The BBNJ Negotiations and Ocean Spaces Beyond National Jurisdiction

3:00 pm - 4:30 pm

Regency C

CLE Credit Hours: 1.5

Co-sponsored by the Law of the Sea Interest Group and the International Environmental Law Interest Group

The 1982 United Nations Convention on the Law of the Sea establishes a broad and largely comprehensive framework for the regulation of the oceans. It is not, however, complete. One of the major gaps in regulation concerns the conservation and sustainable use of marine resources in areas beyond national jurisdiction, areas that are potentially imperiled by: climate change, passing ships, oil spills, pollution, dumping of waste, dredging, island building and destructive fishing. To address this gap, the General Assembly has established a Preparatory Committee to make recommendations on a legal text for the conservation and sustainable management of marine biological diversity beyond areas of national jurisdiction. They are studying the following issues: - marine genetic resources, including sharing of benefits; - area-based management tools, including marine protected areas; - environmental impact assessments; and - capacity building and transfer of marine technology. This panel will address each of these issues, examining the challenging issues and sticking points, and will discuss the prospects of drafting an effective convention with significant State support.

Moderator: Catherine Redgwell, University of Oxford Faculty of Law

Speakers:

- Harriet Harden-Davies, Australian National Centre for Ocean Resources and Security, University of Wollongong
- Angel Horna, Legal Adviser of Peru to the United Nations
- Penelope Nevill, 20 Essex Street
- Robin Warner, Australian National Centre for Ocean Resources and Security, University of Wollongong

The Inter-American Human Rights System: Latest Jurisprudential Advances and Setbacks

3:00 pm - 4:30 pm

Lexington & Concord

CLE Credit Hours: 1.5

Organized by the Latin America Interest Group

Co-sponsored by the Human Rights Interest Group, the Transitional Justice and Rule of Law Interest Group, and the International Courts and Tribunals Interest Group

The Inter-American Human Rights System's two institutions, the Inter-American Court and Inter-American Commission, have increasingly influenced the development of international human rights law. Nevertheless, many international lawyers are still unfamiliar with the System's significant accomplishments. This expert panel will review and critique recent, key developments in the Inter-American jurisprudence, as well as consider their relevance for the progression of global human rights law.

Moderator: Thomas Antkowiak, Seattle University School of Law

Speakers:

- Bernard Duhaime, United Nations Working Group on Enforced or Involuntary Disappearances
- Alejandra Gonza, Inter-American Court of Human Rights
- Viviana Krsticevic, Center for Justice and International Law

BASIL International Law Careers and Speed Mentoring

3:00 pm - 4:30 pm

Columbia B

Sponsored by Freshfields Bruckhaus Deringer LLP

Mentors:

- Heather Brandon, Human Rights First
- Rafael Cox Alomar, University of the District of Columbia David A. Clarke School of Law
- Orga Cadet, Public International Law and Policy Group
- Aleesha Fowler, Freshfields Bruckhaus Deringer
- Naana A. Frimpong, King & Spalding LLP
- Judge Gabrielle Kirk McDonald, International Criminal Tribunal for the former Yugoslavia
- Katerina Ossanova, U.S. Department of Justice
- Patricia Sellers, Office of the Prosecutor for the International Criminal Court and Visiting Fellow in International Criminal Law, Oxford University
- Nawi Ukabiala, Debevoise & Plimpton LLP
- Adrien Wing, University of Iowa School of Law Programs
- Arezo Yazd, U.S. Department of Commerce
- Junteng Zheng, Human Rights Watch

New Professionals IG Business Meeting

3:00 pm - 4:30 pm

Yosemite

Solo Practitioner Business Meeting

3:00 pm - 4:30 pm

Glacier



Break

4:30 pm - 5:00 pm

Friday Keynote: Seen and Not Heard

5:00 pm - 6:00 pm

Regency A

CLE Credit Hours: 1.0

Gender-based Violence (GBV) is costly, from a human, psychological and economic point of view. It is estimated to represent worldwide a loss equivalent to Canada's GDP (1.5 trillion dollars). This loss is seen but not heard. GBV has taken the lives of over 200 million women worldwide, comparable in number to the population of either Brazil, Pakistan or Nigeria. GBV has destroyed the lives of millions of women and girls, who are survivors of this everyday violence. In this respect, GBV again is seen but not heard. In this speech Sandie Okoro, the General Counsel of the World Bank, will reflect upon her personal experience as a female international lawyer, and on her journey towards achieving recognition and leadership in her field. She will present the life stories of courageous and inspirational women on every continent who have suffered extreme violence, yet who have persevered and fought ferociously for the rights of other women who also suffer a similar plight. The focus will be on women who have employed their efforts towards shaping and influencing the direction of international law and national jurisprudence, so they can be seen and heard. Sandie's speech will also hone in on the fragmentation that exists with respect to women's rights, both in terms of enforcement and implementation. She will illustrate the fact that even in instances where laws tackling GBV or gender inequality exist, in certain contexts, there are still severe gaps in their application. It is indisputable that the agenda to combat GBV is of paramount importance. Yet the question remains as to what our individual and collective roles in this regard ought to be. It is incumbent upon us, the legal community at large, to ensure that it is both seen and heard from this point on.

