JAN KLABBERS

An Introduction to International Institutional Law



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PREFACE

It was in the autumn of 1992, or perhaps the spring of 1993, when I received a phonecall from a former student of mine at the University of Amsterdam, now working for a solicitor's firm in London. After the usual expressions of surprise and politeness, he asked me what I knew about the responsibility of international organizations under international law.

The short answer was: nothing. Teaching international law in Amsterdam, one was not supposed to inquire into the law of international organizations beyond the merest basics (personality, the legal status of General Assembly resolutions, collective security, that sort of thing); after all, we had a separate department (or section, rather) to cover international institutional law.

The one thing I did remember from my student days was that the law of international organizations was taught to us as a seemingly endless enumeration of facts ('The Council of Europe was established in whenever'), numbers ('The European Parliament has umpteen members'), abbreviations ('IRO stands for whatever') and generally incomprehensible phrases ('Specialized agencies?' Specialized in what? Agencies of and for whom?).

Indeed, leafing through the textbooks I had to read as a student, it becomes clear that general legal issues relating to international organizations had no priority. One of our textbooks addressed such issues, but in the part that was not compulsory reading for our exams. The other general textbook was more in the nature of a comparative review of internal provisions some organizations may have had in common, without emphasizing

¹ This book was D. W. Bowett, *The Law of International Institutions* (4th edn, London, 1982). Recently, a new edition appeared: Philippe Sands & Pierre Klein, *Bowett's Law of International Institutions* (London, 2001). Unfortunately, I received it too late to be able to do much with it.

general legal issues.² In short, I had to tell my former student that on points of detail my knowledge displayed, er, a slight deficiency, but that I was sure the professor of international law at the London School of Economics at the time could be of more assistance to him.³

Nonetheless, the episode got me thinking that there might be more to the law of international organizations than I had always been accustomed to, and in particular when I started teaching EC law some years later (which involved, at the time, yet another department at the University of Amsterdam), I was forced to look a bit more closely into such notions as implied powers, ultra vires, legal personality, treaty-making by organizations, and judicial protection. So, when in 1996 I switched to the University of Helsinki and found out that there was no separate department for the law of international organizations, I readily volunteered to set up a course.

The one problem I encountered was that few of the textbooks available would address the issues I found to be important, with the exception of Amerasinghe's recent textbook.⁴ Amerasinghe's excellent book, however, came with two drawbacks: not only was its retail price prohibitive, I also found myself often admiringly disagreeing, in particular when it came to the general outlook on international organizations.⁵ While I could appreciate Amerasinghe's scholarship, I still felt that his textbook did not explain things in the way I would. And so, I figured, there was only one thing I could do, and that was to write my own textbook.

The famous (if controversial) philosopher Richard Rorty once wrote that education ought first to socialize people into the customs and ideas that make up the society they are a part of, after which at colleges and universities the happy few should be allowed and stimulated to question and debate all the things they have learned in the past: socialization first, followed by individualization.⁶

² This was the synoptic Dutch version of H. G. Schermers's famous *International Institutional Law*, condensed to some 300 pages under the title *Inleiding tot het internationale institutionele recht* (2nd edn, Alphen aan den Rijn, 1980).

³ I did not know half how fortunate that suggestion was: Professor (now Judge) Rosalyn Higgins was at the time preparing a report for the Institut de Droit International on the very topic of the responsibility of international organizations and their member-states.

⁴ C. F. Amerasinghe, *Principles of the Institutional Law of International Organizations* (Cambridge, 1996).

 $^{^{5}\,}$ I have set this out more broadly in a review of Amerasinghe's book (1997) 66 Nordic JIL, 553–55.

⁶ Richard Rorty, 'Education as Socialization and as Individualization', reproduced in his *Philosophy and Social Hope* (London, 1999), 114–26.

PREFACE XV

It is with both goals simultaneously in mind that the present book is written. All too often perhaps, textbooks and courses on the law of international organizations remain limited to socialization: introducing newcomers to the particular rites of international institutional lawyers. While that is a valuable goal in its own right (and indeed this book contains much socialization as well), my ultimate aims are to get people to think about the law of international organizations, and help the reader understand how interesting it can be as long as one does not insist on approaching the topic as a mere gathering of numbers, dates, abbreviations and incomprehensible phrases. As my students have convinced me, it might actually be worth the effort of treating them not as mere receptacles for bits and pieces of information – useful only to impress tuition-fee-paying parents and for boosting their chances of victory at Trivial Pursuit – but as intelligent adults with critical faculties.

