NPIG Newsletter – December 2019

Editor: Markus P. Beham

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Please join our ‘ASIL – New Professionals Interest Group’ LinkedIn group for live updates on job listings, calls for papers, conferences and events!

Job listings and fellowship opportunities

1. Internship, Nuremberg Academy

The International Nuremberg Principles Academy (Nuremberg Academy) is a foundation established to promote international criminal law and is based at the site of the Nuremberg Trials, the birthplace of modern international criminal law. The Nuremberg Academy makes it a special priority to work with countries and societies that face challenges in international criminal law. Founders of the foundation are the German Foreign Office, the Free State of Bavaria and the City of Nuremberg. [read more]

Closing date: rolling basis
2. **Research Associate, National University of Singapore**

CIL is seeking applications from candidates with both an advanced degree in international law (PhD or LLM) and a demonstrable interest in the law of the sea, marine environmental law or the international regulation of shipping. Candidates with a particular interest in Southeast Asia and its regional institutions are strongly encouraged to apply. [read more]

**Closing date:** 20 January 2020

3. **Professor MSO/Senior Researcher in International Law and Security at the Centre for Military Studies University of Copenhagen**

The Department of Political Science, in collaboration with the Faculty of Law, at the University of Copenhagen invites applications for a position as Professor MSO or Senior Researcher in international law and security at the Centre for Military Studies, Department of Political Science, Faculty of Social Sciences, University of Copenhagen. [read more]

**Closing date:** 1 February 2020

4. **Legal Counsel to Foreign Investment Board, Republic of Palau**

**POSITION TITLE:**
Legal Counsel to Foreign Investment Board

**LOCATION:**
Foreign Investment Board Office of the President Republic of Palau P.O. Box 6051 Koror, Republic of Palau 96940 Telephone Number: +680 488-4110 Email: legalcounsel.oop@gmail.com

**SALARY:**
$50,000-$52,000

**BENEFITS:**
Cost of airfare to and from Palau at beginning and end of contract, plus reasonable shipping costs provided; housing stipend up to $1000/month; local SIM card and cell phone plan provided; accrue 208 hours of annual leave and 104 hours of sick leave for each year of employment.

ORGANIZATION:
The Foreign Investment Board is the government office in charge of reviewing applications from foreign individuals and businesses for business and investment permits in Palau. It is located within the Office of the President.

DUTIES AND RESPONSIBILITIES:
The incumbent will be hired as an Assistant Attorney General under the authority of the Attorney General, but will be primarily detailed to serve as Legal Counsel to the Foreign Investment Board, which sits within the Office of the President. As the sole Legal Counsel advising the Board, the incumbent is responsible for reviewing all applications to ensure compliance with Palauan law and regulations, and to advise the Board with respect to the approval or denial of applications. The legal counsel is one of the primary points of contact between the Board and applicants. Travel to meetings and conferences outside of Palau may be required. Additional duties and responsibilities may be assigned by the Attorney General, and may include conducting criminal and civil litigation; advising Ministries, Boards, and Commissions of the Executive Branch of the government of the Republic of Palau (which includes all bureaus and divisions of each ministry); drafting and reviewing contracts, legislation, rules and regulations; and provide such legal advice and services as appropriate and directed by the Attorney General or her designee. These additional duties are not expected to total more than 20-30% of the incumbent’s time.

QUALIFICATIONS:
Must possess a Juris Doctor from an accredited law school and be admitted to, and in good standing with, the Bar of the Republic of Palau or the Bar of a United States jurisdiction. The successful candidate should have strong writing and analytical skills, high ethical standards and integrity, and the ability to adapt to the challenges of living in a developing country located on a small tropical island. Experience with international business operations and investigations preferred.

TERMS OF EMPLOYMENT:
Two-year contract with potential for renewal.