Speaker: Sandie Okoro, Senior Vice President and Group General Counsel, World Bank Group

ASIL-ILSA Reception

6:00 pm - 7:30 pm

Regency B, C and D

*Sponsored by White & Case LLP***U.S. Holocaust Memorial Museum Ferencz Initiative Reception**

6:30 pm - 7:30 pm

Lexington/Concord

Sponsored by the U.S. Holocaust Memorial Museum

Building on Ben Ferencz's legacy, the Simon-Skjoldt Center for the Prevention of Genocide established the Ferencz International Justice Initiative to promote justice and accountability for past and ongoing atrocity crimes so victims can be redressed and would-be perpetrators deterred, helping to break the cycle of violence and prevent future atrocities

Featuring remarks by:

- Fatou Bensouda, prosecutor, International Criminal Court

- Sara Bloomfield, director, U.S. Holocaust Memorial Museum
 - Ben Ferencz, prosecutor, International Military Tribunals (Nuremberg)
-

L Alumni Reception

6:30 pm - 7:30 pm

Thornton

Sponsored by Arnold & Porter Kaye Scholer LLP

By Invitation Only

Film Screening of *The Uncondemned*

7:30 pm - 9:30 pm

Regency A

Featuring remarks by:

- Michele Mitchell, director, writer, and producer, *The Uncondemned*
 - Lisa Pruitt, University of California - Davis School of Law
 - Patricia Sellers, Office of the Prosecutor, International Criminal Court and visiting fellow, Oxford University
-

Film Screening of *All Rise*

7:30 pm - 9:30 pm

Capitol A & B

Debate, Discussion, and Problem Solving



ASIL 112TH ANNUAL MEETING

APRIL 4 – APRIL 7, 2018 WASHINGTON, DC

Save the Date!

The Annual Meeting is a bit like an overflowing buffet table of international law dishes. It brings people from all over the world, interesting topics, and is truly a defining event for international law aficionados.

Lucinda Low
Partner, Steptoe & Johnson, LLP

With over a century of tradition and experience behind it, the American Society of International Law's Annual Meeting has become the most important gathering in the field of international law.

More than 1,200 practitioners, academics, and students travel to Washington, DC, each spring from all over the world to debate and discuss the latest developments in their field.

Visit www.asil.org/annualmeeting to learn more. ASIL member discounts apply.



American Society
of International Law

*Serving International Lawyers.
Strengthening International Law.*

ASIL Insights



ASIL Insights are a wonderful way for me to learn quickly from people who are knowledgeable and authoritative about recent and ongoing developments in international law, particularly in areas that are a little outside my own area of expertise, so they help me stay abreast, and they make me more effective in my teaching.

Allen Weiner
Senior Lecturer at
Stanford University Law School
and Director of Stanford's
Program in International and
Comparative Law

ASIL *Insights*, the “international law behind the headlines,” provide brief, balanced accounts of the international law issues raised by newsworthy late-breaking events. They cover the gamut of international legal topics, with past articles covering topics such as the legality of intervention in Syria, the United States’ implementation of adverse WTO rulings, and the International Court of Justice’s ruling on Antarctic whaling. ASIL *Insights* are distributed to subscribers and posted on the ASIL website approximately two times a month.

To receive ASIL *Insights*, simply create a guest account at asil.org. To view past *Insights* or propose a new one, visit www.asil.org/Insights.



**American Society
of International Law**

*Serving International Lawyers.
Strengthening International Law.*

Saturday, April 15, 2017

Interest Group Co-Chair Breakfast

7:00 am - 8:45 am

Capitol A and B

By Invitation Only



Coffee Break

8:30 am - 9:00 am

International Law and the Trump Administration: Global Engagement on Environmental Law

9:00 am - 10:30 am

Regency A

Sponsored by the Centre for International Governance Innovation

During his campaign for the presidency, President Donald Trump routinely questioned the legitimacy of climate change science, promised to cancel the Paris Agreement, and pledged to abolish the U.S. Environmental Protection Agency (EPA). His appointment of a climate change sceptic who is closely tied to the fossil fuel industry as the head of the EPA has raised further questions regarding his domestic policy on an issue that has global implications. This session will address the current global framework for environmental law and the potential implications of President Trump's stated domestic goals, including the impact of a United States withdraw from the Paris Agreement or other multilateral environmental agreements, as well as the role that international law and organizations may play in pursuing international environmental objectives given the issue's importance to the rest of the international community.

Moderator: Paul Joffe, World Resources Institute

Speakers:

- Carl Bruch, Environmental Law Institute
- Susan Casey-Lefkowitz, National Resources Defense Council
- E. Donald Elliot, Yale University School of Law

Does International Law Value the Digital Individual?

9:00 am - 10:30 am

Regency C

CLE Credit Hours: 1.5

Co-sponsored by the Intellectual Property Interest Group and the International Economic Law Interest Group

An ever increasing portion of many people's daily activities occurs digitally. Whether the topic is global commerce, national security, human rights advocacy, or even private social communications, nearly every human activity now makes use of some combination of "old school" internet, instant messaging and social networking platforms and, more recently,

de-centralized peer-to-peer technologies like cryptocurrencies, smart contracts, and other blockchain use cases. The widespread use of these technologies raises important questions about how international law values the digital individual—the portions of ourselves that find their expression via these online “rails.” This panel will examine the extent to which international law, in its present constellation, sufficiently values and protects the digital self. The discussion will center around three live technology demos: one on search algorithms, one on techniques of big data analytics and personal psychological targeting, and one on the use of blockchain for international financial transactions. After each demo, experts in international law and technology will comment on the implications of these digital developments with respect to international law concerns such as: privacy; consumer protection; access to information, free speech and democratic discourse; global financial system stability, and inclusive and sustainable economic development principles.

Moderator: Oonagh Fitzgerald, Centre for International Governance Innovation

Speaker:

- Eileen Donahoe, formerly of the United Nations Human Rights Council
- Emma Llanso, Free Expression Project, Center for Democracy and Technology
- Peter van Valkenburgh, CoinCenter

Valuing Women in International Adjudication

9:00 am - 10:30 am

Columbia B

CLE Credit Hours: 1.5

Organized by the International Courts and Tribunals Interest Group

Sponsored by Freshfields Bruckhaus Deringer LLP

Co-sponsored by the Women in International Law Interest Group, the Minorities in International Law Interest Group, the New Professionals Interest Group, the Transitional Justice and Rule of Law Interest Group, and the International Legal Theory Interest Group

To what extent do international law and institutions value the participation of women in international adjudication? What does it mean to apply a gender lens to international adjudication and to what extent is it useful to do so? Empirical studies in recent years show women are found in surprisingly low percentages on most international court benches and serve as oral advocates in the International Court of Justice much less frequently than men. Little additional empirical research exists concerning women’s roles and experience as litigators, registrars, and judges, and about women of diverse backgrounds and identities in any of these roles. This moderated roundtable discussion seeks to spark a conversation about the experience of women working in various different capacities in international adjudicative bodies, and the extent to which they are valued in international adjudication. Questions may include:

- Are selection processes for litigators, registrars and judges structurally biased against women?
- What unique challenges do women involved in international adjudication face? Do challenges and experiences vary across courts with differing subject matter jurisdictions or between

older and younger institutions? How do intersecting identities affect the experience of women working in international adjudication?

