



## Mitteilungen der Gesellschaft

April 2022

### Inhalt

<b>I. In eigener Sache / Aus der Gesellschaft .....</b>	<b>4</b>
Nachwuchspreise der DGIR - Hermann-Mosler-Preis und Gerhard-Kegel-Preis .....	4
<b>II. Calls for Papers .....</b>	<b>5</b>
ClimLaw: Graz 1st Annual PhD Workshop on Climate Law and Climate Litigation, ClimLaw: Graz, Research Center for Climate Law, Faculty of Law, University of Graz (Austria) in cooperation with international partners (Deadline: 08.04.2022).....	5
Summer School on Labour Migration in the European Union (EULab Summer School), Department of Law of the University of Naples Federico II with the cooperation of the Institute for Research on Innovation and Services Development of the National Research Council of Italy (Deadline: 14.04.2022) .....	5
ICON-S Germany 2nd Conference: Margins in/of Law – Spielräume des Rechts, ICON-S Germany (Deadline: 15.04.2022) .....	6
Change and Resilience in International Law, The Graduate Institute Geneva (Deadline: 24.04.2022).....	8
2022 LPICT Rosalyn Higgins Prize, The Law & Practice of International Courts and Tribunals (Deadline: 30.04.2022) .....	8
Brett William Campbell Prize for Doctoral Thesis, School of International Studies (SSI) of the University of Trento (Deadline: 30.04.2022) .....	9
Swiss Network for Law & Society: Inaugural Conference, Swiss Network for Law & Society (Deadline: 30.04.2022) .....	9
Europa Ethnica Themenheft 3-4/2022: Ukraine-Krise, Europa Ethnica (Deadline: 01.05.2022).....	10
Journal of International Peace and Organization / Die Friedens-Warte (II/2022), Journal of International Peace and Organization (Deadline: 01.05.2022).....	10

Helmuth-James-von-Moltke-Preis, Deutsche Gesellschaft für Wehrrecht und humanitäres Völkerrecht (Deadline: 01.05.2022) .....	10
Lights and Shadows in the Ongwen Case at the International Criminal Court, Department of Language and Communication Studies, Faculty of Humanities and Social Sciences, University of Jyväskylä (Finland) (Deadline: 02.05.2022).....	11
‘The Natural’ in International Law, The Asia School of Business, the Amsterdam Center for International Law and the Global Governance Centre (Deadline: 06.05.2022).....	11
Colonial Loot and Its Restitution – Current Developments and New Prospects for Law, Santander Art and Culture Law Review (Deadline: 15.05.2022).....	12
American Journal of International Law: The War in Ukraine and the Future of the International Legal Order, American Journal of International Law (Deadline: 20.06.2022)	13
German Yearbook of International Law (Vol. 65, 2022), Walther Schücking Institute for International Law (Deadline: 01.08.2022).....	14
Call for Organisers: AjV-DGIR-Tagung, Arbeitskreis junger Völkerrechtswissenschaftler*innen (AjV) und Deutsche Gesellschaft für Internationales Recht (DGIR) (Deadline: keine Frist).....	15
Hamburg Public and Comparative Law Lecture Series, University of Hamburg (Deadline: No deadline, rolling submissions) .....	15
<b>III. Events: Vorträge, Workshops, Konferenzen, Summer Schools.....</b>	<b>17</b>
Angelika Nußberger on Women and their Careers in the International Arena, Minerva LAW Network, 22.04.2022, 16:00 .....	17
2. Potsdamer Menschenrechtsdebatte, Universität Potsdam, MenschenRechtsZentrum, 27.04.2022, 18:30 .....	17
The Fate of International Courts, Max Planck Institute for Comparative Public Law and International Law, 16.-19.05.2022 .....	18
Migration and Asylum Policy Systems, Jean Monnet MAPS Network, 19.-20.05.2022.....	18
Online-Diskussionsforum zur Ukraine, Deutsche Gesellschaft für Internationales Recht, 21.05.2022, 14:00-17:00 .....	19
Populism and the New Foreign Relations Law: Between Public International Law, “External Public Law,” and Conflict of Laws, Max Planck Institute for Comparative Public Law and International Law, Heidelberg and Max Planck Institute for Comparative and International Private Law, Hamburg, 08.-10.06.2022 .....	19
Longtermism and the Law, University of Hamburg and Legal Priorities Project, 09.-11.06.2022 .....	20
Patterns of Legitimacy, Friedrich Schiller University Jena and ICON-S Germany, 24.-25.06.2022 .....	21
Multilateralism under Pressure – What is the Future Role of International Law?, Institute of International Law/Department of Public International Law and Public Law, Ludwig-Maximilians-Universität, Munich, 27.07.-05.08.2022 .....	22
The HCCH 2019 Judgments Convention: Cornerstones, Prospects, Outlook, Rhenish Friedrich Wilhelm University of Bonn, 09.-10.09.2022 .....	22

