

Principles Of Public International Law

Principles of Evidence in Public International Law as Applied by Investor-State Tribunals
International Law Principles of Islamic International Criminal Law
A Digest of WTO Jurisprudence on Public International Law
Concepts and Principles Principles of International Law
Republican Principles in International Law Principles of Public International Law
Public International Law General Principles of Law and International Investment Arbitration
Constitutional Law, Fifth Edition Public International Law Public International Law
The Law of Treaties Principles of the Conflict of Laws National and International
Principles of Public International Law Chance, Order, Change: The Course of International Law,
General Course on Public International Law Evolving Principles of International Law
International Law The Function of Public International Law Principles of International Economic
Law What is Citizenship? Principles of International Law Brownlie's Principles of Public
International Law General Principles and the Coherence of International Law The Law of Nations
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Vienna Convention? The Principles and Practice of International Aviation Law Jurisdiction in
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International Law
Principles of Public International Law
Brierly's Law of Nations
Principles of International Environmental Law

Principles of Evidence in Public International Law as Applied by Investor-State Tribunals

Principles of International Economic Law gives a comprehensive overview of the central topics in international economic law, with an emphasis on the interplay between the different economic and political interests on both the international and domestic levels. The book sets the classic topics of international economic law, WTO law, investment protection, commercial law, and monetary law in context with human rights, environmental protection, good governance, and the needs of developing countries. It thus provides a concise picture of the current architecture of international economic law. Topics covered range from codes of conduct for multinational enterprises, to the human rights implications of the exploitation of natural resources. The book demonstrates the economic foundations and economic implications of legal frameworks. It puts into profile the often complex relationship between, on the one hand, international standards on liberalization and economic rationality and, on the other, state sovereignty and national preferences. It describes the new forms of economic cooperation which have developed in recent decades, such as the growing number of transnational companies in the

private sector, and forms of cooperation between states such as the G8 or G20. Providing a perfect introductory text to the field of international economic law, the book thoroughly analyses legal developments within their wider political, economic, or social context.

International Law

The definitive and authoritative international law text, updated to reflect key case law, international practice and treaty developments.

Principles of Islamic International Criminal Law

A Digest of WTO Jurisprudence on Public International Law Concepts and Principles

This volume offers an overview of some emerging trends and structural patterns in the development of international law, highlighting its evolution over the course of time, and discussing leading principles through various different thematic lenses.

Principles of International Law

Also available as an e-book *Chance, Order, Change: The Course of International Law, General Course on Public International Law* by J. Crawford The course of

international law over time needs to be understood if international law is to be understood. This work aims to provide such an understanding. It is directed not at topics or subject headings — sources, treaties, states, human rights and so on — but at some of the key unresolved problems of the discipline. Unresolved, they call into question its status as a discipline. Is international law “law” properly so-called? In what respects is it systematic? Does it — can it — respect the rule of law? These problems can be resolved, or at least reduced, by an imaginative reading of our shared practices and our increasingly shared history, with an emphasis on process. In this sense the practice of the institutions of international law is to be understood as the law itself. They are in a dialectical relationship with the law, shaping it and being shaped by it. This is explained by reference to actual cases and examples, providing a course of international law in some standard sense as well.

Republican Principles in International Law

This is the fifth edition of the leading textbook on Public International Law. The material has been thoroughly revised and updated to take account of developments since 1990, and a new chapter on international environmental protection has been added. The book retains all its original strengths - clear exposition, rigorous analysis, detailed referencing and comprehensive coverage. This textbook is ideal for the able and enquiring student. It is also a convenient and superbly informativework of

reference for practitioners. From the Reviews of the 4th edition: 'This systematic and balanced account of international law, written with great clarity and conciseness, is at once both approachable and authoritative. It is evident that each sentence carries the weight of much learning, and that the language has been crafted to give a precise and nuanced account of Professor Brownlie's views. Well indexed and well structured, the book is a delight to use.'