- Why is it important to have women on the bench, in the Registry or litigating before international courts?
- What can be done to increase the percentage of women serving at the highest levels in international adjudication, both behind and in front of the bench?
- What gaps exist in academic research about women and international courts?

Moderator: Susan Franck, American University Washington College of Law

Speakers:

- Josephine Dawuni, College of Arts & Sciences, Howard University
- Meg Kinnear, International Centre for Settlement of Investment Disputes
- Kate Parlett, 20 Essex Street
- Liesbeth Lijnzaad, The Netherlands Ministry of Foreign Affairs

The Value and Purpose of International Law

9:00 am - 10:30 am

Lexington & Concord

CLE Credit Hours: 1.5

Organized the International Legal Theory Interest Group

The purpose of this session is to address directly the main theme of the 2017 ASIL Annual Meeting: What are the fundamental values that international law exists to serve? Unless international law and international lawyers can articulate an argument that international law is in some way valuable, it would be foolish to expect anyone to obey or respect it. The ASIL itself was founded to advance the idea that international lawyers should seek “peace and justice between nations through law” (*inter gentes ius et pax*). Is this still true? What would such a doctrine require? Have other values become fundamental to international law? This panel will consider whether shared fundamental values can and should inspire our discipline and whether (if there are no such common values) international law can be said to have any value at all.

Moderator: Marie Jacobsson, Swedish Ministry of Foreign Affairs

Speakers:

- Maxwell Chibundu, Maryland School of Law
- Cecilia Bailliet, University of Oslo Faculty of Law
- Mortimer Sellers, University of Baltimore School of Law

New Voices: Jurisdictional Issues in International Law

9:00 am - 10:30 am

Congressional C & D

CLE Credit Hours: 1.5

Moderator: Judge Bruno Simma, Iran-U.S. Claims Tribunal

Speakers:

- Maggie Gardner, Harvard Law School
- Ahmed Ghappour, University of California, Hastings College of Law
- Ben Love, Freshfields Bruckhaus Deringer LLP
- Brian McGarry, Geneva Graduate Institute of International and Development Studies

BASIL Task Force Meeting

9:00 am - 10:30 am

Yosemite

**Coffee Break**

10:30 am - 10:45 am

Closing Plenary: Building Trust in International Law and Institutions

10:45 am - 12:30 pm

Regency A

CLE Credit Hours: 1.5

Sponsored by the Embassy of the Netherlands in Washington and the Municipality of The Hague

The development of the international legal system and its growth as a framework for global diplomacy and justice was one of the achievements of the 20th and early 21st centuries, based on the principles of multilateralism endorsed at the Hague Peace Conferences. However, the landscape of international cooperation has changed dramatically over the past year, with such developments as BREXIT, the announced withdrawal of states from the International Criminal Court, and the ongoing political developments in the U.S. and Europe that further erode trust in international law and multilateral institutions. This closing plenary of the 2017 Annual Meeting of the American Society of International Law will evaluate the criticisms levied against international courts and other institutions and consider what steps should be taken to restore faith in their ability, in the words of ASIL's founding mission, "to promote the establishment and maintenance of international relations on the basis of law and justice."

Moderator: Ernst Hirsch Ballin, Center for International and European Law, Asser Institute

Speakers:

- Philip Alston, New York University School of Law
- Maurice Kamto, Hague Academy of International Law
- Judge Bruno Simma, University of Michigan School of Law
- Judge Christine van den Wyngaert, International Criminal Court

Closing Luncheon Reception

12:45 pm - 1:45 pm

Columbia B & C

Sponsored by The Embassy of the Netherlands in Washington and the Municipality of The Hague

Oxford University Press

AUTHORITATIVE RESOURCES FOR INTERNATIONAL LAW RESEARCH AND SCHOLARSHIP

Visit the Oxford University Press booth to receive **25% OFF** all titles on display and learn more about Oxford Law Online



HUMAN RIGHTS AND PERSONAL SELF-DEFENSE IN INTERNATIONAL LAW

Jan Arno Hessbruegge
2017 | 400 pp.
9780190655020
Hardcover \$85.00

THE LAW OF NATIONS AND THE UNITED STATES CONSTITUTION

Anthony J. Bellia Jr. and Bradford R. Clark
2017 | 320 pp.
9780199841257
Hardcover \$85.00

THE INTERNATIONAL COVENANT ON ECONOMIC, SOCIAL AND CULTURAL RIGHTS

Travaux Préparatoires
Edited by **Ben Saul**
2016 | 2,752 pp.
9780198758327
Hardcover \$550.00

SYSTEM, ORDER, AND INTERNATIONAL LAW

The Early History of International Legal Thought from Machiavelli to Hegel
Edited by **Stefan Kadelbach, Thomas Kleinlein, and David Roth-Isigkeit**
2017 | 544 pp.
9780198768586
Hardcover \$105.00



THE OXFORD HANDBOOK OF INTERNATIONAL ORGANIZATIONS

Edited by **Jacob Katz Cogan, Ian Hurd, and Ian Johnston**
2017 | 1,100 pp.
9780199672202
Hardcover \$210.00

THE HIDDEN HISTORY OF INTERNATIONAL LAW IN THE AMERICAS

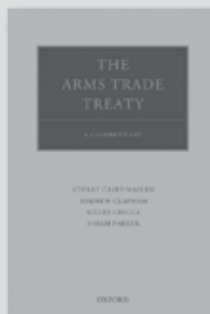
Empire and Legal Networks
Juan Pablo Scarfi
THE HISTORY AND THEORY OF INTERNATIONAL LAW
2017 | 280 pp.
9780190622343
Hardcover \$85.00

