

INTERNATIONAL LAW

Edited by
Joseph Weiler and Alan T. Nissel

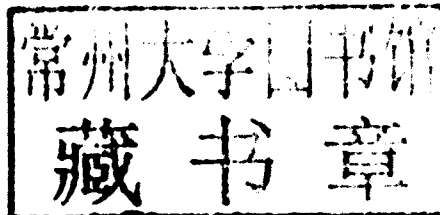
CRITICAL CONCEPTS IN
LAW

INTERNATIONAL LAW

Critical Concepts in Law

*Edited by Joseph Weiler and
Alan T. Nissel*

Volume I
An Overview of the System



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1877– 1878	Henry Richard	On the obligation of treaties: a paper presented to the Association for the Reform and Codification of the Law of Nations, at Antwerp, Sept. 1877	<i>Law Magazine and Review: A Quarterly Review of Jurisprudence, and Quarterly Digest of All Reported Cases</i> 3: 91–103.	II	16
1907	Elihu Root	The need of popular understanding of international law	<i>American Journal of International Law</i> 1: 1–3. I		
1921	W. R. Bisschop	Sovereignty	<i>British Year Book of International Law</i> 2: 122–132.	II	24
1923	A. Pearce Higgins	The law of peace	<i>British Year Book of International Law</i> 4: 153–158.	IV	62
1925	P.E. Corbett	The consent of states and the sources of the law of nations	<i>British Year Book of International Law</i> 6: 20–30.	II	13
1927	J.L. Brierly	Do we need an International Criminal Court?	<i>British Year Book of International Law</i> 8.	V	79
1948	Hans Kelsen	Collective and individual responsibility for acts of state in international law	<i>The Jewish Year Book of International Law</i> 26: 226–239.	V	77
1948	Hersch Lauterpacht	The Universal Declaration of Human Rights	<i>British Year Book of International Law</i> 25:	IV	57
1958	Oscar M. Uhler et al.	Introduction	354–381. Jean S. Pictet (ed.), <i>The Geneva Conventions of 12 August 1949: Commentary</i> , Geneva: International Committee of the Red Cross, pp. 9–16	V	73
1960	Jean Monnet	Economic integration: new forms of partnership	<i>Carnegie Endowment For International Peace, Perspectives On Peace, 1910–1960</i> : 97–106.	IV	50
1961	Ian Brownlie	The use of force in self-defence	<i>British Year Book of International Law</i> 183: 183–268.	V	66
1961	H.L.A. Hart	International law	<i>The Concept of Law</i> , Oxford: Oxford University Press, pp. 208–231.	I	6
1963	R. Y. Jennings	Territorial change	<i>The Acquisition of Territory in International Law</i> , New York: Oceana, pp. 1–15.	II	23

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1965	Rosalyn Higgins	International law and the conflict of religious interests	<i>Conflict of Interests: International Law in a Divided World</i> , London: The Bodley Head, pp. 9–45.	VI	90
1966	Hans Kelsen	On the pure theory of law	<i>Israel Law Review</i> 1: 1–7.	VI	88
1968	Louis Henkin	Introduction	<i>How Nations Behave: Law and Foreign Policy</i> , London: Pall Mall, pp. 39–87.	VI	92
1970	Thomas M. Franck	Who killed Article 2(4)?	<i>American Journal of International Law</i> 2: 4: 809–837.	V	65
1970	Stephen M. Schwebel	What weight to conquest? Editorial statement	<i>American Journal of International Law</i> 64: 344–347.	V	69
1972–	Michael Akehurst	Jurisdiction in international law	<i>British Yearbook of International Law</i> 46: 145–257.	III	31
1973	Michael Akehurst	Custom as a source of international law	<i>British Year Book of International Law</i> 47: 1–53.	II	17
1975	Roberto Ago	Review of previous work on codification of the topic of the international responsibility of states	United Nations Document A/CN.4/217, pp. 3–54.	III	36
1976	James Crawford	The criteria for statehood in international law	<i>British Year Book of International Law</i> 48: 93–182.	II	20
1977	David Kennedy	Book review: how nations behave	<i>Harvard International Law Journal</i> 21:1: 301–321.	VI	93
1980	Myres S. McDougal, Harold D. Lasswell and W. Michael Reisman	The world constitutive process of authoritative decision	Myres S. McDougal and W. Michael Reisman (eds), <i>International Law Essays: A Supplement to International Law in Contemporary Perspective</i> , Mineola, NY: Foundation Press, pp. 191–286.	II	14
1981	Louis B. Sohn	The new international law: protection of the rights of individuals rather than states	<i>American University Law Review</i> 32: 1–64.	I	8

