

INTERNATIONAL LEGAL MATERIALS

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INTERNATIONAL LEGAL MATERIALS

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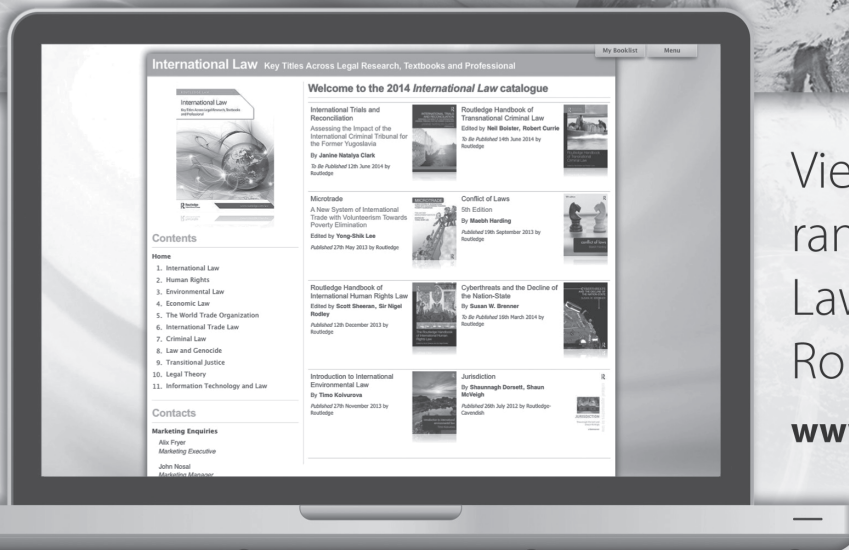
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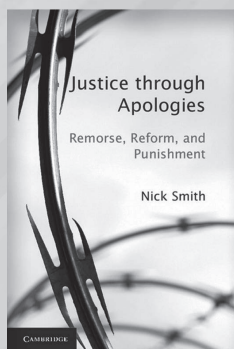
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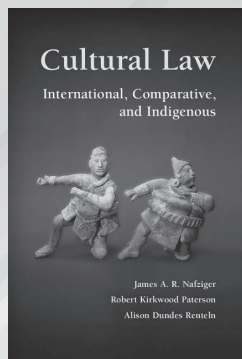
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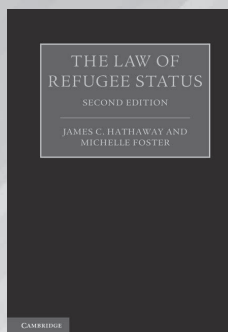
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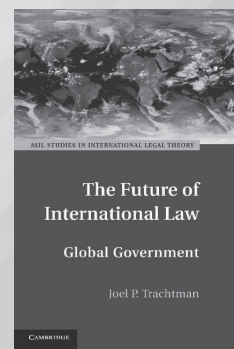
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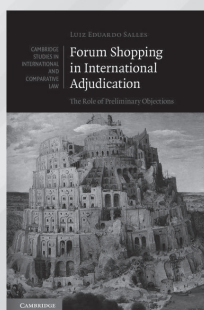
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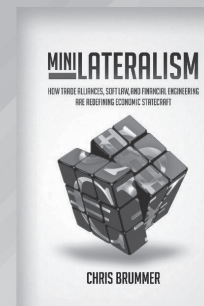
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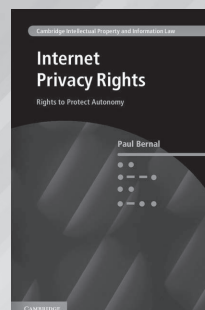
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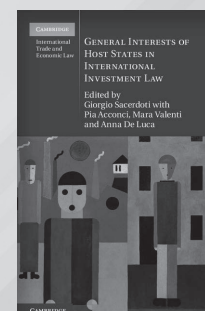
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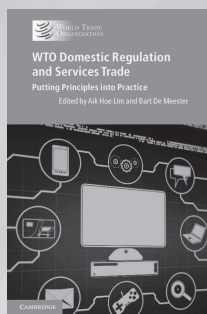
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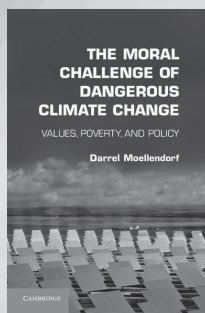
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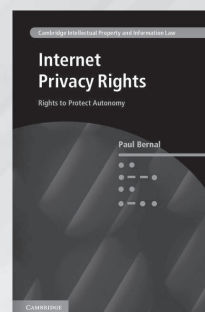
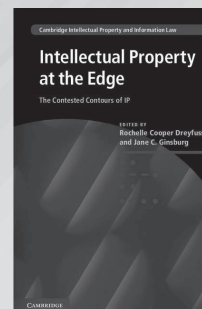
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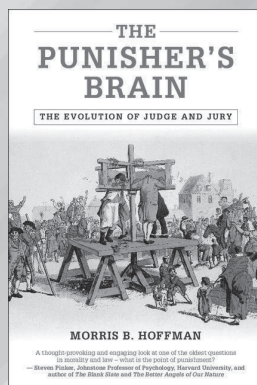
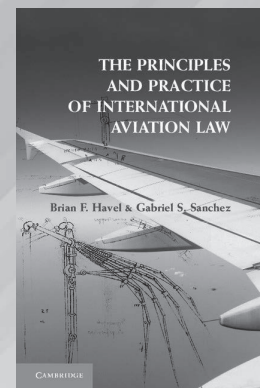
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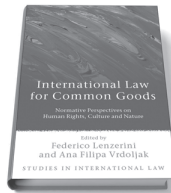
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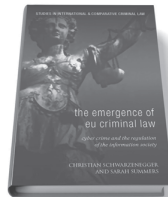
Normative Perspectives on Human Rights, Culture and Nature