OXFORD HANDBOOK OF THE THEORY OF INTERNATIONAL LAW

Edited by **Anne Orford and Florian Hoffmann**
Assistant Editor **Martin Clark**
2016 | 1,088 pp.
9780198701958
Hardcover \$210.00

THE AMERICAN CONVENTION ON HUMAN RIGHTS

Essential Rights
Thomas M. Antkowiak and Alejandra Gonza
2017 | 432 pp.
9780199989683
Hardcover \$95.00



THE DEATH OF TREATY SUPREMACY

An Invisible Constitutional Change
David L. Sloss
Winner of the ASIL 2017 Certificate of Merit in Creative Scholarship
2016 | 472 pp.
9780199364022
Hardcover \$85.00

THE ARMS TRADE TREATY

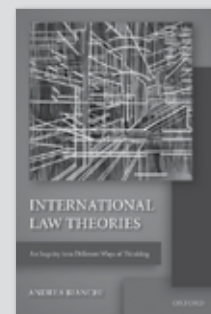
A Commentary
Andrew Clapham, Stuart Casey-Maslen, Gilles Giacca, and Sarah Parker
2016 | 544 pp.
9780198723523
Hardcover \$210.00

IRAN'S NUCLEAR PROGRAM AND INTERNATIONAL LAW

From Confrontation to Accord
Daniel H. Joyner
2016 | 280 pp.
9780199377893
Hardcover \$75.00
9780190635718
Paperback \$34.95

NEW IN PAPERBACK NATIONAL SECURITY AND DOUBLE GOVERNMENT

Michael J. Glennon
Including a new afterword by the author.
2016 | 312 pp. 9780190663995
Paperback \$14.95



INTERNATIONAL LAW THEORIES

An Inquiry into Different Ways of Thinking
Andrea Bianchi
2017 | 250 pp.
9780198725114
Hardcover \$99.00
9780198725121
Paperback \$34.95

DUE PROCESS OF LAW BEYOND THE STATE

Requirements of Administrative Procedure
Giacinto della Cananea
2016 | 240 pp.
9780198788386
Hardcover \$95.00

THE COUNCIL OF EUROPE

Its Laws and Policies
Edited by **Stefanie Schmahl and Marten Breuer**
2017 | 1,072 pp.
9780199672523
Hardcover \$165.00

THE 1949 GENEVA CONVENTIONS

A Commentary
Andrew Clapham, Paola Gaeta, Marco Sassòli
Winner of the ASIL 2017 Certificate of Merit in Technical Craftsmanship.
2016 | 1,760 pp.
9780199675449
Hardcover \$450.00

OXFORD
UNIVERSITY PRESS

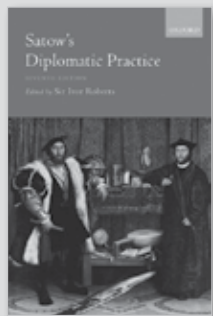
Visit oup.com/academic to place your order and enter promo code ASIL at checkout to save 25%, or call our customer service team at 1-866-445-8685

Follow us on Twitter @OUPIntLaw
Like us on Facebook
@OUPInternationalLaw

Oxford University Press

AUTHORITATIVE RESOURCES FOR INTERNATIONAL LAW RESEARCH AND SCHOLARSHIP

Visit the Oxford University Press booth to receive **25% OFF** all titles on display and learn more about Oxford Law Online



SATOW'S DIPLOMATIC PRACTICE

Seventh Edition
Edited by **Sir Ivor Roberts**
2017 | 880 pp.
9780198739104
Hardcover \$195.00

TRACING THE ROLES OF SOFT LAW IN HUMAN RIGHTS

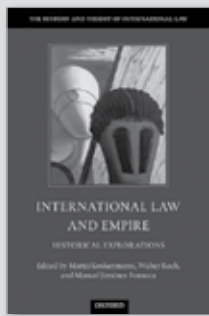
Edited by **Stéphanie Lagoutte**,
Thomas Gammeltoft-Hansen,
and **John Cerone**
2017 | 352 pp.
9780198791409
Hardcover \$110.00

ATROCITY SPEECH LAW

Foundation, Fragmentation, Fruition
Gregory S. Gordon
2017 | 440 pp.
9780190612689
Hardcover \$85.00

THE PARIS CLIMATE AGREEMENT

Analysis and Commentary
Edited by **Daniel Klein**, **Maria Pia Carazo**, **Meinhard Doelle**,
Jane Bulmer, and **Andrew Higham**
2017 | 448 pp.
9780198789338
Hardcover \$125.00
9780198803768
Paperback \$39.95



INTERNATIONAL CLIMATE CHANGE LAW

Daniel Bodansky, **Jutta Brunnée**,
and **Lavanya Rajaman**
2017 | 400 pp.
9780199664290
Hardcover \$105.00
9780199664306
Paperback \$39.95

INTERNATIONAL LAW AND EMPIRE

Historical Explorations
Edited by **Martti Koskenniemi**,
Walter Rech, and **Manuel Jiménez Fonseca**
THE HISTORY AND THEORY OF INTERNATIONAL LAW
2017 | 416 pp.
9780198795575
Hardcover \$105.00

LAW AND MORALITY AT WAR

Adil Ahmad Haque
2017 | 304 pp.
9780199687398
Hardcover \$75.00

TO REFORM THE WORLD

International Organizations and the Making of Modern States
Guy Fiti Sinclair
THE HISTORY AND THEORY OF INTERNATIONAL LAW
2017 | 368 pp.
9780198757962
Hardcover \$90.00



THE LAW OF ARMED CONFLICT AND THE USE OF FORCE

The Max Planck Encyclopedia of Public International Law
Edited by **Frauke Lachenmann**
and **Rudiger Wolfrum**
2017 | 1,472 pp.
9780198784623
Hardcover \$299.99

