



Mitteilungen der Gesellschaft

November 2019

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I. Vorträge

„Rechte, Pflichten und Verantwortung in der post-humanistischen Konstellation“ von Prof. Dr. Anne Peters, LL.M. (Harvard), Goethe-Universität Frankfurt am Main, Campus Westend, Hörsaalzentrum, HZ3, 4. und 5. November 2019, 18.15

Rechte der Tiere und der Natur (am 4. November 2019)

Pflichten, Verantwortung und künstliche Intelligenz (am 5. November 2019)

Die Grenzen zwischen Tier, Mensch und Maschine verschwimmen zunehmend. Auch der Vorrang des Menschen, der im Begriff ist, den Planeten zu zerstören, wird hinterfragt. Ist es in dieser Konstellation sinnvoll und geboten, Tieren, Bergen, Flüssen und Wäldern Rechte zuzusprechen, wie Gerichte in Lateinamerika und Indien es tun? Was sind die praktischen Konsequenzen für unseren Umgang mit der Natur und mit Tieren, insbesondere jenen, die wir milliardenfach ausbeuten und töten? Sollten wir auf der anderen Seite, intelligenten Maschinen Rechtspflichten auferlegen? Könnte sich eine unbemannte Drohne selbst strafbar machen, wenn sie das humanitäre Völkerrecht verletzt? Müssen wir eine neue Rechtsgemeinschaft gründen, in der Menschen, Tiere und Cyborgs Platz haben?

Prof. Dr. iur. Anne Peters, LL.M. (Harvard) ist Direktorin am Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht in Heidelberg, Titularprofessorin an der Universität Basel, Honorarprofessorin an der Universität Heidelberg und der FU Berlin sowie William W. Cook Global Law Professor an der Michigan Law School. Ihre Forschungsschwerpunkte sind Völkerrecht, insbesondere seine Konstitutionalisierung und Geschichte, globales Tierrecht, global governance sowie der Status des Menschen im Völkerrecht.

„Law and Politics in the UN Climate Regime: A Preview of the Santiago Climate Conference“, Prof. Dr. Daniel Bodansky (Arizona State University), Lauterpacht Centre for International Law, 7. November 2019, 17.00-19.00

Lecture summary

Professor Daniel Bodansky will speak about ‘Law and Politics in the UN Climate Regime: A Preview of the Santiago Climate Conference.’ Followed by a Q&A. Is implementation of the Paris Agreement on track? What are the Agreement’s prospects for success? The talk will review developments in the international climate change regime, including the recently concluded UN Climate Change Summit, analyze the state of play in the UNFCCC regime, and preview the upcoming conference of the parties (COP25) in Santiago in December.

Daniel Bodansky

Professor Daniel Bodansky is Regents’ Professor at Arizona State University’s Sandra Day O’Connor College of Law. He served as Climate Change Coordinator at the U.S. State Department from 1999-2001. His book, *The Art and Craft of International Environmental Law*, received the 2011 Sprout Award from the International Studies Association as the best book that year in the field of international environmental studies. His latest book, *International Climate Change Law*, co-authored with Jutta Brunnée and Lavanya Rajamani, was published by Oxford University Press in June 2017, and received the 2018 Certificate of

Merit from the American Society of International Law as the best book in a specialized area of international law published the previous year. He is a member of the Council on Foreign Relations and a graduate of Harvard (A.B.), Cambridge (M.Phil.) and Yale (J.D.).

More Information here:

<https://www.lcil.cam.ac.uk/press/events/2019/11/evening-lecture-law-and-politics-un-climate-regime-preview-santiago-climate-conference-professor>

Vortrag: „Transnational illiberal spaces and international law”, Prof. Dr. Larissa van den Herik (Leiden Law School), Lauterpacht Centre for International Law, 8. November 2019, 13.00-14.30

Lecture summary

States and other political communities have engaged in extraterritorial (or extra-communal) violent acts to reign over their people abroad since the Greeks started the Trojan wars to recapture Helena and probably, of course, even before those times. Instead of engaging in war against host states, contemporary authoritarian practices are more targeted. They take place in what David Lewis has termed “transnational illiberal spaces”; spaces occupied by diasporic and exiled communities. In these spaces, offshore repression directly zooms in on expatriate dissidents. In her research on extraterritorial authoritarian practices, Marlies Glasius charts the exercise of state power beyond territory, including (digital) spying and retaliation or threats thereof against family members at home, abduction and other illegal means to secure forceful return to the homeland, or, most violently, extraterritorial assassinations. While the Trotski liquidation and the Letelier bombing evince the omnipresence of examples of the latter throughout history, recent cases of attempted or successful assassination with alleged foreign state involvement, including Litvinenko, Skripal, and Khasjoggi seem to illustrate that the practice is becoming more pervasive, or at least, less clandestine. This lecture signals how international law may, inadvertently but structurally, facilitate extraterritorial repressive practices, for instance through consular and diplomatic immunity law as well as mutual legal assistance and extradition arrangements.

Larissa van den Herik

Larissa van den Herik is Vice Dean of Leiden Law School and Professor of International Law at the Grotius Centre for International Legal Studies. She is currently involved in a book project with Frédéric Mégret for CUP on Aliens, Diasporas and International Law. On this topic, also see: <https://esil-sedi.eu/esil-reflection-diasporas-and-international-law/>

More information here:

<https://www.lcil.cam.ac.uk/press/events/2019/11/lcil-friday-lecture-transnational-illiberal-spaces-and-international-law-professor-larissa-van-den>

„Einwanderungsland Österreich – demographische Entwicklung und politische Steuerung“, Prof. Heinz Fassmann (Universität Wien), Universität Innsbruck, Innrain 52, A-6020 Innsbruck, 13. November 2019, 15.00-17.00

Vortrag im Rahmen der Vorlesungsreihe WS 2019/2020 „Migration and Asylum Policies Systems“ (EU-Projekt M.A.P.S., Prof. Peter Hilpold). Der Vortrag findet statt im UNO-Saal, 1. Stock, Zi 1119.

Kontakt: Peter.Hilpold@uibk.ac.at, Tel.: 0043-512-507-80203

„Die Klimakrise als Politikkrise – Perspektiven für den Klimaschutz auf nationaler und europäischer Ebene“, Prof. Dr. Uwe Leprich (HTW Saarland), Universität Saarland, Filmhaus Saarbrücken, 13. November 2019, 18.30-20.00

Am Mittwoch, 13. November, spricht Prof. Uwe Leprich von der Hochschule für Technik und Wirtschaft des Saarlandes über "Die Klimakrise als Politikkrise - Perspektiven für den Klimaschutz auf nationaler und europäischer Ebene". Der Vortrag beginnt um 18.30 Uhr im Saarbrücker Filmhaus. Der Eintritt ist frei.

Seit 10 Jahren sind in Deutschland die Treibhausgasemissionen nicht mehr gesunken, und die aktuelle Bundesregierung scheint nicht die Kraft zu haben, daran etwas zu ändern. Der Vortrag beleuchtet sowohl die notwendigen technischen als auch die gesetzlichen und instrumentellen Maßnahmen, die geeignet wären, die nationalen Klimaziele zu erreichen und Deutschland wieder zu einem ernsthaften Akteur in der internationalen Klimaschutzpolitik zu machen. Anregungen dafür finden sich unter anderem in den Staaten, die Deutschland in der Rolle eines Vorreiters längst abgelöst haben.

Im Rahmen der Vortragsreihe kommen in insgesamt acht Vorträgen unter anderem klimapolitische, gesetzliche und technische Maßnahmen auf nationaler und internationaler Ebene zur Sprache, zudem werden die neuesten Daten zur globalen Erwärmung sowie die besonders gravierende Entwicklung im arktischen Raum vorgestellt. Weitere Themen sind Dieselfahrverbote und die Minimierung von Kohlendioxid-Emissionen in der Stahlindustrie. Zudem wird erläutert, welche Auswirkungen Plastikmüll auf das Meer als wichtigstem Klimaregulator hat, und welche philosophischen Dimensionen sich aus dem Thema ergeben.

Die Vorträge finden an wechselnden Wochentagen, jeweils um 18.30 Uhr, statt. Sie dauern etwa 45 Minuten, im Anschluss findet eine Diskussion statt. Veranstaltungsort: Filmhaus Saarbrücken, Mainzer Straße 8

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Mehr Informationen hier: <https://www.uni-saarland.de/nc/universitaet/aktuell/artikel/nr/30621.html>

„Les autorités de contrôle face à la lutte contre le terrorisme en France, en Allemagne et au Royaume-Uni“, Prof. Dr. Catherine Haguenau-Moizard (Université de Strasbourg), Universität de Strasbourg, Faculté de Droit de Strasbourg, 14. - 15. November 2019

Mit Unterstützung des Centre International d'Etude et de Recherche sur l'Allemagne (CIERA) wird am 14./15. November 2019 in Strasbourg ein internationales rechtswissenschaftliches Kolloquium zum Thema "Les autorités de contrôle face à la lutte contre le terrorisme en France, en Allemagne et au Royaume-Uni" stattfinden. Wissenschaftliche Leitung: - Catherine Haguenau-Moizard, Professeur de droit public à l'Université de Strasbourg, CEIE - Matthias Jestaedt, Professeur de droit public à l'Université de Fribourg en Brisgau - Olivier Cahn, Professeur de droit pénal, Université de Tours Nähtere Angaben zum Programm finden sich unter der genannten Webadresse. Die Tagung ist öffentlich, der Eintritt ist frei.

Mehr Informationen hier:

<https://www.uni-freiburg.de/universitaet/veranstaltungskalender/573>

„Max Planck Cambridge Preis für Völkerrecht – Preisverleihung“, Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht, Heidelberg, 15. November 2019, 16.00

Mit dem großzügigen Beitrag der Fördernden Mitglieder im Rahmen des Jahresspendenprojekts 2018 hat die Max-Planck-Gesellschaft den Max Planck-Cambridge-Preis für Völkerrecht eingeführt. Es handelt sich um einen Wissenschaftspreis, der die Relevanz völkerrechtlicher Grundlagenforschung in einer unübersichtlichen Phase der Rekonfiguration globaler Ordnung hervorhebt. Mit dem Preis soll eine herausragende etablierte "mid-career"-Gelehrtenpersönlichkeit ausgezeichnet werden, deren bahnbrechende Beiträge zum Völkerrecht bereits die Disziplin bereichert haben und auch für die Zukunft ebensolche Weiterentwicklungen versprechen. Der Preis zielt darauf ab, die Forschung des/der Preisträgers/in besser sichtbar zu machen und seine/ihre zukünftige Arbeit zu unterstützen. Jungen Forscherinnen und Forschern soll der/die Preisträger/in Vorbild für akademische Exzellenz sein.

Der MaxCamPIL wird gemeinsam vom Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht (MPIL) in Heidelberg und dem Lauterpacht Centre for International Law (LCIL) an der Universität Cambridge vergeben. An beiden beteiligten Institutionen wird internationales Recht in globaler Perspektive erforscht, sie sind etablierte Fixpunkte im weltweiten Koordinatensystem der Disziplin und ziehen eine große Zahl hochqualifizierter Gastwissenschaftlerinnen und Gastwissenschaftler an.

Die erste Preisverleihung 2019 an den Preisträger Nico Krisch findet am 15. November 2019 in Heidelberg statt und ist mit einer Laudatio durch einen Vertreter des Lauterpacht Centres und einem Interview mit dem Preisträgers verbunden.

Für die Teilnahme an der Zeremonie melden Sie sich bitte baldmöglichst unter coordination@mpil.de an.

Weitere Informationen [hier](#).

„Legal Humanitarianism: the Restorative Turn in International Criminal Law“, Dr. Sara Kendall (University of Kent), Lauterpacht Centre for International Law, 15. November 2019, 13.00-14.30

Lecture summary
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Sara Kendall

Dr Sara Kendall is Senior Lecturer in International Law; Co-Director of Research, Kent Law School; Co-Director, Centre for Critical International Law and LLM Pathway Director, International Law with International Relations at the University of Kent Law School.

Sara studies the discursive forms and material practices of international law and global governance. She earned her interdisciplinary doctorate from the University of California at Berkeley, where she specialised in international law and human rights, jurisprudence and social thought, and political theory. Her doctoral work considered issues of jurisdiction at the Special Court for Sierra Leone, which was based upon a year of trial observation through Berkeley's War Crimes Studies Center court monitoring project in Freetown. Prior to her appointment at Kent, she worked as a researcher in the Department of Public International Law at Leiden University, where she studied the effects of International Criminal Court interventions in Kenya and Uganda. She also taught postgraduate courses in international relations at the University of Amsterdam's department of Political Science. In a past life she worked for an attorney specialising in police misconduct and prison litigation in Oakland, California.

More Information here:

<https://www.lcil.cam.ac.uk/press/events/2019/11/lcil-friday-lecture-legal-humanitarianism-restorative-turn-international-criminal-law-dr-sara>

Präsentation der Studienausgabe von Hans Kelsens „Allgemeiner Staatslehre“ (Hans Kelsen-Institut und die Hans-Kelsen-Forschungsstelle), Verfassungsgerichtshof Veranstaltungszentrum, 5. Stock, Freyung 8, 1010 Wien, 20. November 2019, 18.00 -19.30 Uhr (anmeldepflichtig)

Das Hans Kelsen-Institut und die Hans-Kelsen-Forschungsstelle laden am 20. November 2019, 18.00 Uhr, in den Verfassungsgerichtshof Veranstaltungszentrum, 5. Stock, Freyung 8, 1010 Wien zur Präsentation der Studienausgabe von Hans Kelsens „Allgemeiner Staatslehre“ ein.

Programm

18.00 Vizepräsident Univ.-Prof. Dr. Dr. Christoph Grabenwarter: Begrüßung

18.15 Bundesminister für Verfassung, Deregulierung, Reform und Justiz & Univ.-Prof. Dr. Clemens Jabloner, Geschäftsführer des Hans Kelsen-Instituts: Eröffnungsworte

18.25 Univ.-Prof. Dr. Thomas Olechowski, Geschäftsführer des Hans Kelsen-Instituts: Hans Kelsen als Universitätslehrer

18.45 Rodrigo Garcia Cadore, Hans-Kelsen-Forschungsstelle, Freiburg i.Br. „Ein Kreis von theoretisch Gleichgesinnten“: Die Jungösterreichische Schule als Denkkollektiv

19.05 Prof. Dr. Matthias Jestaedt, Hans-Kelsen-Forschungsstelle, Freiburg i.Br.: Die Wiener Reine Rechtslehre

19.25 MMag. Barbara Raimann, Verlagsleiterin, Verlag Österreich, Wien: Grußwort des Verlags

19.30 Daniela Taudt, Programmleitung Rechtswissenschaft, Verlag Mohr Siebeck,

Tübingen: Grußwort des Verlags

Anschließend wird zu einem Empfang gebeten.

Wir bitten um verbindliche Anmeldung bis einschließlich 4. November 2019 unter:
rechtstheorie@jura.uni-freiburg.de

70 Jahre Genfer Konventionen, Akademische Festveranstaltung, 21. November 2019, European Legal Studies Institute, Universität Osnabrück

Der Landeskonventionsbeauftragte des Deutschen Roten Kreuzes, LV Niedersachsen, und das European Legal Studies Institute der Universität Osnabrück laden ein zu einer akademischen Festveranstaltung

»70 JAHRE GENFER KONVENTIONEN«

am 21. November 2019 um 17 Uhr

im European Legal Studies Institute der Universität Osnabrück
Süsterstr. 28, Raum 44/E03 · 49074 Osnabrück

Fachbereich Rechtswissenschaften European Legal Studies Institute www.elsi.uni-osnabrueck.de/startseite.html

Um Anmeldung per E-Mail an ls-doerr@uos.de wird gebeten bis zum **12. November 2019**.

Programm:

Begrüßung

Prof. Dr. Oliver Dörr, LL.M., Landeskonventionsbeauftragter
Die Genfer Konventionen in der Arbeit des Roten Kreuzes

Dr. Heike Spieker, Teamleiterin Internationales Recht und internationale politische Beziehungen, DRK-Generalsekretariat

Die Genfer Konventionen – Entstehungsbedingungen und gegenwärtige Herausforderungen

Prof. Dr. Christian Walter, Ludwig Maximilians-Universität München

Diskussion

Empfang

„Twenty Years Later: How has International Law evolved as a Legal Order“, Prof. Dr. Pierre-Marie Dupuy (Université Panthéon-Assas [Paris 2]), Lauterpacht Centre for International Law, 22. November 2019, 13.00-14.30

Lecture summary

In 2000, Professor Dupuy delivered the General Course of International Law at the Hague Academy of International Law in The Hague, under the title *L'Unité de l'ordre juridique international*; it is an argumented criticism of the theory of the so called «fragmentation» of international law. Pierre-Marie Dupuy developed in this course, published in 2003 (Vol. 297) his theory on the dialectic tension between two grounds of unity of the international legal order: on the one hand the formal one, based on the technical forms and procedures of law, directly connected with the Hart's theory of law as developed in *The Concept of Law*; on the other hand, the substantial unity, a hierarchical one, based not any more on the forms, which are neutral in essence, but on the very content of some peremptory norms of international law (*jus cogens*); this substantial unity entails a number of rather easily identifiable rules including in particular some fundamental principles of human rights law; but, as demonstrated by the international case law, substantial unity also includes a few «fundamental» rights of the State, to speak like the ICI in one of its advisory opinions (*Legality of the Threat or Use of Nuclear Weapons*, 1996) and this constitutes a supplementary factor of inherent tension. Two competing principles of unity, formal and substantial or material) for the same legal order are not necessarily the best means for ensuring the persistence and overall stability of the whole system! One would have probably been more efficient. But so it is (or was since the sixties) because of the common will of the States composing what is called «the international community of states as a whole» (Art. 51 VCLT), a term which is to be taken not as a mere description of political reality but as the recourse to what is called in legal technics «a legal fiction» (*fiction juridique*). In his general course, far from predicting the final supremacy of one of these grounds of unity over the other, the two of them being at the same time competing and complementary, the author privileged an open ended conclusion which is far from an Hegelian synthesis; rather, it is indicative of the impossibility of drastically forecasting the overall evolution of the whole international legal system; this is because international law is not only an abstract (and formal) combination of primary and secondary rules; it is also directly conditioned by a number of structural and/or contextual sociopolitical elements which are in constant evolution (a reason why the classical positivist doctrine does not want to take them into account). Whatever the case may be, the tension between the two sources of unity of the international legal order is at the very core of the inherent dynamic of this order. Almost twenty years after the delivery of this course, it seems interesting to review and reconsider this theory of the two kinds of unity of the international legal order (formal and substantial) in particular at a time when an increasing number of «populist» leaders very much seem to ignore, or voluntarily deny the validity of some of the key substantial principles on which the international legal system was re-founded within and around the United Nations in 1945; is, in this respect, the future of international law as a legal order more predictable than before or not? And, if yes, in which direction?

Pierre-Marie Dupuy

Pierre-Marie Dupuy is Emeritus professor at the University of Paris (Panthéon-Assas). After having been visiting professor in several universities including Ann Arbor (Michigan

University) PM, Dupuy was on leave from Paris between 2000 and late 2012 for being successively professor at the European University Institute in Florence and at the Graduate Institute for International and Development Studies in Geneva. Professor Dupuy is one of the founders of the European Journal of International Law. He has led a double career of scholar and practitioner and has written in almost every field of international law including the general theory of international law, human rights law, the law of the international protection of the environment and international investment law. He is the author of a renowned textbook of international law, *Précis de droit international public*, Dalloz (1000 pages) which is now in its 14th edition (2018). As a practitioner, he was involved in more than 20 cases before the International Court of Justice. He is an active international arbitrator (ICSID, PCA, LCIA) and was President of the Abyei Arbitration Tribunal (Award in July 2009). Professor Dupuy is fluent in five languages, was awarded the 2015 ASIL Manley Hudson Medal and is a member of the IDI (Institut de droit international).

