The Effectiveness of International Law

ILA
76th Biennial Conference

ASIL
108th Annual Meeting

April 7-12, 2014
Ronald Reagan Building and International Trade Center
Washington, DC

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Dear Colleagues,

International law is a vital and highly topical element in international relations and, increasingly, domestic legal practice. It is both fascinating and frustrating: fascinating, as anyone considering the current issues about the East and South China Seas or the Ukraine will attest; frustrating, because of the lack of mechanisms to ensure that such issues are as a matter of course resolved by international adjudication, rather than left unresolved or resolved by other means. The tensions between national interests and aspirations towards an international legal order go back to international law’s very roots, when Grotius first set out to schematise some of its core aspects in the early 17th century.

I have said enough to show that international law is perennially relevant. The ILA was founded as long ago as 1873 in Brussels. Its constitutional objectives are the study, clarification and development of, and the furtherance of international understanding and respect for, international law, both public and private. Headquartered now in London, the ILA has branches across the world, and consultative status as an international NGO with various UN specialised agencies. It pursues its objectives through biennial conferences, recently in Rio de Janeiro (2008), The Hague (2010) and Sofia (2012), through its standing committees which meet and prepare reports and which may lead to draft laws or recommendations adopted at the biennial conferences, through informal study groups and through activities organised by its branches. Its work product can be seen on its website at www.ila-hq.org

The ILA’s historical legacy is long and distinguished, including the promotion of the York-Antwerp and Hague Rules and bill of exchange legislation and recommendations on subjects as diverse as the slave trade, international arbitration (inter-state, investment and commercial), belligerency and neutrality, a proposal as long ago as 1922 for an international criminal court, protection of minorities, jurisdiction, asylum, Islamic law, water law and the environment.

Its current committees include subjects as diverse as international criminal law, cultural heritage, climate change and sustainable resource management, feminism, indigenous peoples’ rights, intellectual property, trade law, commercial arbitration, family law, baselines and sea level rise, monetary law (including state insolvency), consumers, non-State actors, nuclear proliferation, use of force, reparation for victims and space law.

This April’s joint conference being held with the American Society of International Law is a first for both organisations. It brings together as partners two different but complementary organisations in a way which will be inspirational and positive. ASIL and the American Branch of the ILA are to be congratulated on their achievement, as well as on the excellent conference website at www.asil.org/annualmeeting where the programme appears and Ruth Wedgwood, President of the American branch of the ILA, and Betsy Andersen, Executive Director of ASIL, give a splendid foretaste of what we shall enjoy in a twelve minute video.

Jonathan Mance
(Lord Mance, Chair, Executive Council, ILA)
Dear Friends,

The early American Republic featured a great enthusiasm for international law – then called the “law of nature and nations.” American revolutionaries invoked “the common opinion of mankind” as justification for their rebellion, and the rules of neutrality and free trade were of keen importance to a continental power that depended on transoceanic commerce. U.S. Supreme Court Justice James Wilson accepted Jean-Jacques Burlamaqui’s view that “the law of nations is nothing more than the general law of sociability, which obliges nations to the same duties as are prescribed to individuals” – including the “reparation of damage done” and “fidelity to our engagements.”

Despite the advent of realism and utilitarianism, this view has not changed. Oscar Schachter – a brilliant U.N. lawyer later to teach at Columbia – reminded the International Law Association at its 1956 conference, that “rules of law do develop through the working of international organizations … from the very fact that governments are constantly required to act in consultation and to answer for their acts in terms of general principles and the [United Nations] charter.”

Nonetheless, the updating and adaptation of international law is a constant task for scholars and practitioners as well – seeking to address new economic, technological and political challenges, to include all the voices of the world community, and to take account of evolving moral views. The appearance of new security threats, whether through terrorism or pugnacious regimes, is another real if unwelcome challenge.

This is where the International Law Association – founded in 1873 and still going strong – has such a signal role to play. The ILA is the “international” way of making international law – gathering scholars, diplomats, business lawyers, human rights advocates and other experts from across the globe to frame practical standards for international conduct, rooted in common values. ILA study committees work intensely throughout the seasons, but pause every two years to report or adopt their work. These gala biennial meetings are both business and pleasure, proving that the practitioners of international law also enjoy a general law of sociability.

At the 76th ILA biennial in 2014, it is a privilege to collaborate with the American Society of International Law – and with the ASIL’s president Donald Donovan and executive director Elizabeth Andersen. We hope that our ASIL friends will visit some of the debates and drafting sessions of the International Law Association, and we know that ILA members will enjoy the other parts of this week’s intellectual feast.

And even in our post-revolutionary mode, the American Branch of the International Law Association is immensely grateful to the London leadership of the ILA – most particularly, Lord Jonathan Mance – and the London ILA staff of Juliet Fussell and Natalie Pryer, for their extraordinary advancement of this shared work.

Ruth Wedgwood, President-Elect, International Law Association;
President, ILA American Branch
Dear participants of the joint ASIL-ILA conference,

The objectives of the International Law Association are “the study, clarification and development of international law, both public and private, and the furtherance of international understanding and respect for international law”. The core method to achieve these goals is the establishment of International Committees, Study Groups, and Interest Groups. The International Committees are composed of international law practitioners and scholars nominated by the National Branches of the Association. Each Committee should show a balanced representation of different legal systems and geographical regions, gender, age, practice and academic scholarship. The Committees have a clearly defined mandate, approved by the ILA Executive Council, and work towards the adoption at biennial conferences, such as the present one in Washington, of concrete outcomes in the form of recommendations, draft conventions, draft articles, guidelines or model rules. Resolutions containing these outcomes reflect the view of the ILA as a whole and carry its authority. In the 1990s the ILA has broadened its working methods by creating Study Groups to explore new developments in international law as a preliminary step to the establishment of a new Committee. Study Groups are composed of ILA members that are selected on the basis of their expertise in a particular field rather than by nominations of the National Branches. Finally, for recurring general themes the ILA can establish Interest Groups, such as on the teaching of international law, for continued discussions without aiming for concrete results.

Most Committees need 6 to 8 years to prepare a concrete outcome. Every two years each Committee or Study Group prepares a report for discussion at the biennial conference. These reports are available on the website of the ILA (www.ila-hq.org). The reports and the discussions are also published in the Conference Report. This forms a relevant background for the final outcomes. The Director of Studies of the ILA oversees this process.

At Washington 31 Committees, Study Groups and Interest Groups will meet in Open Working Sessions where their reports will be discussed. These meetings are open to all participants of the conference and I invite the ASIL members to actively participate in the discussions. Several Committees and Study Groups will finalise their mandate at this conference in Washington and will propose concrete outcomes in draft Resolutions. I expect that with these outcomes the ILA will make another valuable contribution to international law. I wish all participants a fruitful and interesting conference.

Marcel Brus, Director of Studies, ILA
Dear Colleagues,

Welcome to Washington! We are delighted to convene the international law community for this historic meeting.

The American Society of International Law is American in name but global in reach, with 40% of our members hailing from outside the United States. Each year, our Annual Meeting gathers scholars and practitioners from more than 75 countries. But this meeting, at which we join forces with our colleagues in the International Law Association, promises an unprecedented global exchange.

We are very pleased to have this opportunity to meet with our colleagues from other international law societies, because this kind of collaboration has become a major theme of Society activity in recent years. We have benefited immensely from involvement in meetings with the European, Latin American, Asian, African, Dutch, Canadian, Japanese, and Australia-New Zealand Societies. To keep pace with and make sense of the fragmented and decentralized development of international law, we need to connect across national and regional boundaries and learn from the diversity of expertise and perspective of colleagues around the world. We are no longer a small invisible college, but rather a noisy, colorful bazaar. To pick up on our meeting theme, the effectiveness of international law in today’s world depends upon a full exchange with our colleagues around the globe.

The International Law Association reflects this imperative in its very structure, a confederation of national law societies dedicated to serious debate, discussion, and development of international law by specialized committees drawn from across its member societies. It will be a special treat for ASIL members to be able to participate in these committee discussions this week, and I encourage our members to do so.

I hope too that ILA members will enjoy sampling the smorgasbord that is the typical ASIL Annual Meeting, this year organized by a joint ASIL-ILA program committee so ably led by Oona Hathaway, Larry Johnson, and Fionnuala Ní Aoláin. They have recruited a marvelous committee of ASIL and ILA members and together assembled a rich and varied program that is certain to challenge and stimulate meeting attendees.

ASIL’s founders dedicated the Society to “fostering the study of international law and promoting the establishment and maintenance of international relations on the basis of law and justice.” I can think of no better way to fulfill this mission than through the convening of this week’s meeting. Thank you for your interest in and commitment to this common endeavor, and best wishes for a fruitful time together.

Donald Francis Donovan
Dear Colleagues,

International law today touches on nearly every aspect of our lives, from the price of practically everything we purchase, to the health of the environment that surrounds us, to our ability to communicate seamlessly worldwide. These encounters serve as daily reminders that, as Louis Henkin famously put it, “almost all nations observe almost all principles of international law and almost all of their obligations almost all of the time.”

Yet at the same time, there are regular reminders that not all nations, groups, or individuals observe all principles of international law or all of their obligations all of the time. International law violations such as human rights abuses, trade law breaches, and law of armed conflict violations remain all too common.

When, how, and why is international law most effective? Are there greater challenges to effectiveness in some areas of international law practice than in others? If so, what are they, and how can they be addressed? What role do domestic and international courts play in enforcing international law and thus enhancing its effectiveness? Does the increasingly intertwined transnational economy offer tools that may be used to enforce international law against states and individuals, or does it instead make international law more vulnerable by making evasion of national authority simpler? Do the challenges facing international law vary in different parts of the world, and, if so, how might those challenges be met? What role do non-state actors—non-governmental organizations and corporations chief among them—play in making international law more or less effective? And what role should they play?

We look forward to exploring these questions with the members of the ASIL and the ILA, coming together for the first time in the history of these two great international law associations.

Co-Chairs, Program Committee
ASIL 108th Annual Meeting and ILA 76th Biennial Conference

Oona Hathaway  
Larry Johnson  
Fionnuala Ní Aoláin
108th ASIL Annual Meeting
and 76th ILA Biennial Conference

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University of Oklahoma College of Law  
University of Ottawa Faculty of Law  
University of Pittsburgh School of Law  
University of Richmond School of Law  
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University of Southern California Gould School of Law  
University of Sydney  
University of Wisconsin Law School  
Vanderbilt University Law School  
Vermont Law School  
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Williamette University College of Law  
Yale Law School
Exhibitor Floor Plan

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11 Editions Pedone
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14 American Bar Association International Law Section
15 Research Kiosk
16-17 CLE Help Desk

18-18b Springer
19-22 Martinus Nijhoff-BRILL
23 TradeLawGuide
24 Wolters Kluwer
25-28 Cambridge University Press
29 Hart Publishing
30 ELEVEN
31 Intersentia
32 William S. Hein & Co., Inc.
33 Ashgate
## Program at a Glance

### MONDAY, APRIL 7

<table>
<thead>
<tr>
<th>START TIME</th>
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<th>SESSION</th>
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<td>Conference Registration Opens</td>
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### TUESDAY, APRIL 8

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<td>ILA The Legal Principles Relating to Climate Change Committee Open Working Session</td>
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<td>12:00 PM</td>
<td>ASIL Executive Council Orientation</td>
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<td>ILA Due Diligence in International Law (Study Group)</td>
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<td>ILA Intellectual Property and Private International Law Committee Open Working Session</td>
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<td>ILA Socially Responsible Investment (Study Group) Open Working Session</td>
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<td>12:15 PM</td>
<td>ILA Sovereign Bankruptcy (Study Group) Moot: Improving Sovereign Debt Workouts – by Contract or by Treaty?</td>
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<td>12:15 PM</td>
<td>ILA Use of Force Committee Open Working Session</td>
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<td>ASIL International Organizations Interest Group Business Meeting</td>
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<td>ASIL Rights of Indigenous Peoples Interest Group Business Meeting</td>
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<td>1:00 PM</td>
<td>ITA-ASIL Conference: Mass and Class Claims in Arbitration Luncheon</td>
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<td>5:00 PM</td>
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<td>ILA International Securities Regulation Committee Open Working Session</td>
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<td>5:00 PM</td>
<td>ILA Non-State Actors Committee Open Working Session</td>
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<td>5:00 PM</td>
<td>ILA Reparation for Victims of Armed Conflict Committee Open Working Session</td>
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<td>Corporate Responsibility and Human Rights</td>
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<td>Connecting the Dots: Visualizing International Law</td>
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<td>3:30 PM</td>
<td>5:00 PM</td>
<td>The Fourth Restatement of Foreign Relations Law of the United States</td>
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<td>3:30 PM</td>
<td>5:00 PM</td>
<td>The Dodd-Frank Wall Street Reform Act’s Turn to International Law</td>
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<td>5:00 PM</td>
<td>Is International Law Effective? The Case of Russia and Ukraine</td>
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<td>5:00 PM</td>
<td>6:30 PM</td>
<td>Grotius Lecture: Women and Children: The Cutting Edge of International Law</td>
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### WEDNESDAY, APRIL 9

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<td>Grotius Reception</td>
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<td>8:00 PM</td>
<td>AJIL Board Business Meeting</td>
<td>Polaris A/B/C</td>
<td>N/A</td>
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<tr>
<td>7:00 PM</td>
<td>10:00 PM</td>
<td>Embassy Night</td>
<td>Offsite</td>
<td>N/A</td>
</tr>
<tr>
<td>7:00 PM</td>
<td>8:30 PM</td>
<td>ASIL New Professionals Interest Group Business Meeting</td>
<td>Oceanic A/B</td>
<td>N/A</td>
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<td>8:00 PM</td>
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<td>AJIL Board Dinner</td>
<td>Polaris A/B/C</td>
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### THURSDAY, APRIL 10

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<td>7:00 AM</td>
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<td>Colleague Societies Breakfast</td>
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<td>ASIL New Member Breakfast</td>
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<td>7:30 AM</td>
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<td>ASIL UN21 Interest Group Business Meeting</td>
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<td>9:00 AM</td>
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<td>ILA International Commercial Arbitration Committee Open Working Session</td>
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<td>ILA Role of International Law in Sustainable Natural Resource Management for Development Committee Open Working Session</td>
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<td>ILA Role of Soft Law Instruments in International Investment Law (Study Group) Open Working Session</td>
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<td>ILA International Law and Sea Level Rise Committee Open Working Session</td>
<td>Hemisphere B</td>
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<tr>
<td>9:00 AM</td>
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<td>The Approach of Courts to Foreign Affairs and National Security</td>
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<td>Countermeasures in Cyberspace</td>
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<td>Interpretive Complexity and the International Humanitarian Law Principle of Proportionality</td>
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<td>Autonomous Weaponry and Armed Conflict</td>
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<td>10:45 AM</td>
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<td>The Emergence of New Funding Sources of International Development</td>
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<td>The Future of International Criminal Law</td>
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<td>Effectiveness of International Adjudication: Assessing Functions and Performance</td>
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<td>Women in International Law Interest Group (WILIG) Luncheon</td>
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<td>Domestic Human Rights Enforcement After Kiobel</td>
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<td>Peace Forces at War: Implications under International Humanitarian Law</td>
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<td>The Idea of Effective International Law</td>
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<td>ASIL Government Attorneys Interest Group Business Meeting</td>
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### THURSDAY, APRIL 10

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<td>ASIL International Legal Theory Interest Group Business Meeting</td>
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<td>ASIL Annual General Meeting</td>
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<td>ILA The Conduct of Hostilities under International Humanitarian Law (Study Group) Open Working Session</td>
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<td>Can International Norms Protect Us from International Disasters?</td>
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<td>Paradigmatic Changes in the Settlement of International Disputes?</td>
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<td>Is Forced Feeding in Response to Hunger Strikes a violation of the Prohibition of Torture and Cruel, Inhuman or Degrading Treatment?</td>
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<td>Charles N. Brower Lecture on International Dispute Resolution</td>
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<td>Law Enforcement Across Fields: Comparing Human Rights and Trade</td>
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<td>Designing Technology for Human Rights</td>
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<td>6:00 PM</td>
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<td>ASIL Women in International Law Mentoring Program Reception</td>
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<td>ILM Corresponding Editors Reception</td>
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<td>L Alumni Reception</td>
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### FRIDAY, APRIL 11