HOLOCAUST, GENOCIDE, AND THE LAW

A Quest for Justice in a Post-Holocaust World
Michael Bazylar
Winner of the 2016 National Jewish Book Award in the category of Holocaust
2017 | 392 pp.
9780195395693
Hardcover \$85.00
9780190664039
Paperback \$39.95

PRACTITIONERS' GUIDE TO HUMAN RIGHTS LAW IN ARMED CONFLICT

Daragh Murray
Consultant Editors: **Elizabeth Wilmshurst**, **Francoise Hampson**, **Charles Garraway**,
Noam Lubell, and **Dapo Akande**
2017 | 400 pp.
9780198791393
Hardcover \$148.00



THE CONCEPT OF CULTURAL GENOCIDE

An International Law Perspective
Elisa Novic
2016 | 288 pp.
9780198787167
Hardcover \$110.00

THE INTERNATIONAL CONVENTION ON THE ELIMINATION OF ALL FORMS OF RACIAL DISCRIMINATION

A Commentary
Patrick Thornberry
2016 | 576 pp.
9780199265336
Hardcover \$170.00

THE INTERNATIONAL COURT OF JUSTICE

Hugh Thirlway
2016 | 240 pp.
9780198779070
Hardcover \$105.00
9780198779087
Paperback \$39.95

THE INTERNATIONAL CRIMINAL COURT

A Commentary on the Rome Statute
Second Edition
William A. Schabas
2016 | 1,688 pp.
9780198739777
Hardcover \$330.00

OXFORD
UNIVERSITY PRESS

Visit oup.com/academic to place your order and enter promo code ASIL at checkout to save 25%, or call our customer service team at 1-866-445-8685

Follow us on Twitter @OUPIntLaw
Like us on Facebook
@OUPInternationalLaw

Oxford University Press

SETTING THE STANDARD IN ONLINE LEGAL RESEARCH

Oxford Public International Law



OXFORD PUBLIC INTERNATIONAL LAW

Brings together, for the first time, all of Oxford's prestigious international law products in a single, cross-searchable product family

opil.oup.com



OXFORD SCHOLARLY AUTHORITIES ON INTERNATIONAL LAW

Oxford's unrivaled reference works, such as *Oppenheim* and the *Oxford Commentaries on International Law*, are discoverable online for the first time

scholarlyauthorities.com



OXFORD REPORTS ON INTERNATIONAL LAW

The full scope of international case law—expertly analyzed and inter-linked

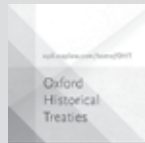
oxfordlawreports.com



MAX PLANCK ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW

The definitive reference work on public international law

mpepil.com



OXFORD HISTORICAL TREATIES

The premier resource for historical treaty research

oxfordhistoricaltreaties.com

COMING SOON



OXFORD INTERNATIONAL ORGANIZATIONS

A database of documents relating to the law of international organizations, including resolutions, reports of legal advisers, and judicial decisions, accompanied by expert analysis.

Oxford Constitutional Law



OXFORD CONSTITUTIONAL LAW

The home of Oxford's constitutional law products

oxcon.oup.com



US CONSTITUTIONAL LAW

Provides a comprehensive research resource on the law, politics, and history of constitutionalism in the United States at the federal and state levels

usconstitutionallaw.com



OXFORD CONSTITUTIONS OF THE WORLD

Fully-translated English language versions of all the world's constitutions, accompanied by individual jurisdictional commentaries

oxfordconstitutionsoftheworld.com

NEW IN 2017!



MAX PLANCK ENCYCLOPEDIA OF COMPARATIVE CONSTITUTIONAL LAW

An entirely new and comprehensive encyclopedia reference work, allowing wide-ranging research into constitutional issues and their historical, conceptual, and regional contexts.

mpeccol.com

Journals from Oxford University Press

EUROPEAN JOURNAL OF INTERNATIONAL LAW

Now available on your smartphone or tablet.

Offers readers a unique opportunity to stay in touch with the latest developments in international law, with its distinctive combination of theoretical and practical approaches.

academic.oup.com/ejil

JOURNAL OF INTERNATIONAL CRIMINAL JUSTICE

Addresses the major problems of justice from the angle of law, jurisprudence, criminology, penal philosophy, and the history of international judicial institutions.

academic.oup.com/jicj

ICSID REVIEW

Specialized periodical devoted to foreign investment law and international investment dispute settlement. It offers articles, case comments, documents, and book reviews

academic.oup.com/jcsidreview

BRITISH YEARBOOK OF INTERNATIONAL LAW

Provides up-to-date analysis on important developments in modern international law. It has established a reputation as a showcase for the best in international legal scholarship.

academic.oup.com/bybil

LONDON REVIEW OF INTERNATIONAL LAW

Selection of articles chosen by the editors free to read online.

Reflecting the pace and reach of developments in international law, the Review seeks to capture the ways in which received ideas are being challenged and reshaped by new subject-matters, participants, conceptual apparatuses, and cross-disciplinary connections.

academic.oup.com/lril

JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT

Primarily addresses fundamental and lasting issues of international dispute settlement, and gives preference to articles of enduring importance, concerning significant trends in the field.

academic.oup.com/jjids

This year, OUP International Law is recognising ASIL's theme, *What International Law Values*, with a free online collection of articles which address aspects of the theme. Visit the OUP stand to pick up a full article listing.

OXFORD
UNIVERSITY PRESS

Visit the OUP booth to watch a demo, get a free online access password, and pick up a free journal sample. Ask your librarian if these resources are available at your institution.



Africa ILTechIG

ACLIG ILDCIG

ASIL-SE ILRIG

CHAIG ILTIG

DLIG IOIG

DRIG Latin America

GAIG Lieber Society

Human Rights MILIG

ICTIG PILIG

ICLIG RIPIG

IEcLIG TJROLIG

ASIL Community

Connect, Learn, Find, Share, Communicate

Announcing the new online

ASIL Community at

www.asil.org/community

A place where ASIL members can:

- Make discounted purchases from the new ASIL Bookstore
 - Search for and post jobs on the new ASIL Job Board
 - Find fellow ASIL members
- Join and interact with 30-plus ASIL Interest Groups
- Share their resume, photo, and recent articles with other ASIL members
- Announce news of their recently published books on the ASIL website
 - And much more

To start exploring, simply sign in at asil.org/community.