Die völkerrechtsfreundliche Verfassung, Universität Innsbruck, 20.-21.10.2022 ..... 23

**IV. Stellenanzeigen .....25**

Eine Stelle als wissenschaftliche\*r Mitarbeiter\*in mit überwiegender Tätigkeit in der Lehre (50%), Walther-Schücking-Institut für Internationales Recht, Christian-Albrechts-Universität zu Kiel (Deadline: 22.04.2022) ..... 25

One Position as Max Planck Law Research Fellow (PhD student), The Max Planck Institute for Comparative Public Law and International Law and the Max Planck Institute for Comparative and International Private Law (Deadline: 24.04.2022)..... 26

One Position as Professor in International Law and Regional Law (100%), Sorbonne Research Institute in International and European Law, University Paris 1 Panthéon-Sorbonne (Deadline: no deadline)..... 28

Une poste de professeur·e en droit international public et droits régionaux (100%), Institut de recherche en droit international et européen de la Sorbonne, Université Paris 1 Panthéon-Sorbonne (Deadline: sans délai prévu)..... 29

Mehrere Ausbildungsplätze für Rechtsreferendar\*innen, Juristischer Dienst des Europarates (Deadline: Keine Deadline) ..... 30

Mehrere Stellen als Rechtsreferendar\*innen, Deutsche Gesellschaft für Internationale Zusammenarbeit (Deadline: ohne Frist, Bewerbungen laufend möglich) ..... 31

## I. In eigener Sache / Aus der Gesellschaft

### **Nachwuchspreise der DGIR - Hermann-Mosler-Preis und Gerhard-Kegel-Preis**

Die DGIR verleiht alle zwei Jahre den Hermann-Mosler-Preis sowie den Gerhard-Kegel-Preis als Nachwuchspreise für herausragende publizierte oder zur Publikation angenommene Dissertationen auf den Gebieten des Völkerrechts und des internationalen Privatrechts an Wissenschaftlerinnen und Wissenschaftler, die das 35. Lebensjahr im Zeitraum der Veröffentlichung der Arbeit noch nicht vollendet haben sollen. Alle Mitglieder der DGIR sind dazu eingeladen, Vorschläge für die Dissertationspreise einzureichen. Dies ist möglich ab sofort und bis zum 1. Oktober 2022. Weitere Einzelheiten finden sich im beigefügten Reglement und auf der Website der DGIR.

## II. Calls for Papers

**ClimLaw: Graz 1st Annual PhD Workshop on Climate Law and Climate Litigation, ClimLaw: Graz, Research Center for Climate Law, Faculty of Law, University of Graz (Austria) in cooperation with international partners (Deadline: 08.04.2022)**

**ClimLaw: Graz 1st Annual PhD Workshop on Climate Law and Climate Litigation** will take place in cooperation with the United Nations Environment Programme (UNEP), the German Environment Agency (Umweltbundesamt – UBA) and the Association for Environmental Law Lecturers in African Universities (ASSELLAU).

The workshop is organized by ClimLaw: Graz, Research Center for Climate Law, Faculty of Law (REWI), University of Graz (Austria) in cooperation with international partners and will take place fully online via Zoom on 23 – 27 May 2022, every day from 12:00 – 17:00 CET.