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<td>7:00 AM</td>
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<td>Asian Society of International Law Breakfast Meeting</td>
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<td>ASIL Executive Council Meeting</td>
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<td>Everybody Come Together Over Me: Systemic Integration and Vienna Convention Art.31(3)(c)</td>
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<td>International Trade Law and International Investment Law: Complexity and Coherence</td>
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<td>Women’s Economic Rights, International Law and the Financial Crisis</td>
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<td>Judges, Diplomats, and Peacebuilders: Evaluating International Dispute Resolution as a System</td>
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<td>9:00 AM</td>
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<td>On Socializing States: A Conversation with Ryan Goodman and Derek Jinks on Their Certificate of Merit Winning Book</td>
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<td>9:00 AM</td>
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<td>Emerging Trends and Challenges in International Legal Education and Scholarship</td>
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<td>ASIL International Law in Domestic Courts Interest Group Business Meeting</td>
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<td>ASIL Lieber Society on the Law of Armed Conflict Business Meeting</td>
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<td>International Law Association Closing Plenary</td>
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<td>&quot;Law of Warcraft&quot;: New Approaches to Generating Respect for the Law</td>
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<td>The Effectiveness of the United Nations Human Rights Protection Machinery</td>
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<td>Water: Challenges for International Law and Policy</td>
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<td>Punishment and Sentencing in International Criminal Law</td>
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<td>ASIL Law in the Pacific Rim Region Interest Group Business Meeting</td>
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<td>Hudson Medal Luncheon: A Conversation with Hudson Medal Winner Alain Pellet</td>
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<td>The Effectiveness of Trade to Govern “Clean Energy” Strategies</td>
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<td>Investment Chapters in Trade Agreements: Intellectual Property Rights as Protected Investments</td>
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<td>Continuities of Violence: What Role for Transitional Justice and the Rule of Law?</td>
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<td>ASIL-ICCA Task Force Briefing</td>
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<td>Aggression and the Use of Force in International Law</td>
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<td>Can International Law Keep Up with the Internet?</td>
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<td>Intelligence Materials and the Courts</td>
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Tweet about the ASIL-ILA joint meeting using the hashtag #ASILILA14
### FRIDAY, APRIL 11

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<td>The Dispute Settlement System of the United Nations Convention on the Law of the Sea: An Assessment After 20 Years</td>
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<td>New Voices in International Law: Empirical Perspectives on International Law</td>
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<td>Dworkin’s Philosophy of International Law</td>
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<td>ASIL Cultural Heritage and the Arts Interest Group Business Meeting</td>
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<td>Annual Members Meeting of the American Branch of the International Law Association</td>
<td>Congressional Room, JW Marriott</td>
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<td>Plenary Discussion: A Conversation with International Court of Justice Judges Joan Donoghue, Julia Sebutinde, and Hangin Xue</td>
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<td>City of the Hague Reunion Reception</td>
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<td>Donor and Patron Reception</td>
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<td>Gala Dinner</td>
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<td>10:00 PM</td>
<td>12:00 AM</td>
<td>Dessert and Dance Party with ILSA</td>
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<tr>
<td>7:00 AM</td>
<td>8:30 AM</td>
<td>Interest Group Co-Chairs’ Breakfast</td>
<td>Terrace Room, JW Marriott</td>
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<td>9:00 AM</td>
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<td>Combating Tax Avoidance and Evasion</td>
<td>Salon H, JW Marriott</td>
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<td>9:00 AM</td>
<td>10:30 AM</td>
<td>The Effectiveness of International Law in “Greening” the Economy</td>
<td>Salon F, JW Marriott</td>
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<td>Challenges of Arbitrators in International Investment Disputes: Standards and Outcomes</td>
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<td>9:00 AM</td>
<td>10:30 AM</td>
<td>Sexual Violence in Armed Conflict</td>
<td>Salon J/K, JW Marriott</td>
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<td>State Law Litigation of International Norms</td>
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<td>11:00 AM</td>
<td>12:30 PM</td>
<td>Closing Plenary: Syria: Testing the Effectiveness of International Law</td>
<td>Capitol Ballroom, JW Marriott</td>
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</tbody>
</table>
Organizing and Program Committees

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Donald Francis Donovan
James A.R. Nafziger
David Stewart
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Christina Cerna
Georgetown University Law Center

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Uche Ewelukwa
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Marylin Raisch
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Mona Rishmawi
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Cesare Romano
Loyola Law School

Nicholas Rostow
National Defense University

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Kennedy School of Government, Harvard University

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New Rules for Victims of Armed Conflicts

Reprint revised by Michael Bothe

The two Protocols Additional to the Geneva Conventions are a cornerstone of the current law regulating armed conflict. The authors, who took part in their negotiation, explain the origin and the meaning of the text and provide, thus, and important help for their understanding and application. The current volume is a revised reprint, with new introductory materials, of the original text published in 1982.

December 2013 | 978 90 04 24629 4 | Hardcover (824 pp.) | US$ 313.- | Nijhoff Classics in International Law, 1

Responsibility of International Organizations

Essays in Memory of Sir Ian Brownlie
Edited by Maurizio Ragazzi

This is a unique collection of different and often differing perspectives from experts in the field, ranging from the bench to the International Law Commission, academia, and the world of in-house counsel. A companion volume to the book of essays that the same editor prepared in 2005 in memory of Oscar Schachter, this volume is also a memorial to the late Sir Ian Brownlie shortly after the 80th anniversary of his birth.

July 2013 | 978 90 04 25607 1 | Hardcover (xlvi, 470 pp.) | US$ 215.-

The Law Reports of the Special Court for Sierra Leone

Volume II: Prosecutor v. Norman, Fofana and Kondewa (The CDF Case)

Edited by Charles C. Jalloh and Simon M. Meisenberg

This volume, which consists of two books and a CD-ROM and is edited by two legal experts on the Sierra Leone court, presents, for the first time in a single place, a comprehensive collection of all the interlocutory decisions and final trial and appeals judgments issued by the court in the case Prosecutor v. Norman, Fofana and Kondewa (The CDF Case).


See also Volume I: Prosecutor v. Brima, Kamara and Kanu (The AFRC Case) September 2012 | 978 90 04 22398 1 | Book and DVD (2033 pp. Two volume set with CD-ROM) | US$ 617.-

Privacy in the 21st Century

Alexandra Rengel

In her book Alexandra Rengel offers an assessment of the International right to privacy within both a historical and modern context with a focus on the legal aspects of the right, its evolution and its future protection.

Responsibility to Protect and Women, Peace and Security

*Aligning the Protection Agendas*

Edited by Sara E. Davies, Zim Nwokora, Eli Stamnes and Sarah Teitt

In this book, editors Sara E. Davies, Zim Nwokora, Eli Stamnes and Sarah Teitt address the intersections of the Responsibility to Protect (R2P) principle and the Women, Peace, and Security (WPS) agenda. Contributions from policy-makers and academics consider both the merits and the utility of aligning the protection agendas of R2P and WPS. A number of actionable recommendations are made concerning a unification of the agendas to best support the global empowerment of women and the prevention of mass atrocities.

August 2013 | 978 90 04 25768 9 | Paperback (xii, 198 pp.) | US$ 98.25

The Relationship between Economic, Social and Cultural Rights and International Humanitarian Law

*An Analysis of Health Related Issues in Non-international Armed Conflicts*

Amrei Müller

This book offers a detailed analysis of the legal consequences of the parallel application of economic, social and cultural (ESC) rights and international humanitarian law (IHL) to non-international armed conflicts. With a focus on health related issues, the book covers important topics like the scope of limitations to and derogations from ESC rights, questions related to the integration of the right to health in military-target decisions, states’ obligations to mitigate the adverse public health impact of armed conflicts and obligations relating to the provision of humanitarian assistance.

April 2013 | 978 90 04 24527 3 | Hardback (xxviii, 336 pp.) | US$ 174.25 | *Nottingham Studies on Human Rights, 2*

The Interpretation of International Investment Law

*Equality, Discrimination and Minimum Standards of Treatment in Historical Context*

Todd Weiler

In this book, author Todd Weiler demonstrates how historical analysis should be adopted in the interpretation of international investment law obligations. Weiler subjects some of the most commonly held beliefs about the nature and development of international investment law to critical reappraisal, based upon meticulously assembled historical record. In the process, the book provides readers with a fresh perspective on some of the oldest obligations in international law.

May 2013 | 978 90 04 23222 8 | Hardback (xvi, pp. 525) | US$ 199.25 | *International Litigation in Practice, 6*

Rethinking Money Laundering & Financing of Terrorism in International Law

*Towards a New Global Legal Order*

Roberto Durrieu

In this book, Roberto Durrieu provides a broad and original analysis of the phenomenon of money laundering, through a thorough examination of the financing of terrorism. The necessity of excluding the financing of terrorism from the legal definition of money laundering is clearly illustrated through extensive, original and comparative research.

May 2013 | ISBN 978 90 04 20714 1 | Hardback (xxxiv, 474) | US$ 250.25

Unité et diversité du droit international/Unity and Diversity of International Law

*Essays in Honour of Professor Pierre-Marie Dupuy*

Denis Alland, Vincent Chetail, Olivier de Frouville, Jorge E. Viñuales

This book gathers contributions on different aspects of public international law written by leading authors in honour of a towering figure of the field, Professor Pierre-Marie Dupuy.

January 2014 | 978 90 04 26238 6 | Hardback (xiv, 1022 pp.) | US$ 349.25
New Series:

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The International Water Law Series publishes scholarly and other expert work on the increasingly important field of international freshwater law. Fresh water shared by two or more states, whether in the form of surface water or groundwater, is in growing demand as populations increase and economic activities such as agriculture and hydroelectric power production continue to develop. In addition, climate change is already bringing with it challenges to the established order, including a spectrum of problems ranging from droughts, glacial melting and reduced precipitation to floods and other water-related disasters caused by increasingly extreme climatic events. Works in this series will address these problems, proposing carefully-considered methods of dealing with them, where appropriate.

A Procedural Framework for Transboundary Water Management in the Mekong River Basin

Qi Gao, Shanghai Jiao Tong University

In A Procedural Framework for Transboundary Water Management in the Mekong River Basin: Shared Mekong for a Common Future, Qi Gao explores procedural implications of integrated water resources management and its application in the Mekong River Basin. As a problem-based study, enlightening conclusions are made based on the increasingly polycentric nature of transboundary cooperation in the Mekong region. The procedural requirements in the Mekong context, both the ideal and practical scenarios are considered, combined with selected case studies.

Qi Gao convincingly asserts the necessity to enhance decision-making processes and suggests procedural legal mechanisms to institutionalize sustainability concepts in transboundary cooperation.

April 2014 | 978 90 04 26678 0 | Hardback (xvi, 342 pp.) | US$ 167.- | International Water Law Series, 1
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Robert Kolb

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Robert Kolb, University of Geneva.
Aug 2013 1362pp Hbk 9781849462631 RSP: £145 / US$290

The Law and Practice of Piracy at Sea
European and International Perspectives
Edited by Panos Koutrakos and Achilles Skordas

This collection of essays provides a comprehensive assessment of the legal and policy approaches to maritime counter-piracy adopted by the EU and other international actors over the last few years. This book adopts a holistic approach to the topic, examining approaches to piracy as these emerge in different geographical areas, as well as tackling the central issues which counter-piracy raises in terms of the most topical aspects of international law (international humanitarian law and armed conflict, piracy and terrorism, use of force).

Panos Koutrakos, City University London.
Achilles Skordas, University of Bristol.
Apr 2014 376pp Hbk 9781849464123 RSP: £75 / US$150

The OIC, the UN, and Counter-Terrorism Law-Making
Conflicting or Cooperative Legal Orders?
Katja LH Samuel

From the Foreword by Professor Ben Saul
“...an original and insightful contribution...The scope of the book is ambitious, its subject matter is complex, and its sources are many and diverse. Dr Samuel has deployed an appropriate theoretical and empirical methodology, harnessed an intricate knowledge of the field, and brought a balanced judgement to bear, to bring these issues to life.”

This unique, timely, and carefully researched monograph examines an important yet generally under-researched and poorly understood intergovernmental organization, the Organization of Islamic Cooperation (OIC, formerly the Organization of the Islamic Conference).

Katja LH Samuel, barrister and Reading University.
Oct 2013 618pp Hbk 9781849462679 RSP: £75 / US$150

Statelessness
The Enigma of the International Community
William E Conklin

"Statelessness' is a legal status denoting lack of any nationality, a status whereby the otherwise normal link between an individual and a state is absent. The increasingly widespread problem of statelessness has profound legal, social and economic consequences but also gives rise to the paradox of an international community that claims universal standards for all natural persons while allowing its member states to allow statelessness to occur. In this powerfully argued book, Conklin critically evaluates traditional efforts to recognize and reduce statelessness.

William E. Conklin, University of Windsor.
Apr 2014 372pp Hbk 9781849465076 RSP: £60 / US$120

The South China Sea Arbitration
A Chinese Perspective
Edited by Stefan Talmon and Bing Bing Jia

This book aims to offer a Chinese perspective on some of the issues raised in the arbitral proceedings of the South China Sea dispute between the Republic of the Philippines and the People's Republic of China. The book does not deal with the merits of the disputes between the Philippines and the PRC, but focuses on the questions of jurisdiction, admissibility and other objections which the tribunal will have to decide as a preliminary matter. The book will show that there are insurmountable preliminary objections to the Tribunal deciding the case on the merits and that the Tribunal would be well advised to refer the dispute back to the parties in order for them to reach a negotiated settlement.

Stefan Talmon, University of Bonn.
Bing Bing Jia, Tsinghua University, Beijing.
Feb 2014 274pp Hbk 9781849465472 RSP: £30 / US$60

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Conference Information

**Registration and Name Badges**
The Meeting Registration Desk is located in the Amphitheater Foyer of the Ronald Reagan Building and International Trade Center.

**Registration Hours**
- Monday, April 7: 8:00 am – 6:30 pm
- Tuesday, April 8: 7:00 am – 6:00 pm
- Wednesday, April 9: 7:00 am – 6:30 pm
- Thursday, April 10: 7:00 am – 6:00 pm
- Friday, April 11: 7:00 am – 6:00 pm
- Saturday, April 12: 7:00 am – 10:00 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. The badges also contain a QR code for scanning attendance at each session for Continuing Legal Education purposes.

**Continuing Legal Education (CLE) Credit**
The 2014 ASIL-ILA conference offers attendees over 30 Continuing Legal Education (CLE) course sessions on a wide variety of topics presented by seasoned international legal experts. Participation is on a walk-in basis, however we encourage all attendees interested in maximizing CLE credits to review the program and pre-select sessions they will attend in order to do so.

In order to streamline the accreditation process, CLE participants will record their attendance at each session by scanning the QR code on their conference badge at the entrance of each session room at the start and end of each session. Staff and volunteers will be monitoring each scanner 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 are used by ASIL and will not be shared with any other organization for any purpose other than state-required audits.

Attendees must scan in and out of all sessions in order to receive credit. If you are unsure of whether or not you were scanned in or out of a session, you must check with ASIL staff at the CLE Help Desk, located in the Meridian Foyer on the basement level of the Ronald Reagan Building. Staff can manually add a check-in or check-out time, provided you bring a witness to your attendance at the session in question. Entrance or exit times cannot be adjusted on any CLE attendance record after the conclusion of the 2014 joint meeting.

This year, for the first time, we are pleased to offer Continuing Professional Development (CPD) accreditation for UK barristers. All sessions eligible for US CLE have been approved by the Bar Standards Board as eligible for UK CPD. Please ensure that you record your attendance in the same way as for CLE, by scanning your QR code so that ASIL and the ILA have records of attendees, should the Bar Standards Board conduct a spot-check.

**Security Information**
The Ronald Reagan Building and International Trade Center is a federal building. There are six major pedestrian entrances to the building: 14th Street, 13½ Street, Pennsylvania Avenue, Moynihan Plaza, Woodrow Wilson Plaza, and Metro level. Upon entry, please proceed as directed through security checkpoints. Please bring a government-issued
photo ID with you to all conference events. Firearms, explosives, and other hazardous materials are not allowed in conference areas.

**Internet Access**
ASIL and the ILA are providing complimentary wireless for conference guests. Wireless will be accessible in the Amphitheater Foyer of the Ronald Reagan Building and International Trade Center, and select meeting rooms. Please ask at Registration for information on how to access.

In addition to Internet at the conference venue, all guest rooms at the JW Marriott, the conference hotel, have wireless and wired Internet access. The lobby and public areas of the JW Marriott have complimentary wireless.

**Research Assistance**
ASIL's International Legal Research Interest Group (ILRIG) invites ASIL-ILA Meeting speakers and panelists to participate in ILRIG's Research Liaison Program (RLP). The RLP is one of ILRIG's major outreach efforts and has operated before and at the ASIL Annual Meeting since 2011. Information professionals from academic, law firm, and think tank libraries have performed pre-conference research and literature reviews for ASIL Annual Meeting presenters from the U.S., Europe, and Australia. The RLP is also available on-site to all ASIL-ILA Meeting attendees. Speakers, moderators, panelists, and conferees at the ASIL-ILA joint meeting are welcome to take advantage of the RLP's services and its outstanding research librarians.