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1983	Philip Allott	Power sharing in the Law of the Sea	<i>American Journal of International Law</i> 77: 1–30.	IV	47
	Christopher Greenwood Oscar Schachter	The relationship between <i>ius ad bellum</i> and <i>ius in bello</i> The right of states to use armed force	<i>Review of International Studies</i> 9: 221–234. <i>Michigan Law Review</i> 82: 1620–1646.	V	78
1984		Ideals and things: international legal scholarship and the prison-house of language	<i>Harvard International Law Journal</i> 26: 327–359.	V	64
1985	James Boyle	Modern constitutions and international law	<i>Reueil des Cours</i> 192: 341–476.	VI	86
1985	Antonio Cassese	Trashing customary international law	<i>American Journal of International Law</i> 81: 101–105.	III	28
1987	Anthony D'Amato	A ‘new’ Vienna Convention on treaties between states and international organizations or between international organizations: a critical commentary	<i>British Year Book of International Law</i> 58: 253–269.	III	33
1987	Giorgio Gaja	The resistance in Afghanistan is engaged in a war of national liberation: editorial statement	<i>American Journal of International Law</i> 81: 906–909.	V	68
	W. Michael Reisman	The ‘modern’ theory of natural law	Anthony Pagden (ed.), <i>The Languages of Political Theory in Early-Modern Europe</i> , Cambridge: Cambridge University Press, pp. 99–122.	VI	87
1987	Richard Tuck	State responsibility and the unmaking of international law	<i>Harvard International Law Journal</i> 29: 1–26.	III	38
		Legitimacy in the international system	<i>American Journal of International Law</i> 82: 705–759.	III	41
1988	Philip Allott	Custom	Antonio Cassese & Joseph H. H. Weiler (eds), <i>Change and Stability in International Law-Making</i> , Berlin and New York: Walter de Gruyter, pp. 1–4.	II	18
1988	Thomas M. Franck	Towards relative normativity in international law?	<i>American Journal of International Law</i> 77: 413–442.	I	7
1988	Eduardo Jiménez de Aréchaga	The challenge of soft law: development and change in international law	<i>International & Comparative Law Quarterly</i> II 38: 850–866.	II	19
1989	Prosper Weil	The environment, community and international law	<i>Harvard International Law Journal</i> 30: 393–420.	IV	49
1989	Christine Chinkin				
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1990	Marti Koskenniemi	The politics of international law	<i>European Journal of International Law</i> 1: 4–32.	I	2
1990	Adam Roberts	Prolonged military occupation: the Israeli-occupied territories since 1967	<i>American Journal of International Law</i> 84: 44–103.	V	70
1991	Hilary Charlesworth, Christine Chinkin and Shelley Wright	Feminist approaches to international law	<i>American Journal of International Law</i> 85(): VI 613–645.	VI	82
1991	M. Cherif Bassiouni	The time has come for an International Criminal Court	<i>Indiana International and Comparative Law Review</i> 1: 1–43.	V	80
1991	Joseph Weiler	The transformation of Europe	<i>Yale Law Journal</i> 100: 2403–2483.	IV	51
1992	Theodor Meron	Shakespeare's Henry the Fifth and the law of war	<i>American Journal of International Law</i> 86 : 1–45.	VI	85
1993	Christian Tomuschat	Self-determination in a post-colonial world	C. Tomuschat (ed.), <i>Modern Law of Self-Determination</i> , The Hague: Martinus Nijhoff Publishers, pp. 1–20.	II	27
1994	Yoram Dinstein	The distinctions between war crimes and crimes against peace	<i>Israel Year Book on Human Rights</i> 24: 1–17.	V	75
1994	Chris Jochnick and Roger Normand	The legitimization of violence: a critical history of the laws of war	<i>Harvard International Law Journal</i> 35: 49–95.	V	74
1994	Bruno Simma	From bilateralism to community interest in international law	<i>Recueil des Cours</i> 250: 229–389.	I	9
1995	Anthony Cartwright	Interwar German theories of international law: the psychoanalytical and phenomenological perspectives of Hans Kelsen and Carl Schmitt	<i>Cardozo Law Review</i> 16: 1235–1292.	VI	89
1996	Jose Alvarez	Nuremberg revisited: the <i>Tadic</i> case	<i>European Journal of International Law</i> 7:2: 245–264.	V	76
1996	Harold Hongju Koh	Transnational legal process: the 1994 Roscoe Pound Lecture	<i>Nebraska Law Review</i> 75: 181–207.	II	15