The ClimLaw: Graz PhD Workshop is introduced to address the gap in Climate Law research by providing a workshop directly tailored to Climate Law and its various nuances. With this annual workshop, ClimLaw: Graz seeks to provide academics and researchers alike a platform for engaged discussion and insight. As an international workshop, there are no limits to region or topic, as such each year the workshop will cover different or expanding elements of climate law while also seeking to (comparatively) address developments in climate litigation and rule of law.

### **Workshop objectives**

1. Engage with both academics and researchers in a way that enhances knowledge and participation amongst climate law academics at various stages of academia;
2. connect academics and researchers alike around climate law and litigation topics;
3. provide a platform for PhD researchers from across the globe to engage with senior and expert academics in the fields of climate law and climate litigation, thus promoting knowledge exchange and capacity building.

Please find more information [here](#).

\*\*\*

**Summer School on Labour Migration in the European Union (EULab Summer School), Department of Law of the University of Naples Federico II with the cooperation of the Institute for Research on Innovation and Services Development of the National Research Council of Italy (Deadline: 14.04.2022)**

From 27 June to 7 July 2022, the second edition of the Summer School on Labour Migration in the European Union (EULab Summer School) will be organised by the Department of Law of the University of Naples Federico II with the cooperation of the Institute for Research on Innovation and Services Development of the National Research Council of Italy (CNR – IRISS).

The Summer School is open to postgraduate students in the fields of Law, International Relations and Social Science who intend to deepen their knowledge on labour migration to

Europe from the specific lens of international and EU law. The teaching activities of the Summer School will be organized in four modules: 1) The European Pillar of Social Rights; 2) Migrant Workers' Socio-Economic Rights; 3) Focus on Agriculture; 4) Focus on Domestic Work.

The Summer School activities will include daily lectures delivered by distinguished Italian and international scholars who will join the fixed teaching staff, as well as daily activities (e.g., workshops, seminars, roundtables) that will encourage debates and discussion on practical cases.

The call for applications to the EULab Summer School is now open, and will close on 14 April 2022. Prospective participants are kindly asked to apply by following the instructions available [here](#). For further information on the EULab Summer School, please visit the EULab website at <http://www.eulab.unina.it/>.

\*\*\*

### **ICON-S Germany 2nd Conference: Margins in/of Law – Spielräume des Rechts, ICON-S Germany (Deadline: 15.04.2022)**

Our second conference aims to further develop the German Chapter of ICON-S as a forum for diverse perspectives on public law, bringing together legal scholars with those from other disciplines doing work on Germany and Europe. We invite established legal scholars and doctoral students, working in English or German, to join us for our second in-person conference on September 15-16, 2022.

Our conference includes a Keynote Address (in German) by Prof. Dr. Gabriele Britz, Justice at the Federal German Constitutional Court, as well as two plenary panels on climate change (in English) featuring Ingrid Leitjen (Tilburg), James Fowkes (Münster), Nele Matz-Lück (Kiel) and Franz Reimer (Gießen) and another plenary panel on new inter- and interdisciplinary perspectives on the pandemic (in German) including Florian Meinel (Göttingen), Niels Petersen (Münster) and Sabine Müller-Mall (Dresden). In addition, there will be a series of parallel panels sessions devoted to our conference theme, "Margins in/of Law – Spielräume des Rechts". We also offer a works-in-progress workshop for early-career researchers to get detailed feedback on paper or chapter drafts, and – not least – a range of social events to connect and network.

#### **Conference Theme**

Law sometimes appears as a (miraculous) measuring stick offering order and certainty to the world. But this understanding of law, though helpful in many ways, hides a high degree of fuzziness, contradiction, exclusion and complexity. This German Chapter ICON-S conference wants to look at law's involuntary cracks, its hidden shadows, its deliberate in-betweens: its margins, its Spielräume.

Margins and Spielräume are both classical, and at the same time, characteristically modern themes in public law. They emerge as a consequence of law's structural openness and multiple layers, of the constitutional separation of powers, and law's reliance on interpretative actors.

Legal margins are not only clay in the hands of theory and scholarship – they matter enormously in practice. Thus, it is highly contested what yardsticks and how much discretion courts should employ in scrutinizing state action. Some international courts such as the European Court of Human Rights explicitly accord a margin of appreciation to states, in some cases. Others do not adopt any such explicit qualifier.