To request research assistance through this program, please contact Wanita Scroggs, wscroggs@law.stetson.edu, Marylin Raisch, mjr47@law.georgetown.edu, or Donald Ford, donald-ford@uiowa.edu, or visit the Information Research Kiosk in the Meridian Foyer (see map on page 10).

**Meeting Blog**
*ASIL Cables* ([www.asilcables.org](http://www.asilcables.org)) is once again publishing daily reports on the discussions and events that take place during this year's meeting. International law scholars from around the world, as well as those here in Washington, DC, have found *ASIL Cables* to be the easiest way to stay informed—almost in real time—on the latest ideas and discussions generated at the conference. *ASIL Cables* also provides another platform on which ASIL members can participate in meeting events, either as a contributor to the blog or as a reader with comments to share. Don't miss a minute of the meeting! Visit ASILCables.org.

**Conference Application**
The Ronald Reagan Building has a free app for iPhone, iPad, and Android users. The app includes up-to-date conference session information, as well as building maps, self-guided tours, visitor information, food options, and comprehensive travel and transportation information for Washington, DC. Search for the Ronald Reagan Building app in the Apple and Android Stores to download and start using it right away.

**Social Media**
You can follow the ASIL-ILA joint conference on Twitter, Facebook, and LinkedIn. Please tweet about the conference using the hashtag #ASILILA14.

**Lunch**
Tickets are required for the daily lunch buffet and the WILIG and Hudson Medal Luncheons. Tickets should have been purchased in advance of the meeting with original registration. A limited number of tickets may be available for purchase onsite; please inquire at the registration desk about any availability.

**Food Court**
The Ronald Reagan Building has a food court on the same level as the conference, by the Atrium. The food court is open Monday-Friday, 7:00 am – 7:00 pm, with select vendors open for breakfast. For a full list of vendors at the food court, click “Dining” on the Ronald Reagan Building app or visit [http://www.itcdc.com/Visitor-Information/Dining/Food-Court.aspx](http://www.itcdc.com/Visitor-Information/Dining/Food-Court.aspx).
Family & Child Care
ASIL and the ILA do not provide childcare services on-site at the conference.

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 conference venue and conference hotel except for designated smoking areas. All public spaces at both the Ronald Reagan Building and International Trade Center and the J.W. Marriott are non-smoking. Please look for signs designating smoking areas outside of each Reagan Building entrance.

Photography
ASIL and the ILA will have a photographer onsite taking photographs in sessions, special events, keynote addresses, and throughout the Ronald Reagan Building and International Trade Center. Photos and videos taken of attendees during conference events will remain the property of ASIL, ABILA, and the ILA and may be used in future marketing materials. Registration indicates attendees’ acceptance of such use of their image. Attendees who object to such use must so communicate this to staff at the Registration Desk.

Message Board
Messages may be left with staff at the meeting registration desk. Staff will endeavor to forward your message to the relevant party.

Recycling
When you are finished with the conference, please recycle your name badge by handing it to the meeting registration desk onsite during posted hours.

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Accommodations
ASIL and the ILA are able to provide reasonable accommodations for attendees with disabilities, so long as we are informed of your disability in writing prior to the meeting. Please contact Eden Capuano at asilregistration@voilameetings.com if you have special needs.
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CEDAW in International, Regional and National Law
Edited by Anne Hellum and Henriette Sinding Aasen
Monday, April 7, 2014

Registration
8:00 am – 6:30 pm
Amphitheater Foyer

Lunch
12:00 pm – 1:00 pm
Meridian D/E

Pre-purchase required. A limited number of luncheon tickets will be available on site. Please check at the Registration desk about availability.

ILA Feminism and International Law Committee Open Working Session, Part I
1:15 pm – 2:45 pm
Continental C

The global financial crisis adds piquancy and immediacy to the current work of the ILA Committee on Feminism and International Law. In its report for the Washington Conference the Committee will discuss the question of Positive Obligations of States Parties in relation to Substantive Equality. Acknowledging the multi-faceted nature of the topic, as well as the indivisibility of rights, the Committee will focus on the sub-theme of Equal Remuneration and Equal Access to Economic Activities, examining relevant positive obligations that enjoin States to take measures in the economic sphere. The importance of both negative obligations (to ‘respect’ human rights) and positive obligations (to ‘protect’ and ‘fulfil’ human rights) is increasingly recognized in international human rights law and practice. The duty to protect relates to third parties. It requires States to ensure that third parties (including other individuals and corporations) do not deprive people of the guaranteed right. The duty to fulfil is a positive obligation with two strands: the obligation to facilitate and the obligation to provide. It mandates States to establish political, economic, and social systems that enable right-holders to enjoy a right through their own means (facilitate), and/or an obligation to directly provide what is required in cases where a right-holder does not have the assets or the opportunity to take care of her or himself. The working session will discuss some of the international instruments examined, and their domestic application with a view to teasing out the impact of the positive obligations identified. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA International Monetary Law Committee Open Working Session, Part I
1:15 pm – 2:45 pm
Meridian C
MOCOMILA, the Committee on Monetary Law, will present its report to the ILA covering the following main issues: sovereign debt resolution, European Banking Union, the risk of fragmentation of the global financial markets, the FSB and the G20, Bitcoin, the “Balkanization” of global banking, and the role of culture and ethics in financial regulation. There will be additional presentations on the impact of current events in Ukraine and Thailand on the financial system. (The subsequent meeting for the members of the committee is being hosted by the IMF.) A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA Preferential Trade Agreements (Study Group) Open Working Session
1:15 pm – 2:45 pm
Oceanic A/B

The newly established study group on preferential trade agreements will convene for the first time. The meeting aims at laying ground for future work by elaborating a common understanding of relevant questions and by determining issues to be addressed. The possible outcome of the group as well as future events and a timeline shall be discussed. Furthermore, the group will briefly take stock of recent developments in the field including a Conference to be organized in Göttingen, Germany in early March. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

Break
2:45 pm – 3:00 pm

ILA Feminism and International Law Committee Open Working Session, Part II
3:00 pm – 4:30 pm
Continental C

ILA International Monetary Law Committee Open Working Session, Part II
3:00 pm – 4:30 pm
Meridian C

ILA Committee on Complementarity in International Criminal Law Open Working Session
3:00 pm – 4:30 pm
Oceanic A/B
The meeting will explore which aspects of complementarity in international criminal law the Committee should concentrate on in its initial work, including complementarity as a standard and practice of admissibility at the International Criminal Court; the extent to which developing national ability to prosecute core international crimes (by some referred to as “positive complementarity”) is of concern to international criminal law and justice; and the relationship between the principle of complementarity and possible subsidiarity between national criminal jurisdictions for core international crimes. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

Joint Conference Opening Plenary
5:00 pm – 6:30 pm
Amphitheater

Remarks by:
- The Rt. Hon. Lord Mance, Executive Chair of the International Law Association
- Alexander Yankov, Outgoing President, International Law Association
- Ruth Wedgwood, President, American Branch of the International Law Association; Chair, International Law Association Biennial Conference 2014
- Marcel Brus, Director of Studies, International Law Association
- Donald Francis Donovan, President, American Society of International Law
- Mary McLeod, Acting Legal Adviser, U.S. Department of State

Reception
6:30 pm – 8:30 pm
Pavilion
ILA Baselines under the International Law of the Sea Committee Open Working Session, Part I
9:00 am – 10:30 am
Continental C

The Committee on Baselines under the International Law of the Sea had its original mandate extended from 2012 to 2016 to permit consideration of straight baselines. The Committee’s initial work focused on the normal baseline, as provided for in Article 5 of the 1982 United Nations Convention on the Law of the Sea. The Committee’s current work has considered straight baselines in two particular contexts. First, the interpretation and relevant state practice of Article 7 of the Convention regarding the method adopted by States of drawing straight baselines. Second, the interpretation and relevant state practice of Article 47 of the Convention regarding the method adopted by States in the drawing of archipelagic baselines. The Working Session will discuss these two questions with particular reference to the history of straight baselines, state practice, relevant decisions of international courts and tribunals, and the views of publicists, and conclusions reached by the Committee on these matters. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA Business and Human Rights (Study Group) Open Working Session, Part I
9:00 am – 10:30 am
Polaris A

The Study Group on Business and Human Rights has been established following the endorsement of the Guiding Principles on Business and Human Rights by the United Nations Human Rights Council. The Study Group has a mandate to identify issues of international law which arise (or may arise) in connection with the implementation of the Guiding Principles. In Washington the Study Group will explain the work it has undertaken to date and host a discussion on substantive and methodological issues relevant to the Study Group’s mandate and future work. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA Islamic Law and International Law Committee Open Working Session, Part I
9:00 am – 10:30 am
Meridian C
(Co-sponsored by the ASIL Human Rights Interest Group)

The ILA Committee on Islamic Law and International Law will continue the discussion on the “rule of law” which is reflected in its Report of 2012. This year, it will focus on the issue of “freedom of expression” and the “rule of law.” Starting from the premises of the freedom of expression as a human right which is contained in various international human rights documents, such as the ICCPR, the ECHR, the ACHR and the Banjul Charter, it will analyze to what extent it is also recognized under Islamic law. On the one hand, traditional sources of Islamic law
containing elements of the freedom of expression will be presented and discussed. On the other hand, contemporary documents on human rights in Islam and their relevance in and for Islamic States will be analyzed. Several presentations will deal with the respective aspects: Freedom of Expression in International Human Rights Law, Islamic State Practices and Islamic Law (Javaid Rehman), The Rule of Law and Freedom of Expression: Discussing Permissible Limitations from Human Rights and Islamic Perspectives (Irmgard Marboe), Freedom of Expression within Sharia (Hossein Esmaeili) and Islamic Law Perspectives: The OIC (Katja Samuel). A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA The Legal Principles Relating to Climate Change Committee Open Working Session, Part I
9:00 am – 10:30 am
Oceanic A

In the open session the ILA Committee on “Legal Principles Relating to Climate Change” will present its Third (Final) Report which was prepared for the Washington Congress. The Third (Final) Report takes the form of Draft Articles and Commentaries. The Rapporteur and Committee members will briefly introduce the work of the Committee as well as provide an overview of the Draft Articles and Commentaries with a view to persuading the ILA to adopt these as an ILA Declaration of the Legal Principles Relating to Climate Change. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA Principles on the Engagements of Domestic Courts with International Law (Study Group) Open Working Session, Part I
9:00 am – 10:30 am
Oceanic B

The ILA Study Group on Principles on the Engagement of Domestic Courts with International Law will discuss developments in its work towards a Final Report. Since the presentation of its Preliminary Report at the 2012 Conference in Sofia, the Study Group has been gathering a number of thematic and national reports, both from Study Group members and from independent researchers, which aim to map principles of engagement of domestic courts with international law according to the categories identified in the Preliminary Report. The co-rapporteurs will present a draft final report on the basis of this work and discuss it with a panel of invited experts and the audience. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.
ILA Space Law Committee Open Working Session, Part I
9:00 am – 10:30 am
Meridian D/E

This Committee has an established and continuing relationship with the UN institutions dealing with space law. In addition to these activities the topics under the new mandate of the ILA Space Law Committee (2012-2016) will be addressed in a First Report as follows:

Part 1 (to be presented by the Chair)
(a) Dispute settlement and the 2011 PCA Rules for Arbitration.
(b) The use of satellite in court and other applications, with emphasis on international boundary disputes and issues of privacy.
(c) New developments on space debris with special reference to space debris removal.

Part 2 (to be presented by the Rapporteur)
(d) Legal problems of private commercial manned suborbital flights.


Break
10:30 am – 10:45 am

ILA Baselines under the International Law of the Sea Committee Open Working Session, Part II
10:45 am – 12:15 pm
Continental C

ILA Business and Human Rights (Study Group) Open Working Session, Part II
10:45 am – 12:15 pm
Polaris A

ILA Islamic Law and International Law Committee Open Working Session, Part II
10:45 am – 12:15 pm
Meridian C

ILA The Legal Principles Relating to Climate Change Committee Open Working Session, Part II
10:45 am – 12:15 pm
Oceanic A

ILA Principles on the Engagements of Domestic Courts with International Law (Study Group) Open Working Session, Part II
10:45 am – 12:15 pm
Oceanic B
ILA Space Law Committee Open Working Session, Part II
10:45 am – 12:15 pm
Meridian D/E

Lunch
12:30 pm – 2:00 pm
Pavilion

Pre-purchase required. A limited number of luncheon tickets will be available on site. Please check at the Registration desk about availability.

ILA International Human Rights Law Committee Open Working Session, Part I
2:15 pm – 3:45 pm
Meridian D/E
Co-sponsored by the ASIL Human Rights Interest Group

The International Human Rights Law Committee -Open Working Session- will discuss the work accomplished in Part One of its mandate on the impact of international human rights law on the International Court of Justice and its draft report on the subject. It will also discuss its decision to postpone publication of Part Two of its mandate on the domestic implementation of international judgments, decisions and recommendations dealing with human rights and how it plans to move forward with this work and the Guidelines (on the obligations assumed by a state when it becomes a party to an international human rights instrument) which it plans to derive from this study. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA International Protection of Consumers Committee Open Working Session, Part I
2:15 pm – 3:45 pm
Polaris A

The discussion will focus first on current instruments on the international protection of consumers, including the revision of the UN Guidelines on Consumer Protection, the UN World Tourism Organization and the protection of foreign tourists in case of emergency situation / force majeur and other new developments in national and international rules on the international protection of consumers. Second, we will discuss our preliminary findings regarding the roles of international organizations regarding consumer protection, such as the European Union, the UN World Tourism Organization, the World Bank, the Hague Conference on Private International Law (in particular the Brazilian proposal of a Draft Convention on Co-operation in Respect of Tourists and Visitors Abroad), and the UNCITRAL Working Group on consumer arbitration. Third, we will direct our attention to the future work of the committee including the final report of this committee and the publication of a book on international protection of consumers. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.
ILA Nuclear Weapons, Non-Proliferation & Contemporary International Law Committee Open Working Session, Part I
2:15 pm – 3:45 pm
Continental C

This Session will address Legal Aspects of Nuclear Disarmament, as developed in the Committee’s Report. It will also provide an opportunity to discuss further activities to be taken under the Committee’s mandate, “to consider legal approaches to non-proliferation and regulating nuclear weapons within the contemporary context and, ultimately, to present options for future legal cooperation in this field.” A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA Recognition/Non-Recognition in International Law Committee Open Working Session, Part I
2:15 pm – 3:45 pm
Meridian C

The ILA Committee on “Recognition/ Non-recognition in International Law” will hold an open session to inform interested scholars and practitioners on the work of the Committee. The session will focus on the draft of its Second (Interim) Report, which was prepared for the Washington Conference and analyzes the domestic and international legal effects of non-recognition. The session will also recap earlier work of the Committee on the jurisprudence and state practice of the recognition of states. The Committee will also have a Working Session concerning preparations for the Final Report. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA Teaching of International Law (Interest Group) Open Working Session, Part I
2:15 pm – 3:45 pm
Oceanic A

Informal Discussion: “What Determines the Interest (or lack thereof) of the ILA and ASIL in Teaching?” Led by John Gamble.
Speakers: Former Executive Director, ASIL: Charlotte Ku, Professor of Law, University of Illinois
Former Director of Studies, ILA: Fred Soons, Professor of International Law, University of Utrecht
Presentation: “Teaching the Basics of International Law in the Digital Age,” Math Nortmann, Professor in International Relations and Public International Law, School of Law, Oxford Brookes University, Oxford, United Kingdom
Presentation: “Preliminary Results of the 2014 Survey on the Teaching of International law,” John Gamble, Chair, ILA Interest Group on Teaching
Open Discussion: How can professional societies cultivate and sustain an interest in the teaching of international law
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<td><strong>ILA Teaching of International Law (Interest Group) Open Working Session, Part II</strong></td>
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<td>Oceanic A</td>
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<tr>
<td>5:30 pm – 8:00 pm</td>
<td><strong>Reception</strong></td>
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<td>Pavilion</td>
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</table>
ASIL Executive Council Orientation
9:00 am – 12:00 pm
Hemisphere A

By invitation only.