For assistance with ASIL membership or the ASIL Community, call or write:

+1.202.939.6001 services@asil.org

ASIL Community is a members only, online feature of the
American Society of International Law.



Program by Track

Territory, the Sea, Space		
Making Space for Private Space Actors?	April 13, 11:00 AM – 12:30 PM	Columbia B
Adjudicating International Environmental Disputes: Lessons from Recent Jurisprudence	April 13, 1:00 PM – 2:30 PM	Regency A
International Law the Trump Administration: Environmental Law	April 15, 9:00 AM – 10:30 AM	Regency A
The Regime of Islands in the Aftermath of the South China Sea Arbitration	April 14, 9:00 AM – 10:30 AM	Columbia B
The Emerging Law of Energy Transition	April 14, 1:00 PM – 2:30 PM	Columbia C
Regulating the Global Commons: The BBNJ Negotiations and Ocean Spaces beyond National Jurisdiction	April 14, 3:00 PM – 4:30 PM	Regency C
International Adjudication and Arbitration		
How Procedure Makes Substance in International Courts and Tribunals	April 13, 11:00 AM – 12:30 PM	Regency B
Are International Claims Commissions Effective Dispute Resolution Mechanisms?	April 13, 11:00 AM – 12:30 PM	Regency D
Debate: Compulsory Jurisdiction in International Dispute Settlement: Beyond “David versus Goliath”?	April 13, 3:00 PM – 4:30 PM	Regency A
Claims Against the United Nations from Within and Without	April 14, 9:00 AM – 10:30 AM	Regency C
The Value(s) of International Dispute Resolution	April 14, 11:00 AM – 12:30 PM	Lexington & Concord
Are WTO and Investor-State Adjudicators Sufficiently Independent to Strike the Right Balance between Economic and Non-Economic Interests?	April 14, 1:00 PM – 2:30 PM	Regency B
2017 Charles Brower Lecture on Dispute Resolution: The Multiple Functions of International Courts and the Singular Task of the Adjudicator	April 14, 3:00 PM – 4:30 PM	Regency A
Valuing Women in International Adjudication	April 15, 9:00 AM – 10:30 AM	Columbia C
Use of Force, Armed Conflict		
International Law and the Trump Administration: National and International Security	April 13, 9:00 AM – 10:30 AM	Regency A
International Law and Cyberspace: Challenges for and by State and Non-State Actors	April 13, 9:00 AM – 10:30 AM	Regency C
Arms Control and the Challenges of New Technologies	April 13, 3:00 PM – 4:30 PM	Regency C
Bombing Terrorist Revenue: Legitimate Military Strategy or War Crime?	April 14, 11:00 AM – 12:30 PM	Regency A
Military Intervention by Consent	April 14, 1:00 PM – 2:30 PM	Lexington & Concord
Duty, Disobedience, and the Law of Armed Conflict	April 14, 3:00 PM – 4:30 PM	Regency B
Criminal Law, Human Rights, Migration		
The Right to a Fair Trial Under International Law	April 13, 9:00 AM – 10:30 AM	Columbia B

Under Pressure: The Global Refugee Crisis and International Law	April 13, 9:00 AM – 10:30 AM	Regency C
Does International Law Value Regionalism in Criminal Law Enforcement?	April 13, 1:00 PM – 2:30 PM	Regency B
Spreading Justice: International Criminal Tribunals and National Legal Systems	April 13, 1:00 PM – 2:30 PM	Regency C
Prevention and Guarantees of Non-Repetition: Taking Stock of Two Decades of Transitional Mechanisms around the World	April 13, 3:00 PM – 4:30 PM	Regency D
The Future of International Criminal Justice	April 14, 1:00 PM – 2:30 PM	Regency A
Should the ICC Privilege Global or Local Justice Goals?	April 14, 11:00 AM – 12:30 PM	Columbia B
The Inter-American Human Rights System: Latest Jurisprudential Advances and Setbacks	April 14, 3:00 PM – 4:30 PM	Lexington & Concord
International Law as National Law; Foreign Relations		
How International is International Law?	April 13, 9:00 AM – 10:30 AM	Regency D
Foreign Affairs Federalism: A Comparative Perspective	April 13, 3:00 PM – 4:30 PM	Columbia B
The Bases for Jurisdiction in Private International Disputes	April 14, 9:00 AM – 10:30 AM	Regency B
The Rise of Multistakeholder Global Governance	April 14, 11:00 AM – 12:30 PM	Regency B
The Value and Purpose of International Law	April 15, 9:00 AM – 10:30 AM	Lexington & Concord
Trade, Investment, Finance, Intellectual Property		
Balancing Rights and Obligations of States and Investors	April 13, 9:00 AM – 10:30 AM	Regency B
TPP, Brexit, and After: The Uneasy Future of Deep Economic Agreements	April 13, 11:00 AM – 12:30 PM	Regency A
Can Trade Serve as a Tool to Promote International Law's Values? The Use of Trade Agreements to Raise and Enforce Labor and Environmental Standards	April 13, 3:00 PM – 4:30 PM	Regency B
International Law and the Trump Administration: Trade and Investment	April 14, 9:00 AM – 10:30 AM	Regency A
Vagts Roundtable: Lawyering in the Age of Transnational Governance	April 14, 9:00 AM – 10:30 AM	Lexington & Concord
Does International Law Value the Digital Individual?	April 15, 9:00 AM – 10:30 AM	Columbia B
Student and New Professional Development		
Jr.-Sr. Scholars "Abstract Pitch" session with AJIL Board of Editors	April 13, 11:00 AM – 12:30 PM	Lexington & Concord
New Professionals Networking Reception	April 13, 6:30 PM – 7:45 PM	Lexington & Concord
BASIL International Law Careers Panel & Speed Mentoring Event	April 14, 3:00 PM – 4:30 AM	Columbia B
New Voices: Jurisdictional Issues in International Law	April 15, 9:00 AM – 10:30 AM	Congressional C & D

International Investment Law

Krista Nadakavukaren Schefer, World Trade Institute, Switzerland

This fully revised and updated edition of *International Investment Law* remains a complete and concise guide to the law of international investment protection and continues to approach the subject with an easy-to-follow, broad and balanced text.