But margins also play a role outside the realm of courts. Most recently, the Covid-19 crisis raised questions about much deference governments but also expert opinion must be owed in such a situation, qualified by some as an emergency. And not least, on another axis, law may be different at the margins of society than it is for those in the middle class. Access to the Rechtsstaat and legal remedies is not equal for everyone.

### **Submissions**

For the second conference of our German Chapter of ICON-S, we invite contributions on margins and Spielräume from all sub-disciplines of public law, including European and Public International Law as well as other disciplines that connect to public law questions. We want to encourage a wide variety of approaches to scholarship, including doctrinal work, case studies, theoretical and interdisciplinary reflections on the necessity and risks of margins in and of law. We welcome both full panel and individual paper submissions in English or German and panels in both languages will be featured at the conference.

Submission: To present at the conference, please submit an abstract of 500-1000 words by April 15, 2022 to [iconsdeutschland@gmail.com](mailto:iconsdeutschland@gmail.com). Selected presenters will be notified by May 15, 2022. The selection process will be based on 1. the quality of the abstract, 2. fit with the theme and other papers, 3. the effort to represent a range of different perspectives and voices. We are considering options for publication of selected papers (details tbd.), but there is no obligation to publish anything.

The conference is planned as an in-person event. Attendance is free of charge. We have some limited funding available to support travel costs for early-career researchers who do not have institutional funding to attend. If you do require funding, please let us know when you submit your abstract (this will have no bearing on its acceptance).

### **Works-in-Progress Workshop**

The second main pillar of our conference is our works-in-progress workshop for emerging scholars. Ph.D. students and postdocs (max. 3 years after completion) will be offered the opportunity to discuss their papers with commentators, drawn inter alia from the ICON-S German Chapter's Advisory Board, on the first day of the conference (15 September 2022). The idea is to present drafts of new research – primarily from the realm of public law including European and International law as well as foundations of law, including legal history, legal sociology and legal philosophy and comparative constitutional/administrative law – within a small circle of engaged discussants who will have read the work and provide detailed feedback.

If you want to participate, please submit your abstract (about 500 words) and short CV (max. 2-3 pp.) to [iconsdeutschland@gmail.com](mailto:iconsdeutschland@gmail.com) in German or English by April 15, 2022. Full papers (article drafts, book chapter, etc.) need to be available by 31 August 2022 to ensure a fruitful discussion and to give the commentators sufficient time to acquaint themselves with the papers. There is no expectation involved to publish the papers in the context of this workshop. Selected participants will be notified by May 15, 2022.

\*\*\*

**Change and Resilience in International Law, The Graduate Institute Geneva (Deadline: 24.04.2022)**

**Conference on Change and Resilience in International Law, Graduate Institute Geneva, October 2022.**

The Graduate Institute Geneva has issued a call for papers for its conference on “Change and Resilience in International Law” which will take place from 6 to 8 October 2022 in the Chateau de Bossey outside Geneva, Switzerland. The conference will bring together an interdisciplinary group of scholars and will try to tease out how stable or adaptative international law is in the face of environmental change and shocks. Given current processes of geopolitical and technological change, this is an especially pressing issue today, but we also aim to better understand how international law has reacted to shocks in the past and what this implies for its ability to resist or adapt. It is convened by Ezgi Yildiz and Nico Krisch and forms part of the PATHS project (“The Paths of International Law”) funded by the European Research Council. The deadline for applications is 24 April 2022. More details can be found [here](#).

\*\*\*

**2022 LPICT Rosalyn Higgins Prize, The Law & Practice of International Courts and Tribunals (Deadline: 30.04.2022)**

In light of her outstanding and inspiring achievements in the field of international dispute settlement, the Law & Practice of International Courts and Tribunals (LPICT) named a Prize in honour of H.E. Rosalyn Higgins in 2019.

The **Rosalyn Higgins Prize** is an annual prize which awards EUR 1.000 of Brill book vouchers and a one-year LPICT subscription to the author of the best article on the law and practice of the International Court of Justice, either focusing solely on the ICJ or with the ICJ as one of the dispute settlement mechanisms under consideration. The winning article will also be published in LPICT and made freely available online for ninety days to maximize its dissemination.