Vaughan Lowe in the Law Quarterly Review and of the 3rd edition: ' . . . a veritable research dream. There is a generous sampling of comparative authority, not easily produced without exhaustive research efforts. . . . ideal reading for lawyer, professor, law student and anyone contemplating the study of law'. William R. Slomanson in the American Journal of International Law ' . . . one of the finest general expositions of the law of peace in the English language . . . the reader has, at his disposal, an enormous wealth of material and reference. Moreover, he has the law expounded in a way which is not only sophisticated . . . but a model of clarity and balance'. D.W. Bowett in the British Year Book of International Law The 2nd edition of this volume won, in 1976, the Certificate of Merit of the American Society of International Law. They described the book as 'a work of great distinction'.

Principles of Public International Law

Structured analytically, the book introduces the reader to all the facets of citizenship.

Public International Law

Article 38 of the Statute of the International Court of Justice defines "international law" to include not only "custom" and "convention" between States but also "the general principles of law recognized by civilized nations" within their municipal legal systems. In 1953, Bin Cheng wrote his seminal book on general principles, identifying core legal principles common to various domestic legal systems across the globe. This monograph summarizes and analyzes the general principles of law and norms of international due process, with a particular focus on developments since Cheng's writing. The aim is to collect and distill these principles and norms in a single volume as a practical resource for international law jurists, advocates, and scholars. The information contained in this book holds considerable importance given the growth of inter-state intercourse resulting in the increased use of general principles over the past 60 years. General principles can serve as rules of decision, whether in interpreting a treaty or contract, determining causation, or ascertaining unjust enrichment. They also include a core set of procedural requirements that should be followed in any adjudicative system, such as the right to impartiality and the prohibition on fraud. Although the general principles are, by definition, basic and even rudimentary, they hold vital importance for the rule of law in international relations. They are meant not to define a rule of law, but rather the rule of law.

General Principles of Law and International Investment Arbitration

In its first twenty years, the WTO dispute settlement system generated over 350 decisions totalling more than 60,000 pages. These decisions contain many statements by WTO adjudicators regarding the law of treaties, state responsibility, international dispute settlement, and other topics of general public international law. This book is a collection of nearly one thousand statements by WTO adjudicators relating to admissibility and jurisdiction; attribution of conduct to a State; breach of an obligation; conflicts between treaties; countermeasures; due process; evidence before international tribunals; good faith; judicial economy; municipal law; non-retroactivity; reasonableness; sources of international law; sovereignty; treaty interpretation; and words and phrases commonly used in treaties and other international legal instruments. This comprehensive digest presents summaries and extracts organized systematically under issue-specific sub-headings, making this jurisprudence easily accessible to students and practitioners working in any field of international law.

Constitutional Law, Fifth Edition

In *General Principles of Law in Investment Arbitration*, the authors address selected general principles of law, assessing their functions in investment arbitration. The resulting picture is that of a lively source that escapes doctrinal straitjackets and maintains its relevance.

Public International Law

Work first published in 1928 under the title: Law of nations.

Public International Law

The 1969 Vienna Convention on the Law of Treaties makes no express reference to many of the most common canons and interpretative principles derived from international jurisprudence over many years. This volume represents the first modern, freestanding analysis of such canons and principles, their role in treaty interpretation and their relationship with the Vienna Convention regime. A top-flight roster of respected scholars and practitioners of public international law offers an in-depth examination of, among other things: • the origins of canons and interpretive principles; • their utility and limits in treaty interpretation; and • the application of numerous individual canons and interpretive principles, including *effet utile*, *expressio unius*, *lex specialis*, *ejusdem generis*, *in dubio mitius*, *in pari materia*, *ex abundante cautela*, the principles of contemporaneity and evolutive interpretation, and more. Extensive analysis of case law and scholarship provides insightful interpretive guidance across virtually every subfield of public international law. With its valuable insights into when the application of particular canons or principles of interpretation is most likely to be appropriate and persuasive, the volume will be of great value to lawyers representing parties (whether states, corporations or individuals) before international dispute resolution bodies, as well as to judges and arbitrators, legal officials at

ministries of foreign affairs, and scholars of public international law.

The Law of Treaties

Brownlie's Principles of Public International Law has been shaping the study and application of international law for over 50 years. Serving as a single-volume introduction to the field as a whole, the book is one of the classic treatises on international law, now fully updated to order to take account of recent developments. It includes extensive references in order to provide a solid foundation for further research. Authored by James Crawford, the ninth edition further secures the work as the essential international law text for students and practitioners.