More Information here:

<https://www.lcil.cam.ac.uk/press/events/2019/11/lcil-friday-lecture-twenty-years-later-how-has-international-law-evolved-legal-order-pierre-marie>

From Galizia to Alhatloul and Kashoggi: Press Freedom in Crisis in Europe and the Arab World, Institute for the International Law of Peace and Armed Conflict, Forum of the Hertie School of Governance (Friedrichstraße 180, 10117 Berlin), 27 November 2019, 17.00-19.00

The Institute for the International Law of Peace and Armed Conflict (IFHV) at Ruhr University Bochum (Germany), funded through a research project of the German Ministry of Education (BMBF) and the Arab-German Young Academy of Sciences and Humanities (AGYA), organizes a panel discussion, as part of a larger research project on the ongoing crisis of freedom of speech and press and the related dangers for journalists and activists in the EU and Arab world.

While freedom of speech has traditionally been one of the stronger and more reliable joint beliefs and traditions that many cultures firmly had in common, this freedom is increasingly undermined by political and social restraints. This is not only true for Arab countries, but also for many European countries. Due to the ongoing repressions of the freedom of speech and press, the increase of hate speech in social media and the inflammatory use of the label „fake news“, the once held consensus in the universal value of freedom of speech and opinion is eroding – both in the West as well as in Arab States.

The Panel discussion aims to bring different disciplinary approaches as well as theoretical and practical viewpoints into conversation with each other, drawing attention to the multidimensional aspects of the current crisis of freedom of speech and press. Participants will consist of prolific journalists, politicians, and academic experts and are leading the panel discussion, which is also open to the public to stimulate reflection and debate on the topic.

Confirmed speakers are:

Hatice Cengiz (fiancé of the murdered journalist Jamal Kashoggi)

Matthew Caruana Galizia (son of the murdered Maltese journalist Daphne Caruana Galizia)

Lina Alhathloul (exiled human rights activist from Saudi Arabia)

Katja Gloger (prized journalist and board director for the German section of “Reporter ohne Grenzen e.V.”)

Frank Plasberg (one of Germany’s leading TV journalists)

The conference is free of charge for interested participants. For further information or any other question, please contact Prof. Pierre Thielbörger (main organizer) at: pierre.thielboerger@rub.de or suppress-ifhv@rub.de

„The corporation and law in the making of global capitalism”, Dr. Grietje Baars (University of London), Lauterpacht Centre for International Law, 28 November 2019, 17.00-18.30

Lecture summary

Legal Histories Beyond the State Seminar (LHBS) lecture summary: Dr Baars will draw on their recent book, *The Corporation, Law and Capitalism*, which offers a radical Marxist perspective on the role of law in the global political economy. Closing a major gap in historical-materialist scholarship, the book demonstrates how the corporation, capitalism’s main engine from city-state and colonial times to the present multinational, is a masterpiece of legal technology. The symbiosis between law and capital becomes acutely apparent in the question of ‘corporate accountability’. Baars provides a detailed analysis of corporate human rights and war crimes trials, from the Nuremberg industrialists’ trials to current efforts. They show that precisely because of law’s relationship to capital, law cannot prevent or remedy the ‘externalities’ produced by corporate capitalism. This realisation will generate the space required to formulate a different answer to ‘the question of the corporation’, and to global corporate capitalism more broadly, outside of the law.

Grietje Baars

Dr Grietje Baars is a Senior Lecture at the City Law School, University of London.

More Information here:

<https://www.lcil.cam.ac.uk/press/events/2019/11/lhbs-seminar-corporation-and-law-making-global-capitalism-dr-grietje-baars-city-law-school>

„Reforming the International Criminal Court”, Dr. Douglas Guilfoyle (University of New South Wales), Lauterpacht Centre for International Law, 29. November 2019, 13.00-14.30

Lecture summary

Over the last two years the court has faced a series of unprecedented challenges. We have seen a run of acquittals, case collapses, and greater and lesser scandals involving judges and the Office of the Prosecutor. While the Court has been buoyed by a number of significant convictions of rebellion leaders, momentum for an inquiry into the Court’s functioning and

serious reform is gathering in the Assembly of States Parties. How has it come to this and what are the options going forward?

Douglas Guilfoyle

Dr Douglas Guilfoyle is Associate Professor of International and Security Law and a Department of Foreign Affairs and Trade Visiting Legal Fellow (2019-2020). He publishes largely in the fields of law of the sea and maritime operations, international and transnational criminal law and history of international law. His publications include *Shipping Interdiction and the Law of the Sea* (Cambridge University Press 2009) and numerous articles and chapters on maritime security, Somali piracy, naval warfare, and the South China Sea dispute.

More Information here:

<https://www.lcil.cam.ac.uk/press/events/2019/11/lcil-friday-lecture-reforming-international-criminal-court-dr-douglas-guilfoyle-unsw>

„Migrationssteuerung im europäischen Mehrebenensystem“, Prof. Stephan Breitenmoser (Universität Basel), Universität Innsbruck, Innrain 52, A-6020 Innsbruck, 2. Dezember 2019, 11.00-13.00

Vortrag im Rahmen der Vorlesungsreihe WS 2019/2020 „Migration and Asylum Policies Systems“ (EU-Projekt M.A.P.S., Prof. Peter Hilpold). Der Vortrag findet statt im HS A.

Kontakt: Peter.Hilpold@uibk.ac.at, Tel.: 0043-512-507-80203

„Die Bundesagentur für Betreuungs- und Unterstützungsleistungen – zur Verstaatlichung zivilgesellschaftlichen Engagements“, Prof. Bernd-Christian Funk (Universität Wien), Universität Innsbruck, Innrain 52, A-6020 Innsbruck, 4. Dezember 2019, 15.00-17.00

Vortrag im Rahmen der Vorlesungsreihe WS 2019/2020 „Migration and Asylum Policies Systems“ (EU-Projekt M.A.P.S., Prof. Peters Hilpold). Er findet statt im UNO-Saal, 1. Stock, Zi 1119.

Kontakt: Peter.Hilpold@uibk.ac.at, Tel.: 0043-512-507-80203

Progressive Development of International Environmental law: Legislate or Litigate?, Walther-Schücking-Institut für Internationales Recht an der Christian-Albrechts-Universität zu Kiel, Donnerstag, 5. Dezember 2019, 16.00-18.00

Um das Vermächtnis seines früheren Direktors zu würdigen, lädt das Walther-Schücking-Institut jedes Jahr renommierte Völkerrechtler*innen zu einem Vortrag im Geiste Walther Schückings ein, der als Wissenschaftler, Politiker und Richter für den Gedanken von Frieden durch Recht und internationale Zusammenarbeit eintrat.

Den Vortrag wird in diesem Jahr Professor Alan Boyle halten, der vor allem für seine Forschung auf dem Gebiet des Umweltvölkerrechts, der friedlichen Streitbeilegung und zur

internationalen Rechtsetzung weltweite Anerkennung genießt. Seine Schücking Lecture verbindet diese drei Themenfelder und greift ebenso aktuelle wie drängende Fragen auf: Welche Chancen bestehen angesichts einer erkennbaren Zurückhaltung von Staaten derzeit, höhere Standards im Umwelt- und Klimaschutz international verbindlich zu vereinbaren? Kann strategische Prozessführung vor nationalen und internationalen Gerichten einen Weg aus der Stagnation des internationalen Umweltrechts weisen?

Vortrag und Aussprache finden in englischer Sprache statt.

Mehr Information hier:

<https://doc-0g-a4-apps-viewer.googleusercontent.com/viewer/secure/pdf/g41q4uruqsfvp14go6al1ls72doshqqr/h5u6blbqq7nn3lke5tv1dvcgkpsg9uve/1572538425000/gmail/02206351862362050935/ACFrOgD2uCb5kp MMi5oxM1eoJrr60gPFoWhrzZWIIp5nvItXsEoAH5I3nXKV Zlf80tHZMRd SgDzINmM02TtfFFK2j8di4RY4Eq-Dqojezts-E1xBZG9d-xBQCd94=?print=true&nonce=gfgetd7889bpa&user=02206351862362050935&hash=1ao6lp lasop2fkq0pv2aramtclnv067e>

„Einwanderungskontrolle aus demokratietheoretischer Sicht“ (11.00-13.00, SR40506, GEIWI, 5. Stock) und „Staatsbürgerschaftsregime – ein globaler Vergleich“ (14.30-16.30, HS E), Prof. Rainer Bauböck (European University Institute), Universität Innsbruck, Innrain 52, A-6020 Innsbruck, 6. Dezember 2019

Vorträge im Rahmen der Vorlesungsreihe WS 2019/2020 „Migration and Asylum Policies Systems“ (EU-Projekt M.A.P.S., Prof. Peter Hilpold). Räume siehe oben. Im Anschluss ist ein kleiner Umtrunk geplant.

Kontakt: Peter.Hilpold@uibk.ac.at, Tel.: 0043-512-507-80203

Interdisziplinäre Anschlussfähigkeit der (Völker-)Rechtswissenschaft - Ein Werkstattgespräch, (Prof. Dr. Ulrich Fastenrath, Institut für Völker- und Europarecht der TU Dresden), von-Gerber-Bau, Raum 013, 7. Dezember 2019 (anmeldepflichtig)

Das Zentrum für Internationale Studien der TU Dresden veranstaltet am 7.12.2019 ein Werkstattgespräch „Interdisziplinäre Anschlussfähigkeit der (Völker-)Rechtswissenschaft“. In der Rechtspraxis von Parlamenten, Regierungen und Verwaltungen ist die wissenschaftliche Beratung gang und gäbe. Rechtspolitik und Rechtsanwendung bauen wie selbstverständlich auf Erkenntnissen unterschiedlicher Disziplinen auf; Gerichte bedienen sich Sachverständiger zur Ermittlung von Sachverhalten. Die Zusammenarbeit der Rechtswissenschaft mit anderen Disziplinen ist hingegen in Deutschland traditionell – von Teilbereichen wie Rechtsgeschichte, Rechtssoziologie, Kriminologie, Rechtsphilosophie und -theorie, abgesehen – nur schwach ausgeprägt. In Forschungsverbünden sind Juristen selten und dann eher mit monodisziplinären Teilprojekten vertreten. Disziplinen übergreifende Veranstaltungen kommen kaum über die wechselseitige Information über Forschungsgestände und -methoden hinaus; sie sind eher multi- als interdisziplinär.

Da Auslegung sich nicht in einem methodengeleiteten Erkenntnisprozess erschöpft, sondern ihr stets ein gestalterisches, rechtsfortbildendes Element innewohnt, ist aber auch die juristische Dogmatik für andere Disziplinen anschlussfähig. Entsprechende Schnittstellen aufzudecken und umgekehrt auch nach der Anschlussfähigkeit anderer Disziplinen zu fragen, ist Ziel des Werkstattgesprächs.

Themen

Einführung: Prof. Dr. Ulrich Fastenrath, Seniorprofessur für Völkerrechts- und Staatstheorie, TU Dresden

Wo ist der Staat geblieben? Oder: Wie kommt der Staat zurück? Vom nationalen zum transnationalen Konstitutionalismus et vice versa: Prof. Dr. Hans Vorländer, Lehrstuhl für Politische Theorie und Ideengeschichte, TU Dresden

Ziel und Wirkungen der Anleihekaufprogramme der Europäischen Zentralbank: Prof. Dr. Stefan Eichler, Lehrstuhl für Internationale Monetäre Ökonomik, TU Dresden

Die Normativität wirtschaftlicher, sozialer und kultureller Rechte – Zwischen progressiver Entwicklung und subjektiven Rechten: Prof. Dr. Dominik Steiger, Lehrstuhl für Völkerrecht, Europarecht und Öffentliches Recht, TU Dresden

Möglichkeiten und Hemmnisse der Fortentwicklung von Menschenrechten: Prof. Dr. Anna Holzscheiter, Lehrstuhl für Internationale Politik, TU Dresden

Vom Recht im Zentrum der Internationalen Beziehungen: Dres. Thomas Groh, Franziska Knur, Constantin Köster, Sylvia Maus, Tina Roeder

Anmeldung: marion.hallof@tu-dresden.de

„Défendre la res publica (la chose publique). Les offenses au chef de l'Etat“, Prof. Dr. Olivier Beaud (Université Panthéon-Assas [Paris 2]), Karl-Ludwigs-Universität Freiburg, Haus zur Lieben Hand, 11. Dezember 2019, 18.00-20.00

La conférence propose une triple histoire : une histoire politique et constitutionnelle – l'histoire de la Présidence de la République de Mac-Mahon à nos jours – , une histoire des libertés publiques —illustrée par ce conflit récurrent entre l'obligation de respecter le chef de l'Etat et la liberté d'expression des écrivains et journalistes — et enfin une histoire de la justice qui révèle le lien de dépendance entre la magistrature et le pouvoir politique en France. Olivier Beaud est professeur des universités en droit public à l'Université Panthéon-Assas (Paris 2), spécialiste de droit constitutionnel. Ses recherches portent en particulier sur la théorie générale de l'Etat. Der Vortrag findet in französischer Sprache statt.

<https://www.uni-freiburg.de/universitaet/veranstaltungskalender/510>

Regional Human Rights System from a Comparative Perspective, European University Institute, Institute for International Law of Peace and Armed Conflict, 12 - 13 December 2019

The Institute for International Law of Peace and Armed Conflict (IFHV) at Ruhr University Bochum is delighted to announce the high-level conference on Regional Human Rights

Systems from a Comparative Perspective, taking place in Florence at the European University Institute on 12-13 December 2019.

The conference aims to bring together international human rights experts – both academics and practitioners – in order to identify the strengths and weaknesses of regional human rights systems, the challenges they are currently facing, and the best ways forward. The European, Inter-American, African and Arab human rights mechanisms will be each considered and discussed in five thematic panels. The panels concern different issues in focus, including the universality of human rights and the heterogeneity of political systems; new rights and new concepts in regional human rights jurisprudence; the threat that populism poses to these systems; the protection of vulnerable groups as well as the role that businesses and financial institutions play in regional human rights systems.

Altogether, the conference aims to make a significant contribution to the protection of human rights both globally and regionally.

Panel 1: Universality vs. Particularity

Panel 2: New Rights and New Concepts

Panel 3: Populism

Panel 4: Vulnerable Groups

Panel 5: Business and Finance

If you want to register for the event or of you have further questions, please contact:
pierre.thielboerger@rub.de

The conference is supported by the European Society of International Law (ESIL) and the Arab-German Young Academy of Sciences and Humanity (AGYA).

The conference is free of charge for interested participants, but requires previous registration under regionalhumanrights@rub.de

Further information and the program are available here: <https://esil-sedi.eu/esil-supported-conference-on-regional-human-rights-systems-from-a-comparative-perspective/>

Further information here:

<https://esil-sedi.eu/esil-supported-conference-on-regional-human-rights-systems-from-a-comparative-perspective/>

„Das ABC des Flüchtlingschutzes im Völker- und Europarecht“, Prof. Dr. Thomas Giegerich (Universität Saarland), Universität Saarland, Gebäude B2.1 des Europainstituts, 9. Januar 2020, 16.00-18.00

Mehr Informationen hier: <https://www.uni-saarland.de/nc/universitaet/aktuell/artikel/nr/21388.html>

II. Stellenausschreibungen

Eine Stelle als wissenschaftliche/r Mitarbeiter/in (50%), Juristische Fakultät der Heinrich-Heine-Universität Düsseldorf, Lehrstuhl für Deutsches und Ausländisches Öffentliches Recht, Völkerrecht und Europarecht, Professor Dr. Charlotte Kreuter-Kirchhof (Bewerbungsfrist: 4. November 2019)

An der Juristischen Fakultät der Heinrich-Heine-Universität Düsseldorf ist am Lehrstuhl für Deutsches und Ausländisches Öffentliches Recht, Völkerrecht und Europarecht (Professor Dr. Charlotte Kreuter-Kirchhof) zum nächstmöglichen Zeitpunkt die Stelle einer/eines wissenschaftlichen Mitarbeiters/-in (50%, EG13 TV-L) zu besetzen. Die Stelle ist zunächst befristet. Es besteht die Option einer Verlängerung.

Zu den Aufgaben gehört die Unterstützung der Lehrstuhlinhaberin in Forschung und Lehre auf den Gebieten des Staats- und Verwaltungsrechts, insbesondere des Energie- und Klimaschutzrechts, des Europarechts und des Völkerrechts. Es besteht die Gelegenheit zur Promotion.

Einstellungsvoraussetzung ist das Bestehen der Ersten Juristischen Prüfung mit mindestens der Note „vollbefriedigend“. Das Interesse an den Forschungsgebieten des Lehrstuhls sowie die Bereitschaft zur Übernahme einer Arbeitsgemeinschaft im Öffentlichen Recht werden vorausgesetzt.

Bewerbungen von Frauen sind ausdrücklich erwünscht. Frauen werden bei gleicher Eignung, Befähigung und fachlicher Leistung bevorzugt berücksichtigt, sofern nicht in der Person eines Mitbewerbers liegende Gründe überwiegen. Die Bewerbung geeigneter Schwerbehinderter und gleichgestellter behinderter Menschen im Sinne des SGB IX ist erwünscht.

Ihre Bewerbungsunterlagen (Motivationsschreiben, Lebenslauf, Zeugnisse einschließlich Abiturzeugnis, Zeugnis der ersten juristischen Prüfung bzw. Bescheinigung über die bisherigen schriftlichen Ergebnisse, Ergebnis der Schwerpunktbereichsprüfung; bitte in einem PDF-Dokument) richten Sie bitte bis zum 4. November 2019 in elektronischer Form an: LS.Kreuter-Kirchhof@hhu.de

Mehr Informationen hier:

<http://www.jura.hhu.de/service1/aktuelles/article/wissenschaftlicher-mitarbeiterin-am-lehrstuhl-fuer-deutsches-und-auslaendisches-oeffentliches-recht-6.html?cHash=d797f989484d3fb928859b16db069969>

One position as Head of Unit (AD9) Strategic and External Affairs (100%), Europol, Den Haag (Deadline: 5 November 2019)

MAIN DATES

Deadline for application: 05 November 2019, 23:59 Amsterdam Time Zone

Recruitment procedure: December 2019/January 2020

Starting date of employment: to be decided

APPLICATION PROCESS AND SELECTION PROCEDURE

Please refer to the EUROPOL RECRUITMENT GUIDELINES available on Europol's website www.europol.europa.eufor further details on the application process and the selection procedure.

CONTACT DETAILS

For further details on the application process please call +31 (0) 70 353 1146 or +31 (0) 70 302 5235

Further information here:

<https://www.europol.europa.eu/careers-procurement/vacancies/vacancy/384>

One position as Head of Unit (AD9) Organised Crime Networks (100 %), Europol, Den Haag (Deadline: 5 November 2019)

MAIN DATES

Deadline for application: 05 November 2019, 23:59 Amsterdam Time Zone

Recruitment procedure: December 2019/January 2020

Starting date of employment:to be decided

APPLICATION PROCESS AND SELECTION PROCEDURE

Please refer to the EUROPOL RECRUITMENT GUIDELINES available on Europol's website www.europol.europa.eufor further details on the application process and the selection procedure.

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Further Information here:

<https://www.europol.europa.eu/careers-procurement/vacancies/vacancy/384>

One position as University Assistant (prae doc), University of Vienna, Department of European, International and Comparative Law (Deadline: 6 November 2019)

The University of Vienna (20 faculties and centres, 178 fields of study, approx. 9.800 members of staff, about 90.000 students) seeks to fill the position from 01.12.2019 of a

University Assistant (prae doc)
at the Department of European, International and Comparative Law
to 30.06.2022.

Reference number: 10127

The section for international law and international relations is one of Europe's leading institutions dealing with core problems of international law. To support its team it is looking for a jurist who is interested in international law questions.

The position is vacant for the period of absence of a member of staff.

Extent of Employment: 30 hours/week

Job grading in accordance with collective bargaining agreement: §48 VwGr. B1 Grundstufe (praedoc) with relevant work experience determining the assignment to a particular salary grade.