ABOUT PALAU:
Set in the Micronesian region of the western Pacific Ocean, Palau is an independent country of approximately 20,000 people. Although the country’s land mass is spread out
over several hundred islands, the vast majority of people live in Palau’s main city, Koror, and on the neighboring island of Babeldaob. Palau’s most significant asset is its unspoiled natural environment. In addition to the Rock Islands, a UNESCO World Heritage Site, beautiful ocean water and pristine beaches, Palau boasts some of the best snorkeling and scuba diving sites in the world. Palau is also a popular destination for those interested in World War II, as one of the bloodiest battles in the Pacific theater occurred at Peleliu, in Palau. Relics from the war are still visible to tourists both on the land and under the water. This year marks Palau’s 25th year of independence and as a stable, democratic country. Although it is sovereign, Palau has a special relationship with the United States through a Compact of Free Association. This compact guarantees the rights of United States citizens to freely enter and work in Palau without a visa, and obligates the United States to provide for Palau’s national security. Palau’s close relationship with the United States is also reflected in the nation’s use of English as a national language, and the U.S. dollar as its official currency. Presently, tourism is Palau’s primary economic industry. In 2018, Palau welcomed a little over 106,000 tourists; given its location, the make-up of Palau’s tourists is dominated by Asian countries, particularly Japan, South Korea, Taiwan, and China. In addition to tourism, commercial fishing is also a major economic activity in Palau.

SUBMISSION OF APPLICATION:
Submit a cover letter, resume, and (3) professional references to the Office of the President via email to legalcounsel.oop@gmail.com.

Calls for papers


The University of Michigan Law School invites junior scholars to attend the 6th Annual Junior Scholars Conference, which will be held on April 17-18, 2020, in Ann Arbor, Michigan. The conference provides junior scholars with a platform to present and discuss their work with peers, and to receive detailed feedback from senior members of the Michigan Law faculty. The Conference aims to promote fruitful collaboration between participants and to encourage their integration into a community of legal scholars. The Junior Scholars Conference is intended for academics in both law and related disciplines. Applications from graduate students, SJD/PhD candidates, postdoctoral researchers, lecturers, teaching fellows, and assistant professors (pre-tenure) who have not held an academic position for more than four years, are welcomed. [read more]

Closing date: 3 January 2020
2. **Conference Call for Papers and Panels: The Seventh Biennial Global Conference of the Society of International Economic Law (SIEL), Bocconi University, Milan, Italy 9-11 July 2020**

The conference theme reflects the inflection point at which international economic law and governance finds itself two decades into the 21st century. The rules, principles and institutions that have governed international economic law (IEL) since the end of World War II are increasingly questioned at the national, regional and global level. The future, or even survival, of core institutions is seriously questioned and multiple proposals for reform of international trade and investment law and governance have been tabled. The 2020 SIEL Conference invites participants not only to take stock of the developments that have led to where international economic law and governance stand today, but also what changes must be made to create the rules and institutions that adequately respond to the challenges of the 21st century. [read more]

**Closing date:** 10 January 2020

3. **Workshop Call for Papers: Multiplicity: IR’s Strangely Familiar Common Ground, Brussels, Belgium, 1-4 July 2020**

International Relations today is doubly estranged. On the one hand, the human world is divided among many peoples with many languages, cultures and histories. Nowhere is this fundamental fact of difference – with all the dark fears and creative possibilities that it brings with it – more visible or ‘familiar’ than in IR. On the other hand, the discipline of IR is estranged from itself, split into numerous approaches that no longer share an intellectual common ground. As Christine Sylvester has argued, the ‘fourth great debate’ did not enlarge the existing conversation. Instead, it proliferated many new ‘camp fires’ – inward-looking discussions that brought new insights but no longer fed into a common discourse. [read more]

**Closing date:** 13 January 2020

4. **Workshop Call for Papers: The EU & its Member States’ Joint Participation in International Agreements, Geneva, Switzerland, 15-17 April 2020**

In the context of the academic workshop on ‘The EU & its Member States Joint Participation in International Agreements’, we would like to invite legal and political science scholars to contribute either a theoretical legal reflection on the nature of the EU and its Member States’ joint participation in international agreements; or a case-based contribution analyzing concrete examples of international agreements with joint participation of the EU and its Member States
from EU and international law perspectives. The workshop, to be held at the Global Studies Institute of the University of Geneva, is organized within the Geneva Transformative Governance Lab and is part of broader reflections on fragmegrative dynamics in multilevel governance systems under the stress of globalization. [read more]

**Closing date:** 13 January 2020

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5. **Conference Call for Papers: Multiple Legalities – Conflict and Entanglement in the Global Legal Order, Berlin, Germany, 6-8 July 2020**

The projects on interface law (Graduate Institute, Geneva) and on conditions of normative conflict (Humboldt University Berlin) are jointly organizing an international conference on “Multiple Legalities: Conflict and Entanglement in the Global Legal Order”, to take place at the Wissenschaftszentrum Berlin on July 6-8, 2020. The conference aims at bringing together a wide range of perspectives from international law and jurisprudence on the issue of multiplicity in the contemporary global legal order. Confirmed speakers include Bhupinder S. Chimni, Jeffrey Dunoff, Sally E. Merry, and Brian Z. Tamanaha. The Call for Papers is now open (through 15 January 2020). [read more]