NEW TO THIS EDITION Decisions of the International Court (e.g. Whaling in the Antarctic; the Marshall Islands cases; Peru v Chile; Somalia v Kenya; Costa Rica v Nicaragua; Bolivia v Chile) Recent decisions on the law of the sea and the status of islands (Arctic Sunrise; Croatia/Slovenia; South China Sea; Bangladesh/India; Ghana/Ivory Coast; Timor Leste/Australia (Conciliation)) Decisions of senior national courts in the US (e.g. Bank Markazi v Peterson; Daimler AG v Bauman; Jesner v Arab Bank; Kiobel v Royal Dutch Petroleum), the UK (e.g. Al-Saadoon v SSD; Belhaj v Straw; Freedom and Justice Party; Rahmatullah; Miller v Secretary of State for Exiting the European Union; Benkharbouche v Sudan), the Netherlands (Mothers of Srebrenica; Urgenda Foundation), the Russian Federation (Anchukov & Gladkov v Russia) and elsewhere Recent ILC work

(including Conclusions on Identification of Customary International Law, and Subsequent Practice in relation to the Interpretation of Treaties) Plus discussion of developments in the fields of climate change, diplomatic asylum (the Assange stand-off), international criminal law and the ICC, immunities of senior state officials, investment arbitration, corporate social responsibility, and the use of force by and against non-state actors. This title is available as an eBook. Please contact your Sales and Learning Resource Consultant for more information.

Principles of the Conflict of Laws National and International

This fully updated second edition of Jurisdiction in International Law examines the international law of jurisdiction, focusing on the areas of law where jurisdiction is most contentious: criminal, antitrust, securities, discovery, and international humanitarian and human rights law. Since F.A. Mann's work in the 1980s, no analytical overview has been attempted of this crucial topic in international law: prescribing the admissible geographical reach of a State's laws. This new edition includes new material on personal jurisdiction in the U.S., extraterritorial applications of human rights treaties, discussions on cyberspace, the Morrison case. Jurisdiction in International Law has been updated covering developments in sanction and tax laws, and includes further exploration on transnational tort litigation and universal civil jurisdiction. The need for such an overview has grown more pressing in recent years as the traditional

framework of the law of jurisdiction, grounded in the principles of sovereignty and territoriality, has been undermined by piecemeal developments. Antitrust jurisdiction is heading in new directions, influenced by law and economics approaches; new EC rules are reshaping jurisdiction in securities law; the U.S. is arguably overreaching in the field of corporate governance law; and the universality principle has gained ground in European criminal law and U.S. tort law. Such developments have given rise to conflicts over competency that struggle to be resolved within traditional jurisdiction theory. This study proposes an innovative approach that departs from the classical solutions and advocates a general principle of international subsidiary jurisdiction. Under the new proposed rule, States would be entitled, and at times even obliged, to exercise subsidiary jurisdiction over internationally relevant situations in the interest of the international community if the State having primary jurisdiction fails to assume its responsibility.

Principles of Public International Law

The question of what is, and what is not, part of international law is of course fundamental. Traditionally, treaties between states and custom (state practice) have been seen as the primary means by which international law is created. These two sources, along with the "general principles of law", are specified in the Statute of the International Court of Justice (Article 38), and this text has long been treated as generally authoritative. However, whether this is still an adequate definition of the sources of

international law, and how they may operate in modern international society, has been questioned in significant ways. Taking Article 38 ICJ Statute as starting-point, this book provides a careful assessment of all the recognised, or asserted, sources of international law. Among the issues considered are: the impact of ethical principles on the creation of international law; the existence of peremptory norms (those of *jus cogens*), and whether they come into being through the same sources as other norms; the place of these, and of norms involving rights and obligations *erga omnes*, in the operation of international legal relationships; the definition and role of "general principles of law"; whether any of international law's sub-disciplines involve the application of additional sources; and the continuously evolving relationship between treaty-based law and customary international law. Re-examining the traditional model, the work takes account of the increasing role of international jurisprudence, and looks at international organisations and non-state actors as potential new sources of international law. The book provides a perfect introduction to the law of sources, as well as innovative perspectives on new developments, making it essential reading for anyone studying or working in any field of international law.

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

In Principles of Evidence in Public International Law as

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Applied by Investor-State Tribunals, Kabir Duggal and Wendy Cai examine evidentiary principles of burden of proof and standard of proof by delving into applications by the International Court of Justice and investor-state tribunals.