Competition for the Prize is open to all: scholars as well as practitioners, junior as well as senior professionals. Submissions will be selected via a double-blind peer review process by a Prize Committee, including both co-Editors-in-Chief.

**Submissions now open! Deadline: 30 April 2022**

All papers for consideration of the Prize should be uploaded into the LPICT Editorial Manager system (select “special section” when asked for type of submission). After having uploaded their text, authors are recommended to send an email notifying their participation to Freya Baetens ([freya.baetens@jus.uio.no](mailto:freya.baetens@jus.uio.no)) and Régis Bismuth ([regis.bismuth@sciencespo.fr](mailto:regis.bismuth@sciencespo.fr)), LPICT Co- Editors-in-Chief (with “LPICT Rosalyn Higgins Prize” as email subject).



For more information, please see [here](#).

\*\*\*

### **Brett William Campbell Prize for Doctoral Thesis, School of International Studies (SSI) of the University of Trento (Deadline: 30.04.2022)**

The School of International Studies (SSI) of the University of Trento announces 1 prize for doctoral thesis in memory of Dr. Brett William Campbell.

The price of € 1,200.00 gross is made available to the SSI – School of International Studies of the University of Trento and by a group of Brett’s friends and colleagues.

It is possible to compete for the prize with a doctoral thesis in the political, sociological, philosophical, economic or legal fields.

Applications and related documentation **must be submitted no later than 30 April 2022**.

More details in the [competition announcement](#).

\*\*\*

### **Swiss Network for Law & Society: Inaugural Conference, Swiss Network for Law & Society (Deadline: 30.04.2022)**

The inaugural conference of the Swiss Network for Law & Society will be held on 15 and 16 September 2022 at the University of Lausanne, under the theme « Voices of Law ».

We invite all Swiss-based researchers to submit a presentation proposal based on empirical research on law, regardless of their disciplinary background: law, sociology, criminology, political science, anthropology, geography, psychology, history, social work, etc. We particularly (but not exclusively) encourage proposals that fit into the theme of the call for papers and in particular into one of its four research streams.

Proposals for contributions (title and abstract of max 500 words) – in English, French or German – must be sent before 30 April 2022 to the following address: [info@lawandsociety.ch](mailto:info@lawandsociety.ch).

[Call for papers in English](#)

[Call for papers in German](#)

[Call for papers in French](#)

\*\*\*

**Europa Ethnica Themenheft 3-4/2022: Ukraine-Krise, Europa Ethnica (Deadline: 01.05.2022)**

Die Zeitschrift "Europa Ethnica" wird ein Themenheft 3-4/2022 zur Ukraine-Krise herausbringen und lädt WissenschaftlerInnen ein, Beiträge zur aktuellen Krise aus völkerrechtlicher, historischer, ethnologischer oder politikwissenschaftlicher Perspektive einzureichen. Themenvorschläge können bis zum 1. Mai 2022 eingebracht werden. Die fertigen Beiträge, die ungefähr eine Länge von 8.000 Wörtern haben sollten (aber auch kürzere oder längere Beiträge sind willkommen) werden bis Anfang September 2022 benötigt.

Kontakt: [Peter.Hilpold@uibk.ac.at](mailto:Peter.Hilpold@uibk.ac.at)

\*\*\*

**Journal of International Peace and Organization / Die Friedens-Warte (II/2022), Journal of International Peace and Organization (Deadline: 01.05.2022)**

**Call for Papers: Journal of International Peace and Organization / Die Friedens-Warte**

The editorial board of the [Journal of International Peace and Organization](#) is welcoming articles for its second issue of 2022.

Under the topical focus of *'Resilience' from the Perspective of Law and Political Science* this special issue aims to bring together approaches from law and political science that shed light on resilience in times of profound global challenges. We are looking for 3-5 contributions in English or German from any area of peace research addressing the special issue topic. The deadline for submissions is 1 May 2022. Please see the full Call for Papers [here](#) and the instructions for contributors [here](#).