Job Description:

Editing and drafting of legal texts - assisting in the publication of scholarly works - organisation of conferences, workshops and symposiums - coaching of Moot Court Teams - participation in teaching and independent teaching of courses as defined by the collective agreement - we expect the successful candidate to sign a doctoral thesis agreement within 12-18 months - participation in the "FÜM" (interdisciplinary introductory exam) - support of the section's diverse administrative tasks - support in evaluation measures

Profile:

Law degree (diploma or Magister), specialization in international law evidenced by examination results (transcript of records etc.), experience in the editing and drafting of legal texts in German as well as in English, organizational talent, high degree of pressure-resilience, and capacity to integrate into a team. Knowledge of university processes and structures may constitute an advantage.

Specialization in international law (especially in international Investment law) as well as in the university field can be assets; please hand in a letter of motivation, academic curriculum vitae, list of publications, evidence of teaching experience (if available), short doctoral project proposal and a final transcript of records

Research fields:

Law – International Law – MUST

Education

University – Legal Sciences – International Law – MUST

Languages

German – Very good knowledge – MUST

English – Very good knowledge - MUST

Applications including a letter of motivation (German or English) should be submitted via the Job Center to the University of Vienna (<http://jobcenter.univie.ac.at>) no later than 06.11.2019, mentioning reference number 10127.

For further information please contact Ortner, Scarlett +43-1-4277-35320.

The University pursues a non-discriminatory employment policy and values equal opportunities, as well as diversity (<http://diversity.univie.ac.at/>). The University lays special emphasis on increasing the number of women in senior and in academic positions. Given equal qualifications, preference will be given to female applicants.

Human Resources and Gender Equality of the University of Vienna

Reference number: 10127

E-Mail: jobcenter@univie.ac.at

Further information can be found here:

[https://univis.univie.ac.at/ausschreibungstellensuche/flow/bew_ausschreibung-flow? _flowExecutionKey=c9857B622-3103-2B35-A36F-3DD9092AEDA6_k1A0F802A-DE96-01AD-F18D-1442B664FA10&tid=75477.28](https://univis.univie.ac.at/ausschreibungstellensuche/flow/bew_ausschreibung-flow?_flowExecutionKey=c9857B622-3103-2B35-A36F-3DD9092AEDA6_k1A0F802A-DE96-01AD-F18D-1442B664FA10&tid=75477.28)

Wissenschaftliche*n Mitarbeiter*in (m/w/d) (Entgeltgruppe 13 TV-L, 50%), European Legal Studies Institute des Fachbereichs Rechtswissenschaften, Universität Osnabrück, 8. November 2019

Das European Legal Studies Institute des Fachbereichs Rechtswissenschaften sucht in der Abteilung „Europäisches Öffentliches Recht und Rechtsvergleichung“ (Prof. Dr. Oliver Dörr) zum 01.01.2020 eine*n

Wissenschaftliche*n Mitarbeiter*in (m/w/d) (Entgeltgruppe 13 TV-L, 50%)
für die Dauer von drei Jahren.

Ihre Aufgaben:

Mitarbeit in Forschungs- und Publikationsprojekten im Bereich des Völker- und Europarechts

Mitwirkung in der Lehre im Umfang von 2 Semesterwochenstunden

Eigenständige wissenschaftliche Forschungsarbeit mit dem Ziel der Promotion

Einstellungsvoraussetzungen:

Abgeschlossenes wissenschaftliches juristisches Hochschulstudium (1. Prüfung)

Idealerweise verfügen Sie über:

Ein Prädikatsexamen

Vertiefte Kenntnisse im Europarecht oder Völkerrecht

Gute Englischkenntnisse

Als zertifizierte familiengerechte Hochschule setzt sich die Universität Osnabrück für die Vereinbarkeit von Beruf/Studium und Familie ein.

Die Universität Osnabrück will die berufliche Gleichberechtigung von Frauen und Männern besonders fördern. Daher strebt sie eine Erhöhung des Anteils des im jeweiligen Bereich unterrepräsentierten Geschlechts an.

Schwerbehinderte Bewerber*innen werden bei gleicher Eignung bevorzugt berücksichtigt.
Bewerbungen mit den üblichen Unterlagen richten Sie bitte ausschließlich in elektronischer Form (als eine Datei im PDF-Format) bis zum 08.11.2019 an das Dekanat des Fachbereichs Rechtswissenschaften, Frau Christina Vorndieke, unter fachbereichsreferentin@jura.uni-osnabrueck.de mit dem Betreff „Wiss. MA an Professur Dörr“. Bitte geben Sie in der Bewerbung auch das mögliche Einstellungsdatum an.

Weitere Informationen zu dieser Stellenausschreibung erteilt Frau Villmer unter der Telefonnummer 0541 – 969 6051.

Eine Position als Universitätsassistent/in ohne Doktorat (75 %), Institut für Völkerrecht und Internationale Beziehungen, Universität Graz (Bewerbungsfrist: 13. November 2019)

An der Universität Graz arbeiten ForscherInnen und Studierende in einem breiten fachlichen Spektrum an Lösungen für die Welt von morgen. Unsere WissenschaftlerInnen entwickeln Strategien, um den aktuellen Herausforderungen der Gesellschaft zu begegnen. Die Universität Graz bekennt sich zur Leistungsorientierung, fördert Karrierewege und bietet mehrfach ausgezeichnete Rahmenbedingungen für gesellschaftliche Diversität in einer zeitgemäßen Arbeitswelt – unter dem Motto: We work for tomorrow. Werden Sie Teil davon!

Das Institut für Völkerrecht und Internationale Beziehungen sucht eine/n

Universitätsassistent/in ohne Doktorat

(30 Stunden/Woche; befristet auf 4 Jahre; zu besetzen ab 03. Februar 2020)

Ihr Aufgabengebiet

Selbständige Forschung

Vorbereitung von, Mitarbeit an und kritische Auseinandersetzung mit Forschungsarbeiten und Forschungsprojekten

Erstellung einer Dissertation

Mitarbeit bei der Ausarbeitung von Drittmittelprojekten

Eigenständige Lehre

Assistenz bei Lehrveranstaltungen und Fachprüfungen

Betreuung von Studierenden

Mitwirkung bei der Betreuung von Diplom- und Masterarbeiten

Organisations-, Evaluierungs- und Verwaltungstätigkeit

Ihr Profil

Abgeschlossenes Diplomstudium der Rechtswissenschaften

Sehr gute Kenntnisse des Völkerrechts

Sehr gute analytische Fähigkeiten und sehr guter schriftlicher Ausdruck

Exzellente Deutsch- und Englischkenntnisse (Wort und Schrift)

Einschlägige Erfahrung in Forschung und Lehre (wünschenswert)

Erfahrung mit der Ausarbeitung und Betreuung von Drittmittelprojekten (wünschenswert)

Auslandserfahrung (wünschenswert)

Gute EDV-Kenntnisse

Teamfähigkeit

Organisationsfähigkeit

Selbständige Arbeitsweise

Fähigkeit zur Einhaltung von Terminen

Wissenschaftliches Interesse

Unser Angebot

Einstufung

Gehaltsschema des Universitäten-KV: B1

Mindestgehalt

Das kollektivvertragliche Mindestentgelt gemäß der angegebenen Einstufung beträgt € 2148.40 brutto/Monat. Durch anrechenbare Vordienstzeiten und sonstige Bezugs- und Entlohnungsbestandteile kann sich dieses Mindestentgelt erhöhen.

Wir bieten Ihnen eine abwechslungsreiche und eigenverantwortliche Tätigkeit. Es erwarten Sie ein angenehmes Arbeitsklima, flexible Arbeitszeiten sowie zahlreiche Weiterbildungs- und Entwicklungsmöglichkeiten. Nutzen Sie die Chance für den Einstieg in ein herausforderndes Arbeitsumfeld, geprägt von Teamgeist und Freude am Job.

Ende der Bewerbungsfrist: 13. November 2019

Kennzahl: MB/2/99 ex 2019/20

Die Universität Graz strebt eine Erhöhung des Frauenanteils an, insbesondere in Leitungsfunktionen und beim wissenschaftlichen Personal und lädt deshalb qualifizierte Frauen ausdrücklich zur Bewerbung ein.

Insbesondere im wissenschaftlichen Bereich freuen wir uns über Bewerbungen von Menschen mit Behinderung, die über eine ausschreibungsadäquate Qualifikation verfügen.

Bei Interesse senden Sie Ihre Bewerbungsunterlagen innerhalb der angegebenen Bewerbungsfrist unter Angabe der Kennzahl bitte per E-Mail an:

bewerbung@uni-graz.at

HINWEIS: Von KandidatInnen die zum Vorstellungsgespräch eingeladen werden, wird verlangt, eine Kopie ihrer Diplomarbeit bzw. Magisterarbeit einzureichen. Ausgewählte

KandidatInnen werden vorab per E-Mail dazu informiert. Vorstellungsgespräche für die ausgewählten KandidatenInnen finden am 3.12.2019 statt.

One Position as Lecturer in EU Law (full time), University College Cork, School of Law, Professor Mark Poustie (Deadline: 14 November 2019)

UCC wishes to appoint a Lecturer in EU Law to commence ideally no later than January 2020. Reporting to the Dean of the School of Law, the postholder must demonstrate excellence or potential excellence in teaching and a record of research output in the area of EU law. Applicants will be expected to hold a doctorate or have a PhD near completion.

The post is part of a strategic initiative which includes the appointment of a funded professorship – the Synnott Family Chair in EU Law. The aim is to develop a world-leading Centre for EU Law under the leadership of the Chair in order to take advantage of the opportunities posed by BREXIT (whatever the outcome) and Ireland's growing significance as a common law state in the EU. The planned Centre is designed to facilitate disciplinary and interdisciplinary research into key areas of EU Law, attract high quality research partners, research grants and excellent PhD students. The postholder would be expected to make a full contribution to the development of this Centre.

In addition, as the post is also designed to strengthen UCC's BCLs in Law and Irish and Law and French, it is an essential requirement of the post that the postholder must be able to teach in Irish and French as well as in English. The postholder will be required to teach under the direction of the Dean of the School of Law, contribute to all School activities and be actively engaged in research. They will be expected to make a full contribution to the School's programmes at undergraduate and postgraduate level.

Further information:

https://ore.ucc.ie/pls/corerecruit/erg_jobspec_version_4.display_form

Un-e professeur-e associé-e en introduction au droit/méthodologie juridique (50%), Université de Lausanne, l'Ecole de droit de la Faculté de droit, des sciences criminelles et d'administration publique (échéances: 15 Novembre 2019)

Lieu d'enseignement, de recherche et de vie, l'UNIL rassemble près de 15'000 étudiant·e·s et 5'000 membres du personnel, du corps professoral et de la recherche. Idéalement situé au bord du lac et au centre-ville, son campus réunit quelque 120 nationalités.

Afin de compléter son équipe, l'Ecole de droit de la Faculté de droit, des sciences criminelles et d'administration publique est à la recherche d' :

Un-e professeur-e associé-e en introduction au droit/méthodologie juridique à 50%

Entrée en fonction: 01.08.2020 ou à convenir

Durée du contrat: 6 ans renouvelable

Taux d'activité: 50%

Lieu de travail: Lausanne-Dorigny

Vos activités

Le cahier des charges comprend des enseignements d'introduction au droit/méthodologie juridique.

Le cahier des charges sera défini d'entente avec la personne engagée en fonction des besoins de l'Ecole de droit et des enseignements actuellement dispensés.

La personne nommée est appelée à collaborer avec les autres professeur-e-s de la Faculté couvrant les mêmes disciplines.

Votre profil

Une formation juridique, un doctorat et des expériences d'enseignement et de recherche dans le domaine juridique sont exigés.

Vos avantages

Un cadre de travail agréable dans un environnement académique multiculturel et diversifié.

Une multitude d'activités et d'autres avantages à découvrir.

Pour tout renseignement complémentaire

Madame

Huguette Groux

Responsable administration décanale

huguette.groux@unil.ch

Votre dossier de candidature

Délai de postulation: 15.11.2019

Nous vous prions de bien vouloir nous transmettre votre dossier complet en format Word ou PDF. Il ne sera pris en compte que les candidatures adressées par le biais de ce site. Nous vous remercions de votre compréhension.

Remarques

Soucieuse de promouvoir une représentation équitable des femmes et des hommes parmi son personnel, l'Université encourage les candidatures féminines.

Plus d'informations ici:

https://career012.successfactors.eu/career?career%5fns=job%5flisting&company=universit_dP&navBarLevel=JOB%5fSEARCH&rcm%5fsite%5flocale=en%5fUS&site=VjltQWt5MjVDbnNGNGIkV21MMFpPZDkrdz09&career_job_req_id=14884&selected_lang=fr_FR&jobAlertController_jobAlertId=&jobAlertController_jobAlertName=&s.crb=XgPNcPYkHBREonCYVFIIjcvxK5Q%3

3 Junior Fellowships (100%) in International Law, International Relations or Political Philosophy, Berlin Potsdam Research Group "The International Rule of Law –Rise or Decline?", FU Berlin (Deadline: 15 November 2019)

The Berlin Potsdam Research Group “The International Rule of Law –Rise or Decline?” invites applications for three Fellowships starting on 1 April 2020 or at a later mutually agreed date.

The Research Group examines the role of international law in a changing global order. It assumes that a systemically relevant crisis of international law of unusual proportions is

currently taking place which requires a reassessment of the state and role of the international legal order. It focuses on the type of international law that we may currently see emerging. Developments in recent years give rise to the question whether the move towards an international rule of law has lost momentum. Inter-state crises in different parts of the world display renewed thinking in terms of geopolitical spheres of influence. Collective efforts to address global issues through universal international law meet difficulties. Can we, under current conditions, still observe a legalization of international relations based on a universal understanding of values, or are we witnessing a tendency towards an informalization or a reformatory of international law, or even an erosion of international legal norms? Or are we simply observing a slump in the development towards an international rule of law based on a universal understanding of values? The Research Group consists of public international lawyers -Heike Krieger (Freie Universität Berlin), Georg Nolte (Humboldt Universität zu Berlin) and Andreas Zimmermann (Universität Potsdam) -political scientists Andrew Hurrell (Oxford University) and Andrea Liese (Universität Potsdam), as well as the political philosopher Stefan Gosepath (Freie Universität Berlin). The working language of the group is English.

More information can be found via <http://kfg-intlaw.de>

The Position

This is a fixed-term position for a period of 12 months which may be extended by up to a further year. Fellows will work at Freie Universität Berlin. They will co-operate with the group's senior researchers and participate in the academic exchange of the Research Group. They are expected to complete a peer-reviewed publication project during their fellowship. A monthly stipend of 2500,00 Euro plus a roundtrip (economy) is attached to the position from which all costs will have to be covered.

Eligibility

The Junior Fellowships are designed for applicants worldwide with a doctorate in international law, international relations or political philosophy. The proposed projects should relate to the Group's area of research. Applicants should have completed their PhD before joining the group and should not have pursued more than 2 years of postdoctoral research. Candidates from outside Europe are particularly encouraged to apply. Applicants are not expected to speak German.

Application:

Applicants should submit:

- a curriculum vitae including transcripts of degrees awarded and a list of publications;
- a description of current research and of a project to be pursued during the first year of the Fellowship (no more than 1000 words);
- a summary of the candidate's doctoral thesis;
- two letters of recommendation.

The deadline for application is 15 November 2019.

Please send your application in ONE pdf-file via info@kfg-intlaw.de

Further information can be obtained at info@kfg-intlaw.de

Further information here:

<https://www.jura.fu-berlin.de/fachbereich/einrichtungen/oefentliches-recht/lehrende/kriegerh/dokumente/KFG-JF-Call-2019.pdf>

Un poste de recherche post-doctorale en Droit de l'immigration (à temps plein), Université Catholique de Louvain, EDEM / CeDie, Prof. Sylvie Sarolea (échéances: 15 Novembre 2019)

Le Centre Charles de Visscher pour le droit international et européen engage un chercheur ou une chercheuse à temps plein en droit de l'immigration pour une période de trois ans.
Entrée en fonction : le 1er janvier 2020

La recherche porte sur le droit belge et européen de l'asile. Elle fait partie d'une recherche interuniversitaire au sein d'un consortium international.

Conditions de candidature

- doctorat en droit avec grade acquis ou à acquérir au 15 septembre 2019
- premier post-doc
- se trouver en situation de mobilité scientifique internationale: ne pas avoir résidé ou exercé son activité principale (emploi, études...) en Belgique pendant plus de 24 mois au cours des trois dernières années qui précèdent immédiatement la première période d'octroi de la bourse.
- intérêt pour le droit des migrations et le droit international (des droits de l'homme et européen)
- langues: bonne connaissance du français et de l'anglais.

Plus d'information ici:

<https://uclouvain.be/fr/instituts-recherche/juri/cedie/actualites/ouverture-d-un-poste-de-recherche-post-doctorale-a-temps-plein-en-droit-de-l-immigration.html>

One position as Distinguished International Visiting Professorship (100%) (m/w/d), University of St. Gallen Law School (Deadline: 17 November 2019)

«A place where knowledge is created»

As a leading business university, we set global standards for research and teaching by promoting integrative thought, responsible action and an entrepreneurial spirit of innovation in business and society.

The University of St. Gallen Law School Distinguished International Visiting Professorship offers an opportunity for international scholars to visit the University of St. Gallen in Switzerland during the fall term 2020.

Distinguished International Visiting Professors are typically scholars of international reputation at an intermediate or advanced stage of the academic career. It is expected that the Professor will:

teach a law course in its field of specialization in English language in the School's Master's in International Law program, the aggregate duration of the course being 24 lessons, each of 45 minutes

present a paper in the School's research seminar

interact with colleagues and early career researchers and participate in the School's intellectual life

be reasonably present in St. Gallen, typically for a full month during the teaching period of fall term 2020 lasting from mid-September to end of December.

The Distinguished International Visiting Professor will be awarded a lump sum of CHF 10'000 at the end of term; in addition, upon individual agreement with the Visiting Professor and depending on circumstances, expenses for travel and accommodation will be reimbursed up to a maximum of CHF 3'000 (subject to the documentation requirements and limits laid down in University regulation, i.e. depending on the Professor's career stage and distance: flight in economy or business class; maximum of 180 CHF per night of accommodation; reimbursement for meals is excluded). The Visiting Professor will be allocated office space, computer facilities and access to University library. It is expected that the Visiting Professor will take care of taxes and visa requirements, while some help from the University administration will be available.

It is the Law School's intention to advertise the Distinguished International Visiting Professorship on a regular basis, i. e. once every year. While legal scholars of all backgrounds are encouraged to apply, the Law School is interested in attracting Visiting Professors of international law specializing in international business law, EU foreign relations law, feminist international law, and international negotiation.

Candidates will be assessed by a committee of peers by reference to:

the quality of their research record, relative to opportunity

their teaching record

their potential contribution to the intellectual life of the Law School, including the strengthening of the School's network, and their contribution to the diversity of the School.

The University of St.Gallen is an equal opportunity employer. We specifically encourage women and individuals with backgrounds not well represented among our current senior faculty to apply.

Applications should be submitted by 17 November 2019 and include a cover letter explaining the candidate's fit, a full CV (no photo) and publication list, and a list of courses the candidate could offer; referees may be indicated, but no letters of recommendation, formal references, etc. are required. Applications and questions should be addressed via e-mail to Professor Thomas Burri mil@unisg.ch. A suitable candidate will be selected by the end of November 2019.

Further information here:

https://www.unisg.ch/-/media/dateien/unisg/berufungen/ausschreibung_gastprofessur.pdf?la=de&hash=2893DE0B941A41FA84BB6C1C885F43388525C29E

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (50%), Wiss. Einrichtung für Öffentliches Recht FU Berlin, Drittmittelprojekt Kompetenznetzwerk "Herausforderung des Umweltrechts", Prof. Dr. Christian Calliess (Bewerbungsfrist: 18. November 2019)

Im Rahmen des durch das Bundesministerium für Bildung und Forschung (BMBF) geförderten Kompetenznetzwerkes „Herausforderungen des Umweltrechts“ (KomUR) haben sich sieben deutsche Universitäten sowie das Leipziger Helmholtz-Zentrum für Umweltforschung (UFZ) zusammengeschlossen, mit dem gemeinsamen Ziel, die deutsche Umweltrechtsforschung international sichtbarer zu machen und besser zu vernetzen. Im Zuge dessen sollen Nachwuchswissenschaftler/innen (m/w/d) gefördert werden, die im Rahmen des Kompetenznetzwerks kooperieren und sich in die europäische und internationale Umweltrechtsforschung einbringen.