ILA Due Diligence in International Law (Study Group) Open Working Session, Part I
9:00 am – 10:30 am
Meridian C

At the Open Working Session the ILA Study Group on Due Diligence will present its First Report, prepared for the ASIL-ILA Joint Meeting. Topics addressed in the First Report include the history of due diligence in international law, due diligence and principles of state responsibility, and the role of due diligence in selected specialised fields (international investment law, international human rights law, international humanitarian law, international environmental law, and the law of the sea). Participants at the Open Working Session will examine similarities and differences in the deployment of the due diligence concept across various areas of international law, consider whether there is evidence that a common standard of due diligence is evolving, and assess the utility of due diligence as a standard of conduct. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA Intellectual Property and Private International Law Committee Open Working Session, Part I
9:00 am – 10:30 am
Oceanic B

In the open working session the ILA Committee on “Intellectual Property and Private International Law” will present its Second Report which was prepared for the Washington conference. In the first part of the session the Coordinators will give a brief introduction of the Committee activities focusing on the current state of draft Recommendations for the establishment of a more efficient framework to adjudicate cross-border intellectual property disputes. The second part of the session will be devoted for follow-up presentations by the members of the Committee on recent developments related to jurisdiction, choice of law, recognition and enforcement and other issues in cross-border IP litigation. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.
ILA International Trade Law Committee Open Working Session, Part I
9:00 am – 10:30 am
Meridian D/E

I. Introduction: Prof. Petersmann, chair
III. Developments in Trade-Related Intellectual Property Law: Prof. F. Abbott, followed by discussion
IV. Developments in the WTO Dispute Settlement System: in the absence of Prof. Mavroidis, I suggest to ask our ITLC members Profs M. Bronckers, B. Davey, G. Horlick and D. Steger to briefly present Section IV of the ITLC Report and to chair the subsequent public discussion, which should cover all current issues confronting the WTO dispute settlement system (e.g. the recent criticism of whether panels, the Appellate Body and the Dispute Settlement Board exceeded their mandates by “adding to or diminishing the rights and obligations under the covered agreements”)
V. How to promote the legal coherence of the WTO trading, legal and dispute settlement system as global ‘aggregate public goods’?
   A) Does the multilevel WTO legal and dispute settlement system require “consistent interpretations” and “judicial comity”? Prof Petersmann, followed by public discussion
   B) Developments in regional trade law and plurilateral trade agreements: Profs. Einhorn, Hsu, Park, Villalta Puig and Ziegler, followed by public discussion
VI. Overall conclusion of the 20 years’ work of the ITLC and the ITLC proposal for an additional ILA Resolution on transnational rule of law in international trade: Profs Jackson and Petersmann, followed by public discussion

ILA Socially Responsible Investment (Study Group) Open Working Session, Part I
9:00 am – 10:30 am
Continental C

Following the inaugural meeting of the Study Group on Socially Responsible Investment (SRI) in Sofia, the Study Group has organized phone conferences to discuss current SRI developments and issues. Responsible Investment (SRI) in Sofia, the Study Group has organized phone conferences to discuss current SRI developments and issues. Topics of interest have included international law conventions which focus on banning weapons such as cluster munitions or landmines, and how they interact with international soft law instruments such as codes of conduct or investment principles. The Group plans to address the following questions:

- Is the existence of soft law measures sufficient?
- Are these measures effectively enforced?
- How should indirect investments be managed?
- Is the broader public adequately informed about the SRI issue?
- How far does public pressure exercise an influence on the practices of investment firms?
- Will it be necessary to define and introduce conventions or statutes regulating this investment firms’ behaviour at the supranational/national level in the medium term?


ILA Sovereign Bankruptcy (Study Group) Moot: Improving Sovereign Debt Workouts -- by Contract or by Treaty? Part I
9:00 am – 10:30 am
Amphitheater

The study group on sovereign bankruptcy is composed of practitioners, academics and public and private sector representatives with decades of experience in representing creditors, states and other interested parties in sovereign bankruptcies. In its work of the last four years, the group has addressed central challenges in contemporary sovereign debt restructurings, including creditor coordination and information sharing. In this moot, the Treaty Team, led by Lee Buchheit of Cleary Gottlieb (New York), will argue that the efficient resolution of future sovereign bankruptcies requires the intervention of transnational law in some form. Conversely, the Contractual Team, led by Deborah Zandstra of Clifford Chance (London), will make the case that future sovereign debt restructurings can and should be addressed efficiently through the use of contractual mechanisms. A tribunal composed of three distinguished judges will decide – based solely on the arguments presented at this moot court – which team has presented the stronger case. This format is designed to expose the two streams to challenge and circulate ideas on how sovereign debt restructurings could be improved to a broader audience. A PDF copy of the report is available to download at http://www ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.
The Committee's mandate focuses on aggression, but it was not considered appropriate to consider aggression in isolation from other aspects of the international law on the use of force. Members of the Committee have therefore been working on a wide range of jus ad bellum issues, many of which are highly topical. At the Washington meeting the Committee will continue to consider its draft report, following its 2013 meeting in Cambridge. Assuming that the Committee's mandate is extended, it the aim is to have a final report for the next ILA Conference in 2016. During the Washington week there will also be an ASIL panel related to the work of the Committee. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.
ILA Use of Force Committee Open Working Session, Part II
10:45 am – 12:15 pm
Polaris A/B/C

Lunch
12:30 pm – 2:00 pm
Pavilion

Pre-purchase required. A limited number of luncheon tickets will be available on site. Please check at the Registration desk about availability.

Institute for Transnational Arbitration-American Society of International Law Conference:
Mass and Class Claims in Arbitration: Luncheon
12:00 pm – 1:00 pm
Polaris A/B/C


Institute for Transnational Arbitration-American Society of International Law Conference:
Mass and Class Claims in Arbitration
1:00 pm – 4:30 pm
Hemisphere A


ILA Cultural Heritage Law Committee Open Working Session, Part I
1:45 pm – 3:15 pm
Meridian D/E

The Committee on Cultural Heritage Law has recently completed two projects. The first of these, on national and international trade controls of cultural material, resulted in an international and comparative study that Edward Elgar is publishing this spring. The book includes nineteen national reports, each prepared by a member of the Committee, as well as five overarching chapters on international controls and issues. The second project is the Committee’s Draft Convention on Immunity from Suit and Seizure for Cultural Objects Temporarily Abroad for Cultural, Educational or Scientific Purposes. This instrument responds to an important problem involving international loans of cultural material for scientific, cultural or educational purposes, especially for temporary exhibits. The fundamental purpose of the Draft Convention, which is intended for eventual adoption by an international or regional organization and ratification of it by states, is to protect the integrity of international loans and thereby to encourage their role in promoting cross-cultural understanding. Nout van Woudenberg has served as special rapporteur for the project. In addition to final discussion of the Draft Convention, the Committee will review progress in the ratification and implementation of the UNESCO Convention on the
Protection of the Underwater Cultural Heritage, which is based upon the Committee’s Buenos Aires Draft Convention on that subject. Finally, the Committee will focus on its current project of landscapes as a topic of cultural heritage law. Landscapes have become an important, cutting-edge topic of cultural heritage law. A variety of related issues have been raised in arbitration tribunals and courts of law. Unfortunately the issues have been only haphazardly addressed in the decisions and literature. The need is apparent for a more comprehensive treatment of the topic. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA International Securities Regulation Committee Open Working Session, Part I
1:45 pm – 3:15 pm
Meridian C

The International Securities Regulation Committee will cover recent developments in legislation and rule-making. This will focus on post-financial crisis regulation and, in particular:

1. An update from the Committee’s Sofia Report on global derivatives regulation across the US, EU and Asia – describing the G20 derivatives initiatives, and reporting on progress towards harmonization and substituted compliance. Is regulation in this area becoming increasingly Balkanized?

2. An update from the Sofia meeting on recovery and resolution of Non-Bank Non-Insurance Systemically Important Financial Institutions

3. A report from the UK – following the Kay Report, progress on setting up an Investor Forum to encourage a dialogue with companies on strategic issues and reinforce their long term focus, as well as serving as an escalation forum for institutional investors to collectively engage with companies. The report will focus on legal and regulatory issues that could impede the operation of such a forum, and possible solutions.

4. The Committee also will be meeting with members of the SEC staff from the Office of International Affairs, Division of Corporation Finance and Division of Trading and Markets at the request of the ILA Committee. (Committee Members only)


ILA Non-State Actors Committee Open Working Session, Part I
1:45 pm – 3:15 pm
Continental C

The Committee will have a final discussion on the 3rd (draft) Report which was prepared by its co-rapporteurs Cedric Ryngaert and Jean d’Aspremont. The focus of the discussion is the report’s understanding of “conceptual pluralism” of the actor based approach with respect to the “difficulties inherent in a more holistic approach based on the current concept of international responsibility. From that discussion, the Committee will proceed to setting out the trajectory for the next two years which will result in the 4th and final report. In order to broaden participation, the Committee will also have an open meeting in order to engage with other interested scholars and practitioners. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.
ILA Reparation for Victims of Armed Conflict Committee Open Working Session, Part I
1:45 pm – 3:15 pm
Polaris B

The Committee on Reparation for Victims of Armed Conflict expects to conclude its work in Washington, D.C., at the 76th ILA Conference. The Committee decided to split its project in two Parts: the substantive aspects of the right to reparation (Part I) and the procedural mechanism needed to enforce that right (Part II). The first Part was concluded with the adoption of the Declaration of International Law Principles for Victims of Armed Conflict at the ILA The Hague Conference (Resolution 2/2010). Now the Committee has decided to table a Draft Resolution before the 76th Conference, substantiating Part II of its work. The Draft Resolution takes stock of the discussion held at the latest ILA Conference (Sofia, 2012) and in the subsequent intersessional meeting (Frankfurt, 2013). The Declaration should be read in conjunction with the Report, which is also submitted to the attention of the Washington, D.C. Conference, and spells out the principles embodied in the Declaration, offering at the same times several examples drawn from the existing practice. A PDF copy of the report is available to download at http://www ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

Corporate Responsibility and Human Rights
1:45 pm – 3:15 pm
Amphitheater

**CLE/CPD Credit Hours: 1.5**

*Co-sponsored by the ASIL Africa, Human Rights, International Environmental Law, and International Legal Research Interest Groups*

This panel will examine the effectiveness of international human rights norms in regulating the conduct of businesses. Participants will discuss challenges facing industries with regard to human rights due diligence and impacts on indigenous peoples; the need to clarify the jurisdictional scope of a state’s duty to regulate and adjudicate on activities of industries abroad; resolution of disputes under international treaties; and the effectiveness of non-judicial grievance procedures.

**Moderator:** S. James Anaya, The University of Arizona College of Law

**Speakers:**
- Jeffrey S. Collins, Chevron Corporation
- Rachel Davis, Shift
- Ben Juratowitch, Freshfields Bruckhaus Deringer, LLP
- Sara Seck, Faculty of Law, University of Western Ontario

Connecting the Dots: Visualizing International Law
1:45 pm – 2:45 pm
Oceanic A/B

**CLE/CPD Credit Hours: 1.0**

*Sponsored by the ASIL International Legal Research Interest Group and co-sponsored by the International Law and Technology Interest Group*

Visualization and database technology are providing new tools to enhance empirically-based arguments in legal and policy areas, advancing the goal of making international law more
The presentation of complex “Big Data” in databases such as the World Justice Project’s Rule of Law Index and the Global Health and Human Rights Database can render a sophisticated range of concepts more intelligible. Dynamic, visual tools are enhancing dialogue as well as aiming to improve teaching, communication, and problem-solving in the transnational legal context. Three projects will be presented visually and discussed in a panel format in order to demonstrate their interactive and persuasive power.

**Moderator:** Marylin Raisch, John Wolff International & Comparative Law Library, Georgetown University Law Center

**Speakers:**
- Oscar A. Cabrera, O’Neill Institute for National and Global Health Law, Georgetown Law
- Alejandro Ponce, World Justice Project
- Jeffrey B. Ritter, Georgetown University Law Center

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**ASIL International Legal Research Interest Group Business Meeting**
2:45 pm – 3:15 pm
Oceanic A/B

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**Break**
3:15 pm – 3:30 pm

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**ILA Cultural Heritage Law Committee Open Working Session, Part II**
3:30 pm – 5:00 pm
Meridian DE

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**ILA International Securities Regulation Committee Open Working Session, Part II**
3:30 pm – 5:00 pm
Meridian C

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**ILA Non-State Actors Committee Open Working Session, Part II**
3:30 pm – 5:00 pm
Continental C

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**ILA Reparation for Victims of Armed Conflict Committee Open Working Session, Part II**
3:30 pm – 5:00 pm
Polaris B

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**The Fourth Restatement of Foreign Relations Law of the United States**
3:30 pm – 5:00 pm
Oceanic A/B

**CLE/CPD Credit Hours: 1.5**

Co-sponsored by the ASIL International Law in Domestic Courts and International Legal Research Interest Groups and the ASIL Lieber Society on the Law of Armed Conflict

The American Law Institute has undertaken to publish a Fourth Restatement of the Foreign Relations Law of the United States. What has the function of the Restatement been in the past,
and what is its value today? What should be preserved, and what corrections and revisions are needed? The Reporters are among those who will address these questions.

**Moderator:** Lance Liebman, Columbia Law School

**Speakers:**
- Sarah Cleveland, Columbia Law School
- Georg Nolte, Humboldt University
- Paul Stephan, University of Virginia Law School

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### The Dodd-Frank Wall Street Reform Act’s Turn To International Law

3:30 pm – 5:00 pm  
Hemisphere B  

**CLE/CPD Credit Hours:** 1.5  

*Co-sponsored by the ASIL Africa and International Economic Law Interest Groups*

The Dodd-Frank Wall Street Reform Act exemplifies the increasing influence of international law and norms on domestic regulation. For example, the Act’s conflict minerals provisions support international standards on supply chain transparency and emerging norms on business and human rights, and its derivatives reform requirements rely for content on international financial regulation. Evaluating the success of applying international rules and norms to the financial industry will in part turn on the domestic regulations implemented pursuant to the Act. This panel will explore the opportunities and challenges of that implementation.

**Moderator:** Christopher Brummer, Georgetown University Law Center

**Speakers:**
- Michael Barr, University of Michigan Law School
- Jonathan Macey, Yale Law School
- Galit Sarfaty, University of British Columbia Faculty of Law
- David Zaring, The Wharton School, University of Pennsylvania

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### Is International Law Effective? The Case of Russia and Ukraine

3:30 pm – 5:00 pm  
Amphitheater

Recent events in Ukraine have raised a number of complex questions about the effectiveness of international law. Is the UN Charter’s collective security system powerless in the face of the determined action of a member of the P5? Do EU and U.S. economic sanctions offer an effective alternative response to what many consider Russia’s illegal actions in Crimea? What role does international law’s commitment to self-determination play in evaluating the lawfulness of the secession of Crimea and its annexation by Russia in the wake of a popular referendum? Does the claim that a democratically elected (though deposed) Head of State of Ukraine issued an invitation to Russia offer any legal justification for the military intervention? Do claims that intervention was necessary for the defense of nationals carry any weight? How should we evaluate President Vladimir Putin’s reference to events in Kosovo, Iraq, and Libya as precedents for Russia’s actions in Crimea? The panel will consider these questions and seek to offer insight into the implications of recent events in Ukraine for the effectiveness of international law—
particularly the prohibition on the use of force and protection of the territorial integrity of sovereign states.

**Moderator:** Lori Fisler Damrosch, Columbia Law School

**Speakers:**
- Peter Olson, former NATO Legal Adviser
- Additional speakers to be confirmed

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**Grotius Lecture: Women and Children: The Cutting Edge of International Law**
5:00 pm – 6:30 pm
Amphitheater

**CLE/CPD Credit Hours: 1.5**
*Sponsored by the American University Washington College of Law and co-sponsored by the ASIL Africa and International Refugee Law Interest Groups*

**Speaker:** Radhika Coomaraswamy, former UN Special Representative of the Secretary General on Children and Armed Conflict

**Discussant:** Diane Marie Amann, Emily and Ernest Woodruff Chair in International Law, University of Georgia School of Law; Special Adviser on Children in Armed Conflict, International Criminal Court, Office of the Prosecutor

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**Grotius Reception**
6:30 pm – 8:00 pm
Pavilion
*Sponsored by the American University Washington College of Law*

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**AJIL Board of Editors Business Meeting**
6:40 pm – 8:00 pm
Polaris A/B/C
*Invitation only.*

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**Embassy Night**
7:00 pm – 9:00 pm
Offsite

*Receptions for Meeting Attendees at their National Embassies. Inquire at Registration if your Embassy is hosting a reception.*

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**ASIL New Professionals Interest Group Business Meeting**
7:00 pm – 8:30 pm
Oceanic A/B

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**AJIL Board of Editors Dinner**
8:00 pm – 10:00 pm
Polaris A/B/C
*Invitation only.*
Colleague Societies Breakfast
7:00 am – 8:30 pm
Polaris A

Leaders of national and regional international law societies are invited to join us for breakfast to share information about current activities and explore possibilities for collaboration.