\*\*\*

**Helmuth-James-von-Moltke-Preis, Deutsche Gesellschaft für Wehrrecht und humanitäres Völkerrecht (Deadline: 01.05.2022)**

Die Deutsche Gesellschaft für Wehrrecht und humanitäres Völkerrecht stiftet im Jahre 2022 den mit 2000 € dotierten **Helmuth-James-von-Moltke-Preis** für rechtliche Abhandlungen auf den Gebieten der Sicherheitspolitik.

Das Preisrichterkollegium besteht aus

- Dr. Dieter Fleck, Köln
- Prof. Dr. Wolff Heintschel von Heinegg; Europa-Universität Viadrina, Frankfurt (Oder)
- Prof. Dr. Sebastian Graf von Kielmansegg, Universität Kiel

- Prof. Dr. *Heike Krieger*, Freie Universität Berlin
- Ministerialdirigent *Stefan Sohm*, Berlin
- Ministerialdirektor a. D. Dr. *Dieter Weingärtner*, Berlin

Die Entscheidung wird nach Gesichtspunkten der Themenrelevanz, Aktualität, Originalität sowie Sorgfalt und Überzeugungskraft getroffen.

Bewerbungsbeiträge, die nach dem 31. Juli 2018 abgeschlossen sein sollen, werden in 3-facher Ausfertigung bis 1. Mai 2022 erbeten an

Herrn  
Ministerialdirigent Stefan Sohm  
Stauffenbergstraße 18  
10785 Berlin

\*\*\*

**Lights and Shadows in the Ongwen Case at the International Criminal Court, Department of Language and Communication Studies, Faculty of Humanities and Social Sciences, University of Jyväskylä (Finland) (Deadline: 02.05.2022)**

The research project team ‘Negotiating international criminal law’, Department of Language and Communication Studies, Faculty of Humanities and Social Sciences, University of Jyväskylä (Finland) invites abstract submissions for the online seminar ‘Lights and Shadows in the *Ongwen* Case at the International Criminal Court: Inter- and Multi-disciplinary approaches’ to be held on the 13th and 14th October 2022. Authors (individually or jointly) can examine the issues from one or more of these disciplines: law, language and communication studies, anthropology, philosophy, political science, psychology, journalism, and religious studies. It is aimed that each contribution identifies and discusses the novel and problematic issues that the ICC and other actors had to deal in the *Ongwen* case. The organising committee plans to publish selected seminar papers in an edited collection or in a special issue in a peer-reviewed international journal.

Deadline for abstract submission: **2 May 2022**. For more information, see the [call for abstracts](#).

\*\*\*

**‘The Natural’ in International Law, The Asia School of Business, the Amsterdam Center for International Law and the Global Governance Centre (Deadline: 06.05.2022)**

What is ‘natural’ in international law and who decides what is ‘natural’? In this workshop we will not only explore what international law represents as ‘the natural’, but also where ideas of what is natural come from, how international law naturalizes certain conditions and how it responds to changes of what social systems perceive to be ‘the natural’.

We will also discuss whether appeals to the natural are productive and under what circumstances they should be used, or if they should be used at all in law and legal

reasoning. In tackling these questions, we will build on scholarly work on how international law reflects and reproduces social conditions, how it transforms historical contingencies into inevitabilities and how it solidifies social hierarchies by naturalizing them (e.g., Baxi 1998; Bianchi & Hirsch 2021; Spain-Bradley 2021; Venzke & Heller 2021). We will focus our attention on three primary subject areas, namely the **environment** (Escobar 1999; Bandopadhyay 2022), the **economy** (Pistor 2019; Tzouvala 2020), and **social order** (Desautels-Stein 2020; Knop 2002).

**Logistics:** This two full-day (hopefully) in-person workshop will be held on **September 8th & 9th 2022 at the University of Amsterdam**. It will bring together 30 participants who will be invited to present their work in progress on the three primary themes of the workshop. Limited funding to cover travel and accommodation costs is available upon request and on a needs-basis.

**Timeline:** Submit an abstract of no more than 300 words and a bio of 200-300 words by **6 May 2022**. Selected participants will be notified by **20 May 2022** and invited to submit a 3,000- to 5,000-word draft paper by **15 August 2022**.