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1996	Bernard H. Oxman	The rule of law and the United Nations Convention on the Law of the Sea	<i>European Journal of International Law</i> 7:	IV	46
1996	Gerry J. Simpson	The diffusion of sovereignty: self-determination in the post-colonial age	<i>Stanford Journal of International Law</i> 32:	II	26
1997	Martti Koskenniemi	Faith, identity, and the killing of the innocent: international lawyers and nuclear weapons	<i>Leiden Journal of International Law</i> 10:	V	81
1998	Georges Abi-Saab	Whither the international community?	<i>European Journal of International Law</i> 9:2:	I	10
1998	Andrew T. Guzman	Why LDCs sign treaties that hurt them: explaining the popularity of bilateral investment treaties	<i>Virginia Journal of International Law</i> 38:	IV	53
1998	Benedict Kingsbury	Sovereignty and inequality	<i>European Journal of International Law</i> 9:	II	25
1998	Detlev F. Vagts	The traditional legal concept of neutrality in a changing environment	<i>American University International Law Review</i> 14: 83–102.		
1999	Antony Anghie	Finding the peripheries: sovereignty and colonialism in nineteenth-century international law	<i>Harvard International Law Journal</i> 40: 1–80.	I	5
1999	Jonathan I. Charney	The impact on the international legal system of the growth of international courts and tribunals	<i>New York University Journal of International Law & Politics</i> 31: 697–708.	III	35
1999	Jeffrey L. Dunoff and Joel P. Trachtman	Economic analysis of international law	<i>Yale Journal of International Law</i> 24: 1–59.	VI	83
1999	Jack L. Goldsmith and Eric A. Posner	A theory of customary international law	<i>University of Chicago Law Review</i> 66:	VI	84
2000	Wilhelm G. Grewe	Introduction	1113–1117.		
2000	Robert O. Keohane, Andrew Moravcsik, and Anne-Marie Slaughter	Legalized dispute resolution: interstate and transnational	<i>The Epochs of International Law</i> (trans. Michael Byers), Berlin and New York: Walter de Gruyter, pp. 1–33.	III	34
			<i>International Organization</i> 54:3: 457–488.		

