
Netherlands Reports to the Eleventh International Congress of Comparative Law

Caracas 1982

editor: **Hans Ulrich Jessurun d'Oliveira**

published in cooperation with the Netherlands Comparative Law Association, Amsterdam, and the T.M.C. Asser Instituut, The Hague.

Collections of Netherlands national reports to the eleventh congress of the International Academy of Comparative Law.

Contents:

Franz von Benda-Beckmann

The development of folk property laws in complex societies: an overview of Dutch scholarship, with special references to the property law of the Minangkabau, West Sumatra

H.Ph. Visser 't Hooft

La logique et l'activité judiciaire aux Pays-Bas

Jan M. van Dunne

The use of comparative law by the legislator in the Netherlands

M. Rood-de Boer

Le placement d'enfants dans des familles de remplacement aux Pays-Bas

Frans J.A. van der Velden

The Dutch law of pretium doloris

D. Kokkini-Iatridou

Le droit applicable à la détermination de la personne physique ou morale qui contrôle une société anonyme dont une filiale a son activité à l'étranger

C.J.J. van Maanen

Le régime juridique applicable aux rapports de travail sur le plan international

Taco Sterk

Le défaut et l'opposition

H. Winkel

La responsabilité des juges

G. Heida

Législation agricole des Pays-Bas

A.N. Huizenga

Co-operation according to Dutch law

B. Wachter & Jos Netten

Abus d'information préalable en droit néerlandais

Ch.P. Verwer

Piped transportation in the Netherlands

D.W.F. Verkade

Computer programs as subject matter of intellectual property rights

M. van Empel

Use of industrial property as a clandestine cartel

Wybo P. Heere

The legal status of hovercraft in the Netherlands

Inge C. van der Vlies

The role and powers of the council of ministers

Herman Cohen Jehoram

The unique Dutch broadcasting system on the eve of the revolution in teletronics and the freedom of information

E.A. Alkema

Conscientious objections in the Netherlands

Willem Konijnenbelt

La commune néerlandaise

Christian M. Strik

Tax avoidance in international transactions

Nico Keijzer

Aut dedere, aut judicare

G. Sprong

The problem of the lawyer and client in criminal cases

Dfl. 68,- US\$ 27,-



KLUWER

Law and Taxation Publishers

Sales within the Netherlands are subject to VAT.

P.O. Box 23 7400 GA Deventer The Netherlands

The Legal Regime of International Rivers and Lakes

edited by
RALPH ZACKLIN
Legal Division, United Nations Secretariat

LUCIUS CAFLISCH
Graduate Institute of International Studies, Geneva, Switzerland

1981, xiv, 415 pp., in English and French
 Cloth Dfl. 170.00/US\$ 69.50

ISBN 90-247-2565-8

This volume is a selection of essays written for the 1977 Centre for Study and Research of the Hague Academy of International Law and edited by the Directors of the Centre. The topic is of considerable interest to many developed as well as developing States, for the rational use and equitable apportionment of water resources is one of the major issues facing the international community. The book contains case studies dealing with the legal and institutional regimes of particular waterways, papers on general issues arising in connection with international waterways, and contributions pertaining to the management of water resources. Many of the subjects in this work have not so far been dealt with extensively by legal writers.

Contents

Part I. The Legal and Institutional Regimes of International Rivers and Lakes – Case Studies. 1. G. Graham: International rivers and lakes – the Canadian-American regime. 2. C. Rozakis: The conventional arrangements on hydro-economy between Greece and Bulgaria-Turkey-Yugoslavia. 3. Y.-C. Accariez: Le régime juridique de l'Indus. 4. J.-L. Ferret: Le régime juridique du Mekong. 5. C. Graf-Schelling and D. Schenk: Le régime juridique du lac de Constance.