[Click here to submit your application.](#)

\*\*\*

### **Colonial Loot and Its Restitution – Current Developments and New Prospects for Law, Santander Art and Culture Law Review (Deadline: 15.05.2022)**

Fifty years after the UN General Assembly first urged the return of cultural objects to victims of expropriation in 1973, the discussion on colonial takings in Western museums seems to have entered a new phase. Several governments, heritage institutions, and individuals have committed themselves to reviewing the provenance of their colonial collections and to returning them to the communities from which they were taken or extracted. Widely publicized return ceremonies attest to the seriousness of these intentions. Yet such returns are usually presented as voluntary gestures, driven by moral concerns rather than legal obligations.

This call, launched by the *Santander Art and Culture Law Review* (SAACLR), seeks to explore the legal foundations and normative rationales for redressing colonial cultural wrongs in current international practice. It invites submissions exploring the variety of methodological perspectives and theoretical models that support making such redress a matter of legal obligation. Practical approaches, provenance research, and empirical studies are also encouraged.

Amongst other topics, we are interested in submissions exploring domestic and traditional customary laws on (collective) ownership of cultural objects – both of States and/or the communities from where such objects were taken, as well as the States in which the looted objects are held. We welcome individual and comparative analyses of public, private, and traditional concepts and frameworks.

We also welcome submissions addressing public international law perspectives. These may include, but are not limited to, humanitarian law, the law of state responsibility, international trade, and state succession. The call also encourages studies investigating

arguments based on human rights law, including Indigenous rights, for redressing colonial cultural wrongs.

Last but not least, we welcome papers that cover the intersections of museum studies, cultural policy, governance, and cultural heritage law, including the issue of provenance research.

In short, our call invites in-depth analyses of theory and practice relating to and advancing just solutions for colonial cultural loot. We welcome submissions from, and about, all parts of the world; submissions in creative formats as well as traditional legal articles, short articles analysing particular legislation or developments, storytelling, etc.; and submissions from non-native speakers of English.

**Guest editors:**

Evelien Campfens (University of Leiden)

Surabhi Ranganathan (University of Cambridge)

**Issue editors:**

Alicja Jagielska-Burduk (SAACLR, University of Opole)

Andrzej Jakubowski (SAACLR, University of Opole)

**Details concerning submissions: content, length, and due date**

The deadline for submission of manuscripts is 15 May 2022. Decision letters will be provided to author(s) by 30 June 2022. We expect to publish the issue at the end of 2022.

Manuscripts should be submitted via e-mail at: [saacreditors@gmail.com](mailto:saacreditors@gmail.com), in .doc format, and shall not exceed 9,500 words, including footnotes and references. A longer article may be accepted only by arrangement with the Editors. More information concerning guidelines for authors and editorial rules are available on the journal's website (<https://www.ejournals.eu/SAACLR>).

The *Santander Art and Culture Law Review* (SAACLR) is a peer-reviewed international journal affiliated with the UNESCO Chair on Cultural Property Law at the University of Opole, Faculty of Law and Administration. SAACLR was established in 2015 as a part of Santander Universidades academic, organized by the Santander Group, and is published on a bi-annual basis. The journal is indexed in Scopus, CEJSH, CEEOL, and ERIHPLUS, and is freely available in open access and in a number of academic databases, including HeinOnline.

\*\*\*

**American Journal of International Law: The War in Ukraine and the Future of the International Legal Order, American Journal of International Law (Deadline: 20.06.2022)**

The *American Journal of International Law* (AJIL) is soliciting papers for an Agora symposium to be published in the October 2022 issue of the Journal. The title of symposium is "The War in Ukraine and the Future of the International Legal Order." Submissions can address a wide range of legal issues using various methodologies, including doctrinal, historical, critical, institutional, and/or normative. However, all submissions should focus on the war's

implications for international law and international institutions going forward, not simply on past decisions or actions. Contributions could, for example, focus on:

- the prohibition on the use of force, including in Article 2.4 of the UN Charter;
- international economic measures;
- the challenges and opportunities that the war creates for international criminal law, including the International Criminal Court;
- issues relating to migration, human rights, or humanitarian law;
- changes in geopolitical competition and power that may result from the war, and the significance of those changes for international law; or
- challenges to or the implications for international institutions, including the UN Security Council, NATO, the EU, or other regional organizations.