Im Rahmen dieses Projekts ist an der Professur für Öffentliches Recht, insb. Umweltrecht und Europarecht von Prof. Dr. Christian Calliess zum 1. Januar 2020 (Beginn: 6. Januar) o. g. Stelle zu besetzen.

Aufgabengebiet:

Im Rahmen des Forschungsprojekts wird die Gelegenheit zur Promotion eingeräumt. Neben der Anfertigung ihrer juristischen Doktorarbeit, die sich thematisch auf grundlegende und international bedeutende Herausforderungen des Umweltrechts beziehen muss, sollen die Bewerber/innen (m/w/d) sich in Zusammenarbeit mit der Professur in die Forschung des Kompetenznetzwerks integrieren und dessen Arbeit unterstützen. Dies geschieht u.a. durch Beiträge zu Workshops und Umweltrechtskonferenzen. Ermöglicht werden auch Kurzaufenthalte an auswärtigen Forschungseinrichtungen. Über die Promotion hinaus soll in diesem Rahmen mindestens eine weitere eigenständige Fachpublikation entstehen, ggf. in Kooperation mit dem Projektleiter.

Einstellungsvoraussetzungen:

Erste juristische Prüfung.

Erwünscht:

Die Bewerber (m/w/d) sollten das erste Juristische Staatsexamen mind. mit der Note „Vollbefriedigend“ bestanden haben.

Erwünscht ist eine besondere Qualifikation im Umweltrecht, die möglichst durch einen entsprechenden Studienschwerpunkt ausgewiesen sein sollte. Es werden sehr gute Englischkenntnisse in Wort und Schrift vorausgesetzt.

Mehr Informationen hier:

<https://www.jura.fu-berlin.de/fachbereich/einrichtungen/oefentliches-recht/lehrende/calliessc/informationen/Stellenausschreibung.html>

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (50%), Westfälische Wilhelms-Universität Münster, Institut für Internationales und Vergleichendes Öffentliches Recht, Prof. Dr. Niels Petersen (Bewerbungsfrist: 22. November 2019)

Am Institut für internationales und vergleichendes öffentliches Recht der Westfälischen Wilhelms-Universität Münster ist am Lehrstuhl von Prof. Dr. Niels Petersen zum nächstmöglichen Zeitpunkt eine Stelle mit der Hälfte der regelmäßigen Arbeitszeit

einer wissenschaftlichen Mitarbeiterin/

eines wissenschaftlichen Mitarbeiters

Entgeltgruppe 13 TV-L

zu besetzen. Die Stelle ist auf drei Jahre befristet.

Der Aufgabenbereich umfasst die Mitwirkung in Forschung und Lehre sowie Mitarbeit bei der Organisation des Lehrstuhls. Schwerpunktmaßig besteht der Aufgabenbereich in der Betreuung einer Kooperation mit dem Center of Excellency for Public Policy and Good Governance (CPG) an der Thammasat University in Bangkok. Weiterhin wird eigene Lehre im Öffentlichen Recht im Umfang von 2 SWS erwartet. Mit dieser Ausschreibung ist die Durchführung eines Promotionsverfahrens verbunden.

Die Forschung des Lehrstuhls beschäftigt sich überwiegend mit dem Völkerrecht, der Verfassungstheorie sowie der Verfassungsvergleichung und hat dabei einen stark sozialwissenschaftlichen Fokus.

Voraussetzungen für die Einstellung sind der Abschluss der Ersten juristischen Staatsprüfung mit überdurchschnittlichem Ergebnis sowie ein ausgeprägtes Interesse am Völkerrecht, an der Verfassungsvergleichung und/oder an der politikwissenschaftlichen oder ökonomischen Analyse des öffentlichen Rechts. Gute Englischkenntnisse sind notwendig. Bewerber dürfen zum Zeitpunkt des Stellenantritts noch keine abgeschlossene Promotion haben. Studien- oder Praktikumsaufenthalte im Ausland sind wünschenswert.

Die WWU tritt für die Geschlechtergerechtigkeit ein und strebt eine Erhöhung des Anteils von Frauen in Forschung und Lehre an. Bewerbungen von Frauen sind daher ausdrücklich erwünscht; Frauen werden bei gleicher Eignung, Befähigung und fachlicher Leistung bevorzugt berücksichtigt, sofern nicht in der Person eines Mitbewerbers liegende Gründe überwiegen. Schwerbehinderte werden bei gleicher Qualifikation bevorzugt eingestellt.

Richten Sie Ihre Bewerbung bitte per E-Mail mit den üblichen Bewerbungsunterlagen (Motivationsschreiben, Lebenslauf, relevante Zeugnisse) bis spätestens zum 22. November 2019 an Frau Petra Fentner (petra.fentner@uni-muenster.de).

Weitere Informationen hier:

https://www.uni-muenster.de/Rektorat/Stellen/ausschreibungen/st_20193110_sk14.html

Eine W3-Professur für Öffentliches Recht und ein Grundlagenfach (100%), Universität Rostock (Bewerbungsfrist: 24. November 2019)

An der Juristischen Fakultät ist zum 01. April 2021 - vorbehaltlich haushaltrechtlicher Regelungen - die W3-Professur für Öffentliches Recht und ein Grundlagenfach zu besetzen. Die Lehrstuhlbezeichnung wird dem konkret betriebenen Grundlagenfach angepasst.

Die künftige Stelleninhaberin/der künftige Stelleninhaber (*geschlechtsneutral) soll sich auf dem Gebiet des Öffentlichen Rechts umfassend an der Forschung und Lehre der Fakultät beteiligen. Der Schwerpunkt der Lehrtätigkeit liegt im Allgemeinen und Besonderen Verwaltungsrecht. Es wird die Bereitschaft erwartet, in der Lehre auch Veranstaltungen zur

Verfassungsgeschichte und zum europäischen und internationalen Öffentlichen Recht anzubieten. Erfahrungen in der interdisziplinären Forschung sind vorteilhaft. Eine Mitarbeit in der Interdisziplinären Fakultät der Universität Rostock wird erwartet. Ein aktives Engagement bei der Einwerbung von Drittmitteln wird ebenfalls erwartet, entsprechende Erfahrungen sind vorteilhaft. Besondere Fähigkeiten und Leistungen in der Lehre sind vorteilhaft. Besondere Leistungen in der Wissenschaftsorganisation und akademischen Selbstverwaltung werden berücksichtigt.

Auskünfte erteilt:

Prof. Dr. Jörn Lüdemann, Vorsitzender der Berufungskommission
E-Mail: joern.luedemann@uni-rostock.de

Die Einstellungsvoraussetzungen bestimmen sich gemäß § 58 Abs. 1 Landeshochschulgesetz Mecklenburg-Vorpommern (LHG M-V): abgeschlossenes Hochschulstudium, Promotion, Erfahrung in der Lehre, Habilitation oder vergleichbare wissenschaftliche Leistungen, die in der Regel im Rahmen einer Juniorprofessur erbracht worden sind. Die Professur wird gemäß § 61 LHG M-V im Beamtenverhältnis auf Lebenszeit, ggf. auch im Beamtenverhältnis auf Zeit für 5 Jahre besetzt. Es besteht die Möglichkeit, die Professur im Angestelltenverhältnis zu besetzen.

Besondere Fähigkeiten und Leistungen in der Lehre sowie in der Wissenschaftsorganisation und akademischen Selbstverwaltung finden Berücksichtigung. Zu diesem Zweck sind die Ergebnisse in der Lehre, die Vorstellungen zur künftigen Lehre inkl. zur didaktischen Gestaltung von Lehrveranstaltungen darzulegen und die Erfahrungen im wissenschaftlichen Management zu beschreiben. Aktives Engagement und Erfahrung bei der Einwerbung von Drittmitteln werden erwartet.

Die Universität Rostock bekennt sich zu ihren universitären Führungsleitlinien. Chancengleichheit ist Bestandteil unserer Personalpolitik. Die Ausschreibung richtet sich daher an alle Personen unabhängig von ihrem Geschlecht (*geschlechtsneutral). Schwerbehinderte Bewerberinnen und Bewerber werden bei gleicher Eignung, Befähigung und Qualifikation besonders berücksichtigt. Die Universität Rostock strebt eine Erhöhung des Anteils von Frauen am wissenschaftlichen Personal an und fordert daher qualifizierte Frauen mit Bezug auf § 7 Abs. 3 des Gleichstellungsgesetzes Mecklenburg-Vorpommern nachdrücklich auf, sich zu bewerben. Frauen werden bei im Wesentlichen gleichwertiger Qualifikation vorrangig berücksichtigt, sofern nicht in der Person des Mitbewerbers liegende Gründe überwiegen.

Bewerbungen mit den üblichen Unterlagen (tabellarischer Lebenslauf, Darstellung des wissenschaftlichen und beruflichen Werdegangs, Zeugnisse und Urkunden, Schriftenverzeichnis, Verzeichnis der bisherigen Lehrveranstaltungen mit Evaluationsergebnissen, Übersicht über eingeworbene Drittmittel, Beschreibung künftiger Forschungsabsichten, eine Liste mit den fünf wichtigsten Publikationen [ohne die Qualifikationsschriften]) sind bis zum 24.11.2019 zu richten an die Universität Rostock, Dekan der Juristischen Fakultät, Ulmenstraße 69, 18057 Rostock oder per E-Mail (in nur einer Datei) an: dekan.juf[at]uni-rostock.de. Der Schutz Ihrer persönlichen Daten ist uns sehr wichtig. Die im Rahmen des Bewerbungsverfahrens erhobenen Daten werden den einschlägigen Datenschutzvorschriften entsprechend erhoben, verarbeitet und genutzt. Bewerbungskosten können vom Land Mecklenburg-Vorpommern leider nicht übernommen

werden. Wir bitten, Bewerbungen nur in Kopie vorzulegen, da diese nach Abschluss des Verfahrens nicht zurückgesandt werden.

Mehr Informationen hier:

https://www.uni-rostock.de/storages/uni-rostock/Stellenausschreibungen/W3-Professur_OEff_Recht.pdf

2 Positions as Lecturers in Law (full time) on International Law & Human Rights Law / Laws of Africa, SOAS London, School of Law, Professor Carol Tan (Deadline: 24 November 2019)

The role and its responsibilities

We are seeking to appoint as Lecturer two research-active scholars whose areas of research will add to our existing areas of expertise and the regional foci of SOAS. We envisage that one appointee will be expected to teach in the fields of International Law and/or Human Rights Law. The other appointee is expected to contribute to our teaching on the laws of Africa. The appointees will also be expected to teach a core subject such as Contract or Criminal Law.

In addition to teaching, the role includes carrying out and publishing research, and administrative tasks.

Skills and experience

The ideal appointee will have teaching experience in higher education, a strong research record, and administrative experience and skills.

Further information: <http://bit.ly/2WjkG8O>

One position as Associate/Assistant Professor In International Human Rights Law (100%), Tufts University: The Fletcher School of Law & Diplomacy (Deadline: 30 November 2019)

The Fletcher School of Law and Diplomacy, established in 1933 as the first exclusively graduate school of international affairs in the United States, seeks to fill a full-time faculty position in international human rights law at the assistant professor or associate professor level. The study of human rights is core to the Fletcher School's identity and intersects with many of the School's other academic strengths. The candidate should have particular expertise and interest in this field; teaching experience in this field is desirable. In addition, the ability to teach courses in negotiations/conflict resolution, health rights, migration, or gender would be an added benefit. Specific research interests may include aspects of any of the above or related topics. Policy and scholarly experience are a plus; the ideal candidate will have 3–10 years of professional experience in government, inter-governmental organizations or non-governmental organizations, and/or academia. A J.D. or equivalent law degree is required. A Ph.D. degree would be an added benefit.

The successful candidate will be responsible for teaching, research, and graduate student research supervision, and will contribute to various faculty service responsibilities at The Fletcher School as well as to its intellectual community. The Fletcher School's faculty is multi-disciplinary with a focus on preparing tomorrow's leaders with a global perspective. The School undertakes research and prepares master's and doctoral students to use the latest

legal, political, economic, and business, thinking, among others, to generate pragmatic policies or make executive decisions that will successfully shape global events.

Qualifications

The candidate should have particular expertise and interest in this field; teaching experience in this field is desirable. In addition, the ability to teach courses in negotiations/conflict resolution, health rights, migration, or gender would be an added benefit. Specific research interests may include aspects of any of the above or related topics. Policy and scholarly experience are a plus; the ideal candidate will have 3–10 years of professional experience in government, inter-governmental organizations or non-governmental organizations, and/or academia. A J.D. or equivalent law degree is required. A Ph.D. degree would be an added benefit.

Application Instructions

Applicants should send a cover letter, curriculum vitae, a list of potential courses the applicant might teach at Fletcher (or a teaching statement), any teaching evaluations, 1-2 samples of research and writing, and a list of 3–5 references. All application materials should be submitted online through Interfolio.

Location: Medford, MA

Open Date: Oct 17, 2019

Deadline: Nov 30, 2019 at 11:59 PM Eastern Time

One position as Professor of International Political Economy (f/m/div) (100%), The Hertie School, Berlin (Deadline: 30 November 2019)

The Hertie School is recruiting a Professor or Assistant Professor of International Political Economy. We are looking for a candidate with a research agenda in the politics and economics of globalization and trade. Themes that intersect with development and global inequalities are welcome. This candidate will play an important leadership role in our “Finance and Trade” track of our Masters of International Affairs (MIA).

Applicants for this position must have a doctoral degree relevant for the position, or expect to have this degree by the start of employment. An early career candidate will be appointed as Assistant Professor with a six-year clock (two three-year contracts) with the possibility of tenure. A more advanced candidate would be subject to a two-year probationary period before the granting of tenure. The expected start date is 1 September 2020 or February 2021.

The Hertie School seeks faculty with demonstrated capacity for research at the highest levels in their discipline, through an established record of publication in top outlets. We recruit faculty who will create a climate that embraces excellence and diversity with a strong commitment to high-quality teaching and innovative research of interest to the international scholarly community and policy-makers.

Candidates are expected to work well in an interdisciplinary, international environment with English as the language of instruction and operation. The successful candidate will teach courses in the School’s Master, Executive, and PhD programmes. Collaboration with new

centres of competence of the Hertie School is encouraged. Those are the Jacques Delors Institute Berlin, the Centre for International Security Policy, the Centre on Fundamental Rights, the Centre for Sustainability, the Centre on Digital Governance, and the Hertie School Data Science Lab.

As a private university, the Hertie School offers an internationally competitive salary as well as a paid sabbatical after every five semesters. We provide excellent working conditions with outstanding financial and administrative support for research. The Hertie School is fully embedded in Germany's vibrant research landscape and has close ties to the top institutions of the European and international teaching and research community as well as to the policy world.

The Hertie School is a diverse, international and lively community located in the heart of Berlin. It takes a family friendly workplace seriously. Under German law, there is standard paid leave for parents after the birth of a child.

The deadline for the submission of applications is 30 November 2019. The Hertie School will review applications that include a letter of motivation, a current curriculum vitae (publication list, degrees earned, if applicable: positions held, teaching experience, research projects, awards received), two writing samples and, if applicable, teaching evaluations. Early career candidates should include three letters of recommendation from professors familiar with their work.

To submit your application, please upload the requested documents by using the Apply button below.

For information about the Hertie School visit www.hertie-school.org.

For questions about the position, please contact Professor Mark Hallerberg, PhD, Dean of Research and Faculty and Professor of Public Management and Political Economy.

Strict confidentiality in the application process is assured. The Hertie School is an equal opportunity employer.

Further information here:

<https://hertie-school.dvinci-easy.com/en/p/en/jobs/185/professor-of-international-political-economy-fmdiv-professor-or-assistant-professor>

Une position de Chercheuse ou Chercheur boursier für Rechtsvergleichung (60%), Université de Lausanne, Centre de droit comparé, européen et international, Prof. Dr. Andrea Bonomi (Bewerbungsfrist: 30 Novembre 2019)

Introduction

Institution d'enseignement et de recherche de premier plan au niveau international, l'UNIL compte près de 5'000 collaboratrices et collaborateurs et 15'500 étudiant·e·s, réparti·e·s entre le campus de Dorigny, et les sites du CHUV et d'Epalinges. En tant qu'employeur, elle encourage l'excellence, la reconnaissance des personnes et la responsabilité.

Présentation

Dans le cadre d'un accord de coopération visant à promouvoir leurs activités dans le domaine du droit comparé, le Centre de droit comparé, européen et international de la Faculté de droit, des sciences criminelles et d'administration publique de l'Université de Lausanne et l'Institut suisse de droit comparé (ISDC) sont à la recherche d'une ou d'un "Chercheuse ou chercheur boursier" en droit comparé

Informations liées au poste

Entrée en fonction : 01.02.2020 ou à convenir

Durée du contrat : 1 an non renouvelable

Taux d'activité : environ 60%

Lieu de travail : Lausanne Dorigny

Vos activités

Parallèlement à ses recherches, le candidat sélectionné devra participer activement à la vie académique de l'Ecole de droit de l'Université de Lausanne. En particulier, la personne recrutée collaborera aux activités de recherche, d'enseignement et de formation continue du Centre de droit comparé, européen et international de l'Ecole de droit de l'Université de Lausanne. Le candidat recruté participera également de manière active aux événements organisés par l'ISDC, en particulier à ceux destinés aux étudiants et doctorants. Il pourra être impliqué dans l'organisation académique d'une ou plusieurs de ces manifestations, notamment celles mises en place en collaboration avec l'Ecole de droit et ses centres.

Votre profil

Les candidat(e)s doivent être titulaires d'un doctorat en droit avec une orientation en droit comparé, européen ou international. De préférence, ils doivent avoir déjà acquis de l'expérience dans l'enseignement universitaire et avoir un dossier de publications scientifiques. Les tâches requises pour le poste devant s'accomplir en langue française et anglaise, la personne recrutée devra maîtriser ces deux langues. La maîtrise d'autres langues est un atout supplémentaire.

Vos avantages

Un cadre de travail agréable dans un environnement académique multiculturel et diversifié. D'excellentes conditions de travail dans un centre dynamique de l'Université de Lausanne, connaissant un fort développement et bénéficiant de bonnes relations internationales. Un accès à des programmes de formation nationaux et internationaux. Des possibilités de formation continue, une multitude d'activités et d'autres avantages à découvrir. Un cadre de recherches idéal comprenant un accès à une des meilleures bibliothèques juridiques d'Europe avec un soutien individualisé par le personnel compétent ainsi que des juristes provenant d'une multitude de systèmes juridiques nationaux.

Pour tout renseignement complémentaire

Monsieur le Professeur

Andrea Bonomi

andrea.bonomi[at]unil.ch

Votre dossier de candidature

Délai de postulation : 30.11.2019

Nous vous prions de bien vouloir nous transmettre votre dossier complet en format Word ou PDF. Il ne sera pris en compte que les candidatures adressées par le biais de ce site. Nous vous remercions de votre compréhension.

Remarques

Soucieuse de promouvoir une représentation équitable des femmes et des hommes parmi son personnel, l'Université encourage des candidatures féminines.

Plus d'amples informations ici:

https://career012.successfactors.eu/career?career%5fns=job%5flisting&company=universitdP&navBarLevel=JOB%5fSEARCH&rcm%5fsite%5flocale=en%5fUS&site=VjltZWhoWmlWYW8yU1F5YUFxNFBpQ05IUT09%3f&career_job_req_id=14982&selected_lang=fr_FR&jobAlertController_jobAlertId=&jobAlertController_jobAlertName=&s.crb=jAsO1O5P0PjPal2HntB2L%2f3f74l%3d

One position as Deputy-Registrar (100 %) International Court of Justice (Deadline: 6 December 2019)

In light of the upcoming expiration of the term of office of the current Deputy-Registrar on 15 March 2020, the Court will elect a Deputy-Registrar for a term of seven years. In order to ensure a fair and transparent election process, the Court invites qualified candidates to submit applications in accordance with the procedure set out below.