ASIL New Member Breakfast
7:30 am – 8:30 am
Hemisphere B

ASIL UN21 Interest Group Business Meeting
7:30 am – 8:30 am
Meridian C

ILA International Commercial Arbitration Committee Open Working Session, Part I
9:00 am – 10:30 am
Meridian D/E

The Arbitration Committee intends to present a final report and recommendations on the current project “Inherent Powers of Arbitral Tribunals” in DC. The co-reporters, Mark Friedman and Luca Radicati, and the Chair, Filip De Ly, will present the outcome of our activities. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA Role of International Law in Sustainable Natural Resource Management for Development Committee Open Working Session, Part I
9:00 am – 10:30 am
Hemisphere A

Sustainable use of natural resources is probably the core principle emanating from international law in the field of sustainable development. It has a firm status in treaty law and is frequently applied in international judicial decisions. The Committee session will examine its specific legal status and the way it is reflected in recent policy documents, such as the Rio+20 outcome document The Future We Want and the post-2015 development agenda. Furthermore, attention will be paid to new treaty regimes and the practice of States and international organizations in the field of sustainable use of natural resources and to the Whaling case before the International Court of Justice. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.
ILA Role of Soft Law Instruments in International Investment Law (Study Group) Open Working Session, Part I
9:00 am – 10:30 am
Meridian C

The ILA Study Group on the Role of Soft-Law Instruments in International Investment Law, established in 2008, will meet for its concluding session at the April 2014 Conference. It was set up with the mandate “to study the development of soft law instruments in international investment law and the feasibility of a ‘codification’ of the present state of this field of international economic law”. The Group produced a “feasibility study” entitled “International Investment Law and Soft Law” and published in 2012 by Edward Elgar. The Washington Meeting 2014 will offer an opportunity to discuss these findings and to consider future activities in the field within the ILA. A PDF copy of the report is available to download at http://www.ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

ILA International Law and Sea Level Rise Committee Open Working Session, Part I
9:00 am – 10:30 am
Hemisphere B

The prospect of climate change induced sea-level rise, with the consequent loss of all or of parts of state territory, raises a number of fundamental considerations touching on a wide range of international law issues, including the law of the sea, statehood, nationality, and human rights. The Committee will discuss the implications under international law of the partial and complete inundation of state territory in particular of small island and low-lying states, and the possible displacement, migration or planned relocation of their inhabitants.

The Approach of Courts to Foreign Affairs and National Security
9:00 am – 10:30 am
Amphitheater

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL International Law in Domestic Courts Interest Group

This panel seeks to explore the different approaches that domestic courts have taken to judicial review of international affairs, including foreign policy and national security. This judicial panel will explore the degree to which their courts decline to review such matters on grounds of jurisdiction, justiciability, separation of powers etc.

Moderator: Ruth Wedgwood, Johns Hopkins School of Advanced International Studies
Speakers:
- Hon. Kenneth Keith, Judge, International Court of Justice
- The Rt. Hon. The Lord Jonathan Mance, Judge, Supreme Court of the United Kingdom
- Hon. Brett Kavanaugh, Judge, U.S. Court of Appeals, D.C. Circuit
Countermeasures in Cyberspace
9:00 am – 10:30 am
Polaris B/C

**CLE/CPD Credit Hours: 1.5**
*Co-sponsored by the ASIL International Law and Technology Interest Group and the ASIL Lieber Society on the Law of Armed Conflict*

Cyber-attacks have become increasingly common over the course of the last decade. Many state-sponsored cyber-attacks violate the prohibition on the use or threat of force in Article 2(4) of the United Nations Charter. Yet such attacks rarely rise to the level of an “armed attack” sufficient to trigger the victim state’s Article 51 right to self defense. In the face of this void, new debate has emerged about the legality of the use of countermeasures in response to cyber-attacks. What countermeasures are permitted? Are only “defensive” countermeasures legally permissible, or are more “active” countermeasures allowed? What are the limits to such active countermeasures? May private actors respond with countermeasures, or may only states undertake such actions?

**Moderator:** Eric Greenwald, White House National Security Staff

**Speakers:**
- Joseph Lorenzo Hall, Center for Democracy & Technology
- Alexandra Perina, Council on Foreign Relations
- Michael N. Schmitt, U.S. Naval War College & University of Exeter
- Shu Wenqi, Law School of Renmin University of China

Interpretive Complexity and the International Humanitarian Law Principle of Proportionality
9:00 am – 10:30 am
Oceanic A/B

**CLE/CPD Credit Hours: 1.5**
*Co-sponsored by the ASIL International Refugee Law, Transitional Justice and Rule of Law, and UN21 Interest Groups and the ASIL Lieber Society on the Law of Armed Conflict*

The principle of proportionality in international humanitarian law (IHL) is a requirement to desist from forcible action where incidental harm to civilians “would be excessive in relation to the concrete and direct military advantage anticipated.” The components of this definition are contested, and proportionality’s effectiveness arguably depends on the accuracy of intelligence estimates as well as available technology. This panel will consider several fact patterns, unraveling different interpretations of the principle of proportionality in IHL and its relationship to other branches of international law.

**Moderator:** General Richard Gross, U.S. Joint Chiefs of Staff

**Speakers:**
- Daniel Cahen, International Committee of the Red Cross
- Janina Dill, Oxford University
- Yoram Dinstein, Tel Aviv University
- Sandesh Sivakumaran, University of Nottingham
Break
10:30 am – 10:45 am

ILA International Commercial Arbitration Committee Open Working Session, Part II
10:45 am – 12:15 pm
Meridian D/E

ILA Role of International Law in Sustainable Natural Resource Management for Development Committee Open Working Session, Part II
10:45 am – 12:15 pm
Hemisphere A

ILA Role of Soft Law Instruments in International Investment Law (Study Group) Open Working Session, Part II
10:45 am – 12:15 pm
Meridian C

ILA International Law and Sea Level Rise Committee Open Working Session, Part II
10:45 am – 12:15 pm
Hemisphere B

Autonomous Weaponry and Armed Conflict
10:45 am – 12:30 pm
Amphitheater

**CLE/CPD Credit Hours: 1.5**

Co-sponsored by the ASIL Government Attorneys, International Law and Technology, International Legal Research, and UN21 Interest Groups and the ASIL Lieber Society on the Law of Armed Conflict

This panel will address the legal, ethical, and political challenges posed by the development of increasingly autonomous weapons systems. Analyzing automated weapons systems through the lenses of international humanitarian law, international human rights law, and international criminal law, it will consider what legal or ethical limits, if any, should be placed on the use of automated weapons systems. It will also consider who should be held accountable for international law violations caused by automated weapons systems.

**Moderator:** Markus Wagner, University of Miami School of Law

**Speakers:**
- John Canning, Naval Surface Warfare Center Dahlgren Division
- Richard Jackson, U.S. Army
The Emergence of New Funding Sources of International Development
10:45 am – 12:15 pm
Continental C

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Africa, International Economic Law, International Environmental Law, and Law in the Pacific Rim Region Interest Groups

This panel will consider the impact of new donors or sources of funding on international development, including private sector actors and emerging donor states. While these sources promise needed new resources for development, their involvement poses challenges for development policy, including donor coordination and consistent approaches to technical assistance, conditionality, sustainable development guidelines, and mechanisms to ensure transparency. Panelists will address these issues and will also consider the potential for cooperation among new sources and traditional donors and the future of international development in light of the increasing and varied sources of funding.

Moderator: Uche Ewelukwa, University of Arkansas School of Law

Speakers:
- Cecelia Akintomide, African Development Bank
- Betsy Apple, Open Society Justice Initiative
- Tai-Heng Cheng, Quinn Emanuel Urquhart & Sullivan, LLP
- Aluisio de Lima-Campos, American University Washington College of Law
- Nkunde Mwase, International Monetary Fund

The Future of International Criminal Law
Annual Benjamin Ferencz Panel
10:45 am – 12:15 pm
Oceanic A/B

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Government Attorneys, Human Rights, International Legal Research, Transitional Justice and Rule of Law, and UN21 Interest Groups and the ASIL Lieber Society on the Law of Armed Conflict

This panel will discuss the future of international criminal law in light of the winding down of the ad hoc tribunals and the mounting challenges faced by the International Criminal Court (ICC) as it becomes fully operational. The conversation will consider perceptions about the ICC’s lack of effectiveness; challenges of state compliance with the Rome Statute, court orders, and Security Council referral resolutions; the impending inclusion of the crime of aggression; the potential role of the Court in ongoing conflicts, such as Syria; and the attitude of the three permanent members of the Council who are not parties to the Rome Statute and other states with the power to affect the work of the Court.
Moderator: David Kaye, University of California-Irvine

Speakers:
- Hans-Peter Kaul, International Criminal Court
- Milena Sterio, Cleveland State University
- Jane Stromseth, Office of Global Criminal Justice, U.S. State Department
- Dire Tladi, University of Pretoria and Institute for Security Studies

Effectiveness of International Adjudication: Assessing Functions and Performance
10:45 am – 12:15 pm
Polaris A

**CLE/CPD Credit Hours: 1.5**

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

This roundtable, loosely built around the goals-based approach, will focus on the effectiveness of international courts and tribunals broadly defined. The roundtable participants will address a series of questions on the functions of international courts, their perceived successes and failures, possible explanations of their record of achievement, externalities generated by courts, trends in judicial effectiveness, necessary structural reforms, and directions for future research.

Moderator: Yuval Shany, Hebrew University of Jerusalem

Speakers:
- Joan Donoghue, International Court of Justice
- Victor Peskin, School of Politics and Global Study, Arizona State University
- Sivan Shlomo-Agon, New York University Law School
- Geir Ulfstein, University of Oslo

Lunch
12:30 pm – 2:00 pm
Polaris A/B/C

*Pre-purchase required. A limited number of luncheon tickets will be available on site. Please check at the Registration desk about availability.*

Women in International Law Interest Group (WILIG) Luncheon
12:30 – 2:15 pm
Pavilion

Co-sponsored by the ASIL Africa Interest Group

Honorees: International Court of Justice Judges Joan Donoghue, Julia Sebutinde, and Xue Hanqin

Remarks: Justice Sandra Day O’Connor, U.S. Supreme Court (retired)

*Tickets for this event must be purchased separately with registration.*
Domestic Human Rights Enforcement After Kiobel
12:45 pm – 2:15 pm
Meridian D/E

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Africa, Human Rights, International Law in Domestic Courts, and Transitional Justice and Rule of Law Interest Groups

The U.S. Supreme Court in Kiobel v. Royal Dutch Petroleum narrowed the range of international human rights claims that may be brought pursuant to the Alien Tort Statute. Nonetheless, various avenues for domestic enforcement of international human rights remain. This panel will consider what is left of federal ATS litigation as well as executive, legislative, and foreign enforcement of human rights after Kiobel.

Moderator: Katie Redford, EarthRights International
Speakers:
• Curtis Bradley, Duke Law School
• Agnieszka Fryszman, Cohen Milstein, LLP
• Kristin Linsley Myles, Munger Tolles & Olsen, LLP
• Ralph Steinhardt, George Washington University Law School

Peace Forces at War: Implications under International Humanitarian Law
12:45 pm – 2:15 pm
Oceanic A/B

CLE/CPD Credit Hours: 1.5

Over the years, the tasks assigned to multinational forces have transcended traditional “peace-keeping” and have taken on more aspects of “peace-making” and “peace enforcement.” Multinational forces are no longer limited to ensuring cease-fires or monitoring buffer zones, but are often engaged in both maintaining civil order and eradicating threats to the peace posed by a variety of actors. These changes have raised new questions about the application of international humanitarian law to multinational forces – in particular, when does the law apply, what the modifications to legal responsibility (if any) may follow, and how can states and organizations best ensure that the law will be effective?

Moderator: Bruce Oswald, Melbourne Law School
Speakers:
• Tristan Ferraro, International Committee of the Red Cross
• Colonel Sergio Filippi, Office of Military Affairs, Department of Peacekeeping Operations, United Nations
• Mona Ali Khalil, Office of the Legal Counsel, United Nations
• Marten Zwanenburg, Ministry of Foreign Affairs, The Netherlands, and Leiden University
The Idea of Effective International Law
12:45 pm – 1:55 pm
Hemisphere B

CLE/CPD Credit Hours: 1.0
Sponsored by the ASIL International Legal Theory Interest Group

This panel addresses the concept of effectiveness in international law, this year’s conference theme. Determining the effectiveness of international law requires considering moral, prudential and empirical questions. When does international law produce reasons for decision for States and other international actors? Can international law alter the preferences of States and other international actors, or does it appear effective only where there is a coincidence of interests between the law and those using it? What are the metrics by which one measures the effectiveness of international law, and how is international law doing on these metrics? Does effectiveness mean different things in different bodies of international law? This panel will explore these questions in an effort to clarify what it means when we speak of the effectiveness of international law.

Moderator: Vijay Padmanabhan, Vanderbilt University Law School

Speakers:
- Jean d’Aspremont, University of Manchester and University of Amsterdam
- Rachael Kent, WilmerHale, LLP
- Timothy Meyer, University of Georgia School of Law
- Liam Murphy, New York University Law School

ASIL Government Attorneys Interest Group Business Meeting
12:45 pm – 2:15 pm
Meridian C

ASIL International Legal Theory Interest Group Business Meeting
1:55 pm – 2:15 pm
Hemisphere B

ASIL Annual General Meeting
2:30 – 4:00 pm
Polaris A/B

The annual business meeting of the American Society of International Law, the agenda of the Annual General Meeting will include:
- A Report on the State of the Society, by ASIL President Donald Donovan
- Election of New Officers and Members of the Executive Council
- Questions and Answers with the AJIL Editors-in-Chief
- Presentation of the Deak and Interest Group Prizes; and
- A Demonstration of the Society’s New Benchbook on International Law for Judges
ILA The Conduct of Hostilities under International Humanitarian Law (Study Group) Open Working Session, Part I
2:30 pm – 4:00 pm
Hemisphere A

Our preliminary report of between 15-20 pages will cover the three topics we have chosen to focus on in the context of exploring the challenges to the law relating to the conduct of hostilities. These are:

1. The relationship between IHL and International Human Rights Law and the paradigms of conduct of hostilities and law enforcement in contemporary military operations.
2. New Technologies (cyber warfare, use of unmanned and autonomous weapons systems and conducting hostilities in outer space) and the challenges posed to the application of IHL to these forms of warfare.
3. The Role of Basic Principles of IHL (military necessity, humanity, distinction and proportionality) within IHL and their relationship to both general international law and to conventional and customary IHL.

Our Study Group held a two day meeting in Leiden in November and our preliminary report in Washington will reflect and outline the outcome of those discussions. Each of us will present one of the above topics from our preliminary report and invite input and discussion from the audience in the open session. We will also set out our plans for the way ahead. A PDF copy of the report is available to download at http://www ila-hq.org/en/committees/draft-committee-reports-washington-2014.cfm.

Can International Norms Protect Us from Natural Disasters?
2:30 pm – 4:00 pm
Hemisphere B

| CLE/CPD Credit Hours: 1.5 |

Co-sponsored by the ASIL International Environmental Law and International Refugee Law Interest Groups

There is an increasing awareness that natural disasters can increase the risk of human rights violations, environmental harm and economic disruptions. In response, international law is consolidating and expanding international norms relating to the management and regulation of natural disasters and their aftermath. These norms are found in traditional international law instruments, as well as in many non-binding declarations, frameworks, guides, and codes. Yet even with this emerging framework, coordination problems and bottlenecks still plague major relief operations. This panel will consider the prospects for supplementary law-making in this area—beginning with the International Law Commission’s project to develop “Draft Articles on the Protection of Persons in the Event of Disasters”—and will examine what international law can do to better protect us from natural disasters.
Paradigmatic Changes in the Settlement of International Investment Disputes?
2:30 pm – 4:00 pm
Amphitheater

**Moderator:** Hi-Taek Shin, Seoul National University School of Law

**Speakers:**
- Mark Clodfelter, Foley Hoag LLP
- Friedrich Rosenfeld, Hanefeld Rechtsanwalte
- Jeremy Sharpe, U.S. Department of State
- Anne van Aaken, University of St. Gallen

Investor-state arbitral tribunals have played a critical role in the development of investment law, through detailed interpretation and application of investment treaties in the context of specific disputes. Recent developments, however, have raised questions concerning the scope of the interpretive power of investor-state tribunals. This panel will identify some of those developments and assess how they are changing the interpretation and application of investment treaties. What impact are they having on the power of arbitral tribunals or the content of decisions reached by such tribunals? Are these developments progressive or regressive?