2016 672 pp Hardback 978 1 78536 007 7 \$230.00
2016 Paperback 978 1 78536 009 1 \$69.95

Available for examination - email: examinations@e-elgar.com with full course details.



International Claims Commissions

Lea Brilmayer, Yale Law School, **Chiara Giorgetti**, Richmond Law School and **Lorraine Chariton**, US

International claims commissions have, over the last few decades, established themselves as important and permanent fixtures in international adjudication. This book provides a comprehensive review and analysis of the workings and mechanics of claims commissions in order to assess their success and predict their utility in the future.

Aug 2017 c 272 pp Hardback 978 1 78536 381 8 c \$130.00

Refugees, Regionalism and Responsibility

Penelope Mathew, Griffith Law School and **Tristan Harley**, Solicitor of the Supreme Court of New South Wales, Australia

'At a time when the Syrian refugee crisis is engulfing the EU, regional cooperation frameworks for refugee protection are increasingly being seen as the only fitting response to refugee movements. . . . This comprehensive and timely study by renowned experts in the field helps us understand the proper role and function of regional cooperation agreements in a world riven with instability and economic chaos. This is an indispensable work. No one interested in understanding refugee law can afford to be without it.'

— Satvinder Juss, King's College London, UK

2016 320 pp Hardback 978 1 78254 728 0 \$135.00



Research Handbook on the Politics of International Law

Edited by **Wayne Sandholtz**, University of Southern California and **Christopher A. Whytock**, University of California, Irvine, US

'This next-generation volume both consolidates a range of recent insights and sets an agenda for the study of the politics of international law. Moving beyond simple binaries of domestic/international, law/politics, and binding/non-binding, the editors and authors collectively elucidate a wide range of phenomena with a fresh perspective. The result is an essential starting point for international legal studies going forward.'

— Tom Ginsburg, University of Chicago, US

Feb 2017 608 pp Hardback 978 1 78347 397 7 \$270.00



The International Criminal Court in an Effective Global Justice System

Linda E. Carter, University of the Pacific, US, **Mark S. Ellis**, International Bar Association, UK and **Charles Chernor Jalloh**, Florida International University, College of Law, US

International tribunals need to interface effectively with national jurisdictions, which includes coordination with domestic judicial prosecutions as well as an appreciation for other non-judicial types of transitional justice. In this book, the authors analyze the earlier international tribunals established since the 1990s and the parallel national proceedings for each.

2016 384 pp Hardback 978 1 78471 981 4 \$150.00



ENCYCLOPEDIA OF PRIVATE INTERNATIONAL LAW

Available
for libraries on
Elgaronline

The *Encyclopedia of Private International Law* quite simply represents the definitive reference work in the field.

Bringing together 194 authors from 57 countries the *Encyclopedia* sheds light on the current state of Private International Law around the globe, providing unique insights into the discipline and how it is affected by globalization and increased regional integration.

The role and character of Private International Law has changed tremendously over the past decades. With the steady increase of global and regional inter-connectedness the practical significance of the discipline has grown. And so has the number of legislative activities on the national, international and, most importantly, the European level.

The *Encyclopedia* consists of four volumes. The first two volumes describe topical aspects of Private International Law in the form of 247 alphabetically sorted entries. The third volume describes the Private International Law regimes of 80 countries in the form of national reports. The fourth volume comprises a collection of national codifications and provisions of Private International Law in English translation.

Key Features:

- 247 substantive entries
- 80 national reports
- Entries organised alphabetically for ease of navigation
- Fully cross-referenced
- Entries written by the world's foremost scholars of Private International Law
- National codifications in English collected together into a single volume for quick reference
- World class editor team.

Elgaronline 978 1 78536 952 0 \$1,900.00

Email: elgarsales@e-elgar.com for more information

THE 2016 TANG PRIZE

IN RULE OF LAW

IS AWARDED TO
LOUISE ARBOUR

“FOR HER
ENDURING CONTRIBUTIONS
TO INTERNATIONAL CRIMINAL
JUSTICE AND THE PROTECTION
OF HUMAN RIGHTS”



While serving as Chief Prosecutor of the International Criminal Tribunals for both the former Yugoslavia and Rwanda, Louise Arbour made strategic breakthroughs in securing indictment and apprehension of international war criminals—including those holding paramilitary or political positions at the highest levels. The work achieved by the ICTY and ICTR, to which Arbour played a pivotal role in their respective key transformative periods, reaffirms the significance of international criminal justice for post-conflict communities in search of peace, justice, and reconciliation.

Furthermore, it lays a firmer foundation for ensuing international criminal tribunals and special courts, including the International Criminal Court.

Speaking from her extensive experiences—ranging boldly across such fields as criminal procedure, civil liberties, and gender issues,

Arbour has remained an untiring voice for the sufferers of war and conflict, as well as for people whose rights have been neglected to the peripherals of public awareness.

The Tang Prize was established in December 2012 by Dr. Samuel Yin and represents an innovative and practicable agenda dedicated to tackling the pressing issues of our modern era.

Winners are chosen for the real impact and influence their work has made on human civilization and the world, irrespective of ethnicity or nationality, in four fields: Sustainable Development, Biopharmaceutical Science, Sinology, and the Rule of Law.