Edited by Federico Lenzerini and Ana Filipa Vrdoljak

International law has long been dominated by the state. But it has become apparent that this bias is unrealistic and untenable in the contemporary world where the rise of the notion of common goods challenges this dominance. This book details how three key areas of international law - human rights, culture and the environment - are pushing the boundaries in this field. Each exemplifies the need to move beyond a state-focused idea of international law. This timely volume explores how the idea of common goods, in which rights and obligations extend to individuals, groups and the international community, offers one such avenue and reflects on its transformative impact on international law.

Federico Lenzerini, Università degli Studi di Siena. **Ana Filipa Vrdoljak**, University of Technology, Sydney.

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The Emergence of EU Criminal Law Cyber Crime and the Regulation of the Information Society

Sarah Summers, Christian Schwarzenegger, Gian Ege and Finlay Young

This book deals with the emerging EU framework for creating, harmonizing and ensuring the application of EU criminal law. It aims to highlight some of the consequences of EU involvement in the criminal law by examining the provisions which have been adopted in the field of information and communications technology. It provides, in part one, an overview of the criminal law competence of the EU and evaluates the impact of these developments on the criminal laws of the Member States. In the second part, EU legislation which requires Member States to regulate matters such as data protection, e-security, intellectual property and various types of illegal content through the criminal law is analysed.

Sarah Summers, University of Zurich. **Christian Schwarzenegger**, University of Zurich. **Gian Ege**, University of Zurich. **Finlay Young**, Scottish independent lawyer, journalist, and researcher.

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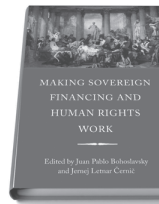
The Recovery of Maintenance in the EU and Worldwide

Edited by Paul Beaumont, Burkhard Hess, Lara Walker and Stefanie Spancken

This book grew out of a major European Union (EU) funded project on the Hague Maintenance Convention of 2007 and on the EU Maintenance Regulation of 2009. The project involved carrying out analytical research on the implementation into national law of the EU Regulation and empirical research on the first year of its operation in practice. The book is divided into two parts: (i) the world - looking at the Hague Convention and (ii) the EU - looking at the Maintenance Regulation. This is the first study to look carefully at both of the new cross-border maintenance regimes globally and in Europe and to begin the examination of the practical operation of the latter regime.

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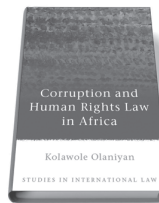
Edited by Juan Pablo Bohoslavsky and Jernej Letnar Cernic

This collection introduces novel legal theories and analyses of the links between sovereign debt and human rights from a variety of perspectives. The chapters include studies of financial complicity, UN sanctions, ethics, transitional justice, criminal law, insolvency proceedings, millennium development goals, global financial architecture, corporations, extraterritoriality, state of necessity, sovereign wealth and hedge funds, project financing, state responsibility, international financial institutions, the right to development, UN initiatives, litigation, as well as case studies from Africa, Asia and Latin America. The chapters are then theorised by the editors in an introductory chapter.

In July 2012 the UN Human Rights Council finally issued its own guidelines on foreign debt and human rights, yet much and most remains to be done to promote better understanding of the legal and economic implications of the interface between finance and human rights. This book will contribute to that understanding as well as help practitioners in their everyday work. The authors include world-renowned lawyers and economists, experienced practitioners and officials from international organisations.

Juan Pablo Bohoslavsky, UNCTAD. **Jernej Letnar Cernic**, School of Government and European Studies, Slovenia.

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Corruption and Human Rights Law in Africa

Kolawole Olaniyan

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Endorsements

"...a comprehensive and holistic legal framework for addressing some of the root causes of human rights violations and poverty, not only in Africa, but wherever corruption exists."

Dinah Shelton Manatt/Ahn Professor of Law (emeritus) The George Washington University Law School

"...an important and valuable contribution to the growth and understanding of the corruption/human rights discourse as it is presently constructed."

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The dramatic growth in the international legal field makes it nearly impossible for scholars and practitioners—let alone the general public—to keep abreast of the most important international legal developments. Fortunately they can rely on our staff and Editorial Advisory Committee to sift through the vast array of documents, identify those that are truly significant, and highlight them in *International Legal Materials* and our blog, *International Law in Brief*. The Society's periodic *ASIL Insights* provide additional analysis of particularly high-profile developments.

Beginning in 2007, we have been supplementing all documents published in *International Legal Materials* with an introductory note from one of the many experts ASIL counts among its members. These notes provide summaries of the documents and key insights into their significance. In this volume we feature notes by David P. Riesenberg, Inbal Djalovski, Emily MacKenzie, Amir Čengić, Chimène I. Keitner, and Ioana Cismas. We are extremely grateful to these authors, and we are confident that you will value their contributions as well.

Please send us your comments and suggestions as we continue our efforts to meet the evolving needs of the international legal community.

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Elizabeth Andersen
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