Functions

The Deputy-Registrar of the International Court of Justice, principal judicial organ of the United Nations, assists the Registrar and acts as Registrar in the latter's absence, or in the event of the post of Registrar becoming vacant. In the performance of his or her functions, the Deputy-Registrar reports to the Registrar.

The Deputy-Registrar shares the duties entrusted to the Registrar in connection with the administration of the Registry. The Deputy-Registrar acts on behalf of the Registrar in the absence of the latter or upon his direction with regard to diplomatic and judicial matters.

Administrative duties

Under the general direction of the Registrar:

Managing all aspects of the internal administration of the Registry.

Being responsible for the Court's financial management, in accordance with the financial procedures of the United Nations, and in particular preparing and implementing the budget.

Representing the Court at meetings of the competent financial organs of the United Nations.

Making arrangements for such provision or verification of translations and interpretations into the Court's two official languages (French and English) as the Court may require.

Diplomatic duties

In the absence of the Registrar or upon his direction:

Managing the Court's external relations and acting as the channel of communication to and from the Court.

Managing relations of a diplomatic nature, in particular with States, with the organs of the United Nations, as well as with other international organizations, and with the government of the country in which the Court has its seat.

Maintaining relations with the press; and being responsible for issuing information about the Court's activities and for the Court's publications, including press releases.

Judicial duties

In the absence of the Registrar or upon his direction:

Managing the proceedings in cases before the Court, including the preparation of cases for consideration by the Court.

Participating in the work of the Committee appointed by the Court to draft the text of judgments and advisory opinions.

Maintaining relations with the parties to a case, with specific responsibility for the receipt and transmission, inter alia, of applications and special agreements, as well as all written pleadings, and case-related official correspondence; and ensuring that all communications and notifications provided for by the Statute are duly issued.

Being present in person at meetings of the Court and of Chambers; providing any assistance required and ensuring the preparation of reports or minutes of such meetings by Registry officials.

Keeping the General List of all cases; signing all judgments, advisory opinions and orders of the Court, as well as minutes; taking responsibility for the translation, printing and publication of the Court's judgments, advisory opinions and orders, the pleadings, written statements and minutes of the public sittings in every case; and maintaining custody of the seals and stamps of the Court, the archives of the Court, and any other archives entrusted to the Court.

Experience and skills

A minimum of 15 years of professional experience in the practice of public international law and international dispute resolution.

Progressively responsible managerial experience, preferably in a judicial institution or an international organization, and proven supervisory abilities in a multilingual and multicultural environment.

Experience in multilateral and/or bilateral diplomacy.

Excellent knowledge of the jurisprudence and procedure of the International Court of Justice.

Education

Advanced university degree (Master's degree or equivalent) in law, with a specialization in public international law.

A relevant combination of university degree, legal training and qualifications, and professional experience in public international law may be considered as equivalent.

Languages

French and English are the two official languages of the Court. An excellent command of both languages is required, including outstanding drafting abilities. Knowledge of one or more of the other official United Nations languages would be highly desirable; knowledge of the Dutch language would be an additional asset.

Remuneration and conditions of service

The Court's salaries are calculated in US dollars but paid in euros. They consist of a basic salary and a post adjustment which reflects the cost of living in the Netherlands and the euro/dollar exchange rate. The emoluments received from the Court are free of all taxation. In addition, the Court offers an attractive benefits package, home leave travel every two years, an education grant for dependent children, a pension plan¹ and subsidized medical insurance*.

Application procedure

Applicants are requested to complete a United Nations Personal History Form (P.11 — see link below) and to write a cover letter; both documents should be saved in PDF format and sent to the email address below.

The selected candidate may be subject to a security clearance, including verification of the information provided in the application and a criminal record check. All candidates should be in a position to submit an electronic copy of their passport and of all diplomas listed on their profile when requested.

Email: secretariatpresident@icj-cij.org

Personal History Form: https://www.icj-cij.org/files/personal-history-form/p11_en.rtf

Deadline for applications: 6 December 2019

Post title: Deputy-Registrar of the Court

Grade: D-2

Vacancy Announcement Number: 2019/321

Duty Station: International Court of Justice, The Hague, Netherlands

Indicative net annual remuneration (including post adjustment) based on 15 October 2019 rates: US\$ 152,028.00

Five positions as doctoral students (m/w/d), Salzburg Centre of European Union Studies (Deadline: 8 December 2019)

The Salzburg Centre of European Union Studies (SCEUS) is looking for five doctoral students for the period of October 2020 to September 2023. SCEUS invites applications from interested students to contribute with their research projects to the topic of "Challenges of European Integration". Applicants with research interests in pertinent challenges of European integration from the perspectives of political science, law, or economics are highly welcome.

The doctoral students are selected by an Admission Committee. Doctoral students will receive a gross monthly salary of approx. € 2.148,40 (14 x a year) according to § 26 of the wage agreement of the universities for university assistants (doctoral students). It might be higher according to the norms of the wage agreement, depending on previous employments in the specific field.

The Salzburg Centre of European Union Studies (SCEUS) was established in 2005 as an interdisciplinary Centre at the University of Salzburg. Research and teaching at the Centre focus on the dynamics of European integration from legal, political science, economic and related disciplines' perspectives. Since 2008, SCEUS has run a doctoral college, comprising doctoral students from various countries and disciplines, and financed by the Swiss Humen Foundation. Owing to the good faculty/researcher ratio, the Centre provides excellent research facilities and a supportive environment. Students enjoy close supervision by professors of the University of Salzburg and invited international scholars, and will spend one semester at a foreign university or research institution with special expertise in their field.

Requirements:

Master's degree in the respective discipline.

The degree has to be completed by no later than 30 September 2020.

Nationality is not a criterion, internationality an asset.

Fluency in English (working language of the doctoral college is English).

Good skills in social science or legal methods and willingness to engage in further method training.

The application should encompass:

CV

Letter of motivation

A short proposal for a dissertation project which matches the overall topic of "Challenges of European integration".

Portfolio of 1-3 of the applicant's best seminar papers (preferably on issues related to European integration).

Grade report (documenting all courses and exams the applicant has taken at his/her university) and, if already available, a copy of the applicant's master's degree.

Two references (i.e. names & addresses of two university professors / teachers who know the candidate).

Application and selection process:

Applications should be submitted no later than 8 December 2019 (compiled into a single PDF File) to sceus@sbg.ac.at

Documents can be submitted in English or German, the letter of motivation in English only.

Applicants will be informed about the pre-selection of the Admission Committee until 10 January 2020 and selected candidates will be invited for an interview and presentation of their research proposal in early February 2020.

Further information here:

<https://www.uni-salzburg.at/index.php?id=210282&L=1&MP=109-200717&newsid=17011&f=0>

Promotionsstipendium, Albrecht Mendelssohn Bartholdy Graduate School of Law, Universität Hamburg (Bewerbungsfrist: 15. Februar 2020)

Die Doktorandenausbildung an der Albrecht Mendelssohn Bartholdy Graduate School of Law unterstützt Sie fachlich und finanziell bei Ihrer rechtswissenschaftlichen Promotion. Das Angebot richtet sich an Graduierte aller Disziplinen, die eine Dissertation zu einem anspruchsvollen, rechtswissenschaftlichen Thema in einem exzellenten Forschungsumfeld schreiben wollen. Das dreijährige Promotionsstudium umfasst Grundlagenvorlesungen, die Ihnen wissenschaftliche Orientierung verschaffen, Kurse zum wissenschaftlichen Arbeiten, spannende Forschungsseminare, Unterstützung bei Ihrer Dissertation in Forschungswerkstätten und Kolloquien sowie die Möglichkeit, selbst zu unterrichten. Ihre wissenschaftliche Betreuung erfolgt durch Teams aus Professorinnen und Professoren.

Ein Stipendium sichert während dieser Zeit Ihren Lebensunterhalt.

Ziel der Graduiertenschule ist es, unseren Promovierenden eine exzellente Doktorandenausbildung zum Erwerb eines Dr. iur. oder Ph.D. in allen Teilgebieten der Rechtswissenschaft zu ermöglichen und analytisch-reflektierende, gegebenenfalls auch interdisziplinäre Forschungsvorhaben zu fördern. Aufnahmeveraussetzung ist ein qualifizierter Abschluss in einem rechtswissenschaftlichen Studiengang oder in einem nichtrechtswissenschaftlichen Masterprogramm (insbesondere in den Wirtschaftswissenschaften, Politikwissenschaften oder der Soziologie) und ein Interesse an grundlagenorientierten Forschungsthemen. Die Bewerbung um einen Studienplatz im Promotionsstudium ist auch unabhängig von einer Bewerbung um ein Stipendium möglich.

Nähere Informationen zum Programm und zu den Aufnahmeveraussetzungen:

www.albrecht-mendelssohn-bartholdy.de

kontakt@albrecht-mendelssohn-bartholdy.de

Tel: + 49 (0) 40 428 38 30 26

Bewerbungsschluss: 15. Februar 2020

Nächster Programmbeginn: 1. Oktober 2020

Eine themenoffene Forschungsstelle für Doktoranden oder Post-Docs, Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht, Heidelberg, Arbeitsbereich Prof. Dr. von Bogdandy (ohne Bewerbungsfrist)

Das Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht bietet zum nächstmöglichen Zeitpunkt eine themenoffene Forschungsstelle für Doktoranden oder Post-Docs im Arbeitsbereich von Prof. Dr. von Bogdandy.

Wenn Sie Ihr juristisches Studium oder Ihre Promotion abgeschlossen haben, Interesse am Völkerrecht, am europäischen Recht und der Rechtsvergleichung haben und schon immer den Wunsch hegten, ein entsprechendes Forschungsprojekt eigenverantwortlich durchzuführen und zugleich an Institutsprojekten mitzuwirken, freuen wir uns über Ihre Bewerbung.

Neben Motivationsschreiben, Lebenslauf und Referenzen reichen Sie bitte eine Skizze Ihres Projektvorschlags (nicht mehr als zwei Seiten) mit Titel/Thema, Forschungsinhalt und voraussichtlicher Dauer des Forschungsvorhabens ein.

Das Entgelt und die Sozialleistungen richten sich nach dem Tarifvertrag für den öffentlichen Dienst (TVöD-Bund). Bei Vorliegen der persönlichen Voraussetzungen ist eine Vergütung bis zur EG-15 (TVöD-Bund) möglich.

Die Max-Planck-Gesellschaft hat sich zum Ziel gesetzt, mehr schwerbehinderte Menschen zu beschäftigen. Bewerbungen Schwerbehinderter sind ausdrücklich erwünscht.

Die Max-Planck-Gesellschaft strebt nach Geschlechtergerechtigkeit und Vielfalt. Wir begrüßen Bewerbungen jedes Hintergrunds.

Ihre Bewerbungsunterlagen richten Sie bitte vorzugsweise per E-Mail an sekreavb@mpil.de oder per Post an das

Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht

Sekretariat Prof. von Bogdandy

Im Neuenheimer Feld 535

69120 Heidelberg

Mehr Informationen hier: https://www.mpil.de/files/pdf5/Ausschreibung_AvB_2019_01.pdf

III. Call for Papers

The Military Law and the Law of War Review (Deadline: 5 November 2019)

The Military Law and the Law of War Review / Revue de Droit Militaire et de Droit de la Guerre is a journal specialised in matters of interest for both civilian and military legal advisors as well as legal scholars and academics. Published since 1962, it is among the oldest publications at the international level in the areas of military/security law and the law of war. For decades, the Review has been an important forum of discussion for scholars and practitioners from all over the world. The Review is published under the auspices of the International Society for Military Law and the Law of War. It features original and challenging articles, case notes, commentaries of the latest legal developments, as well as book reviews.

For its coming issue, the Review's editorial board welcomes submissions from scholars and practitioners that come within the broader scope of the Review (including military law, law of armed conflict, law on the use of force, as well as international criminal law and human rights law (inasmuch as related to situations of armed conflict)). The deadline for submission is 5 November 2019. Submissions should be sent by e-mail to mllwr [at] ismllw [dot] org and will be subject to double-blind peer review. Articles should normally not be longer than 15.000 words (footnotes included), although longer pieces may exceptionally be considered. Inquiries as to whether a possible submission comes within the scope of the Review can be sent to the abovementioned e-mail address. Selected papers will be published online on the Review's website in advance access (in a non-downloadable and non-printable form) as well as on Hein Online following editing and type-setting. The print version of the issue will appear in 2020.

Further information here: <https://www.ismllw.org/REVIEW/mllwr%20SUBMISSIONS.php>

Wasted: The Global Effects of Plastic Waste in a Consumer Society, California Western School of Law / California Western Law Review & International Law Journal Symposium Issue, San Diego (Deadline: 17 November 2019)

Description

Our modern society's growing dependence on convenience products like single-use plastic and the habitual waste in the U.S. and all over the globe increases real problems in our environment at an alarming rate. Many jurisdictions aim to regulate this type of waste but what exactly is the best solution for our environment and our citizens? What exactly are the impacts of plastic waste and the issues that arise from this dependence on one-time use items that can be so easily discarded? And lastly, what exactly can the law do to provide a solution?

This symposium will look at the environmental impacts of single-use plastic waste and think critically about the current and potential regulations which aim to both solve and curb the harmful effects of this waste. Not only will the symposium look at the environmental issues, but also the business law and civil rights issues implicated by these regulations. The symposium will identify potential issues, critically look at the long-term effects, and propose

novel approaches to understanding and addressing these issues both domestically and abroad.

Call for Abstracts

The Law Review Symposium Committee invites those interested in participating in the symposium to submit a 300 to 500-word abstract that introduces an article (hereinafter “manuscript”) related to the topic described above to be published in the symposium issue of the California Western Law Review or International Law Journal.

Each abstract should include:

- The title of the submitted manuscript;
- A 300 to 500-word abstract that discusses the proposed symposium topic and outlines the contents of the paper;
- The name and email address of the author;
- The curriculum vitae of the author; and
- Whether the author is interested in participating as a speaker in the Symposium Conference (see below).

Abstracts are due by November 17, 2019 and should be submitted to lawreview@cws.l.edu with “Plastic Regulations Symposium Issue” in the subject line. The Symposium Committee will notify authors whether their abstract has been selected by November 27, 2019.

Further information here:

https://drive.google.com/file/d/0B_26P22j6bYNZ2gwU0JTEpOeC1RTI81S2JDWG1WMDV6YWVj/view

Glasginburgh 2020 - International Law and Distribution: Sustainable Development, Security, and the Governance of Resources, University of Edinburgh & University of Glasgow, Glasgow, 8 - 9 June 2020 (Deadline: 30 November 2019)

In April 2019 the University of Edinburgh hosted ‘Edingow’ – the inaugural conference marking a new collaboration between the University of Edinburgh and the University of Glasgow in the field of International Law. This call for papers is for Glasginburgh 2020 – the second conference in this series – to be held at the University of Glasgow on Monday 8th – Tuesday 9th of June 2020.

Questions of how goods and resources are to be distributed between competing social factions have traditionally been regarded as a matter for domestic politicians to grapple with, rather than a matter for international lawyers. As a discipline that purports to be principally concerned with adjudicating relations between sovereign states, many would argue that international law has—or at least should have—a limited role to play with regards to the determination of distributional concerns. It may be true that many of the powers and competences for taking decisions on distributional issues still reside with sovereign states, and it is certainly true that the domestic plane is where many people consider that the locus of responsibility for decisions affecting the economy and access to resources should reside. However, as the dramatic developments in geo-political relations in recent years would attest, the ‘mission creep’ of international law into matters than many citizens feel ought to

be determined within state boundaries is something that international lawyers must respond to.

Our aim in this conference is to explore the relationship between international law and questions of “distribution” – broadly conceived. The Sustainable Development Goals (SDGs) commit the international community to working towards an agenda of eradicating poverty and hunger; to effecting massive improvements in health, sanitation, and education; to combating climate change; and to achieving greater equality. Achieving this agenda necessitates engagement with questions of how best to pursue sustainable economic development, and how to (re)distribute natural, economic and political resources at a global level, in a way that does not lead to violence, environmental degradation and social exclusion. Distributional issues and competing claims on resources also lie at the root of many conflicts worldwide—conflicts that international lawyers are seeking to prevent and to mediate. This two-day event will promote a dialogue about the myriad ways in which current ‘distributions’ inform or even determine the development of international law, and how, in turn, the practices of international legal institutions may impact upon distributions of income, resources, and power in the world.

We welcome applications from the critical, doctrinal and visionary traditions of international law that would enable a serious scholarly reflection on this topic. Proposals for panels and roundtables on topical themes will be considered, and we are also eager to receive submissions from postgraduate students.

We are particularly interested to receive applications in the following areas:

- International law and the governance of natural resources
- Socio-economic rights at the bilateral, regional and global levels
- Distribution of power within, and by international institutions
- International economic law, development, and distribution
- Distributive effects of knowledge production in international law
- Distributive impacts of the climate change regime
- Access to water and the distribution of water-based resources in international law
- Conflict, security and distributional issues
- Theoretical reflections about distributive role of international law
- Self-determination, nationality and distributions of territory
- SDGs and the sources of international law
- The MDG/SDG Agenda in the UN reform process
- The triple nexus of humanitarian aid, development, & peace-building

The event is free of charge, but participants will be expected to cover their own accommodation and travel costs to Glasgow.

We are currently exploring funding options with the hope that we may be able to extend a limited number of small grants to presenters travelling from the Global South. Please indicate in your application if you require such assistance and whether you would be able to attend without it or having received partial support only.

Abstracts of 500 words should be sent to the email account glasginburgh@gmail.com by 30th November 2019.

If submitting a panel proposal, please submit a 300 words overview of the panel and include the relevant abstracts in your submission.

Selected presenters will be informed by 31 January 2020.

Further information here:

<https://gcils.org/call-for-papers-glasginburgh-2020-international-law-and-distribution-sustainable-development-security-and-the-governance-of-resources/>

Palestine Yearbook of International Law (Deadline: 30 November 2019)

The Palestine Yearbook of International Law (PYBIL) has opened an invitation for an additional round of submissions for Volume XXII. We welcome general submissions related to public international law. We are interested in particular in critical approaches to international law, and welcome submissions in relation to Palestine. This peer-reviewed volume would include articles, case commentaries, and book reviews.

Articles should not exceed 12,000 words, including footnotes. Submissions to the general Articles section will be reviewed by the editorial board in addition to anonymous review by external experts to assess their quality and contribution to academic debates.

Case commentaries should not exceed 5,000 words, including footnotes. Commentaries should discuss significant and relevant jurisprudential developments, whether in international law tribunals or in domestic courts that are pertinent to international law.

Book reviews should not exceed 3,000 words, including footnotes. Book reviews would critically engage with recent international law publications. PYBIL is also happy to receive review essays that examine several books. Review essays should not exceed 5,000 words, including footnotes.

Authors who would like their articles to be considered for Volume XXII (published in 2020) should submit them by 30 November 2019. Articles submitted at a later stage will be considered for Volume XXIII (published in 2021).

For a list of previous volumes, please visit <https://brill.com/view/serial/PYIL>. The contact address for submission is: iol.pyil@birzeit.edu. For queries about submissions, please email Dr. Nimer Sultany, Editor-in-Chief at ns30@soas.ac.uk or Mr. Ata Hindi and Ms. Reem al-Botmeh, Assistant Editors at iol.pyil@birzeit.edu.

Law and Policy in European Integration (1960s-1990s), Max Planck Institute for European Legal History, 9./10. June 2019 (Deadline: 1 December 2019)

The fourth annual conference of the Research Field ‘Legal History of the European Union’ to be held at the Frankfurt Max Planck Institute on 9 and 10 June 2020, will focus on the relationship between law and policy in European integration from the 1960s to the 1990s.

From its beginnings, European integration involved legal solutions to very concrete policy issues. Since the 1960s, the European Economic Community (EEC) developed policies and set legal rules, for example on agriculture, competition, trade and the internal market. New policies, including fisheries, regional, social, environmental and cultural issues followed in the 1970s and 1980s, while other policies such as transport did not move forward. Policy and rule making intensified and changed further in the 1990s, in the context of Economic and Monetary Union.