**Closing date:** 15 January 2020

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6. **Conference Call for Papers: ESIL Interest Group History of International Law: The Founding of Solidarity in the International Community, Catania, Italy, 23 April 2020**

The ESIL Interest Group History of International Law will host a pre-conference workshop on “The Founding of Solidarity in the International Community” for graduate and Ph.D. students as well as early career scholars at the 2020 ESIL Research Forum at the University of Catania. The event is destined at uniting papers from various legal traditions and cultures, across all ages. We also invite contributions from disciplines other than law. [read more]

**Closing date:** 15 January 2020

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7. **Conference Call for Papers: L’espace extra-atmosphérique et la guerre, Université Paris Nanterre, Paris, France, 3 April 2020**
La demi-journée vise à défricher plusieurs thématiques concernant l’espace extraatmosphérique en abordant nombre de questions nouvelles, ou renouvelées, du fait du développement de certaines technologies. Il apparaît en effet nécessaire de repenser le droit de la guerre, mais aussi le jus ad bellum face à un phénomène de militarisation de l’espace extraatmosphérique qui apparaît aujourd’hui inévitable. Les grandes puissances militaires, la France en tête, ont ainsi commencé à se doter officiellement d’un commandement militaire en charge de cet espace, possible précurseur de l’apparition d’une quatrième armée aux côtés des forces armées terrestres, maritimes et aériennes. Les questions juridiques que cette évolution soulève sont nombreuses et en partie prospectives, même si certaines avaient déjà été amorcées pendant la Guerre Froide. [read more]

Closing date: 15 January 2020

8. Conference Call for Papers: ESIL Interest Group on Peace and Security Call for Papers: The Question of Solidarity in Peace and Security, Catania, Italy, 23 April 2020

The ESIL Interest Group on Peace and Security is proposing to organise a side event during the 2020 ESIL Research Forum at the Department of Law, University of Catania. The 2020 Forum will address the topic ‘Solidarity: The Quest for Founding Utopias of International Law’ and the Interest Group’s side event will take place on Thursday 23 April 2020. [read more]

Closing date: 17 January 2020

9. Conference Call for Papers: Groups and Spaces in International Economic Law: Focus on the BRICS, St. Petersburg, Russia, 5-6 June 2020

Recent developments in international economic law demonstrate the appearance of new actors on the international scene. Some of them emerge as a result of regional economic integration, such as numerous free trade areas that have been established all over the world, and are extensively analyzed by international law scholars. Some of these new actors, however, cannot be classified under the traditional approach and are more appropriately described as groups of states with similar economic (and political) interests that do not possess a legal personality but coordinate their activities in certain areas of interest to them. An example of this is the group of countries that consists of Brazil, Russia, India, China and South Africa and is known as “BRICS”. [read more]

Closing date: 20 January 2020
10. Conference Call for Papers: Democracy and Information Warfare – An International Law Perspective, Trier, Germany, 14-15 May 2020

Democracy is increasingly under strain. Disinformation, manipulation, and leaks are chipping away at the political process and thus eroding its very foundations. Liberal democratic regimes face informational pressure from abroad. As but one example, in the 2016 US presidential elections, bots, fake news, leaks, and trolls, affected its very outcome. Many of these undertakings had been steered by Russia. The picture is yet expected to darken in times to come.

[read more]

Closing date: 30 January 2020


Polish Yearbook of International Law (PYIL) is currently seeking articles for its next volume (XXXIX), which will be published in June 2020. Authors are invited to submit complete unpublished papers in areas connected with public and private international law, including European law. Although it is not a formal requirement for acceptance, we are specifically interested in articles that address issues in international and European law relating to broadly understood Central and Eastern Europe. Authors from the region are also strongly encouraged to submit their works.