Evolving Principles of International Law

General Principles and the Coherence of International Law offers a comprehensive analysis of general principles of law, assessing their role in guaranteeing the coherence of the international legal system.

International Law

'Gideon Boas's experience as an international litigator and his renown as an academic practitioner means he was well-placed to write a book on international law that both covers this growing field and enters it at key moments to illustrate important themes. This book accomplishes the difficult task of offering a wide-ranging perspective on the whole field, as well as conveying the ferment that surrounds it. Students of international law will derive great benefit from it.' - Gerry Simpson, University of Melbourne, Australia

Public International Law offers a comprehensive understanding of international law as well as a fresh and highly accessible approach. While explaining the theory and development of international law, this work also examines how it functions in practice. Case studies and recent examples are infused in the discussion on each topic, and critical perspectives on the principles are given prominence, building an

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understanding of how and why the international legal system operates in the way it does and where it is heading. For each principle, the book starts by explaining the theoretical foundations in detail before illustrating how these principles function in practice. Features include: • a focus on fundamental principles of international law rather than specialist sub-topics; • integrated and contextual explanation of political and extra-legal dimension of international legal system; • principles of international law placed within a contemporary real-life context; • traditional and contemporary case studies explained in the context of legal principles; and • uniform structure to facilitate understanding. With insight founded on the author's many years of experience as a practitioner and academic in the field of international law, this work will offer legal practitioners, policy makers and students, both undergraduate and postgraduate, an invaluable insight into the field of international law.

The Function of Public International Law

This book examines the role played by domestic and international judges in the “flexibilization” of legal systems through general principles. It features revised papers that were presented at the Annual Conference of the European-American Consortium for Legal Education, held at the University of Parma, Italy, May 2014. This volume is organized in four sections, where the topic is mainly explored from a comparative perspective, and includes case studies. The first section covers theoretical issues. It offers an analysis of principles in shaping Dworkin’s theories

about international law, a reflection on the role of procedural principles in defining the role of the judiciary, a view on the role of general principles in transnational judicial communication, a study on the recognition of international law from formal criteria to substantive principles, and an inquiry from the viewpoint of neo-constitutionalism. The second section contains studies on the role of general principles in selected legal systems, including International Law, European Union Law as well as Common Law systems. The third section features an analysis of select legal principles in a comparative perspective, with a particular focus on the comparison between European and American experiences. The fourth and last section explores selected principles in given areas of law, including the misuse of the *lex specialis* principle in the relationship between international human rights law and international humanitarian law, the role of the judiciary in Poland as regards discrimination for sexual orientation, and the impact of the ECtHR case law on Italian criminal law with regard to the principle of legality. Overall, the book offers readers a thoughtful reflection on how the interpretation, application, and development of general principles of law by the judiciary contribute to the evolution of legal systems at both the domestic and international levels as well as further their reciprocal interactions.

Principles of International Economic Law

The Principles and Practice of International Aviation Law provides an introduction to, and demystification

of, the private and public dimensions of international aviation law. Unlike other global sectors, the air transport industry is not governed by a discrete area of the law, but by disparate transnational regulatory instruments. Everything from the routes that an international air carrier can serve to the acquisition of its fleet and its liability to passengers and shippers for incidents arising from its operations can be the object of bilateral and multilateral treaties that represent diverse and often contradictory interests. Beneath this are hundreds of domestic regulatory regimes that also apply national and international rules in disparate ways. The result is an agglomeration of legal cultures that can leave even experienced lawyers and academics perplexed. By combining classical doctrinal analysis with insights from newer disciplines such as international relations and economics, the book maps international aviation law's complex terrain for new and veteran observers alike.

What is Citizenship?

This text covers the main traditional topics of public international law such as the nature and sources of international law, the law of treaties, jurisdiction, personality and the peaceful settlement of disputes. More specific topics are also considered and these include human rights, the use of force, the laws of war and the growing body of international environmental law. The book aims, wherever possible, to identify the current areas of controversy, giving details of the main arguments and providing the author's own comment. The law and its application are illustrated

by reference to current international events, such as the upheavals in the area of the former Yugoslavia.