Is Forced Feeding in Response to Hunger Strikes a Violation of the Prohibition of Torture and Cruel, Inhuman or Degrading Treatment?
2:30 pm – 4:00 pm
Oceanic A/B

**Moderator:** Hi-Taek Shin, Seoul National University School of Law

**Speakers:**
- Kirsten Bookmiller, Millersville University
- Elizabeth Ferris, Brookings Institution
- Michael Gerrard, Columbia Law School
- Ingrid Nifosi-Sutton, American University Washington College of Law

Democratic states have long struggled with the challenges posed by politically motivated offenders choosing to hunger strike in order to ameliorate, challenge, or defy the conditions of their incarceration or for other reasons. This panel examines the human rights challenges posed by the resort to hunger strike by politically motivated prisoners, including the balancing of rights, the protection of the right to life, the right to be free from torture and cruel, inhuman or degrading treatment, and the challenge of honoring a prisoner’s autonomy in the context of a state’s obligations to protect all those within its effective control.
Moderator: Sir Nigel Rodley, University of Essex
Speakers:
• Baher Azmy, Center for Constitutional Rights
• William K. Lietzau, PAE
• Walter Ruiz, Walter Ruiz Law
• Pnina Sharvit Baruch, Israeli Institute for National Security Studies
• Rachel VanLandingham, Stetson University College of Law
• Stephen N. Xenakis, Physicians for Human Rights

Break
4:00 pm – 4:15 pm

Charles N. Brower Lecture on International Dispute Resolution: The Transnational Protection of Private Rights: Issues, Challenges and Possible Solutions
4:15 pm – 5:45 pm
Amphitheater

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Africa Interest Group

Lecturer: Sundaresh Menon, Chief Justice of Singapore

ILA The Conduct of Hostilities under International Humanitarian Law (Study Group) Open Working Session, Part II
4:15 pm – 5:45 pm
Hemisphere A

Law Enforcement Across Fields: Comparing Human Rights and Trade
4:15 pm – 5:45 pm
Meridian D/E

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Africa, Government Attorneys, Human Rights, and International Economic Law Interest Groups

Enforcement is a central challenge in many fields of global law. This panel examines the dynamics of global law enforcement across the fields of human rights and trade with the goal of deriving general insights into what works and what fails when it comes to the enforcement of global law. Are differences in enforcement regimes (and in their success) due to inherent differences in the two fields of international law (and, if so, what are those essential differences)? Or are the differences simply products of differing institutional environments? Are there lessons to be learned about successes in one area of law for the other? And are there ways in which the two bodies of law could (and should) be tied more closely together to strengthen the effectiveness of either one or both?
Moderator: Noah Weisbord, Florida International University

Speakers:
- Marco Bronckers, Leiden University and VVGB Advocaten/Avocats
- James A. Goldston, Open Society Justice Initiative
- Jenny Martinez, Stanford Law School
- Chantal Thomas, Cornell Law School

The Making of International Environmental Law: A Conversation With Two Pioneers
4:15 pm – 5:45 pm
Oceanic A/B

CLE/CPD Credit Hours: 1.5

Sponsored by the ASIL International Environmental Law Interest Group and co-sponsored by the ASIL Africa and International Legal Research Interest Groups

Over 40 years ago, modern International Environmental Law burst on the scene at the 1972 UN Conference on Human Development. Hosted by the International Environmental Law Interest Group, this panel will hear from two scholars who were instrumental in launching the field, Nicholas Robinson and Edith Brown Weiss. They will offer first-hand accounts of the early days of international environmental law, and offer their insights into where the field is headed. How did those “present at the creation” create a place for international environmental law on the international agenda? How did they develop bold visions for nature’s rights, planetary trusts, international environmental courts, a world habeas ecologicus, and more? And what has happened to these important ideas in the years since? The session will be lead by young aspiring international environmental lawyers of the interest group who will quiz Professors Robinson and Brown Weiss about where IEL has been and where it is headed.

Discussants:
- Edith Brown Weiss, Georgetown University Law Center
- Nicholas Robinson, Pace Law School

Questioners:
- Olivia Radics, Environmental Law Institute
- Nick Bryner, IUCN World Commission on Environmental Law
- Kiran Sahdev, Georgetown University Law Center
- Carina Roselli, Environmental Law Institute

Designing Technology for Human Rights
4:15 pm – 5:45 pm
Meridian C

CLE/CPD Credit Hours: 1.5

Sponsored by the ASIL International Law and Technology Interest Group

Drawing on this year’s theme of the effectiveness of international law, this session will consider the role of technology in promoting compliance with international human rights law. Technology plays an ever increasing role in a range of human rights activities—regulating freedom of expression, privacy, and security, and enabling a range of other important human rights.
Technology, however, is not simply a neutral medium for promoting particular ends. The design of the technology itself reflects important choices about values and even offers the opportunity for increasing state compliance with international law. Important questions remain, however, about the extent to which international law can be embedded in software code. This session will bring together experts from fields as diverse as humanitarian law, human rights fact-finding, national security, and Internet governance to consider the promise, and limits, of using technology to advance international human rights.

**Moderator:** Molly Land, University of Connecticut School of Law

**Speakers:**
- Jay Aronson, Carnegie Mellon University
- Laura K. Donohue, Georgetown University Law Center
- Nathanial Freitas, The Guardian Project
- Dan Saxon, Leiden University College

**ASIL Disaster Law Interest Group Business Meeting**
4:15 pm – 5:30 pm
Hemisphere B

**ASIL Women in International Law Mentoring Program Reception**
6:00 pm – 7:00 pm
Continental C

*For mentors and mentees of the ASIL Women in International Law Mentoring Program.*

**ASIL Law of the Sea Interest Group Business Meeting**
Meridian D/E
6:00 pm – 7:30 pm

**ASIL International Legal Materials Corresponding Editors Reception**
Hemisphere B
6:00 pm – 8:00 pm

*By invitation only.*

**Reception**
6:00 pm – 8:00 pm
Pavilion

**J. Alumni Reception**
6:00 pm – 8:00 pm
Rotunda

*Open to current and former employees of the U.S. Department of State Office of the Legal Adviser.*
Asian Society of International Law Breakfast Meeting
7:00 am – 8:30 am
Hemisphere B

ASIL Private International Law Interest Group Business Meeting
7:30 am – 8:30 am
Continental C

ASIL International Economic Law Interest Group Business Meeting
7:30 am – 8:30 am
Oceanic A/B

ASIL Executive Council Meeting
8:00 am – 10:30 am
Capitol Ballroom E/F, J.W. Marriott Hotel

By invitation only.

Everybody Come Together Over Me: Systemic Integration and Vienna Convention Article 31(3)(c)
9:00 am – 10:30 am
Meridian C

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Africa, Cultural Heritage and the Arts, Human Rights and International Economic Law Interest Groups

Article 31(3)(c) of the Vienna Convention provides that all relevant rules of international law must be considered in the interpretation of a treaty. Some tribunals have viewed this provision as a means of ensuring the effectiveness of international legal norms under conditions of fragmentation. Other tribunals, however, have taken a very narrow view of the relevance of outside norms to the interpretation of a specialized treaty regime. This panel will consider the role of Article 31(3)(c) in integrating different domains of international economic law and international investment law with general public international law, human rights law, and international environmental law.

Moderators: Barry Appleton, Appleton & Associates International Lawyers
Robert Howse, New York University School of Law

Speakers:
• James Thuo Gathii, Loyola Law School, Chicago
• Jurgen Kurtz, Melbourne University Faculty of Law
• Helene Ruiz-Fabri, Sorbonne Law School (University Paris 1 Panthéon-Sorbonne)
• Jacob Werksman, European Commission
International Trade Law and International Investment Law: Complexity and Coherence
9:00 am – 10:30 am
Hemisphere A

**CLE/CPD Credit Hours: 1.5**
*Co-sponsored by the ASIL Africa, Government Attorneys, International Economic Law, and International Legal Research Interest Groups*

International trade law and international investment law are largely contained in separate but overlapping legal regimes, but both share the general objectives of providing security and predictability to economic agents and increasing world prosperity by reducing barriers to international flows of goods, services, and investment. This panel will consider whether the international trade and investment law dichotomy appears increasingly anachronistic, or whether each regime is maturing according to complementary principles. Is there a need for greater coherence?

**Moderator:** Andrew Mitchell, Melbourne Law School

**Speakers:**
- Mélida Hodgson, Foley Hoag LLP
- Juan Millan, Office of the U.S. Trade Representative
- Joost Pauwelyn, Graduate Institute of International and Development Studies
- Debra Steger, University of Ottawa

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Women’s Economic Rights, International Law and the Financial Crisis
9:00 am – 10:30 am
Continental C

**CLE/CPD Credit Hours: 1.5**
*Co-sponsored by the ASIL Africa, Government Attorneys, Human Rights, International Economic Law, International Legal Research, and Women in International Law Interest Groups*

Giving effect to the economic rights of women is increasingly viewed as an essential means of advancing equality and fair treatment standards, as well as a means to achieve broader collective development goals. This roundtable will discuss the rapidly expanding role of international law in giving effect to the economic rights of women in national courts. It will also consider the contribution of national courts in ensuring domestic enforcement of international obligations and in developing women's economic rights under international law, and the enforcement consequences of these rights arising from national judicial responses.

**Moderator:** Patricia O’Brien, Permanent Representation of Ireland to the United Nations Office and other International Organizations

**Speakers:**
- Justice Sujata Manohar, former member of Supreme Court of India
- Ben Saul, The University of Sydney
- Eric Schwartz, Hubert H. Humphrey School of Public Affairs, University of Minnesota
- Anne Trebilcock, Centre de Droit international, University of Paris Nanterre-La Défense
Judges, Diplomats, and Peacebuilders: Evaluating International Dispute Resolution as a System
9:00 am – 10:30 am
Meridian D/E

CLE/CPD Credit Hours: 1.5
Sponsored by the ASIL Dispute Resolution Interest Group and co-sponsored by the ASIL Africa, Government Attorneys, and International Courts and Tribunals Interest Groups

The UN Charter envisioned that the promotion of peace among nations could be achieved, in part, through the pacific settlement of international disputes as provided for in Article 33. Revisiting that vision, this panel will evaluate international dispute resolution as a system by considering the interactions between different methods, institutions and actors. For example, what types of disputes might be best addressed through the use of both judicial and diplomatic methods? Are particular methods more effective at resolving disputes involving non-state parties? What is the appropriate relationship among the many institutions, such as the UN Security Council, the International Court of Justice, and the UN Peacebuilding Commission, that share the common aim of promoting international peace and security? This panel will engage the audience in a thoughtful discussion and debate about these and other questions as it examines the evolving purpose and function of international dispute resolution in today’s world.

Moderator: Anna Spain, University of Colorado Law School
Speakers:
• Steven Hill, Office of Legal Affairs, North Atlantic Treaty Organization
• Won Kidane, University of Seattle Law School
• Stephen Schwebel, International Court of Justice and Permanent Court of Arbitration
• Jolynn Shoemaker, Center for Strategic and International Studies

On Socializing States: A Conversation with Ryan Goodman and Derek Jinks on Their Certificate of Merit Winning Book
9:00 am – 10:30 am
Oceanic A/B

The Society has awarded its 2014 Certificate of Merit for a Preeminent Contribution to Creative Scholarship to Ryan Goodman and Derek Jinks for Socializing States: Promoting Human Rights Through International Law (Oxford Univ. Press 2013). Goodman and Jinks offer a groundbreaking theory of acculturation that illuminates how social processes can promote human rights and, more generally, can influence norms. “Acculturation” refers to “the general process by which actors adopt the beliefs and behavioral patterns of the surrounding culture.” The authors distinguish acculturation from two other mechanisms of social influence: “material inducement,” or the offering of rewards for conformity or punishments for nonconformity with a state’s or institution’s demands, and “persuasion,” whereby actors internalize new norms through a process of social learning and “redefine their interests and identities accordingly.” Goodman and Jinks offer a sophisticated account that both defends the relevance of acculturation and acknowledges its weaknesses in some areas. In this panel, the authors will present their book’s main arguments and contributions. They will then engage with human rights scholars and practitioners in order to
explore the implications of Goodman and Jinks’s theory of acculturation. A significant amount of time will be reserved for questions and dialogue with the audience.

**Moderator:** Jacob Katz Cogan, University of Cincinnati College of Law

**Speakers:**
- Ryan Goodman, New York University School of Law
- Derek Jinks, University of Texas School of Law

**Discussants:**
- Monica Hakimi, University of Michigan Law School
- Siobhan McInerney-Lankford, The World Bank
- Kathryn Sikkink, Kennedy School of Government, Harvard University

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**Emerging Trends and Challenges in International Legal Education and Scholarship**  
9:00 am – 10:30 am  
Polaris A/B  
*Sponsored by the International Law Students Association*

International lawyers spring from many culturally and linguistically diverse backgrounds, which helps lend the field of international law its dynamism. Varying systems of international education endow young legal professionals with differing skills and approaches to international law, and produce equally diverse legal scholarship. This panel seeks to explore some of the methodologies and challenges not only to teaching international law in various jurisdictions, but also to explore the challenges related to producing both quality international law professionals and legal scholarship in a world that communicates in different languages and cultures. How do scholars address the challenges associated with differing systems of legal education? Further, the panelists will address how legal scholars can produce scholarship that will have meaningful impact with the aim of enriching the dialogue and cooperation between international law scholars.

**Moderator:** Kaitlin M. Ball, President, International Law Students Association

**Speakers:**
- John Gamble, Pennsylvania State University
- André Nollkaemper, Faculty of Law at the University of Amsterdam
- Alberto Cerda Silva, Georgetown University Law Center

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**ASIL International Law in Domestic Courts Interest Group Business Meeting**  
9:00 am – 10:30 am  
Hemisphere B

**ASIL Lieber Society on the Law of Armed Conflict Business Meeting**  
9:00 am – 10:30 am  
Congressional Room, JW Marriott

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**Break**  
10:30 am – 10:45 am
International Law Association Closing Plenary
10:45 am – 12:15 pm
Amphitheater

Fast Pitch: Scholarship Speed Mentoring Session
10:45 am – 12:15 pm
Hemisphere B
Co-sponsored by the Board of Editors of the American Journal of International Law, the ASIL Membership Committee, and the Junior International Law Scholars Association

Leading scholars, including members of the AJIL Board of Editors, will be available for individual “speed-mentoring” sessions. Prospective authors will be able to “pitch” their article ideas or the scholarly challenges that they face to senior scholars for reactions or suggestions for improvement. These sessions will be on a relatively short time fuse to enable mentors, organized by specializations within the field, to respond to as many inquiries as possible.

“Law of Warcraft”: New Approaches to Generating Respect for the Law
10:45 am – 12:15 pm
Meridian D/E
CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Government Attorneys and UN21 Interest Groups and the ASIL Lieber Society on the Law of Armed Conflict

States party to the Geneva Conventions are obligated to disseminate international humanitarian law. Yet existing efforts have often proven to be ineffective in promoting compliance during armed conflict. In an effort to improve dissemination, innovative methods have recently been developed using technological, visual, and social media. This panel will discuss some of the new and creative dissemination methods that are currently being developed and used by actors working in prevention, such as virtual reality tools, revised military training, and law clinics.

Moderator: Elizabeth Stubbins Bates, SOAS, University of London
Speakers:
- Vincent Bernard, International Committee of the Red Cross Forum for Integration and Promotion of the Law
- Laurie Blank, Emory University Law School
- David E. Graham, U.S. Army Judge Advocate General’s Legal Center and School
- Brad Gutierrez, American Red Cross

The Effectiveness of the United Nations Human Rights Protection Machinery
10:45 am – 12:15 pm
Oceanic A/B
CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Africa, Human Rights, International Refugee Law, Transitional Justice and Rule of Law, and UN21 Interest Groups
This is an important moment in the life of the UN human rights protection machinery. We are marking the twentieth anniversary of the establishment of the post of High Commissioner for Human Rights; the Human Rights Council has commenced its second-round country reviews under the Universal Periodic Review procedure; and we have reached the end of the first phase of the General Assembly’s consultations on the strengthening of the treaty body system. This panel will take stock of the operation of the machinery, paying particular attention to its effectiveness for the protection of human rights.

Moderator: Kathryn Sikkink, Kennedy School of Government, Harvard University
Speakers:
- Felice Gaer, Jacob Blaustein Institute
- Michael O’Flaherty, Irish Centre for Human Rights
- Ted Piccone, Brookings Institution
- Beth Simmons, Harvard University

Water: Challenges for International Law and Policy
10:45 am – 12:15 pm
Hemisphere A

**CLE/CPD Credit Hours: 1.5**


International cooperation for the sustainable use and management of water will be one of the great challenges of this century. It is also a possible source of instability that could give rise to humanitarian crises and conflict. The pressing issues include water security, competition over water as a shared natural resource, affordable access to safe drinking water (and sanitation) as a human right, the push to privatize water resources to drive efficiency, and drought management and related climate change impacts. This panel will examine these contemporary challenges for the sustainable use of the world's freshwater resources, and the effectiveness of international law to meet those challenges.