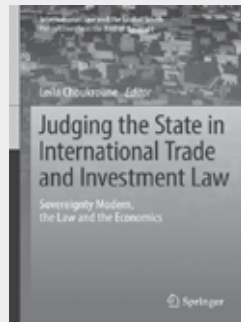


Highlighted Books from Springer and T.M.C. Asser Press

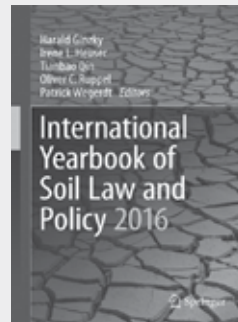
Visit the Springer table to browse and order top titles



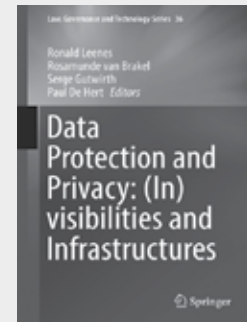
ISBN 978-3-319-48322-1



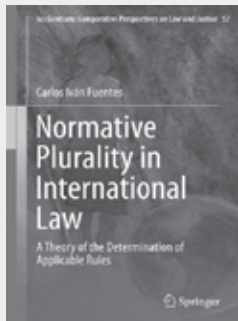
ISBN 978-981-10-2358-3



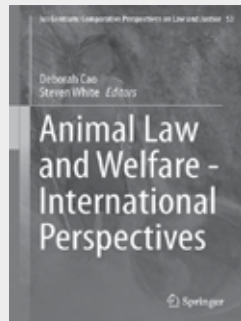
ISBN 978-3-319-42507-8



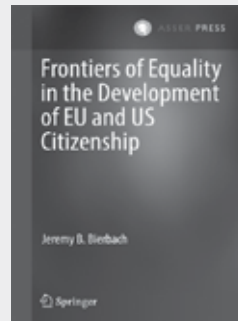
ISBN 978-3-319-50795-8



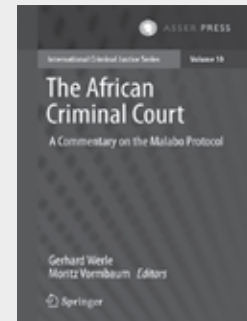
ISBN 978-3-319-43927-3



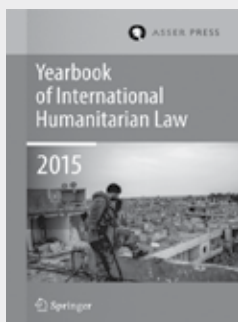
ISBN 978-3-319-26816-3



ISBN 978-94-6265-164-7



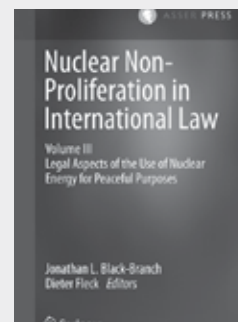
ISBN 978-94-6265-149-4



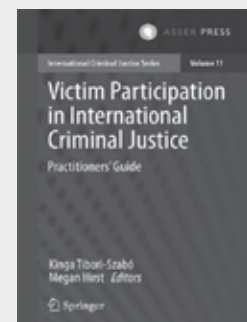
ISBN 978-94-6265-140-1



ISBN 978-94-6265-113-5



ISBN 978-94-6265-137-1



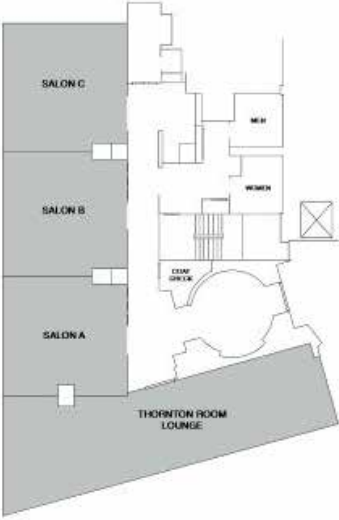
ISBN 978-94-6265-176-0

The Hyatt Regency Capitol Hill Floor Plan

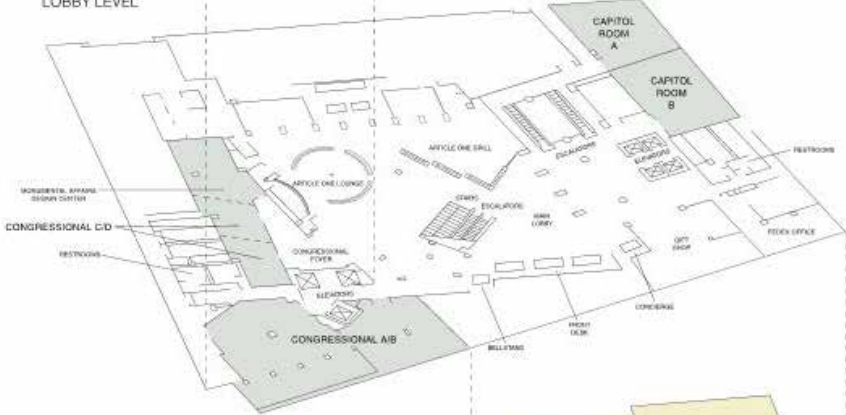
2ND FLOOR CONFERENCE LEVEL



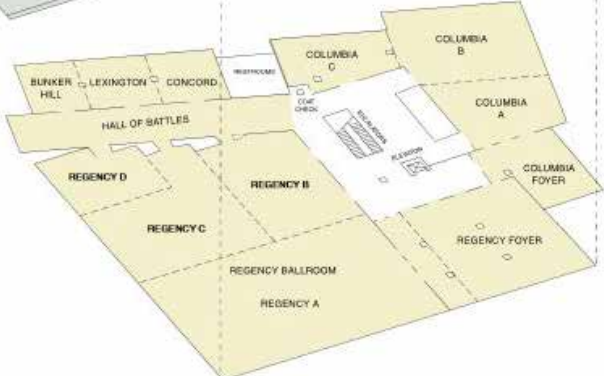
11TH FLOOR THORNTON ROOM



LOBBY LEVEL



BALLROOM LEVEL



2223 Massachusetts Avenue, NW
Washington, DC 20008 USA
Phone +1 202-939-6000
Fax +1 202-797-7133



**American Society
of International Law**