European policy making involved the build-up of a growing body of European law on a wide range of policy-relevant issues. This so-called *acquis communautaire* deeply influenced the law and policies of the member states. At the same time, political scientists and lawyers have highlighted the weakness of actual implementation of EU law. In the face of this contradictory evidence – between formal strength and informal weakness – this conference will take a closer look at how the relationship between law and policy in European integration developed over time. This relationship goes both ways, and raises various questions.

First, how did European law shape European policy making? How did the various Treaty bases and decision making rules and ECJ judgements enable or limit the development of various policies? How did legal doctrines and principles shape the issues of EC/EU law making and the legal instruments chosen? What was the role of lawyers, legal scholarship and expertise in policy-making? How did advocates or opponents of certain policies use the law to influence policy?

Secondly, how did European policy shape European law – through legislation and court cases? How did changing visions of effective policy making, for instance, economic instruments, change the shape of European legislation? How did transfers of policy knowledge and policy principles from international organisations and (member) states change European law?

This call invites contributions that seek to help us better understand the link between European law and policy in a historical perspective. All contributions should at least address one policy area, and should relate to at least one of the questions raised above, making explicit which part of the relation between law and policy (and which direction of this relation) they are most interested in. Topics may include issues of

- Policy making, legal bases and law making
- Policy implementation and the role of law therein
- Policy relevant jurisdiction – ECJ and national courts
- Legal doctrines and policy principles
- Legal expertise and policy expertise
- Transfer of legal and policy knowledge
- Policy advocacy and opposition in legislation and in the courts

The objective of the conference is to enhance our understanding of what integration through law means with a view to European policies. By bringing together case studies from a range of policy areas, we will be able to (1) flag up the varying roles of different actors involved, (2) compare the relations between policy and law across policy areas old and new, and (3) assess change over time, including potential path dependencies. We will thus get a

better understanding of why and how European policy, which increasingly influences citizens' lives, has come to address problems the way it does.

We welcome proposals for contributions of not more than 150 words by 1st December 2019. Please email your proposal and a short CV (100 words) to jmeyer@rg.mpg.de.

Political Legal Theory of International Courts and Tribunals 2020, PluriCourts Annual Workshop on The Political and Legal Theory of International Courts and Tribunals 2020, Oslo, 22-23 June 2020 (Deadline: 1 December 2019)

PluriCourts announces a workshop that brings together scholars of philosophy, political theory and legal theory who study one or more regional and international courts and tribunals (ICs), and in particular issues concerning the independence and accountability of ICs, and questions concerning domination.

States have established manifold regional and international ICs to resolve disputes, interpret treaties, and deter illegal behavior. These ICs cover a range of issues including, human rights, trade, investment, border disputes, and international crimes. ICs' competences, level of authority, method of interpretation, and geographical reach widely vary. ICs' increase in number and influence has spawned controversy and complaints, often phrased as charges that they are illegitimate. We especially invite papers that address one or more such ICs concerning the following themes. The workshop welcomes both abstract and practice-focused perspectives.

Independence, accountability, and domination

Critics of ICs frequently claim that ICs have gained too much independent authority. They lament juristocracy: the arbitrary rule of autocratic judges rather than democratic decisions and the rule of law. This critique is often phrased as concerns about domination. It is feared that the independent authority of ICs, together with the deep consequences of their decision making, may result in arbitrary and illegitimate exercise of power. At the same time, independence of certain kinds is important for courts to function properly. Independence can indeed be seen as necessary for impartiality and for courts' abilities to legitimately settle disputes. More generally, ICs are by many seen not as the source of the problem of domination in international affairs, but rather as a response and a remedy to the lawlessness and power abuses that plagues international politics. The tension between independence and accountability, and the conditions under which the power and authority of ICs should be seen as dominating or non-dominating, raises both philosophical and more practice-oriented questions about the activities of ICs. We invite papers that explore various aspects of domination and non-domination, accountability, and independence in the context of ICs. The following indicate some of several possible issues:

- The independent authority of ICs as a legitimacy problem
- International juristocracy and judicialization
- The relationship between concepts such as authority, power, legitimacy, and non-domination in the context of ICs.
- Independence of ICs as contributing to the legitimate settlement of disputes
- ICs' legitimate discretion in interpreting and applying the law

- The composition of ICs and institutional rules for selecting judges, or other aspects of the desired form of independence and accountability with implications for the legitimacy of ICs
- The concept of domination applied to ICs, and the conditions under which ICs may be a dominating force in international politics
- The conditions under which ICs' authority is appropriately checked and controlled so as to be non-arbitrary and non-dominating
- The proper role of ICs in a non-dominating international order
- The concept and standards of legitimacy, more generally, for ICs from the perspectives of history of ideas and/or contemporary legal and political theory, such as human rights, transparency, or rule of law
- Law and morality in international adjudication

Some travel grants are available upon request. Please email Karoline Hovland Lyngstadaas separately upon receiving your acceptance by January 24th 2020.

About PluriCourts

PluriCourts is a multidisciplinary Centre of Excellence whose overriding research objective is to analyze and assess the legitimate present and future roles of this international judiciary in the global legal order. Why and when are these international courts and tribunals legitimate authorities, whose decisions should enjoy deference by various domestic and international 'compliance communities'? The PluriCourts Research Plan is available here: <https://www.jus.uio.no/pluricourts/english/about/research-plan-2.0.pdf>.

Further information here:

<https://www.jus.uio.no/pluricourts/english/news-and-events/news/2020/political-legal-theory-workshop-cfp-2020.html>

International Law and Global Risks: Current Challenges in Theory and Practice, Faculty of Law, University of Cambridge, Ninth Annual Cambridge International Law Conference, 16-17 April 2020 (Deadline: 13 December 2019)

This year, the Conference invites the submission of papers under the theme 'International Law and Global Risks: Current Challenges in Theory and Practice'.

Humanity is facing multiple and serious risks on a regional or global scale: from the impacts of climate change—including sea level rise, loss of biodiversity, food insecurity and population displacement; to the threats of nuclear proliferation and cyber warfare; to growing wealth inequality, 'trade wars' and global economic instability. At the same time, new social, technological and political developments may impact on the ways in which such risks are addressed. For example, the growing influence of social media, increased use of artificial intelligence in decision making, and declining State involvement in multilateral institutions may each play a role. In this context, how can international law help to manage regional and global risks? And what theoretical and practical challenges must be overcome in order to maintain and strengthen international rule of law?

The Conference welcomes diverse contributions on the concept of risk and its place in the theory or practice of international law. Papers may focus on one or more subject matter areas of international law, such as environmental law, trade and investment, human rights, the law of the sea, air and space law, or international humanitarian law and security. Alternatively, papers may address crosscutting issues or themes, for example:

- The role of positive obligations of prevention, due diligence and impact assessment in international law;
- Empirical and interdisciplinary methods in international risk regulation;
- The evolution or adaptation of existing international law in an era of rapid change;
- Litigation in response to regional and global risks;
- Lawmaking as a response to risk: the efficacy of current multilateral treaty structures and institutions for addressing regional and global risks;
- Law breaking as a response to risk: the rise of unilateralism, treaty-withdrawal and protection of essential/national interests at the expense of compliance with international law.
- Papers addressing other topics within the theme of the Conference are also welcome.

KEYNOTE SPEAKERS

The Conference is pleased to announce the following keynote speakers for 2020:

Professor Anne Peters, Director at the Max Planck Institute for Comparative Public Law and International Law Heidelberg (Germany); Professor at the universities of Heidelberg, Freie Universität Berlin, and Basel (Switzerland); and William W. Cook Global Law Professor at the University of Michigan

Dr Chaloka Beyani, Associate Professor of International Law at the London School of Economics and Political Science; and former United Nations Special Rapporteur on the Human Rights of Internally Displaced Persons

ABSTRACTS

Abstracts of no more than 500 words should be submitted together with your CV via the following link by 11:59pm GMT, on Friday, 13 December 2019:

<https://cambridgejournalofinternationalcomplaw.submittable.com/submit/40493936-d466-48c4-8947-02a8380560d8/call-for-papers-9th-annual-cambridge-international-law-conference>

Abstracts should explain the author's methodological approach, the principal arguments of the paper and how they relate to the theme of the Conference.

In the case of co-authored papers, a CV for each author should be included.

Successful applicants will be notified by email by Friday, 24 January 2020. The authors of selected papers will be required to submit a 2,000-word extended abstract to conference@cilj.co.uk by Friday, 14 February 2020.

Authors who present at the Conference will also be invited to submit their papers to be considered for publication in Volume 9(2), the conference issue of the Journal, to be published in December 2020, subject to the normal double-blind peer-review process. Authors will be contacted about this after the Conference.

FURTHER INFORMATION

Registration for the Conference will open in January 2020. Further information will be posted on the CILJ website in due course. In the interim, please contact conference@cilj.co.uk with any questions or concerns.

Further information here:

<http://cilj.co.uk/9th-annual-cambridge-international-law-conference/>

Democracy and Information Warfare - An International Law Perspective, Institut für Recht und Digitalisierung Trier, Thomas Burri (University of St. Gallen) and Antje von Ungern-Sternberg (University of Trier), 14-15 May 2020 (Deadline: 30 January 2020)

We now call upon scholars to consider contributing a paper to the conference. We aim to attract established scholars as well as researchers whose work on the topic is not yet out in print. Scholars may contribute a full paper or a talk. Limited travel grants are available. We are aiming for a journal special issue for the best contributions.

In answer to this call, you may wish to treat one of the following topics or any other suitably connected topic:

- The principle of non-intervention and the protection of democratic opinion making
- Protection of confidential information in public international law
- Free-speech rights, disinformation, and manipulation
- Attribution of private informational influence and coercion to state actors
- Regulation of information platforms and artificial intelligence in public international law
- White and black hacking through the lens of public international law
- Informational warfare and the laws of conventional warfare
- Countermeasures in reaction to informational pressure.

Information required from authors: one-page abstract, one-page CV, including affiliations and main publications, indication whether full paper or talk is intended; indication of need for travel support.

Costs: no conference fees. The conference is financed by public funds. We cover accommodation and board for all participants.

Please answer the call by way of e-mail to the organizers stating the subject "Call for papers", c/o Prof. Dr. Antje von Ungern-Sternberg, lsvonungern@uni-trier.de. Please do not hesitate to contact us in case you have questions.

Further information here: <https://www.uni-trier.de/index.php?id=70664>

16th Annual Conference of the European Society of International Law, European Society of International Law, Stockholm, 10-12 September 2020 (Deadline: 31 January 2020)

The 16th Annual Conference of the European Society of International Law will be held in Stockholm from Thursday 10 September until Saturday 12 September 2020, preceded by workshops of the ESIL Interest Groups on Wednesday 9 September.

In keeping with ESIL tradition, the Conference will feature keynote speakers, a closing round table, and eight fora, exploring the general and theoretical aspects of lawmaking, namely: the deformalisation of international law; lawmaking by non-state actors; the changing local implementation of international law; international lawmaking from below; legitimacy and rationality in international lawmaking; how to study how international law works; and technology and changes in lawmaking.

In addition, twelve agorae will examine particular facets of lawmaking. The themes of the ten pre-determined agorae are outlined below, followed by instructions for the submission of paper proposals and the submission of panel proposals by ESIL Interest Groups for the two open panels. Please note that panel proposals submitted by individual members of ESIL Interest Groups will not be considered.

Agora speakers will be selected on the basis of abstracts submitted in response to this call for papers. The purpose of the agorae is to share cutting-edge research in specific areas of international law and to stimulate debate. Papers presented may focus on any branch of international law and related fields discussed in the agora. Papers should present innovative ideas, be unpublished at the moment of presentation, and be at an advanced stage of completion.

The general conference theme and the themes of the agorae are described below. Please note that the bullet points with questions are only indicative. Please also note that the headings of the panels are drafted for the purpose of the call for papers and may be changed after the selection of papers.

The working languages of the conference are English and French. Since no translation will be provided, participants should have passive understanding of both languages and active understanding of at least one of them.

The Selection Committee will review the abstracts submitted for each agora. Joint submissions are possible but, if selected, only one person will be eligible for a reduced registration fee at the conference. Only one abstract per author will be considered. Each abstract must be submitted to only one agora.

The selection criteria are: originality and innovativeness of the work; relevance to the agora theme; and geographical and gender balance.

Abstracts (in Word and PDF format, not exceeding 800 words) must be submitted according to technical instructions that will be posted on the conference website in due course.

Selected authors should submit a first draft of their paper (min. 3,000 words) prior to the conference. The paper will be shared with other agora speakers with a view to creating interactions during the conference. The quality of the drafts will be screened by the Programme Committee, which may request amendments.

The deadline for submission of abstracts and Interest Group panel proposals is 31 January 2020.

Successful applicants will be informed no later than 31 March 2020.

The deadline for submission of full papers is 1 July 2020.

The conference begins on Thursday 10 September and ends on Saturday 12 September 2020. The deadline for submission of final papers (for publication) is 1 November 2020.

All selected agora speakers must register for the conference and, if ESIL members, will be eligible for a reduced conference registration fee. ESIL does not cover expenses for travel and accommodation. ESIL awards travel grants and carers' grants to ESIL members to encourage and facilitate attendance at ESIL events. Application details can be found on the ESIL website.

After the conference, ESIL provides the opportunity to publish papers in the ESIL SSRN Series and also plans to publish selected high-quality papers in a volume of the ESIL Book Series (published by OUP). Further details about how to submit papers for publication will be provided to all speakers immediately after the conference.

Further information here: <http://esil2020.se/call-for-papers/>

Aktuelle Herausforderungen für regionale Menschenrechtssysteme: Europa, Amerika, Afrika und die Arabische Welt, Journal of International Peace and Organization / Friedens-Warte (Bewerbungsfrist: 30. Januar 2020)

Die Herausgeber der Zeitschrift Friedens-Warte laden dazu ein, für den Schwerpunktteil der ersten Ausgabe des 93. Bandes (1-2/2020) Beiträge oder Beitragsvorschläge einzureichen.

Menschenrechtsschutz ist gleichermaßen ein globales wie ein regionales Unterfangen. Es gibt neben den globalen internationalen Menschenrechtssystemen, wie z.B. dem Internationalen Pakt über bürgerliche und politische Rechte, zahlreiche regionale Menschenrechtssysteme, wie etwa die Europäische Menschenrechtskonvention oder die Arabische Charta der Menschenrechte. Diese Systeme setzen verschiedene rechtliche Schwerpunkte und haben verschieden ausgeprägte Durchsetzungsmechanismen.

Die kommende Ausgabe der Friedens-Warte möchte diese Thematik vergleichend aus einer interdisziplinär-friedenswissenschaftlichen Perspektive beleuchten.

Mögliche Themen oder Aspekte könnten z.B. sein:

- Vergleichende Analyse: Unterschiede zwischen verschiedenen regionalen Menschenrechtssystemen (Europa; Amerika; Afrika; Arabische Welt); jeweilige Stärken und Schwächen;
- Errungenschaften der Vergangenheit: (Rechts-)historische Analyse der Entwicklung der regionalen Menschenrechtssysteme im gesellschaftlichen Kontext;
- Aktuelle Herausforderungen: Schutzlücken; fehlende Durchsetzungsmechanismen;
- Jüngere Entwicklungen: aktuelle Rechtsprechung oder institutionelle Veränderungen; diese könnten Aspekte der Migration, der Umwelt, der Ressourcenknappheit, der Minderheitenrechte oder verwandte Fragestellungen umfassen;

Ausblick: Erkenntnisse aus der vergleichenden Analyse regionaler Menschenrechtssysteme, um den Menschenrechtsschutz auf globaler wie regionaler Ebene zu verbessern.

Bitte senden Sie Ihren Beitrag auf Deutsch oder Englisch für eine Begutachtung bis zum 31.01.2020 per E-Mail im Word-Format (.docx, .rtf, idealerweise .doc) an die E-Mailadresse friedenswarte@bvv-verlag.de (Manuskripte etwa 45.000 bis 70.000 Zeichen; auch kürzere Einreichungen sind möglich). Weitere Informationen sowie Hinweise für AutorInnen finden Sie auf unserer Webseite www.friedenswarte.bvv-verlag.de.

Beachten Sie: Auch außerhalb des Themenschwerpunktes können der Redaktion bis zum genannten Datum freie Beiträge zur friedenswissenschaftlichen Forschung für die Ausgabe 2020/1 übersandt werden.

Zur Friedens-Warte

1899 durch den späteren Friedensnobelpreisträger Alfred H. Fried begründet, ist die Friedens- Warte die älteste Zeitschrift im deutschsprachigen Raum für Fragen der Friedenssicherung und der internationalen Organisation. Neben dem fachlichen Austausch innerhalb und zwischen den friedenswissenschaftlichen Disziplinen will die sie traditionell einen Beitrag dazu leisten, das für eine Politik der aktiven Friedensgestaltung erforderliche Fachwissen in die politische Praxis zu vermitteln. Dem interdisziplinären Charakter der Friedenswissenschaft entsprechend äußern sich in der Friedens-Warte namhafte nationale und internationale Wissenschaftler aus unterschiedlichen Fachrichtungen mit speziellen Forschungsbeiträgen zu aktuellen und grundlegenden Themen der Friedens- und Konfliktforschung.

Spätestens seit dem Ende des Ost-West-Konflikts wird Frieden nicht länger allein als Abwesenheit von zwischenstaatlicher Gewalt definiert, sondern als ein vielschichtiges und komplexes Konzept, das die Bedingungen eines gewaltfreien Miteinanders einbezieht. Die heutige Friedenswissenschaft nimmt die Dynamiken und Folgen innerstaatlicher Gewaltkonflikte, ökonomische Verarmungsprozesse, Klimakatastrophen sowie die Bedrohung durch den internationalen Terrorismus ebenso in den Blick wie Bedrohungen der Sicherheit des Individuums. Mit dieser Erweiterung des Fokus geht eine Erweiterung der relevanten Fachdisziplinen einher: Neben den Politik- und Rechtswissenschaften bieten wirtschafts- und naturwissenschaftliche ebenso wie sozialpsychologische, soziologische und sozialanthropologische Analysen wichtige Beiträge zu friedenswissenschaftlichen Debatten. Friedenswissenschaft hat einen betont interdisziplinären Charakter.

Eingereichte Beiträge unterliegen einem Begutachtungsverfahren, das über die Aufnahme in die Zeitschrift entscheidet.

CfP Special Issue on Street Protests and Human Rights, Asia-Pacific Journal on Human Rights and the Law, University of Hongkong (Deadline: 31 January 2020)

In 2019 Hong Kong saw unprecedented confrontations between police and protesters sparked by human rights concerns with a proposed amendment bill that would have enabled the surrender of fugitive offenders to other parts of China. Street protests leading to clashes with the police also flared up in Moscow, Kashmir, West Papua, Cape Town, Mexico,

Zimbabwe, and Honduras. Police powers and public order measures can have severe consequences for protesters, journalists, and other members of the public. These recent events have given rise to many important human rights law issues that may require the attention of courts, tribunals, legislative bodies, governments, and international organisations. To contribute to a global discussion of these issues, the Asia-Pacific Journal on Human Rights and the Law is soliciting new scholarship on the human rights law issues of street protests in the Asia-Pacific or of potential interest to the region, particularly in terms of international standards. An editorial committee of experts will peer review submitted papers and the best ones will be published in a special issue of the journal planned for issue 1 of volume 21 (2020).

Established in 2000 and now based at The University of Hong Kong, the Asia- Pacific Journal on Human Rights and the Law is the leading law journal on human rights in Asia. It has published influential articles on important human rights issues occurring in most Asia-Pacific jurisdictions. Two issues of the journal are published each year. Abstracts of articles are indexed on Scopus and searchable on Westlaw. Full text is available on BrillOnline, EBSCO, and HeinOnline. The journal's website is <https://brill.com/view/journals/aphu/aphu-overview.xml>.

Submission instructions. For the special issue, papers should be no longer than 12,000 words (inclusive of footnotes). Please follow the OSCOLA (4th edn) standard for the citation of legal authorities. Email papers to apjhrl@hku.hk. For papers to be considered for the special issue, they must be received by 31 January 2020.