Moderator: Joe Dellapenna, Villanova University School of Law
Speakers:
- Laurence Boisson de Chazournes, University of Geneva
- Gabriel Eckstein, Texas A&M University School of Law
- Georgia Kayser, Gillings School of Public Health, University of North Carolina at Chapel Hill
- Stephen C. McCaffrey, University of the Pacific McGeorge School of Law

Punishment and Sentencing in International Criminal Law
10:45 am – 12:15 pm
Meridian C

**CLE/CPD Credit Hours: 1.5**

Sponsored by the ASIL International Criminal Law Interest Group
International criminal law (ICL) has sought to establish effective mechanisms to hold accountable perpetrators of atrocity crimes and grave breaches of international humanitarian law. ICL sentencing, however, remains under-examined doctrinally, conceptually, and empirically. This panel will address various aspects of ICL sentencing, including an empirical assessment of the sentencing jurisprudence, the relevance and viability of the domestic experience with punishment, and the advancement of new theories and doctrinal frameworks *sui generis* to international criminal justice.

**Moderator:** Linda Carter, University of the Pacific-McGeorge School of Law  
**Speakers:**  
- Kai Ambos, Georg-August Universität Göttingen  
- Nancy Combs, William and Mary Law School  
- Shahram Dana, The John Marshall Law School  
- Mark Drumbl, Washington & Lee University School of Law

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**ASIL Law in the Pacific Rim Region Interest Group Business Meeting**  
10:45 am – 12:00 pm  
Polaris C

**ASIL Human Rights Interest Group Business Meeting**  
10:45 am – 12:15 pm  
Continental C

**ASIL Space Law Interest Group Business Meeting**  
10:45 am – 12:15 pm  
Congressional Room, JW Marriott

**Lunch**  
12:30 pm – 2:15 pm  
Polaris A/B/C

*Pre-purchase required. A limited number of luncheon tickets will be available on site. Please check at the Registration desk about availability.*

**Hudson Medal Luncheon: A Conversation with Hudson Medal Winner Alain Pellet**  
12:30 pm – 2:15 pm  
Pavilion  
*Sponsored by Foley Hoag LLP*

**Speaker:** Alain Pellet, University Paris Ouest  
**Moderator:** Peter Tomka, International Court of Justice

*Tickets for this event must be purchased separately with registration.*
The Effectiveness of Trade to Govern “Clean Energy” Strategies  
12:45 pm – 2:15 pm  
Meridian D/E  

**CLE/CPD Credit Hours: 1.5**  
Co-sponsored by the ASIL International Economic Law and International Environmental Law Interest Groups  

As the international economic order becomes more and more intertwined with concerns about climate change and increasing energy demand, the WTO finds itself at the center of global governance issues emerging in these arenas. This panel will offer diverse perspectives on the role of the international trade regime in governing clean energy strategies and in shaping views on climate change policy and energy issues. In this context, this panel will consider the ramifications of having a multiplicity of legal frameworks for dealing with these overlapping areas, and whether the WTO could serve as a unifying governing structure for the intersection of environmental sustainability, energy, and trade.  

**Moderator:** Antonia Eliason, University of Mississippi  
**Speakers:**  
- Aaron Cosbey, International Institute for Sustainable Development  
- Susan Esserman, Steptoe & Johnson LLP  
- Gabrielle Marceau, World Trade Organization  
- Ricardo Melendez-Ortiz, International Center for Trade and Sustainable Development

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New Voices in International Law: Making International Criminal Law More Effective  
12:45 pm – 2:15 pm  
Meridian C  
Co-sponsored by the ASIL Africa, International Legal Research, New Professionals, and Transitional Justice and Rule of Law Interest Groups and the ASIL Lieber Society on the Law of Armed Conflict  

From the Nuremberg trials to the International Criminal Court, international criminal law has been the subject of scrutiny and criticism regarding its goals and its methods. Proponents of international criminal law point to trials as having a deterrent effect on future atrocities and acknowledging the suffering of victims, while opponents of institutions such as the ICC challenge the perceived politicization of international justice. In this panel, New Voices scholars will present research papers focusing on making international criminal law more effective from multiple perspectives. Panelists will present on: how the jurisprudence of international criminal tribunals considers the impact of mass violence on human behavior and how these approaches can further the work of international criminal justice; the ICC’s legitimacy during its first operational decade, with a focus on prosecutorial discretion and practice; and the controversial relationship between the United Nations Security Council and the ICC, addressing questions of its ability to meaningfully contribute to the effectiveness of the ICC.  

**Moderator:** Gabrielle Kirk McDonald, International Criminal Tribunal for the former Yugoslavia and Iran-US Claims Tribunal (retired)  
**Speakers:**  
- Adejoke Babington-Ashaye, World Bank Administrative Tribunal
Investment Chapters in Trade Agreements: Intellectual Property Rights as Protected Investments
12:45 pm – 2:15 pm
Hemisphere A

CLE/CPD Credit Hours: 1.5
Sponsored by the ASIL Intellectual Property Interest Group and the ILA Committee on International Trade Law

Investment chapters of trade and investment agreements have attracted renewed attention due to current disputes involving intellectual property rights affecting public health interests. This panel will examine issues that may arise from treating IP rights as protected investments in trade and investment agreements. Should foreign corporations be entitled to demand host country taxpayer compensation by bringing governments before trade and investment arbitration tribunals to challenge domestic court decisions on patents? May government standards regarding intellectual property rights constitute regulatory takings entailing compensation to the intellectual property owner?

Moderator: Frederick M. Abbott, Florida State University College of Law

Speakers:
• James Love, Knowledge Ecology International
• William New, Intellectual Property Watch
• Jerome H. Reichman, Duke University School of Law
• Susan K. Sell, Elliott School of International Affairs, George Washington University

Continuities of Violence: What Role for Transitional Justice and the Rule of Law?
12:45 pm – 2:15 pm
Oceanic A/B

CLE/CPD Credit Hours: 1.5
Sponsored by the ASIL Transitional Justice and Rule of Law Interest Group.

To what extent can and should transitional justice contribute to the non-repetition of violations? This panel examines how the design of transitional justice processes and their connection (or lack thereof) to rule-of-law initiatives impacts efforts to prevent, ameliorate or overlook the continuity of human rights violations, crime and violence post-conflict or repression.

Moderator: Lorna McGregor, University of Essex

Speakers:
• Catherine O’Rourke, Transitional Justice Institute, University of Ulster
• Colette Rausch, U.S. Institute of Peace
• Katya Salazar, Due Process of Law Foundation
• Julie Werbel, USAID
ASIL-ICCA Task Force Briefing on Issue Conflicts in International Arbitration
2:30 pm – 4:00 pm
Continental C

There has been an increasing number of proposals to disqualify arbitrators in international arbitration disputes on the ground of bias arising from views expressed in prior decisions and scholarship. ASIL and ICCA have created a joint task force to explore the question of so-called “issue conflict” bias with the aim of developing some form of guidance for the international arbitration community. The Task Force will be holding meetings at the ASIL-ILA Joint Meeting and the ICCA Annual Conference to discuss preliminary observations and to receive comments and questions from the ASIL, ILA, and ICCA audiences. The Task Force is co-chaired by Professor Laurence Boisson de Chazournes and Professor John Crook, who are assisted by reporters Christian Leathley, Ina Popova, and Ruth Teitelbaum.

Aggression and the Use of Force in International Law
2:30 pm – 4:00 pm
Oceanic A/B

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Africa, Government Attorneys, International Refugee Law, and UN21 Interest Groups and the ASIL Lieber Society on the Law of Armed Conflict

This panel will debate the motion “International law permits the provision of arms and other assistance to a rebel movement fighting against an abusive regime.” This will be followed by an audience vote and a Q & A session. The ILA Committee on the Use of Force’s Final Report 2013 will form the background to the debate.

Moderator: Noam Lubell, University of Essex
Speakers:
• Christine Chinkin, London School of Economics
• Harold Hongju Koh, Yale Law School
• Claus Kress, University of Koln
• Sean Murphy, George Washington University

Can International Law Keep Up with the Internet?
2:30 pm – 4:00 pm
Hemisphere A

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL International Law and Technology and International Legal Research Interest Groups

This panel will discuss aspects of WTO law that need to be developed to keep pace with the Internet economy and to foster it as an acknowledged source of growth and innovation. It will critically assess the status quo of current Internet regulation, including regulation related to cross-border information and electronic financial flows, data storage and access, and the integrity of commercial data held in the “cloud” or in offshore storage. From there, the panelists will assess proposed reforms to truly address the digital trade challenge.
Moderator: Gary N. Horlick, Law Offices of Gary N. Horlick, Georgetown University Law Center and University of Barcelona

Speakers:
- Usman Ahmed, eBay, Inc.
- Henry Gao, Singapore Management University
- Hamid Mamdouh, World Trade Organization

Intelligence Materials and the Courts
2:30 pm – 4:00 pm
Amphitheater

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Government Attorneys Interest Group

This panel explores the use of intelligence material as evidence, and how criminal and civil courts approach the issue of secret and classified evidence. The panel will examine state secrets and public interest immunity, closed material procedures, confidentiality rings and closed material procedures in a wide range of contexts from terrorist trials to whistleblowers.

Moderator: David Cole, Georgetown University Law Center

Speakers:
- Martin Chamberlain QC, Brick Court Chambers
- Kimberly Prost, Office of the Ombudsperson, UN Security Council 1267 Committee
- Kenneth Wainstein, Cadwalader, Wickersham & Taft LLP

2:30 pm – 4:00 pm
Hemisphere B

CLE/CPD Credit Hours: 1.5
Co-sponsored by the ASIL Cultural Heritage and the Arts, Dispute Resolution, International Courts and Tribunals, International Environmental Law, and Law of the Sea Interest Groups

This panel will take stock of 20 years of practice under the dispute settlement system of the United Nations Convention on the Law of the Sea (UNCLOS), a system that is equipped with the most complex and intricate dispute settlement system of any international legal regime. This panel will consider whether the UNCLOS dispute settlement system is fulfilling its objectives. How did 20 years of adjudication under UNCLOS shape and clarify this complex dispute settlement system? How has it been utilized, by whom, and with what results?

Moderator: Cesare Romano, Loyola Law School Los Angeles

Speakers:
- Natalie Klein, Macquarie University
- Coalter Lathrop, Sovereign Geographic
- Joanna Mossop, Victoria University at Wellington
- Yoshifumi Tanaka, University of Copenhagen
New Voices in International Law: Empirical Perspectives on International Law
2:30 pm – 4:00 pm
Meridian D/E
Co-sponsored by the ASIL Cultural Heritage and the Arts, International Legal Research, and New Professionals Interest Groups

Why does the United States sign bilateral investment treaties? What is the effect of law of armed conflict training on military officers’ compliance with international law? What drives the reception of international law into domestic legal systems? Whose suffering really matters to international advocacy NGOs? Using empirical methods, these “New Voices” provide insight into these and other timely questions of international law.

Moderator: Gregory Shaffer, University of Minnesota Law School
Speakers:
• Andrew Bell, Duke University
• Adam Chilton, University of Chicago
• Anna Schrimpf, Princeton University
• Pierre-Hugues Verdier, University of Virginia
• Mila Versteeg, University of Virginia

Dworkin's Philosophy of International Law
2:30 pm – 4:00 pm
Meridian C

CLE/CPD Credit Hours: 1.5

The late Ronald Dworkin, in his posthumously published first article on the philosophy of international law, argued that international law is not grounded in the consent of states. Instead, he argued, it is grounded in the duty of each state to mitigate the failures and risks that the sovereign state system poses for its own citizens. In applying his approach, he also interpretatively addressed the legality of humanitarian intervention in the absence of a Security Council authorization. This panel seeks to honor Professor Dworkin by critically discussing and assessing his account of international law, both with regard to its foundations and its implications for the interpretation and progressive development of international law.

Moderator: Mattias Kumm, New York University School of Law and WZB Social Science Research Center Berlin
Speakers:
• Jean Cohen, Columbia University
• Liam Murphy, New York University School of Law
• Scott Shapiro, Yale Law School

ASIL Cultural Heritage and the Arts Interest Group Business Meeting
2:30 pm – 4:00 pm
Senate Room, J.W. Marriott
ASIL-Midwest Interest Group Business Meeting
2:45 pm – 4:00 pm
Polaris C

Annual Members Meeting of the American Branch of the ILA
3:00 pm – 4:00 pm
Congressional Room, JW Marriott

Annual Members Meeting of the American Branch (closed) (election of officers and members of the Executive Committee).

Plenary Discussion: A Conversation with International Court of Justice Judges Joan Donoghue, Julia Sebutinde, and Xue Hanqin
4:15 pm – 5:45 pm
Amphitheater
CLE/CPD Credit Hours: 1.5
Sponsored by the Royal Netherlands Embassy
Moderator: Abiodun Williams, Hague Institute of Global Justice
Speakers:
• Joan Donoghue, International Court of Justice
• Julia Sebutinde, International Court of Justice
• Xue Hanqin, International Court of Justice

ASIL International Refugee Law Business Meeting
6:00 pm – 7:30 pm
Oceanic A/B

ASIL Teaching International Law Interest Group Business Meeting
6:00 pm – 7:30 pm
Meridian C

ASIL Africa Interest Group Business Meeting
Meridian D/E
6:00 pm – 7:30 pm

Reception
6:00 pm – 8:00 pm
Pavilion
City of The Hague Reunion Reception  
6:30 pm - 8:00 pm  
Rotunda  
Sponsored by the City of The Hague and co-hosted by the Hague Institute for Global Justice

Having so many judicial experts with a history with The Hague together at the Annual Meeting, for instance because of a (former) position or a summer course in the Peace Palace, warrants a reunion. Therefore, all ASIL-ILA conference participants that have been or still are part of The Hague endeavor, are invited to an inspiring reunion hosted by the City of The Hague. The Hague is known all over the world as the ‘International City of Peace and Justice.’ The Hague is the meeting place of judicial experts, politicians and diplomats from all over the world. The first Afghanistan conference initiated by Secretary Clinton was held in The Hague in 2009. In 2013 we celebrated 100 years Peace Palace. In 2014 The Hague is the proud host-city of the third Nuclear Security Summit. Currently The Hague is home to 140 international NGOs and 25 international organizations. The Hague stands for hope in places as diverse as Tripoli, Nairobi and Kabul. Hope for millions of citizens. Hope that the crimes inflicted on them will not remain unpunished. Hope for a peaceful future. The Hague Reunion Reception is co-hosted by the Hague Institute for Global Justice (THIGJ). THIGJ was established by The Hague Academic Coalition, the City of The Hague, The Hague Conference on Private International Law and The Hague Centre for Strategic Studies, and is supported by the Dutch government. The Institute is dedicated to the promotion of knowledge of law and justice as the basis of and in relation to peace, justice and social and economic development.

Donor and Patron Reception  
7:00 pm – 8:00 pm  
Ballroom

Gala Dinner  
8:00 pm – 10:00 pm  
Atrium

Presentation of ASIL Honors and Awards  
- Manley O. Hudson Medal: Alain Pellet  
- Goler T. Butcher Medal: M. Cherif Bassiouni  
- Honorary Member: Fatou Bensouda  
- Certificates of Merit  
- 2014 Arthur C. Helton Fellowship Award Winners

“International Law and Effectiveness in the Post Cold War Era”  
Speaker: Danilo Turk, former President of Slovenia

Dessert and Dance Party with ILSA  
10:00 pm – 12:00 am  
Capitol Ballroom, JW Marriott
ASIL Interest Group Co-Chairs’ Breakfast  
7:00 am – 8:30 am  
Terrace Room, JW Marriott

Combating Tax Avoidance and Evasion  
9:00 am – 10:30 am  
Salon H, JW Marriott  
CLE/CPD Credit Hours: 1.5  
Co-sponsored by the ASIL Cultural Heritage and the Arts and International Economic Law Interest Groups

In the wake of recent tax evasion scandals, finance ministers and tax administrators have focused their collective and transnational efforts on preventing high net worth individuals from evading their local tax burdens by investing offshore. This panel will explore the nature of such efforts, as well as the coordination problems facing international tax policy-makers. This panel will also consider how efforts to address offshore tax evasion fit within the broader international tax architecture, and how developments in addressing tax evasion through offshore accounts are changing the landscape of international tax law more generally.

Moderator: Raymond J. Wiacek, Jones Day  
Speakers:
- Eduardo Baistrocchi, London School of Economics  
- Itai Grinberg, Georgetown University  
- Joe Guttentag, Office of Tax Policy, U.S. Treasury Department (retired)  
- Ruth Mason, University of Virginia

The Effectiveness of International Law in “Greening” the Economy  
9:00 am – 10:30 am  
Salon F, JW Marriott  
CLE/CPD Credit Hours: 1.5  
Co-sponsored by the ASIL Africa, International Economic Law, and International Environmental Law Interest Groups

Growth and environmental responsibility are often portrayed as irreconcilable goals. Today, however, with concerns of climate change alongside acutely felt need for job growth, governments and companies are seeking ways to reconcile the tension between the two through green growth. The challenges to green growth differ across developed and developing countries. This panel will consider the effectiveness of international law—including trade rules, international environmental law, international intellectual property rules—in facilitating and managing opportunities for green growth. How can international law more effectively facilitate government and private efforts to promote environmentally responsible economic growth?
Challenges of Arbitrators in International Investment Disputes: Standards and Outcomes
9:00 am – 10:30 am
Salon E, JW Marriott

CLE/CPD Credit Hours: 1.5

Sponsored by the ASIL International Courts and Tribunals Interest Group and co-sponsored by the ASIL International Economic Law Interest Group

The selection of international arbitrators is a fundamental part of the international arbitration process and should provide comfort and trust to users. However, the standards for arbitrators’ independence and impartiality are often unclear and translate into difficult disqualification decisions. Do these threat the legitimacy and effectiveness of international adjudication? The panelists will discuss the independence standards necessary under different international arbitration systems and assess how and if they work. Panelists will also address the impact of tactical challenges and discuss whether we are moving towards common challenge standards.