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2000	Susan Marks	International law, democracy and the end of history	G. Fox and B. Roth (eds), <i>Democratic Governance and International Law</i> , Cambridge: Cambridge University Press, pp. 532–566.	III	40
2000	Alain Pellet	Brief remarks on the unilateral use of force	<i>European Journal of International Law</i> 11(2): 385–392.	V	67
2001	Antonio Cassese	Terrorism is also disrupting some crucial legal categories of international law	<i>European Journal of International Law</i> 12: 993–1001.	V	71
2001	James Crawford	Introduction	<i>The International Law Commission's Articles</i> III on State Responsibility: <i>Introduction, Text and Commentaries</i> , Cambridge: Cambridge University Press, pp. 1–60	III	37
2001	Eric Stein	International integration and democracy: no love at first sight	<i>American Journal of International Law</i> 95: 489–534.	III	39
2002	Robert Howse	From politics to technocracy: and back again: the fate of the multilateral trading regime	<i>American Journal of International Law</i> 96: 94–117.	IV	52
2002	Bruno Simma	Introduction	<i>The Charter of the United Nations: A Commentary</i> , 2nd edition, Oxford: Oxford University Press, pp. 1–32.	IV	44
2003	Mattias Kumm	International law in national courts: the international rule of law and the limits of the internationalist model	<i>Virginia Journal of International Law</i> 44: 19–32.	III	29
2004	Dapo Akande	International law immunities and the International Criminal Court	<i>American Journal of International Law</i> 98: 407–433.	IV	61
2004	Philip Alston	'Core labour standards' and the transformation of the international labour rights regime	<i>European Journal of International Law</i> 15(3): IV 457–521.	IV	54

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2004	Anne-Marie Slaughter	Disaggregated sovereignty: towards the public <i>Government & Opposition</i> 39: 159–190.	III	43	
2004	Joseph Weiler	The geology of international law: governance, <i>Heidelberg Journal of International Law</i> 64: 1 12			
2005	Benedict Kingsbury, Nico Krisch and Richard B. Stewart	democracy and legitimacy The emergence of global administrative law <i>Law & Contemporary Problems</i> 68: 15–61.	I	11	
2005	Jan Klabbers	the concept of legal personality <i>Ius Gentium</i> 11: 35–66.	II	21	
2005	Brian A. Langille	Core labour rights: the true story (reply to Alston) <i>European Journal of International Law</i> 16:3: 409–437.	IV	55	
2006	Ari Aflalo and Dennis Patterson	Statecraft, trade and the order of states Tal Becker	<i>Chicago Journal of International Law</i> 6: 725–739. <i>Terrorism and the State: Rethinking the Rules of State Responsibility</i> , Portland: Hart, : 1–6.	IV	45
2006	Shabtai Rosenne	Introduction Introduction	<i>The Law and Practice of the International Court of Justice, 1920–2005</i> 1: 1–42. <i>Victoria University Wellington Law Review</i> 38: 363–380.	III	32
2007	Jacqueline Peel	International law and the legitimate determination of risk: is democratising expertise the answer?	<i>American Journal of International Law</i> 102: 241–273.	IV	56
2008	Eyal Benvenisti	Reclaiming democracy: the strategic uses of foreign and international law by national courts	<i>European Journal of International Law</i> 19:5: 925–930.	III	30
2008	Mary Anne Glendon	Justice and human rights: reflections on the address of Pope Benedict to the UN	<i>European Journal of International Law</i> 19:5: 891–939.	IV	60
2008	Moshe Hirsch	The sociology of international economic law: invitation to study international rules in their social context	<i>European Journal of International Law</i> 19:2: VI	94	
2008	His Holiness Benedictus XVI Joseph Ratzinger	Address to the United Nations General Assembly of 18 April 2008	<i>European Journal of International Law</i> 19:5. IV	59	

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2008	Armin von Bogdandy and Sergio Dellavalle	Universalism and particularism as paradigms of international law	Benedict Kingsbury, Philip Alston, J. H. H. Weiler (eds), <i>International Law and Justice Working Papers</i> 2008/3, New York University School of Law, New York, pp. 1–60.	III	42
2009	Alan Tzvika Nissel	Equality or equivalence: a very brief survey of Lex Talionis as a concept of justice in the Bible	Barry Wimpfheimer (ed.), <i>Wisdom of Batsheva: Essays in Memory of Dr. Beth Samuels</i> , Ktav, pp. 111–145.	VI	91

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