Part II. International Rivers and Lakes in International Law. 1. J.C. Fernández Rozas: La succession d'Etats en matière de conventions fluviales. 2. Y. Fisseha: State succession and the legal status of international rivers. 3. P. Costa: Les effets de la guerre sur les traités relatifs au Danube, dans le cadre d'une étude globale du droit conventionnel du Danube. 4. H. Dipla: Le tracé de la frontière sur les lacs internationaux. Part III. The Management of the Resources of International Rivers and Lakes. 1. W. Bush: Compensation and the utilization of international rivers and lakes – the role of compensation in the event of permanent injury to existing uses of water. 2. N. Ando: The law of pollution prevention in international rivers and lakes. 3. M.T. Kamminga: Who can clean up the Rhine – the European Community or the International Rhine Commission?

Part IV. Summaries.



MARTINUS NIJHOFF PUBLISHERS

P.O. Box 566, 2501 CN The Hague, The Netherlands
 190 Old Derby St., Hingham, MA 02043, USA

Development of Judicial Control of the European Communities

by

GERHARD BEBR

Legal Advisor, Commission of the European Communities

1981, xviii, 822 pp.

Cloth Dfl. 360.00/US\$ 150.00

ISBN 90-247-2541-0

Dr. Bebr's study is primarily a critical analysis of the jurisprudential development of the Court of Justice of the European Communities. It covers, equally, *direct juridical control* by the Court (action for annulment; action for default; plea of exception of illegality; infringement action against defaulting member states and individuals; liability of the Community) as well as *indirect control* (preliminary procedure under EEC Treaty Article 177 and its practical ramification as demonstrated by the notion of provisions of Community law directly applicable and the supremacy of Community law). Two chapters deal specifically with the application of Community law by national jurisdictions as well.

Contents

Part I: The Court of Justice and the Community Legal Order. 1. The nature and jurisdiction of the Court of Justice.

Part II: Direct Judicial Control. A. Review of legality of community acts. 2. Action of annulment. 3. Action for default. 4. Plea of an exception of illegality. 5. Action for damages. B. Action for infringement of community law. 6. Infringement procedure against a defaulting member state. 7. Infringement procedure against defaulting private parties. C. Constitutional control. 8. Preventive judicial control.

Part III: Indirect Judicial Control – Community Law Before National Courts. 9. General problems of the EEC Treaty Article 177. 10. Uniform interpretation of community law. 11. Review of validity of community acts. 12. EEC treaty Article 177 in the practice of national courts. 13. Provisions directly effective – additional judicial protection of individuals. 14. Supremacy of community law. 15. Supremacy of community law in the practice of the national courts of the member states.

Bibliography. Subject index.



MARTINUS NIJHOFF PUBLISHERS

P.O. Box 566, 2501 CN The Hague, The Netherlands
190 Old Derby St., Hingham, MA 02043, USA

SPECIAL OFFER TO SUBSCRIBERS

NETHERLANDS YEARBOOK OF INTERNATIONAL LAW INDEX VOLUMES I-X (1970-1979)

edited by

ALAN D. STEPHENS

T.M.C. Asser Instituut, The Hague, The Netherlands

Compiled by

BRENDA M. HALL

U.K. Society of Indexers, Great Britain

1982, 400 pp., cloth

Dfl. 150.00 (approx. US\$ 65.00)

ISBN 90-247-2774-X

Special price for subscribers to the Netherlands International Law Review and the Netherlands Yearbook of International Law: Dfl.115.00 (appr.US\$50.00)

The cumulative *Index* to the first ten volumes of the *Netherlands Yearbook of International Law* enhances the usefulness of the yearbook as a research tool. It is extremely comprehensive, provides access to the information contained in the volumes by various different routes, and often adds to this information, particularly in the tables preceding the Index of Names and the General Index. There is extensive cross-referencing and the index has been compiled on the basis of the latest indexing practices. Libraries which do not hold the *Netherlands Yearbook of International Law* will find this cumulative *Index* useful for the tables and as a valuable reference enabling researchers to swiftly ascertain whether the first ten volumes of the yearbook contained material relevant to their interests.

Contents

1. Cumulative Table of Contents
2. Table of Cases
3. a) Index of Multilateral Agreements
b) Index of Bilateral Agreements
4. Municipal Legislation
5. Index of Names
6. General Index (cumulative subject index)



MARTINUS NIJHOFF PUBLISHERS

P.O. Box 566, 2501 CN The Hague, The Netherlands
190 Old Derby St., Hingham, MA 02043, USA