Further information here:

https://drive.google.com/file/d/0B_26P22j6bYNX09rMGtfX0NJRXJia0kxWnhFRVp1Ykl2dUZV/view

Gender in Cyprus: Equality, Rights and Beyond, Cyprus Review (Deadline: 1 February 2020)

There is a constantly growing literature adopting a gender-based exegesis and/or gender-oriented perspective as both a research method and a doctrinal area in a vast spectrum of scientific disciplines, ranging from humanities, social sciences, law, and politics, to natural sciences, sports, and statistics. This comes as no surprise, since gender, much like all proto-societal notions, bears significant philosophical, political, economic, legal, and even metaphysical connotations. Moreover, the amplification of the interdisciplinary scholarly debate around the notion of gender and its implications in the conduct of scientific research has been part and parcel of the emergence of such intellectual fields as gender, feminist, queer, sexual diversity, and LGBTQI+ studies.

The upcoming Spring 2020 issue of The Cyprus Review will focus on the parameters of Gender in Cyprus: Equality, Rights, and Beyond. The issue intends to serve as a platform for introducing gender-based approaches into the scientific toposof Cyprological studies. We encourage authors to contribute to this effort through original scientific research pertinent to a broad range of Cyprological topics touching upon the issue of gender, with special but not exclusive, focus on the interplay between gender and equality, as well as gender and rights.

We especially encourage original papers dealing with such subjects as:

- Social and/or societal construction of gender
- Gender representations in the context of family, workplace, or the socio-political arena
- LGBTQI+ perspectives on gender; queerness and the construction of gender; normativity, non-binarity, and gender identity
- Gender identity; gender fluidity; gender reassignment
- Gender visibility, inclusivity, and/or awareness
- Gender as a notion of domestic, European, and international law
- Gender rights; gender equality; gender and human rights
- Gender equality; gender participation; gender-sensitive policies and affirmative action; gender quotas; gender empowerment
- Language and gender; gender as a language; gender as a narrative
- Gender targeting; gender biases; gender qua role and source of expectations
- Gender and the concept of the political; gender as a political concept; gender and political representation
- Gender in the context of labour policy and/or praxis; gender and capital
- Gender and the Welfare State in liquid modernity
- Gender parameters in the framework of international or regional stability, peace, and security operations
- Gender victimality; gender-based violence (GBV); harassment on the basis of gender and/or sexual harassment; gender-related mobbing; gender in mass atrocity context; gender and armed conflict
- Toxic masculinity; lookism; the culture of machismo

This is not an exclusive list. On the contrary, we urge prospective authors to think out of the box, endorse bold new ideas, and research the various aspects of gender in the context of equality or rights, but also beyond them. All articles should be relevant to the case of Cyprus, thus enhancing Cyprological studies and research.

Submission Instructions

Authors should consult the journal's guidelines for submission which can be found at:
<http://cyprusreview.org/index.php/cr/information/authors>

The Cyprus Review is available at <http://cyprusreview.org>

For specific academic enquiries, please contact The Cyprus Review Editorial Team via
cy_review@unic.ac.cy.

Interested scholars should send their papers to the following email address
cy_review@unic.ac.cy or submit their articles through our online platform available at the review's web page <https://cyprusreview.org>, not later than 1 February 2020.

All submissions should be identified in the email subject with the heading 'TCR Spring 2020, Gender in Cyprus'

About The Cyprus Review

The Cyprus Review is an international bi-annual refereed Cyprological journal. For nearly 30 years, it has been at the forefront of scholarship on Cypriot political, social and economic issues, encouraging research and reflection on a range of disciplines in the general spectre of social sciences pertinent to Cyprus. Founded in 1989, The Cyprus Review aims to serve as the

forum where original research is presented and to shape discussion of the most important and topical issues through a rigorous scholarship selection and editing process. Meeting the highest international standards, The Cyprus Review is published in the English language, thus engaging in an international dialogue about Cyprus and safeguarding that its content is widely disseminated.

As a Cyprological peer review journal in the wider field of social sciences, The Cyprus Review aims to solicit papers on topics pertinent to the fields of International Relations, Politics, Social Welfare, History, Public Administration, Law, Sociology, Anthropology, and other related fields, pertinent to Cyprus.

Further information here: <http://cyprusreview.org/index.php/cr/announcement/view/4>

7th RMLNLU International Legal Essay Writing Competition, Dr. Ram Manohar Lohiya National University, Lucknow, in collaboration with Centre for Trade and Investment Law, Indian Institute of Foreign Trade (Deadline: 2 February 2020)

The Journal Committee at Dr. Ram Manohar Lohiya National University, Lucknow, in collaboration with Centre for Trade and Investment Law, Indian Institute of Foreign Trade is organising RMLNLU-CTIL Conference on International Trade Law (7th RMLNLU International Legal Essay Writing Competition) on February 02, 2020.

THEMES:

1. Policy Proposals for Export-Led Growth in Compliance with WTO Law

Exports continue to be a significant part of the virtuous cycle of growth required to propel India to become a 5 trillion USD economy. This emphasis on export-led growth has manifested itself in many government policies such as the “Make in India” initiative as well as other “buy-local” provisions which stipulate local content requirements in government procurement. However, schemes which incentivise exports need to be consistent with India’s obligations as a member of the World Trade Organization (“WTO”). India’s measures have been and continue to be susceptible to challenges in the binding, automatic and rule-based Dispute Settlement system of the WTO. For instance, the terms of National Solar Mission, by which India had imposed a local content requirement on solar companies as a prerequisite for benefitting from the program, were held to violate the National Treatment Principle of the GATT 1994.

Formulating innovative WTO-compliant solutions to incentivise Indian manufacturing is the need of the hour. In this context, participants are invited to formulate and suggest broad contours of Indian policies which can help India achieve the goal of export-led economic growth. Essays can explore the experience of other WTO Members who have been successful in fostering pioneering industries in compliance with WTO Agreements and the application of such policies to India. Further, essays can critically analyse current Indian policies and suggest modifications to ensure WTO-consistency which would not, ideally, compromise the incentives provided to a domestic industry. Essays which successfully synthesise legal analysis with the experience of domestic industries in various sectors will be preferred. To this end, multi-disciplinary approaches are encouraged but are not a necessity. Participants are encouraged to consider the entire gamut of regulations of the WTO,

including rules on goods, subsidies, trade-related investment measures and technical standards.

2. Legal Dimensions of Agrarian Distress and International Economic Law

Agrarian distress has proven to be a persistent policy conundrum for the Government of India. The provisional data with the National Crime Records Bureau shows that 11,370 farmers committed suicides in the year 2016. In response to the public outcry, the Government has not released any data subsequently. Agrarian distress is a multi-faceted problem caused primarily due to lack of remunerative prices, poor rural infrastructure, absence of logistical support and regulatory restrictions on the free movement of agricultural goods.

Unfortunately, the range of policy options that the Government of India can utilise is limited by the stringent conditions of the WTO's Agreement on Agriculture ("AoA"). The AoA limits the quantum of price support that can be provided by India and allows certain classes of domestic support. As India heralds into an age where it has achieved food security, the time has come to re-think the policy prescriptions for agriculture so that there can be a renewed focus on livelihood security of Indian farmers. This re-alignment is also incentivised by external factors. Indian agricultural policies have been under at the WTO, in terms of disputes which have been initiated as well as counter-notifications in the Committee of Agriculture. Further, depleting ground water levels and the resource-intensive nature of Indian agriculture have raised serious environmental concerns regarding the sustainability of Indian agricultural practices.

Early signs of change in policy by the Government are the emphasis in direct benefit transfer to Indian farmers as well as NITI-Aayog, India's premier research organisation, suggesting that archaic legislation which limit stocking and selling of agricultural products be repealed. At a broader level, the role of the government in fixing the price of many agricultural staples is being questioned due to market inefficiencies. In this context, participants are invited to formulate and suggest modifications to the current prevailing agricultural policies to meet challenges such as livelihood security of Indian farmers as well as climate change. Essays can treat policy recommendations of international organisation and think-tanks such as the Food and Agricultural Organization and the Indian Council for Research on International Economic Relations as an inflection point for further analysis. Further, participants can analyse the policies adopted by other WTO Members to boost agricultural production in compliance with WTO. Scholars are also encouraged to look beyond the covered agreements of the WTO to explore other international legal norms which may be relevant to Indian agricultural policy. Alternatively, essays can also choose to critique existing regulations governing Indian agriculture in light of India's commitments under international law. Essays which ground their analysis on specific prevailing realities of Indian agriculture will be preferred over essays which provide broad and over-arching recommendations.

ELIGIBILITY

Authors must be pursuing their 5-year integrated LL.B. (Hons.) course / 3-year LL.B. course / LL.M. from any recognised university in India and equivalent undergraduate law degree, abroad for the academic year of 2019-2020, to be eligible to participate in the Competition.

STRUCTURE

All entries will be judged and ranked by the Centre for Trade and Investment Law and Journal Committee. A maximum of five entries will be selected after an intense review procedure for presenting their essays in the conference. The participants may adopt any

suitable means for presenting the papers including audio-visual aids, such as PowerPoint presentation.

The selected entries shall be published in the RMLNLU Law Review Blog. The top three essays will be conferred with rewards.

PARTICIPATION GUIDELINES

Co-authorship of entries (maximum two) among individuals from the same or different institutions is allowed.

Multiple entries for same authors are not allowed.

A participant may submit an entry related to ONE sub-theme ONLY. One may not juxtapose sub-themes in an entry

Entries should be original, unpublished and non-plagiarised.

Note: Authors whose papers are selected for presentation in the conference shall be required to pay an amount INR 750 for single author entries and INR 1000 for co-authored entries.

SUBMISSION GUIDELINES

Word Limit: 4000-5000 words (excluding footnotes).

Individual Attachments: Name; contact details; current academic status (Year, University etc.); undertaking as to guarantee of originality

Formatting specifications:

Font and size for the essay: Times New Roman | 12

Font and size for footnotes: Times New Roman | 10

Line spacing: 1.5

Citation Style: Uniform style of citation should be followed throughout the essay.

The file name must consist only of the author's name.

Entries should be emailed to rilec.rmlnlu@gmail.com under the subject title "Entry for 7th RILEC - [Name(s) of Author(s)]" in Microsoft Word (.doc or .docx) format.

The last date for the submission of soft copies is 17th November, 2019.

MISCELLANEOUS RULES

The copyright for all entries shall vest with the organisers who herewith reserve the right to modify, postpone or defer the competition and its adjudication indefinitely as and when exigencies of an unforeseen nature may arise.

Any attempt, direct or indirect, to contact the panel of judges will be met with the immediate disqualification of the relevant entry.

Any indication of author's name or university in the entry shall lead to immediate disqualification from the competition.

PRIZES

Winner - INR 15,000

First Runner Up - INR 10,000

Second Runner Up - INR 5,000

Top three entries will be receiving a 'certificate of achievement' and an opportunity to intern at Centre for Trade and Investment Law, New Delhi.

A 'certificate of merit' shall be provided to the selected entries.

Selected entries will be published on 'The RMLNLU Law Review Blog'.

All participants shall be receiving a 'certificate of participation'.

CONTACT

Write us at rmlnlu@gmail.com or prakhar.ctil@iift.edu in case of queries.

You may also reach us through the phone.

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Click here to know more about the competition:

<https://rmlnlulawreview.com/2019/08/22/call-for-entries-rmlnlu-ctil-conference-on-international-trade-law-february-02-2020/>

Click here to read the brochure of the competition:

https://drive.google.com/file/d/15D8zyPazi8CTx_ZIfc7OScipFIFsqalO/view

Humanitäres Völkerrecht: "Wirtschaft und Menschenrechte", Humanitäres Völkerrecht / Journal of International Law of Peace and Armed Conflict (Bewerbungsfrist: 15. Januar 2020)

Das Redaktionskollegium lädt Autoren und Autorinnen zur Einsendung von Beiträgen zur Veröffentlichung in der ersten Ausgabe des Jahres 2020 ein.

Die wissenschaftliche Fachzeitschrift Humanitäres Völkerrecht / Journal of International Law of Peace and Armed Conflict (HuV / JILPAC) widmet sich juristischen Fragestellungen gegenwärtiger bewaffneter Konflikte und behandelt die vielfältigen und aktuellen Aspekte des humanitären Völkerrechts und seiner Nachbargebiete, des internationalen Menschenrechtsschutzes, des Völkerstrafrechts sowie der praktischen Herausforderungen von humanitärer Hilfe und Friedenseinsätzen. Die Fachzeitschrift HuV veröffentlicht englisch- wie deutschsprachige Artikel, Stellungnahmen, Urteilsbesprechungen, Rezensionen und Konferenzberichte, die aktuelle Ereignisse und zukünftige Entwicklungen analysieren.

Wir laden zur Einsendung von Beiträgen zu den folgenden Themen ein:

Wirtschaft und Menschenrechte;

Unternehmensverantwortung für Verstöße gegen humanitäres Völkerrecht;

gesetzliche und freiwillige Regulierungen, insbesondere im Lebensmittel- und Textilsektor (Frist: 15. Januar 2020).

Wir begrüßen gleichermaßen Beiträge, die in den allgemeinen inhaltlichen Schwerpunkt der HuV fallen. Beiträge können in deutscher und englischer Sprache eingereicht werden. Zudem begrüßen wir Konferenzberichte, Buchbesprechungen (auf Anfrage) sowie Urteilsbesprechungen. Weitere Autorenhinweise finden sich auf der Webseite des IFHV und des Berliner Wissenschafts-Verlags.

Alle Beiträge werden im Rahmen eines Peer-Review-Verfahrens durch die Mitglieder des Redaktionskollegiums und des Beirats eingehend geprüft.

Diese Ausgabe der HuV wird von Prof. Dr. Pierre Thielbörger (Ruhr-Universität Bochum) und Associate Prof. Dr. Khalid Ibrahim Talahma (Universität Birzeit) herausgegeben. Unterstützt wird die Ausgabe durch die Arab German Young Academy (AGYA).

Kontakt: ifhv-publications@rub.de, laura.hofmann@rub.de

Webseite: <https://elibrary.bvv-verlag.de/journal/huv>

Mehr Informationen hier: http://www.ifhv.de/documents/huv/huv_cfp_2020.pdf

Populism and International Law: Global South Perspectives, Brazilian Journal of International Law, Special Issue 2020.2 (Deadline: 15 April 2020)

The Brazilian Journal of International Law invites submissions for a special issue on Populism and International Law: Perspectives from the Global South to be published in September 2020. The issue will be edited by Professors Fabio Morosini (Universidade Federal do Rio Grande do Sul – UFRGS, Porto Alegre, Brazil) and Lucas Lixinski (UNSW Sydney, Australia).

The rise of populist governments around the world has been getting a lot of attention from international legal scholars. As a result, the field of international law witnesses a range of academic publications analyzing recent populist movements and their impact on international law as we know it. These analyses have focused on different areas of international law and their institutions, such as trade, environment, human rights and migration. Across these different contexts, international law is often approached in a binary/antagonistic fashion, either as a tool to ban populist-driven policies or as an instrument to allow such policies to thrive. This scholarship therefore, while valuable, tends to miss more nuanced accounts of co-production of domestic regime (il)legitimacy and international ordering as part of a continuum that does not fit “either/or” accounts.

Further, few analyses to date have focused on the relation between populist governments and international law in the Global South, rather focusing on historical regimes in the North, or, more recently, the rise of regimes in the United States and Eastern Europe. It is however visible that in the Global South characteristics traditionally associated with populist policies – such as the “us versus them” approach, security, nationalism – are animated by different dynamics than those at play in the North. This call for papers, hence, especially welcomes submissions focused on the Global South, asking contributors whether it is possible to think differently about the relationships between populism and international law from and to the Global South. In other words, does the unique position of Global South countries experiencing populist governments offer different insights that could enlarge the universe of analysis related to authoritarian or illiberal governments and international law? Also, can the experiences of the Global South identify alternative roles to international law beyond the binarism already identified by academics in the North?

The call is open to a variety of topics addressing the relationship between international law and authoritarian states, such as:

- The international legal definition of authoritarianisms;
- Democracy as an international legal rule or principle;
- International law actors, norms and processes in the Global South, including the role of academia in enabling or perpetuating relationships between international law and authoritarianism;
- Civil society activism to counter authoritarian states;
- Human rights and migration law and policies;
- Gender;
- Race;

- Indigenous peoples;
- Environment and health;
- Trade, investment, and finance;
- International criminal cooperation;
- The role of regional organizations (from within or beyond the Global South) vis-à-vis authoritarian regimes;
- The uses of comparative and international law in domestic adjudication tackling issues of regime authoritarianism. Empirically-informed case studies and more theoretical contributions are equally encouraged.

Manuscripts may be submitted in English, French, Portuguese, or Spanish. Submitting articles in English is strongly recommended. Manuscript reviews will be in the language of submission. Non-native speakers are strongly encouraged to have their paper proofread and edited by a native speaker. The Journal will reject articles if the level of chosen language is insufficient.

The Journal has a double-blind peer-review policy. Reviews will normally be provided within 30 days from the submission. Authors are expected to correct and return proofs of accepted articles within 15 days.

We encourage submissions by Early Career Academics with relevant academic and / or professional experience in the field of the special issue. The editors reserve the right to scrutinize and provide feedback on manuscripts before review with regard to their suitability for the journal, including concerning analytical consistency, compliance with the applicable submission guidelines, and linguistic and stylistic matters.

The deadline for submission is 15th April 2020.

Further information here:

<https://drive.google.com/file/d/1cTp6EH6a3i8VNEe3x0SmKRvv8XRFnSNn/view>.

IV. Konferenzen, Workshops und Summer Schools

Small States, International Law and the Realisation of Rights, WilmerHale, London, 14-15 November 2019

Thursday, 14 November 2019 | 09:00–18:15

Friday, 15 November 2019 | 09:30–17:45

WilmerHale, 49 Park Lane, London, W1K 1PS

Further information here:

<https://wilmerhalecommunications.com/56/3482/landing-pages/agenda.asp?sid=blankform>

Effektivität des Grundrechtschutzes in der Europäischen Union, Frankfurter institut fuer das Recht der Europäischen Union, Europa-Universitaet Viadrina, Frankfurt (Oder), 14. November 2019 (Registrierungsfrist: 3. November 2019)

Mehr Informationen hier:

https://www.rewi.europa-uni.de/de/dekanat/startsite_news/spalte_3_veranstaltungen/news2/Flyer-GR-Tagung-2019-II.pdf

Renewing a Europe confronted by domestic and global challenges, Hertie School of Governance and CEPS, Place du Congrès 1, 1000 Bruxelles, Belgium, 5 November 2019 (registration open)

The Dahrendorf Forum and CEPS present the third flagship event in the series, 'The Future of Europe: Strategic Options for an Era of Uncertainties'.

We warmly invite you to join us at CEPS on Tuesday 5 November for a day of discussions focusing on three of the key topics we have examined over the past two years of the project, namely:

- Migrant integration into labour markets and host societies;
- The role of journalists and the media in confronting populist rhetoric;
- Europe's role in the global order, between a retreating United States and an increasingly assertive China.

Confirmed speakers include **Iain Begg** (Academic Co-Director of the Dahrendorf Forum at LSE), **Ruby Gropas** (Leader of the Social Affairs Team at the European Political Strategy Center, European Commission), **Daniel Gros** (Director of CEPS), **Danuta Hübner** (MEP), **Christine Ockrent** (journalist and producer of 'Foreign Affairs' on France Culture), **Andrea Römmele** (Dean Executive Education and Professor for Communication in Politics and Civil Society, Hertie School, Berlin) and **Natacha Valla** (Deputy Director General for Monetary Policy at the European Central Bank).

Venue: CEPS, Place du Congrès 1, 1000 Bruxelles, Belgium

Time: 11:15 to 18:15 (registration from 10:45)

More information here:

<https://www.hertie-school.org/en/05-11-2019-renewing-a-europe-confronted-by-domestic-and-global-challenges/>

Within the realm of the possible: Reforming the UN treaty bodies' individual communication mechanisms, Hertie School of Governance Berlin, 15 November 2019 (registration open)

This workshop is organized by **Başak Çalı**, Hertie School, **Andreas Follesdal**, PluriCourts, University of Oslo, **Geir Ulfstein**, PluriCourts, University of Oslo and **Andreas von Staden**, University of Hamburg. Hosted by the **Centre for Fundamental Rights**.