Moderator: Elizabeth Dowdeswell, Council of Canadian Academies
Speakers:
• Rebecca Bratspies, City University of New York School of Law
• Dan Esty, Yale University
• Markus Gehring, University of Cambridge
• Kamal Hossain, Dr. Kamal Hossain & Associates

Sexual Violence in Armed Conflict
9:00 am – 10:30 am
Salon J/K, JW Marriott

CLE/CPD Credit Hours: 1.5

Co-sponsored by the ASIL Africa, International Refugee Law, Transitional Justice and Rule of Law, UN21, and Women in International Law Interest Groups and the ASIL Lieber Society on the Law of Armed Conflict

This panel will identify and discuss key aspects related to sexual violence in conflict, including: the gender dimension (how male victims and female perpetrators are often overlooked); how women are portrayed in the jurisprudence of international criminal tribunals and whether certain gendered stereotypes inform the framing of women’s roles in wartime; how girls/boys are viewed as children or women/men; the role of non-state actors; the paucity of accountability at all levels; the responsibilities of states; and multilateral initiatives within and without the UN to address the multifaceted problem of sexual violence.

Moderator: Chiara Giorgetti, University of Richmond
Speakers:
• Charles N. Brower, 20 Essex Street
• Judith Levine, Permanent Court of Arbitration
• Meg Kinnear, ICSID
• Jan Paulsson, University of Miami School of Law
State Law Litigation of International Norms
9:00 am – 10:30 am
Salon A/B, JW Marriott

**CLE/CPD Credit Hours: 1.5**

*Co-sponsored by the ASIL Human Rights and International Law in Domestic Courts Interest Groups*

Scholars and practitioners interested in international litigation in U.S. courts typically focus on federal courts applying federal law. But state laws also may be vehicles for litigating transnational issues, and recent decisions like *Morrison* and *Kiobel*, which narrowed the extraterritorial reach of federal law, provide new opportunities for state law to fill the gap. This panel will explore the role of state-law litigation in areas such as human rights, antitrust, and securities, and will address some of the federalism and separation of powers issues raised by such litigation.

**Moderator:** Simona Grossi, Loyola Law School, Los Angeles

**Speakers:**
- Cassandra Burke Robertson, Case Western University Law School
- Zachary Clopton, University of Chicago Law School
- Anthony Colangelo, Southern Methodist University Dedman School of Law
- Beth Stephens, Rutgers University Law School

Closing Plenary: Syria: Testing the Effectiveness of International Law
11:00 am – 12:30 pm
Capitol Ballroom, JW Marriott

**CLE/CPD Credit Hours: 1.5**

The Syrian conflict raises a range of complex challenges for international law. The watching world is acutely aware of deliberate infrastructure destruction, civilian targeting, and massive refugee flows. This panel will consider the range of options open to regional and international actors to address humanitarian suffering and breaches of international law. Can states intervene to address a humanitarian crisis even in the face of a veto by a permanent member of the Security Council? If so, what legal limits apply to such unilateral uses of force? What other options are legally available to address the crisis—such as economic sanctions, arming insurgent groups, or recognizing an emerging coalition government? And what role might the International Criminal Court or other individual accountability mechanisms play in addressing the crisis?
Moderator: Donald Francis Donovan, Debevoise & Plimpton LLP
Speakers:
- Awn Al-Khasawneh, former Prime Minister, the Hashemite Kingdom of Jordan; former judge, International Court of Justice
- Vera Gowlland-Debbas, Graduate Institute of International and Development Studies
- Michael Ignatieff, Harvard Kennedy School
- Ken Roth, Human Rights Watch
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### Contemporary Challenges

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<tr>
<td>The Making of International Environmental Law: A Conversation With Two Pioneers</td>
<td>April 10</td>
<td>4:15 – 5:45 pm</td>
<td>Oceanic A/B</td>
</tr>
<tr>
<td>Law Enforcement Across Fields: Comparing Human Rights and Trade</td>
<td>April 10</td>
<td>4:15 – 5:45 pm</td>
<td>Meridian D/E</td>
</tr>
<tr>
<td>Water: Challenges for International Law and Policy</td>
<td>April 11</td>
<td>10:45 am – 12:15 pm</td>
<td>Hemisphere A</td>
</tr>
<tr>
<td>New Voices: Empirical Perspectives on International Law</td>
<td>April 11</td>
<td>2:30 – 4:00 pm</td>
<td>Meridian D/E</td>
</tr>
<tr>
<td>Dworkin’s Philosophy of International Law</td>
<td>April 11</td>
<td>2:30 – 4:00 pm</td>
<td>Meridian C</td>
</tr>
<tr>
<td>The Effectiveness of International Law in “Greening” the Economy</td>
<td>April 12</td>
<td>9:00 – 10:30 am</td>
<td>Salon F, JW Marriott</td>
</tr>
<tr>
<td>Combating Tax Avoidance and Evasion</td>
<td>April 12</td>
<td>9:00 – 10:30 am</td>
<td>Salon H, JW Marriott</td>
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</tbody>
</table>

### Domestic Application of International Law

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
<th>Time</th>
<th>Location</th>
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</thead>
<tbody>
<tr>
<td>ILA Principles on the Engagements of Domestic Courts with International Law (Study Group) Open Working Session</td>
<td>April 8</td>
<td>9:00 am – 12:15 pm</td>
<td>Oceanic B</td>
</tr>
<tr>
<td>The Fourth Restatement of Foreign Relations Law of the United States</td>
<td>April 9</td>
<td>3:30 – 5:00 pm</td>
<td>Oceanic A/B</td>
</tr>
<tr>
<td>The Approach of Courts to Foreign Affairs and National Security</td>
<td>April 10</td>
<td>9:00 – 10:30 am</td>
<td>Amphitheater</td>
</tr>
<tr>
<td>Domestic Human Rights Enforcement After Kiobel</td>
<td>April 10</td>
<td>12:45 – 2:15 pm</td>
<td>Meridian D/E</td>
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<tr>
<td>Event</td>
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<tr>
<td>Women’s Economic Rights, International Law, and the Financial Crisis</td>
<td>April 11</td>
<td>9:00 – 10:30 am</td>
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<tr>
<td>State Law Litigation of International Norms</td>
<td>April 12</td>
<td>9:00 – 10:30 am</td>
<td>Salon A/B, JW Marriott</td>
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<tr>
<td><strong>Human Rights and International Criminal Law</strong></td>
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<tr>
<td>ILA Feminism and International Law Committee Open Working Session</td>
<td>April 7</td>
<td>1:15 – 4:30 pm</td>
<td>Continental C</td>
</tr>
<tr>
<td>ILA Committee on Complementarity in International Criminal Law</td>
<td>April 7</td>
<td>3:00 – 4:30 pm</td>
<td>Oceanic A/B</td>
</tr>
<tr>
<td>ILA Business and Human Rights (Study Group) Open Working Session</td>
<td>April 8</td>
<td>9:00 am – 12:15 pm</td>
<td>Polaris A</td>
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<tr>
<td>ILA International Human Rights Law Committee Open Working Session</td>
<td>April 8</td>
<td>2:15 – 5:30 pm</td>
<td>Meridian D/E</td>
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<tr>
<td>Corporate Responsibility and Human Rights</td>
<td>April 9</td>
<td>1:45 – 3:15 pm</td>
<td>Amphitheater</td>
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<tr>
<td>The Future of International Criminal Law</td>
<td>April 10</td>
<td>10:45 am – 12:15 pm</td>
<td>Oceanic A/B</td>
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<tr>
<td>Is Forced Feeding in Response to Hunger Strikes a Violation of the Prohibition of Torture and Cruel, Inhuman or Degrading Treatment?</td>
<td>April 10</td>
<td>2:30 – 4:00 pm</td>
<td>Oceanic A/B</td>
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<tr>
<td>Designing Technology for Human Rights</td>
<td>April 10</td>
<td>4:15 – 5:45 pm</td>
<td>Meridian C</td>
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<tr>
<td>The Effectiveness of the United Nations Human Rights Protection Machinery</td>
<td>April 11</td>
<td>10:45 am – 12:15 pm</td>
<td>Oceanic A/B</td>
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<tr>
<td>Punishment and Sentencing in International Criminal Law</td>
<td>April 11</td>
<td>10:45 am – 12:15 pm</td>
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<tr>
<td>New Voices: Making International Criminal Law More Effective</td>
<td>April 11</td>
<td>12:45 – 2:15 pm</td>
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<tr>
<td>Sexual Violence in Armed Conflict</td>
<td>April 12</td>
<td>9:00 – 10:30 am</td>
<td>Salon J/K, JW Marriott</td>
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<tr>
<td><strong>International Adjudication and Dispute Resolution</strong></td>
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<tr>
<td>ITA-ASIL Conference: Mass and Class Claims in Arbitration</td>
<td>April 9</td>
<td>1:00 – 4:30 pm</td>
<td>Hemisphere A</td>
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<td>ILA International Commercial Arbitration Committee Open Working Session</td>
<td>April 10</td>
<td>9:00 am – 12:15 pm</td>
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<tr>
<td>Effectiveness of International Adjudication: Assessing Functions and Performance</td>
<td>April 10</td>
<td>10:45 am – 12:15 pm</td>
<td>Polaris A</td>
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<tr>
<td>Paradigmatic Changes in the Settlement of International Investment Disputes?</td>
<td>April 10</td>
<td>2:30 – 4:00 pm</td>
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<tr>
<td>Charles N. Brower Lecture on International Dispute Resolution</td>
<td>April 10</td>
<td>4:15 – 5:45 pm</td>
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<tr>
<td>Everybody Come Together Over Me: Systemic Integration and Vienna Convention Art 31(3)(c)</td>
<td>April 11</td>
<td>9:00 – 10:30 am</td>
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<tr>
<td>Judges, Diplomats, and Peacebuilders: Evaluating International Dispute Resolution as a System</td>
<td>April 11</td>
<td>9:00 – 10:30 am</td>
<td>Meridian D/E</td>
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<tr>
<td>The Dispute Settlement System of the United Nations Convention on the Law of the Sea: An Assessment After 20 Years</td>
<td>April 11</td>
<td>2:30 – 4:00 pm</td>
<td>Hemisphere B</td>
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<tr>
<td>Intelligence Materials and the Courts</td>
<td>April 11</td>
<td>2:30 – 4:00 pm</td>
<td>Amphitheater</td>
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<tr>
<td>ASIL-ICCA Task Force Briefing</td>
<td>April 11</td>
<td>2:30 – 4:00 pm</td>
<td>Continental C</td>
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<tr>
<td>Challenges of Arbitrators in International Investment Disputes: Standards and Outcomes</td>
<td>April 12</td>
<td>9:00 – 10:30 am</td>
<td>Salon E, JW Marriott</td>
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<tr>
<td><strong>Trade, Finance, Investment, and Development</strong></td>
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<tr>
<td>ILA International Monetary Law Committee Open Working Session</td>
<td>April 7</td>
<td>1:15 – 4:30 pm</td>
<td>Meridian C</td>
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<tr>
<td>ILA Preferential Trade Agreements (Study Group) Open Working Session</td>
<td>April 7</td>
<td>1:15 – 2:45 pm</td>
<td>Oceanic A/B</td>
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<tr>
<td>ILA International Trade Law Committee Open Working Session</td>
<td>April 9</td>
<td>9:00 am – 12:15 pm</td>
<td>Meridian D/E</td>
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<tr>
<td>Event</td>
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<tr>
<td>ILA Socially Responsible Investment (Study Group) Open Working Session</td>
<td>April 9</td>
<td>9:00 am – 12:15 pm</td>
<td>Continental C</td>
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<tr>
<td>ILA Sovereign Bankruptcy (Study Group) Moot: Improving Sovereign Debt Workouts – by Contract or by Treaty?</td>
<td>April 9</td>
<td>9:00 am – 12:15 pm</td>
<td>Amphitheater</td>
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<tr>
<td>ILA International Securities Regulation Committee Open Working Session</td>
<td>April 9</td>
<td>1:45 – 5:00 pm</td>
<td>Meridian C</td>
</tr>
<tr>
<td>The Dodd-Frank Wall Street Reform Act’s Turn To International Law</td>
<td>April 9</td>
<td>3:30 – 5:00 pm</td>
<td>Hemisphere B</td>
</tr>
<tr>
<td>ILA Role of International Law in Sustainable Natural Resource Management for Development Committee Open Working Session</td>
<td>April 10</td>
<td>9:00 am – 12:15 pm</td>
<td>Hemisphere A</td>
</tr>
<tr>
<td>ILA Role of Soft Law Instruments in International Investment Law (Study Group) Open Working Session</td>
<td>April 10</td>
<td>9:00 am – 12:15 pm</td>
<td>Meridian C</td>
</tr>
<tr>
<td>The Emergence of New Funding Sources of International Development</td>
<td>April 10</td>
<td>10:45 am – 12:15 pm</td>
<td>Continental C</td>
</tr>
<tr>
<td>International Trade Law and International Investment Law: Complexity and Coherence</td>
<td>April 11</td>
<td>9:00 – 10:30 am</td>
<td>Hemisphere A</td>
</tr>
<tr>
<td>Investment Chapters in Trade Agreements: Intellectual Property Rights as Protected Investments</td>
<td>April 11</td>
<td>12:45 – 2:15</td>
<td>Hemisphere A</td>
</tr>
<tr>
<td>The Effectiveness of Trade to Govern “Clean Energy” Strategies</td>
<td>April 11</td>
<td>12:45 – 2:15</td>
<td>Meridian D/E</td>
</tr>
<tr>
<td>Can International Law Keep Up with the Internet?</td>
<td>April 11</td>
<td>2:30 – 4:00 pm</td>
<td>Hemisphere A</td>
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</tbody>
</table>

**Use of Force and the Law of Armed Conflict**

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
<th>Time</th>
<th>Location</th>
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<tbody>
<tr>
<td>ILA Nuclear Weapons, Non-Proliferation &amp; Contemporary International Law Committee Open Working Session</td>
<td>April 8</td>
<td>2:15 – 5:30 pm</td>
<td>Continental C</td>
</tr>
<tr>
<td>ILA Use of Force Committee Open Working Session</td>
<td>April 9</td>
<td>9:00 am – 12:15 pm</td>
<td>Hemisphere C</td>
</tr>
<tr>
<td>ILA Reparation for Victims of Armed Conflict Committee Open Working Session</td>
<td>April 9</td>
<td>1:45 – 5:00 pm</td>
<td>Polaris B</td>
</tr>
<tr>
<td>Is International Law Effective? The Case of Russia and Ukraine</td>
<td>April 9</td>
<td>3:30 – 5:00 pm</td>
<td>Amphitheater</td>
</tr>
<tr>
<td>Interpretive Complexity and the International Humanitarian Law of Proportionality</td>
<td>April 10</td>
<td>9:00 – 10:30 am</td>
<td>Oceanic A/B</td>
</tr>
<tr>
<td>Autonomous Weaponry and Armed Conflict</td>
<td>April 10</td>
<td>10:45 am – 12:30 pm</td>
<td>Amphitheater</td>
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<tr>
<td>Peace Forces at War: Implications under International Humanitarian Law</td>
<td>April 10</td>
<td>12:45 – 2:15</td>
<td>Oceanic A/B</td>
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<tr>
<td>ILA The Conduct of Hostilities under International Humanitarian Law (Study Group) Open Working Session</td>
<td>April 10</td>
<td>2:30 – 5:45 pm</td>
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<tr>
<td>“Law of Warcraft”: New Approaches to Generating Respect for the Law</td>
<td>April 11</td>
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<tr>
<td>Aggression and the Use of Force in International Law</td>
<td>April 11</td>
<td>2:30 – 4:00 pm</td>
<td>Oceanic A/B</td>
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<tr>
<td>Closing Plenary: Syria: Testing the Effectiveness of International Law</td>
<td>April 12</td>
<td>11:00 am – 12:30 pm</td>
<td>Capitol Ballroom, JW Marriott</td>
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</table>
For a map of exhibitor tables inside the conference space, please see page 10.