[read more]

Closing date: 31 January 2020

12. Workshop Call for Papers: Historicization of International Law and its Limits: Preconditions, Modes and Legacies, Dornburg, Germany, 4-5 June 2020

Historiographical debates about international law have been flourishing in the international legal literature over the last two decades. Following what international lawyers described as a ‘turn to history’ – and which is probably better understood as a turn to historiography –, it has become common for international lawyers to discourse and theorize about the specific forms and the meanings provided to the past and the ways in which such a past is created and organized by international lawyers. Such prolific historiographical debates have led to a wealth of new histories and counter-histories of international law. Being mostly produced in circles deemed (or self-labelled as) critical, this new body of literature has been promptly portrayed as an offspring of critical legal thought. Indeed, many international lawyers have considered that the historical turn constituted a natural continuation of the linguistic turn and the rise of critical thought witnessed a few decades earlier in international legal scholarship. And yet, the recent interest in
the history of international law is no monopoly of (critical) international lawyers. Mention must be made of the growing interest for global histories among historians. [read more]

**Closing date:** 31 January 2020

13. **Conference Call for Papers: Old and new threats to freedom of expression - Can the European Court of Human Rights meet the challenges?, Berlin, Germany, 12 June 2020**

The European Court of Human Rights says that freedom of expression is one of the essential foundations of a democratic society. It is one of the basic conditions for the progress of a democratic society and each individual’s self-fulfillment. While the ‘classic’ questions remain (when can free speech be legitimately limited within a liberal democracy), a number of modern-day challenges to freedom of expression are arising. For instance, what is the role of private online intermediaries? How does the contemporary wave of disinformation impact on rights? What questions do the extraterritorial dimensions of freedom of expression raise? We welcome submissions proposing novel analysis of both ‘classic’ freedom of expression questions, such as hate speech, political correctness, terrorist propaganda and whistleblowing and new challenges, as online expression, mis/dis-information, mal-information and ‘fake news’, the increasing concentration of media ownership, and the rise of populist expression. Particularly, we seek to explore what can the ECtHR do to address the most problematic freedom of expression-related questions raised by illiberal democracies and restrictive political regimes within Europe. Freedoms of judicial, academic, artistic, political, journalistic and corporate expression fall squarely within the goals of this workshop. [read more]

**Closing date:** 31 January 2020

14. **Journal Call for Papers: The Cyprus Review**

There is a constantly growing literature adopting a gender-based exegesis and/or gender-oriented perspective as both a research method and a doctrinal area in a vast spectrum of scientific disciplines, ranging from humanities, social sciences, law, and politics, to natural sciences, sports, and statistics. This comes as no surprise, since gender, much like all proto-societal notions, bears significant philosophical, political, economic, legal, and even metaphysical connotations. Moreover, the amplification of the interdisciplinary scholarly debate around the notion of gender and its implications in the conduct of scientific research has been part and parcel of the emergence of such intellectual fields as gender, feminist, queer, sexual diversity, and LGTBQI+ studies. [read more]
15. Journal Call for Papers: Territorial and Maritime Studies

The Journal Territorial and Maritime Studies (JTMS) is soliciting submissions for its Summer/Fall 2020 issue. In the interest of increasing submissions for this recently launched publication, JTMS is offering authors of articles successfully passing peer review and selected for publication in the Summer/Fall 2020 issue an honorarium of $1000. JTMS is an interdisciplinary journal of research on territorial and maritime issues sponsored by the Northeast Asia History Foundation with editorial offices hosted by Yonsei University in South Korea. The Journal provides an academic medium for the announcement and dissemination of research results in the fields of history, international law, international relations, geography, peace studies, and any other relevant discipline. The journal covers all continental areas across the world, and it discusses any territorial and maritime subjects through the various research methods from different perspectives; moreover, practical studies as well as theoretical works, which contribute to a better understanding of territorial and maritime issues, are encouraged. [read more]

Closing date: 1 February 2020

16. Conference Call for Papers and Panels: 28th Annual Conference of the Australian and New Zealand Society of International Law, Canberra, Australia, 2-4 July 2020

What is the function of international law in 2020 and beyond? Does it serve to challenge states, international institutions and non-state actors as society appears to be moving into a more authoritarian age? Does it constrain the behaviour of actors domestically and on the international stage, and does it challenge the development of norms that depart from the liberal rules-based order that has characterised the development of international law from the middle of the 20th Century onwards? Or does international law function to appease powerful international or domestic actors? The word ‘appease’ has its origin in the Latin ad paison ‘at peace’; a noble aim for any system of law. But does international law today pacify, placate, assuage or satisfy the demands of states, institutions, protestors and society more generally; to appease in its modern incarnation? Does appeasement put at risk security, the environment and the very foundations of the international legal system? The relationship between challenge and appeasement has been described and critiqued in numerous philosophies and approaches to international law. Today, across many fields – including the environment, trade, human rights, security – the tension between challenge and appeasement is profound and, arguably, destabilising. [read more]