Principles of International Law

Republican Principles in International Law considers the fundamental requirements of a just world order, as applied to public international law. This book sets the standard for legitimate government, both within and beyond the jurisdiction of separate states and nations.

Brownlie's Principles of Public International Law

The present volume reproduces with slight changes the course of lectures given at The Hague in 1972 under the title of "The General Principles of Private International Law". The substance of these lectures has remained unaltered, but a number of insertions serve to correct some formal mistakes and misprints, added references to literature, some older, some more recent, without attempting to be exhaustive, and modified and supplemented the former exposition in two respects, where subsequent criticisms called for a review. The first concerns the place of public policy in Public International Law, the second deals with spatially-

General Principles and the Coherence of International Law

Updated with an emphasis on current issues, this

classic casebook emphasizes developments in international law, with expertly edited cases and problems for class discussion. *Cases and Materials on International Law* offers a treatment of the subject for introductory and advanced classes and detailed readings and reference materials for those who wish to pursue topics in depth. The fourth edition enriches every chapter with new information on institutions contributing to the sources and enforcement of international law, including the World Trade Organization, the International Criminal Tribunals for Yugoslavia and Rwanda, the prospective International Criminal Court, and organizations in the fields of law of the sea and arms control. International criminal law now has a chapter of its own, and the casebook gives expanded treatment to human rights, environmental law, and economic law.

The Law of Nations

'Gideon Boas's experience as an international litigator and his renown as an academic practitioner means he was well-placed to write a book on international law that both covers this growing field and enters it at key moments to illustrate important themes. This book accomplishes the difficult task of offering a wide-ranging perspective on the whole field, as well as conveying the ferment that surrounds it. Students of international law will derive great benefit from it.' - Gerry Simpson, University of Melbourne, Australia

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theory and development of international law, this work also examines how it functions in practice. Case studies and recent examples are infused in the discussion on each topic, and critical perspectives on the principles are given prominence, building an understanding of how and why the international legal system operates in the way it does and where it is heading. For each principle, the book starts by explaining the theoretical foundations in detail before illustrating how these principles function in practice. Features include: • a focus on fundamental principles of international law rather than specialist sub-topics; • integrated and contextual explanation of political and extra-legal dimension of international legal system; • principles of international law placed within a contemporary real-life context; • traditional and contemporary case studies explained in the context of legal principles; and • uniform structure to facilitate understanding. With insight founded on the author's many years of experience as a practitioner and academic in the field of international law, this work will offer legal practitioners, policy makers and students, both undergraduate and postgraduate, an invaluable insight into the field of international law.

Principles of International Investment Law

Duelling for Supremacy

The goal of this book is to minimize the misunderstandings and conflicts between

International law and Islamic law. The objective is to bring peace into justice and justice into peace for the prevention of violations of human rights law, humanitarian law, international criminal law, and impunity.

Between the Lines of the Vienna Convention?

"It covers all the main areas of International Law, such as International Economic Law, International Environmental Law, and the ways International Law deals with different types of armed conflict. It also concludes with a short chapter examining the prospects for International Law."--BOOK JACKET.

The Principles and Practice of International Aviation Law

Analyses national practices on conflicts between international law and national fundamental principles with a comparative perspective.

Jurisdiction in International Law

Permeating all facets of public international law, the modern law of treaties is a fundamental aspect of governance in the 'democratized' world. In this contemporary introduction, Robert Kolb provides a refreshing study that is both legally analytical and practical. Written in a highly readable style, the book explores the key topics through concise chapters, which are organized into two parts. The first of these

gives a structured overview of the law of treaties along with practical examples. The second provides a critical engagement with the underlying issues and discusses the multi-dimensional problems raised by legal regulations, explored through specific case studies. The Law of Treaties: An Introduction will provide valuable insights to scholars and practitioners in the areas of international law, international affairs and international relations. Its clear structure and concise style mean it will also be highly accessible to students.

Principles of Public International Law

This book provides an ideal introduction to the fundamentals of international investment law and dispute settlement for students or practitioners. It combines a systematic analytical study of the texts and principles underlying investment law with a jurisprudential analysis of the case law arising in international tribunals.