The reform of the United Nations human rights system is once again on the agenda. The latest such review was concluded by the UN General Assembly in 2014, and it called for States to undertake a subsequent review no later than April 2020. The upcoming 2020 review of the treaty body system by the General Assembly offers an opportunity to reflect on how to strengthen the impact of the human rights treaty bodies' work.

One important development since the last review in 2014 has been the coming into force for all treaty bodies save one—the Committee on Migrant Workers—of the optional competence to receive and issue views on individual complaints (“communications”). All human rights treaty bodies with an active competence to receive individual communications have by now also delivered views in individual cases and are developing procedural and substantive UN human rights law case law. With the expansion of the right to individual petition across a number of bodies, a wide range of concerns can be identified in the context of the reform agenda. These include, *inter alia*, the risk of case backlogs, styles of interpretation, fragmentation of substantive and procedural case law across treaty bodies, fragmentation between UN and regional human rights law, the resistance of states to ‘soft judgments,’ and the lack of an effective dissemination of UN treaty body case law.

The aim of this workshop is to take stock of the performance of the individual communications mechanisms of the UN human rights treaty bodies, to review their evolving case law, and to ask what reforms are required within the realm of the legally and politically possible to strengthen the right to individual petition as a means to protect and promote human rights globally. The workshop focuses on reform proposals that require neither significant treaty amendments nor major financial commitments. Recommendations from the seminar will be submitted to the United Nations Secretary General and to the chairpersons of the UN human rights treaty bodies.

More information here:

<https://www.hertie-school.org/en/events/event-detail/event/within-the-realm-of-the-possible-reforming-the-un-treaty-bodies-individual-communication-mechani/>

EU Environmental Policies & Law (POLLEN), Université Saint Louis Bruxelles, Institute for European Studies, 9-21 March 2020 (early bird ends 15 November 2019)

The EU Environmental Policies & Law (POLLEN) - Jean Monnet Module (2016-2019) is a novel and intensive academic programme organised by the Institute for European Studies in partnership with the Research Centre in Political Science and the the Environmental Law Centre (CEDRE) at Université Saint-Louis - Bruxelles. In 2016, the European Commission selected this programme as a Jean Monnet Module (2016-2019).

The POLLEN Module aims to foster excellence-in-teaching in EU Environmental studies and consists of a two-week course of 43 teaching hours (staggered hours - from 15h30 to 19h30 including two Saturday mornings) covering the following areas:

- EU Environmental Law and EU in Multilateral Negotiations
- EU Climate Change and Energy Governance
- EU Waste Management, Chemicals, and Nanotechnologies
- Biodiversity, Agriculture, Food, & Trade

The POLLEN - Jean Monnet Module is aimed at Master and PhD students and practitioners in Law, Political Science, International and European Studies, but also in other environment-related areas (e.g. Life Sciences, Bioengineering).

Further information: <https://www.usaintlouis.be/iee/2732.html>

Democracy and Civil Society in Europe, Dahrendorf Conference 2019, Berlin Social Science Center, 4-5 December 2019 (Deadline: 25 November 2019)

Today, Ralf Dahrendorf's critical observations are needed more than ever. His thoughts and analyses concerning the development of the European Union and the role of the nation state continue to be relevant. His studies on democracy in Western and Eastern Europe are of special importance at a time when democracy is faced with rising challenges. Likewise, his speeches, writings, and warnings on the relevance of the civil society and current forms of inequality in educational and life opportunities allow for in-depth reflections on social trends. Occasioned by the tenth anniversary of Ralf Dahrendorf's death, the Dahrendorf Conference aims to honour his legacy but also to facilitate critical discussions about the problems of our age. Organized by institutions at which he worked, the Conference will provide a space for coming together and negotiating present-day challenges in society—an effort that Ralf Dahrendorf surely would have endorsed. Selected experts from academia and politics will explore the following questions:

- What is the relevance of Ralf Dahrendorf's work for the social and political sciences?
- Which of his contributions have stood the test of time and continue to be relevant today?
- Is democracy indeed in crisis?
- Is European integration in crisis?
- Does Eastern Europe illiberalize?
- Can civil democracy save democracy?
- Has education become a liberal-democratic right?

In five panels on key issues, participants will revisit Ralf Dahrendorf's work with these questions in mind.

More information here:

<https://www.wzb.eu/en/events/democracy-and-civil-society-in-europe>

The Individual in International law, Max Planck Institute for Comparative Public Law and International Law, 25-26 June 2020 (Deadline: 30 November 2019)

The interrelationship between international law and the individual has been the subject of a great and growing interest by scholars in recent years. In many or most of international law's subfields and specialisms, the appropriate relationship between the interests of individuals and those of other actors is the subject of important debates. On the other hand, we are currently witnessing a return to statist principles in the debate and practice of international law, with an emphasis on sovereignty, territory, and boundaries. Human rights and the idea of rights more generally are under attack. Yet the analyses conducted of the individual's position remain, in the main, examinations of the positive law. A number of questions thus remain to be answered which go beyond the individual's treatment by various fields of international law in the present moment, in particular from the perspectives of history and theory.

On the 25th-26th June 2020, an international workshop will be convened by Professor Anne Peters and Dr Tom Sparks at the Max Planck Society's premier conference venue, Berlin's Harnack-Haus. Selected scholars will present and discuss their papers on topics relating to the individual in the history and theory of international law (a draft list of topics and speakers is included below). These papers will subsequently be published as an edited volume under the same title.

A limited number of places are available for engaged listeners, who will participate in the workshop as audience members and commentators (not as speakers). The organisers would like to extend a warm invitation to participate to all those with an interest in the topics to be discussed, in particular history of law, history of ideas, jurisprudence and legal theory, and critical approaches to (international) law.

If you are interested in participating in the workshop as an engaged listener and thus in contributing to our discussions, please send an application with a short letter of motivation (maximum 400 words) explaining your interest in the conference and any links to your current research, together with an up-to-date CV, to Ms Anette Kreutzfeld and Dr Tom Sparks, c/o apeters-office@mpil.de. We particularly welcome applications from early-career scholars, including current doctoral students, and from scholars working in institutions in the global south.

The deadline for applications is 30th November 2019. Successful applicants will be notified before 20th December 2019.

Participation in the workshop is free of charge but will in general be at the expense of the participant. Admitted engaged listeners will need to cover the costs of their own accommodation and to arrange their own travel and are strongly advised to do this early. Thanks to the generous support of the Fritz Thyssen Stiftung für Wissenschaftsförderung we have a small amount of funding available to contribute to the travel and accommodation costs of a strictly limited number of scholars taking part in the workshop as engaged listeners. Due to our intention to facilitate the attendance of early-career scholars and those without access to funding, we kindly ask those that are able to do so to cover their own costs.

Date and Time: The workshop will take place from 09.00-18.00 on the 25th-26th June, 2020. There will be an informal pre-conference get-together for speakers and engaged listeners on 24th June.

Venue: Harnack-Haus, Ihnestraße 16-20, 14195 Berlin, Germany <http://www.harnackhaus-berlin.mpg.de/2316/en>

For updated information on the workshop, see here:

<https://www.mpil.de/en/pub/research/areas/public-international-law/the-individual-in-internationa.cfm>

Das Volk - ein „Problem“ der Demokratie?, Hertie School of Governance Berlin, 6. Dezember 2019

Symposion zum 80. Geburtstag von Ulrich K. Preuß

Wer ist das Volk, wie integriert es sich, wie kommt es zu einem politischen Willen und legitimen politischen Entscheidungen? Die populistischen Bewegungen unserer Tage sehen das Volk als eine Einheit und die Anführer dieser Bewegungen behaupten, dass nur sie diese Einheit repräsentieren würden. Entscheidend für den Grad der Freiheitlichkeit der Demokratie ist aber das spezifische Verhältnis von Pluralität und Einheit: Nur wenn die Pluralität alternativer politischer Artikulationen offen gehalten wird, ist der Anspruch allgemeinverbindlicher und einheitlicher Rechtssetzung und -anwendung weder autoritär noch paternalistisch. Und nur wenn politische Interessenwidersprüche letztlich in überwiegend akzeptierten und sachlich angemessenen Kompromissen resultieren, kann eine Gesellschaft sich als politische Gemeinschaft wahrnehmen und erfolgreich selbst steuern. Gegenwärtig scheint das fragile Gleichgewicht von Pluralität und Einheit mehrfach herausgefordert: angesichts zunehmend partikularer Identitäten, angesichts der Frage, wer eigentlich als kollektives Subjekt politisch-rechtlicher Legitimation repräsentieren soll, und angesichts der Notwendigkeit den nationalen Rahmen überschreitender Lösungen.

Anlass des Symposions ist der 80. Geburtstag des Staatsrechtlers und politischen Denkers Ulrich K. Preuß, dessen Werk den theoretischen und politischen Spannungsbogen für die Diskussionen bildet.

Mehr Informationen hier:

<https://www.hertie-school.org/en/the-people-a-problem-of-democracy/>

Winter School Solidarity in European Union Law, University of Pisa, Department of Jurisprudence, 3-6 February 2020 (Deadline: 15 December 2019)

The Solidarity in European Union Law continues to be one of the possible solutions to many of the current critical challenges: management of migrations, refugees, natural and man-made disasters, terrorism and climate change. With this background in mind, this School provides to students all the essential tools to manage Solidarity in every European Union field of application through lectures held by authoritative teachers (especially influential scholars and prominent organizations officers).

Aim

The School aims to provide a deep and wide knowledge of Solidarity in European Union Law, building the basis for future implementations of the topic, both in EU and in Partner Countries. The School fosters a Solidarity European Union Law angle into EU and not-EU related students and stakeholders, providing them all the essential tools to manage Solidarity in every European Union field of application.

Who can apply?

University professors, post-doc researchers, PhD candidates, students, high-school teachers, practitioners such as lawyers, trade unionists, public officers, policy makers, international organizations officers.

Further information here:

<https://www.unipi.it/index.php/society-economics-and-law/item/16283-solidarity-european-union-law>

2020 Winter Academy: Artificial Intelligence and International law, T.M.C. Asser Instituut, 20-24 January 2020 (registration open; with fee)

What?

The Winter Academy offers you foundational knowledge on key issues at the interface of international law and artificial intelligence and provides a platform for critical debate and engagement on emerging questions. The programme is structured along five themes: **Understanding AI, AI for good, AI and armed conflict, AI and responsibility, and AI governance.**

The Winter Academy includes lectures that address both technical and legal aspects of artificial intelligence and will alternate theoretical and more practical perspectives. The interactive training features over 20 sessions by high-level speakers and includes panel discussions and workshops.

Learn more about:

- Definition of AI and current trends
- Human agency in the age of AI

- Intelligence and moral judgment in humans and machines
- Explainability and intelligibility of decision-making algorithms
- Ethics of AI and value-sensitive design
- Using AI to advance the UN Sustainable Development Goals
- AI and human rights
- AI and international humanitarian law
- Autonomous weapons systems and human dignity
- Human control over autonomous military technologies
- AI and international criminal law
- AI and state responsibility
- AI and legal personality
- Private standards and corporate responsibility
- Geopolitics of AI
- AI and global security
- European governance of AI
- International governance of AI

For whom?

The Winter Academy is designed for academics and professionals working on issues related to AI and international law, in particular:

- Researchers and advanced students (Master or PhD) in the fields of international law, political science, philosophy, or computer science
- Policy makers, policy analysts and legal advisers working on innovation and technology in public or private institutions
- Industry professionals interested in the law and governance of AI.

More information here: <https://www.asser.nl/education-events/events/?id=3094>

CLEER Winter Academy: EU External Policies and Instruments & Asylum and Migration, T.M.C. Asser Instituut & Centre for the Law of EU External Relations (CLEER), The Hague, 17-21 February 2019 (registration open; with fee)

For the first time, the T.M.C. Asser Institute and CLEER are organising the CLEER winter academy in February 2020. The winter academy is a one-week training course split into two focal parts. Part one runs for the first two days (17 & 18 February), and it will focus on EU external policies and instruments. The second part of the training will run for the remaining three days and it focuses on EU asylum and migration issues.

Why should you attend?

The CLEER winter academy offers interactive lectures delivered by renowned academic experts as well as workshops led by experienced practitioners. The programme combines training sessions focusing on developing both knowledge-domain knowledge and skills, thereby enabling participants to gain first-hand experience of how theory is transformed into practice.

The programme offers:

- Extensive knowledge of the core instruments forming the foundations of the EU's external action.

- Deep understanding of the legal and policy issues in the field of EU Asylum and Migration policies.
- Stimulating debates on current EU external policy challenges such as EU representation in external fora, EU enlargement policies, as well as challenges pertaining to the current EU asylum and migration policies.
- Strengthening of analytical, presentation and critical thinking skills through the analysis of case-studies and simulation activities.
- Networking opportunities with other participants as well as leading academic experts and practitioners.

In addition to the various interactive sessions and workshops, the training course offers e-coaching and evaluation sessions after the end of the course.

Part 1: EU external policies and instruments (17 and 18 February, 2020)

The Treaty of Lisbon provided the EU with new competencies and instruments for its foreign policy. For students, civil servants, diplomats and representatives of NGOs it is, therefore, necessary to keep abreast of these competencies and instruments and the way they have developed in practice. Besides this, the development of networking and stakeholder analysis are important skills in this policy area.

What will you learn?

- The present and future challenges and developments in EU foreign policymaking.
- Get insight into the most important legal cases of the EU as a diplomatic player and learn how external policies of the EU are organised internally.
- Understand the role of the High Representative and the role of the EU towards other international organisations, like the UN, OESO and WTO.
- Acquire the necessary tools and skills to be able to influence EU policymaking at the earliest possible stage.

Target Group

Students, civil servants, representatives of NGO's and diplomats with an academic background or practical experience in law, political science or international relations.

Part 2: Asylum and migration (19, 20, 21 February, 2020)

Asylum and migration policies are a shared competence of the EU and the Member States and these are amongst the most sensitive policy areas since they touch upon issues of national sovereignty, free movement of persons, border control and management and the capacity to absorb a massive influx of asylum seekers. After the disastrous year of 2015, when thousands of migrants lost their lives crossing the Mediterranean, it became clear that the existing policies, like the Dublin Regulation, were no longer sufficient to deal with the massive inflow of migrants. As a result, a controversial deal was concluded with Turkey to stop the influx through this route, an agreement was reached about the relocation of immigrants and most recently, the EU created an autonomous border control capacity of 1500 men. This training course offers insight and understanding of the present asylum- and migration policies of the EU, the Schengen area, border management, the role and competences of Frontex and new and future policy initiatives, instruments and challenges.

What will you learn?

- Learn about the existing framework of EU asylum and migration law.
- Get insight on the lessons learned and current challenges in the current EU asylum and migration policies.

- Compare and analyse national implementations and best practices within different EU member states.
- Understand the Common European Asylum System (Dublin Regulation, Qualification Directive, Reception conditions).

Target group

Students, civil servants, representatives of NGO's and diplomats who are actually involved in EU asylum- and migration policies or who will be involved in the nearby future and have basic knowledge of this policy area.

Practical information and fees:

Participants have the option to register for and attend the full one-week training course, or choose one of the two parts to attend.

Fee full week: € 1295

Fee EU external policies and instruments (2 days): €495

Fee Asylum and migration (3 days): €775

For inquiries on registration and the programme, please contact educationtraining@asser.nl

More information here: <https://www.asser.nl/education-events/events/?id=3090>

Conference on European Private International Law, Aarhus University, Denmark 14-16 May 2020 (Deadline early bird: 15 November 2019)

Since the entry into force of the Treaty of Amsterdam in 1999, the European Union has adopted an impressive number of regulations in the field of Private International Law. As a result, Private International Law has gradually become a truly European discipline. However, a truly pan-European forum to discuss issues of European Private International Law is still missing. Following a conference in Berlin in 2018, a group of Private International Law scholars from all over Europe, therefore, decided to establish a European Association of Private International Law (EAPIL).

The Association will be founded in 2019 and its founding celebrated at a conference to be held at Aarhus University, Denmark, from 14 to 16 May 2020. The conference will bring together academics and practitioners from all over Europe and provide a unique opportunity to talk and think about European Private International Law in a pan-European fashion. Topics to be discussed will include the effects and the challenges of digitalization, the problems of fragmentation as well as other challenges the discipline is currently facing.

Confirmed speakers are:

- Marie-Élodie Ancel (Université Paris-Est Créteil)
- Francisco Garcimartín-Alférez (Autonomous University of Madrid)
- Burkhard Hess (Max Planck Institute Luxembourg)
- Thalia Kruger (University of Antwerp)
- Matthias Lehmann (University of Bonn)
- Ralf Michaels (Max Planck Institute Hamburg)
- Peter Arnt Nielsen (Copenhagen Business School)
- Haris Pamboukis (University of Athens)
- Gian Paolo Romano (University of Geneva)

- Marta Pertegás Sender (University of Maastricht)
- Maciej Szpunar (Court of Justice of the European Union)
- Andreas Stein (European Commission)
- Christiane Wendehorst (University of Vienna)

If you are interested in attending, please register via the conference website (<http://law.au.dk/forskning/konferencer/eapil2020/>). For any other questions, please get in touch with the local organizer, Morten M. Fogt (mmf@law.au.dk).

Registration

You have two registration options - either early bird registration before 15 November 2019 at a price of DKK600 (Euro 80) or registration after 15 November 2019 at a price of DKK750 (Euro 100). Furthermore, you are very welcome to sign up for the conference dinner at a price of DKK375 (Euro 50).

Information about the European Association of Private International Law (EAPIL) including information about how to join will soon be made available.

Further information here: <https://law.au.dk/en/research/conferences/eapil2020/>

V. Sonstiges

New resource for public international law research: GPIL-German Practice in International Law

GPIL publishes case studies on German State practice in the field of public international law. Each case study presents the German position on a particular question of public international law and puts that position in its wider factual and political context. Where applicable, it also records the reactions of other States and provides a legal assessment of the German position. Case studies are based on decisions by German courts, diplomatic notes, official government statements, answers to parliamentary questions, government reports, or statement before international organizations. All documents or extracts thereof not otherwise available in English are translated into English. In this manner GPIL hopes to provide non-German speaking scholars and practitioners with a ready source of current information on the views and practice of the Government of the Federal Republic of Germany in the field of public international law.

GPIL covers the full spectrum of public international law ranging from air and space law to the use of force. The material is arranged in 35 broad subject categories. A search facility allows for a full-text search of all records. The material is presented without hyperlinks or references as many of the original documents will be in German. A fully referenced version of all entries will be published annually in book form.

If you are interested in State practice, please check out GPIL at <https://gpil.jura.uni-bonn.de/> and subscribe to our newsletter. You can also follow us on <https://twitter.com/StefanTalmon>.

GPIL is looking for new contributors. Irrespective of whether you are a professor, doctoral researcher or student, if you are interested in publishing a case study on a piece of German State practice in international law, please get in touch at gpil_info@jura.uni-bonn.de. You can find more information on how to contribute at <https://gpil.jura.uni-bonn.de/contribute/>. We look forward to hearing from you.

Impressum

Diese Mitteilungen wurden vom Newsletterteam des Arbeitskreises junger Völkerrechtswissenschaftler*innen (AjV) erstellt. Diese Informationen sind auch online in der Service-Rubrik des Völkerrechtsblogs unter <http://voelkerrechtsblog.org/> abrufbar und werden dort regelmäßig aktualisiert.

Hinweise auf Veranstaltungen, Stellenausschreibungen, Call for Papers und Konferenzen nimmt das AjV-Newsletterteam gerne unter ajvnewsletterredaktion@gmail.com entgegen.

Der Völkerrechtsblog als Projekt des AjV stellt eine Plattform dar, auf der regelmäßig Beiträge zu völkerrechtlichen Themen veröffentlicht und diskutiert werden. Die Mitglieder der DGIR sind herzlich dazu eingeladen, sich durch Blog-Posts und Diskussionsbeiträge zu beteiligen. Blog-Posts werden gerne unter ajv.kontakt@gmail.com entgegengenommen.

Datenschutz

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