Closing date: 1 February 2020

The 2020 ILA Kyoto Conference will hold one or two special panels and a poster session. The Organizing Committee invites paper proposals and poster presentation by any ILA members or non-members in any field of public or private international law. [read more]

**Closing date:** 20 February 2020

18. Journal Call for Papers: Trade, Law and Development

Founded in 2009, the philosophy of Trade, Law and Development has been to generate and sustain a constructive and democratic debate on emergent issues in international economic law and to serve as a forum for the discussion and distribution of ideas. In keeping with these ideals, the Board of Editors is pleased to announce ‘Trade in Services: A Holistic Solution to New-Found Issues in Trade Law?’ as the theme for its 12th Anniversary Special Issue (Vol. XII, No. 1). [read more]

**Closing date:** 15 March 2020


The Organizing Committee of the Conference “Custom and International Investment Law” is pleased to invite to the Conference, which will hold six thematic panels, an expert roundtable and feature several keynote speakers (with invited experts and speakers, inter alia a former judge of International Court of Justice and arbitrators). Scholars and practitioners interested in presenting during the Conference are encouraged to send their proposals. [read more]

**Closing date:** 1 April 2020
Conferences and Events

1. Conference: Teaching International Law, Innsbruck, Austria, 14-16 January 2020

In January 2020 a further edition of the conference “Teaching International Law” will take place. Organized by Professor Peter Hilpold (University of Innsbruck) and by Professor Giuseppe Nesi (University of Trento) these conferences aim at elucidating the particularities and special challenges associated with teaching this discipline of law. Leading international lawyers and philosophers of international law will portray their vision of teaching. The third day of this conference is dedicated to “Teaching in Practice” with model lectures given by students, young academics and Ph.D students. [read more]


The University of Eastern Finland (UEF) Law School in cooperation with the UEF Center for Climate Change, Energy and Environmental Law (CCEEL) is pleased to announce the 6th international energy law and policy conference ‘ENERGY TRANSITIONS 2020’. The event will take place on 27 and 28 February 2020 in Joensuu, Finland. [read more]

The Conference will focus on following topics from the 27th Willem C. Vis International Commercial Arbitration Moot and 17th Vis East Moot Problem:

1) Pathological Arbitration Clauses: Asymmetric Dispute Resolution Clauses;
2) Conflict of Interest in International Arbitration: Admissibility of an Expert;
3) Non-Conformity of the Goods; and
4) Remedies for the Breach of the Contract, i.e. Specific Performance.

The fourth edition of the Pre-Moot has expanded its calendar to include a wider variety of events to allow for the students, coaches, arbitrators, sponsors and representatives of supporting organisations to network with each other. In the last rendition, the Pre-Moot welcomed 90 teams from more than 20 countries with the support of many international institutions and law firms.


The connection between the law of treaties and the law of international responsibility is a seemingly resolved question. Following the Rainbow Warrior award and the Gabčíkovo-Nagymaros judgment, it is now commonplace to think of the law of treaties and the law of international responsibility as being in a relationship of ‘functional separation’. The law of treaties relates to so-called ‘primary rules’; it serves to create obligations for States and establish their validity and scope. The law of international responsibility is a set of ‘secondary rules’, and it serves to determine when those primary rules, established by treaty, have been breached and what consequences follow. Their ‘function’ is different and, as such, they apply side-by-side.

6. Conference: Dealing with tensions, crisis and war in accordance with international law and humanitarian principles, Aix-en-Provence, 12-16 May 2020

The International Society for Military Law and the Law of War will hold a conference on “Dealing with tensions, crisis and war in accordance with international law and humanitarian principles” at Aix-en-Provence Law School.

Since the entry into force of the Treaty of Amsterdam in 1999, the European Union has adopted an impressive number of regulations in the field of Private International Law. As a result of the European legislature’s activities Private International Law has gradually become a truly European discipline. However, a truly pan-European forum to discuss issues of European Private International Law is still missing. Following a conference in Berlin in 2018, a group of Private International Law scholars from all over Europe therefore, decided to found a European Association of Private International Law (EAPIL). The Association will be established 2019 and to finalise its establishment, the first EAPIL conference will be held at Aarhus University in Denmark from 14-16 May 2020. [read more]