International Law

This book offers law students and practitioners alike a clear and concise overview of public international law. It introduces the reader to the sources and history of international law while examining the institutions that create, interpret, and enforce the law, with special attention given to the International Court of Justice and its jurisprudence. The main branches of international law, along with the major treaties and customs governing them, are explained. The chapters

take the reader through a step-by-step exposition of the following topics: - States and governments in the international order - International humanitarian law (the law of armed conflict) - International criminal law - Human rights and related topics - State responsibility and immunities from jurisdiction - International environmental law - The law of the sea, air, and space - International economic and trade law The procedures implemented in resolving international disputes are similarly examined. The book's lucid writing style and user-friendly format guarantee its accessibility to lawyers and non-lawyers alike. It will similarly be useful to students as a companion to any international law casebook or compendium of primary source documents.

General Principles of Law - The Role of the Judiciary

This book addresses fundamental aspects of the concept of public international law in both theory and practice. The argument developed by the author is that, underlying the traditional, horizontal, structure of public international law, a vertical structure of the concept of law may be discerned. This vertical structure is seen unfolding into two, mutually exclusive, frameworks: a framework of obligation, accounting for obligations, and a framework of authorization, accounting for rights. The problem then arising is that a concept of public international law which only admits either rights or obligations cannot be regarded as coherent. The author, however, takes and substantiates the position that coherence can be

achieved by suppressing the mutual exclusivity of both frameworks. This move paves the way to formulating the function of public international law in terms of the constituting of international society. Since in public international law the theoretical aspects profoundly affect practice, this book is not only of interest to academics, but also for practitioners, such as officials of foreign offices and international institutions.

The Sources of International Law

General Principles of Law and International Due Process

There is a great degree of controversy on the proper complexion and role of general principles of law in the international legal order. Opinions range from total rejection of some types of principles to the most enthusiastic endorsement of principles as the necessary oil for the many complex wheels of the legal order. In this book one of the leading public lawyers of his generation explores the concept of good faith and its role in international law. Rather than offer a detailed, comprehensive examination, Kolb aims to map the true points of gravity of the principle of good faith in the international legal order. In so doing, he illustrates how the various legal institutions who operate in the sphere of public international law allow the principle of good faith to unfold.

Good Faith in International Law

Kelsen, Hans. Principles of International Law. New York: Rinehart & Company, Inc. [1952]. xvii, 461 pp. Reprinted 2003 by The Lawbook Exchange, Ltd. ISBN 1-58477-325-1. Cloth. \$85. * Upon his retirement from the faculty of University of California at Berkeley in 1952, noted legal philosopher and political scientist Hans Kelsen [1881-1973] produced arguably this his most important work, " a systematic study of the most important aspects of international law, including international delicts and sanctions, reprisals, the spheres of validity and the essential function of international law, creation and application of international law and national law." Nicoletta Bersier Ladavac, "Hans Kelsen (1881 - 1973) Biographical Note and Bibliography," European Journal of International Law Vol. 9 (1998) No. 2.

Fundamentals of Public International Law

Revised edition includes all new developments since 1994, including all international case-law and international legislation.

Principles of Public International Law

The new edition of the Supplement will include the major cases from the last three Supreme Court terms. In addition to the cases in the 2018 Supplement, this year's Supplement will include the cases from the Supreme Court's October 2018 Term. New to the

2019 Edition: New decision about sovereign immunity: Franchise Tax Board v. Hyatt New decision about delegation of legislative power: Gundy v. United States New decision about incorporation: Timbs v. Indiana New decisions about partisan gerrymandering: Rucho v. Common Cause; Lamone v. Benesik New decisions about freedom of speech: Janus v. American Federation of Teachers; Matal v. Tam New decision about the Establishment Clause: American Legion v. American Humanist Association New decision about the enumeration clause: Dep't of Commerce v. New York

Brierly's Law of Nations

This work covers the main traditional topics of public international law such as the nature and sources of international law; the law of treaties; jurisdiction; personality; and the peaceful settlement of disputes. More specific subjects are also treated - human rights, the use of force, the laws of war and the growing body of international environmental law. The book aims, wherever possible, to identify the current areas of controversy, giving details of the main arguments and providing the author's own comments. Illustrations of the law and its applications from current international events are provided - for example, reference is made to recent events in the area of former Yugoslavia.

Principles of International Environmental Law

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Fundamentals of Public International Law, by Giovanni Distefano, provides an overview of public international law's main principles and fundamental institutions.

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