Admittedly, after reading this book, the reader may still not know how many seats the European Parliament has, or whether the IAEA is properly to be considered a Specialized agency, or in what year the Council of Europe was established, or what the name of the WTO's plenary body is. Instead, the reader will hopefully have come to an understanding of why seemingly simple legal questions (May organization X engage in activity Y? May state A become a member of organization B? May state F withhold its contribution from organization G?) usually seem to defy easy answers and become the stuff of politics.

ACKNOWLEDGEMENTS

A number of people have, directly or indirectly, contributed to this book. Much of what follows has benefited from discussions with Catherine Brölmann, Veijo Heiskanen, Martti Koskenniemi, Anja Lindroos, Inger Österdahl, Jarna Petman and Richard Wouters. Brief discussions with Martin Björklund, Balakrishnan Rajagopal and Chanaka Wickremasinghe helped convince me that the book might be of some interest.

Anja Lindroos and Jarna Petman have read and commented upon the entire manuscript, as have the anonymous referees for Cambridge University Press. Their comments have done much to improve the quality of the text.

I have also benefited enormously from being able to participate in an interdisciplinary research project undertaken by the United Nations University, on the legitimacy of international organizations (directed by Veijo Heiskanen and Jean-Marc Coicaud: thanks, guys), in which some of the best minds of various disciplines participated. Without our free-flowing discussions at meetings in New York and Geneva, this book would have looked very different indeed.

My thanks go also to the organizations, both intergovernmental and non-governmental, that have over the years asked me to advise them on the law of international organizations. As is so often the case, the main benefit of acting as consultant accrues to the consultant: the insights gained from drafting a constituent document or an agreement on privileges and immunities, as well as from attending international meetings and being able to observe what goes on and how the process works, are invaluable.

As usual, however, the deepest professional gratitude is owed to my students, present and past, and both in Helsinki and Amsterdam as well as (during a few visiting stints) in Addis Ababa. They have listened with patience, swallowed what they felt could be deemed plausible, and rejected some of the nonsense that made its way through to the classroom.

At home, thanks to Marja-Leena for her love, guidance, patience and support. Our son Johan feels he has an inherent power to monopolize his father's time and attention, and that any decision to the contrary is simply a decision ultra vires. He has a point, of course: it is difficult to imagine those concepts being put to better use.

Helsinki, June 2002.

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A NOTE ON DOCUMENTATION

In writing this book, two compilations of source materials have proved immensely helpful. Many of the more current constitutional documents are brought together in Louis B. Sohn (ed.), *International Organisation and Integration: Student Edition* (Dordrecht, 1986); additional documents can be found in the tremendously useful eight-volume collection compiled by a number of Dutch scholars: P. J. G. Kapteyn *et al.* (eds.), *International Organization and Integration: Annotated Basic Documents and Descriptive Directory of International Organizations and Arrangements* (2nd rev. edn, The Hague, 1981–4).

More recent documents have sometimes been drawn from publications stemming from the relevant organization itself. Thus, the UN Charter is since time immemorial published by the UN Department of Public Information in a small blue vest-pocket version. In a more updated version, many organizations host websites which invariably produce the organization's constituent document. The names of those sites generally follow the same pattern: the abbreviated name of the organization plus a dot and either the letters 'org' or 'int'. Thus, the Asian Development Bank can be found at www.adb.org; the OECD at www.oecd.org; the Council of Europe, at www.coe.int, and Interpol also has 'int' in its name: www.interpol.int. Sometimes there is a surprise, in that an abbreviation in a language other than English is chosen. Thus, the OAS can be found www.oea.org. A useful set of links to a number of organizations is maintained by the University of Bologna in Italy, at www.spfo.unibo.it/spolfo/INTORG.htm#oio.

For the text of the EC and EU treaties I have used the consolidated version published in (1998) 37 ILM 56, while more recent documents (the Treaty of Nice comes to mind) have been culled from the EU's official website, at europa.eu.int/eur-lex. Here one can also find decisions of the EC courts which have not been published in the European Court Reports just yet.

Finally, the UN maintains a number of important sites for information. One of these, very useful but, alas, accessible only at a fee, is the treaty collection, at untreaty.un.org/English/treaty.asp. When looking for Security Council and General Assembly materials, probably the quickest source nowadays is the UN's Documentation Service, at www.un.org/documents/index.html.

My approach has been that constituent documents have not been repeatedly cited in footnotes, in light of their widespread and relatively easy availability. They can be found with the help of the few guidelines set out above. Other treaties have generally been listed with a place where they can be found.