**Other**

1. **Careers in Arbitration**

‘Careers in Arbitration’ was founded by Amanda Lee, Director of ArbitralWomen, is a web-based professional development resource created in response to the challenges faced by those aspiring to enter and excel in the field of international arbitration. Starting from the premise that law firms and organizations wish to hire the best people, regardless of gender, ethnicity, socio-economic background or geographic location, Careers in Arbitration aspires to level the recruitment playing field by sharing details of vacancies as widely as possible and developing resources to assist those entering the field. [read more]

2. **German Practice in International Law**

German Practice in International Law (GPIL) publishes case studies on German State practice in the field of public international law. Each case study presents the German position on a particular question of public international law and puts that position in its wider factual and political context. Where applicable, it also records the reactions of other States and provides a legal assessment of the German position. Case studies are based on decisions by German courts, diplomatic notes, official government statements, answers to parliamentary questions, government reports, or statements before international organizations. All documents or extracts thereof not otherwise available in English are translated into English. GPIL covers the full spectrum of public international law ranging from air and space law to the use of force. The material is arranged in 35 broad subject categories. The material is presented without hyperlinks or references as many of the original documents will be in German. A fully referenced version of all entries will be published annually in book form. [read more]
3. **ILA Study Group ‘The Role of Cities in International Law’ City Reports on International Law**

We are aiming at city reports which shed light on city practices in relation to international law and in this context on cities’ engagement with other cities, international organizations and/or global governance mechanisms. The forms of engagement can hence be local, transnational, international, or global in nature. [read more]

4. **Asser Institute Winter Academy – Due Diligence as Master Key to Responsible Business Conduct, The Hague, 27-31 January 2020**

The work of John Ruggie as UN Special Representative on business & human rights was prolific and has had a transformative impact on the regulatory choices taken at various levels to tackle the human rights responsibilities of corporations. In particular, the second pillar of his UN Guiding Principles on Business and Human Rights (UNGPs), endorsed unanimously by the Human Rights Council in June 2011, has had a long-lasting influence. [read more]

**Closing date:** registration now open


The course of study for the Hague Academy of International Law's 2020 Summer Program is now available. [read more]

**Closing date:** registration now open

6. **Call for Nominations: 2020 ICON·S Book Prize**

ICON·S | The International Society for Public Law is pleased to open the Call for Nominations for its third annual Book Prize. In line with the Society’s mission, the prize will be awarded to an outstanding book in the field of public law, understood as a field of knowledge that transcends dichotomies between the national and the international as well as between administrative and constitutional Law. Preference will be given to scholarship which, in dealing with the challenges
of public life and governance, combines elements from all of the above with a good dose of political theory and social science. [read more]

**Closing date:** 31 January 2020

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**7. New York Branch of the Chartered Institute of Arbitrators International Arbitration Scholarly Article Competition**

The New York Branch of the Chartered Institute of Arbitrators is pleased to announce the CIArb NY Branch International Arbitration Scholarly Article Competition (the “Competition”). The Competition is open only to qualified law students (see below). It will award up to 3 cash honoraria for the best publishable articles in the area of international arbitration. [read more]

**Closing date:** 4 February 2020

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**8. Call for Applications: Science Po Intensive Doctoral Week, 15-19 June 2020**

Initiated in 2011, and successfully continued since then, the Intensive Doctoral Week (IDW) is a co-organised initiative led by Sciences Po Law School and the Law and Political Science Doctoral School of Paris Nanterre University as well as a great number of partners in the world. [read more]

**Closing date:** 10 February 2020

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**9. Call for Submissions: LCIA, The Gillis Wetter Memorial Prize**

Dr Gillis Wetter was the author of many highly regarded texts on international arbitration, including ‘The International Arbitral Process’ (1979) and was one of the first truly great international arbitration lawyers of modern times. He is remembered in particular for extending an ‘avuncular and helping hand’ to those students and young lawyers seeking to make their way in the world of international arbitration. His untimely death in 1995 was viewed by his friends and colleagues as a great loss to the cause of international arbitration. [read more]

**Closing date:** 31 March 2020
10. Call for Nominations: PRIX DANIEL VIGNES

L’Association Internationale du Droit de la Mer (AssIDMer) met au concours, tous les deux ans, à l’occasion de son Colloque ordinaire, un prix pour le meilleur article publié dans une revue ou une œuvre collective, aux fins de la diffusion de la connaissance du Droit international de la mer. Les articles peuvent être rédigés en anglais, espagnol, français, italien, portugais. [read more]

Closing date: 15 May 2020

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If you would like to provide information on specific events/opportunities for the newsletter, please send to asil.npignewsletter@gmail.com. For others issues and/or suggestions, please contact us at npig@asil.org.