ABBREVIATIONS

AD Annual Digest of Public International Law Cases

AFDI Annuaire Français de Droit International AIIL American Journal of International Law

AMF Arab Monetary Fund

APEC Asia Pacific Economic Co-operation Forum ARIEL Austrian Review of International & European Law

ASEAN Association of South East Asian Nations Australian YIL Australian Yearbook of International Law

BGBl Bundesgesetzblatt

Can YIL

BIS Bank for International Settlements

BISD Basic Instruments and Selected Documents Brooklyn JIL Brooklyn Journal of International Law BYIL. British Yearbook of International Law

Canadian Yearbook of International Law CDE Cahiers de Droit Européen

Chicago JIL Chicago Journal of International Law

Common Market Law Review **CMLRev**

Conn JIL Connecticut Journal of International Law **COREPER** Comité des Représentants Permanents Cornell ILI Cornell International Law Journal

EBRD European Bank for Reconstruction and Development

EC **European Community** European Court of Justice **ECI** Economic and Social Council **ECOSOC**

ECOWAS Economic Community of West African States

ECR European Court Reports

ECSC European Coal and Steel Community

EIB European Investment Bank

EIIL European Journal of International Law

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LIST OF ABBREVIATIONS

ELR European Law Review
EU European Union

FAO Food and Agriculture Organization FRG Federal Republic of Germany

FYIL Finnish Yearbook of International Law

GaJICL Georgia Journal of International & Comparative Law

GATT General Agreement on Tariffs and Trade

GDR German Democratic Republic

GYIL German Yearbook of International Law
Harvard ILJ Harvard International Law Journal
IAEA International Atomic Energy Agency

IBRD International Bank for Reconstruction and

Development

ICAO International Civil Aviation Organization

ICC International Criminal Court

ICES International Council for the Exploration of the Sea

ICJ International Court of Justice

ICLQ International & Comparative Law Quarterly
ICTY International Criminal Tribunal for the former

Yugoslavia

IDA International Development Association

IFAD International Fund for Agricultural Development

ILAInternational Law AssociationILCInternational Law CommissionILMInternational Legal Materials

ILO International Labour Organization

ILR International Law Reports

IMCO Intergovernmental Maritime Consultative

Organization

IMF International Monetary Fund

IMO International Maritime Organization
 ITU International Telecommunication Union
 JOMS Journal of Common Market Studies

JIEL Journal of International Economic Law

JWT Journal of World Trade

Leiden JIL Leiden Journal of International Law
LIEI Legal Issues of European Integration
Michigan JIL Michigan Journal of International Law

NATO North Atlantic Treaty Organization
Neth ILR Netherlands International Law Review
Neth YIL Netherlands Yearbook of International Law
Nordic JIL Nordic Journal of International Law
Nordisk TIR Nordisk Tidsskrift for International Ret

OAS Organization of American States
OAU Organization of African Unity

OECD Organization for Economic Co-operation and

Development

OEEC Organization for European Economic Co-operation

ONUC Opération des Nations Unies au Congo

OPEC Organization of Petroleum Exporting Countries

OSCE Organization for Security and Co-operation in Europe

ÖZÖR Österreichische Zeitschrift für öffentliches Recht
ÖZÖRV Österreichische Zeitschrift für öffentliches Recht und

Völkerrecht

PAU Pan-American Union

PCIJ Permanent Court of International Justice

RBDI Revue Belge de Droit International

RdC Recueil des Cours de l'Académie de Droit International

RGDIP Revue Générale de Droit International Public
RTDE Revue Trimestrielle de Droit Européen
SWAPO South West Africa People's Organization

TEU Treaty on European Union

UN United Nations

UNAT United Nations Administrative Tribunal

UNCLOS United Nations Convention on the Law of the Sea

UNCTAD United Nations Conference on Trade and

Development

UNDP United Nations Development Programme

UNEF United Nations Emergency Force

UNESCO United Nations Educational, Scientific and Cultural

Organization

UNICEF United Nations Children's Fund

UNIDO United Nations Industrial Development Organization

UNJY United Nations Juridical Yearbook

UNRIAA United Nations Reports of International Arbitral

Awards

UNRRA United Nations Relief and Rehabilitation

Administration

UNRWA United Nations Relief and Works Agency for Palestine

Refugees in the Near East

UPU Universal Postal Union

VaJIL Virginia Journal of International Law
Vanderbilt JTL Vanderbilt Journal of Transnational Law

WEU Western European Union
WHA World Health Assembly
WHO World Health Organization

WIPO World Intellectual Property Organization
WMO World Meteorological Organization

WTO World Trade Organization
Yale JIL Yale Journal of International Law

YbILC Yearbook of the International Law Commission

YEL Yearbook of European Law

ZaöRV Zeitschrift für ausländisches öffentliches Recht und

Völkerrecht

ZöR Zeitschrift für öffentliches Recht

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