Papers should not exceed 5,000 words, inclusive of footnotes. The deadline for submissions is **June 20, 2022**. Submitted papers should be emailed to [admin\\_ajil@umich.edu](mailto:admin_ajil@umich.edu).

The selection of papers will be based on importance, novelty, and quality of analysis. We seek to publish papers on a variety of topics from a diverse set of authors. Submissions should conform to AJIL's style manual, which can be found [here](#).

\*\*\*

### **German Yearbook of International Law (Vol. 65, 2022), Walther Schücking Institute for International Law (Deadline: 01.08.2022)**

The Editors welcome submissions for volume 65 (2022) of the GYIL, inviting interested parties to submit contributions on all topics of public international law for consideration for inclusion in the forthcoming edition.

The **General Articles** section of the GYIL is open to submissions from the entire academic community and is independently peer-reviewed by a board of renowned experts. All work submitted will be scrutinised based on its intellectual quality and advancement of academic discourse.

#### **Submission Guidelines**

Papers should be **10,000-12,500** words **inclusive of footnotes** and **must conform with the house style guide of the GYIL** (which is available on the yearbook website). Submissions, including a brief abstract, statement of affiliation, and confirmation of exclusive submission, should be sent by **1 August 2022** to the Managing Editor of the GYIL via e-mail: [yearbook@wsi.uni-kiel.de](mailto:yearbook@wsi.uni-kiel.de). All submissions will be considered on a rolling basis.

More information can be found at our website: <http://www.gyil.org/> or via the website of the Walther Schücking Institute for International Law: <http://www.wsi.uni-kiel.de/>.

\*\*\*

**Call for Organisers: AjV-DGIR-Tagung, Arbeitskreis junger  
Völkerrechtswissenschaftler\*innen (AjV) und Deutsche Gesellschaft für Internationales  
Recht (DGIR) (Deadline: keine Frist)**

Wir suchen für die nächste gemeinsame Tagung des Arbeitskreises junger Völkerrechtswissenschaftler\*innen (AjV) und der Deutschen Gesellschaft für Internationales Recht (DGIR) ein neues Organisationsteam aus Nachwuchswissenschaftler\*innen. Die AjV-DGIR-Tagung ist die einzige wiederkehrende Tagung zum Internationalen Recht im deutschsprachigen Raum, die sich explizit einem Austausch zwischen Nachwuchswissenschaftler\*innen und etablierten Wissenschaftler\*innen verschrieben hat. Bisherige Tagungen fanden u. a. in Düsseldorf, Graz, Göttingen, Bochum, Berlin und Bonn statt. Informationen zur letzten Tagung von 2021 sind unter <https://www.jura.uni-bonn.de/institut-fuer-voelkerrecht/ajv-dgir-tagung-2021/> einsehbar.

Zeit und Ort der nächsten Tagung werden vom neuen Organisationsteam bestimmt. Die nächste Tagung könnte dann bereits im Herbst 2023 stattfinden. Eine Veröffentlichung der Tagungsbeiträge in einem Tagungsband oder Journal ist zu begrüßen, aber keine Notwendigkeit.

Bei Interesse oder Fragen meldet Euch gerne per E-Mail bei uns (einzeln oder mit mehreren zusammen) unter [ajv2021@jura.uni-bonn.de](mailto:ajv2021@jura.uni-bonn.de). Wir würden auch Erfahrungsberichte austauschen und bei Bedarf den ein oder anderen Rat mitgeben. Geplant ist außerdem ein Wochenende, an dem sich die Mitglieder des alten und neuen Organisationsteams treffen, vernetzen und austauschen können.

Das AjV-Organisationsteam 2021 Dariush, Franka, Franzi, Julian, Max, Stephanie, Sué

*Der AjV versammelt Doktorand\*innen, Postdoktorand\*innen und andere Interessierte aus den Bereichen der Rechtswissenschaft, der Politikwissenschaft und der Internationalen Beziehungen, die ein Interesse an völkerrechtlichen Fragestellungen eint. Ziel des AjV ist die berufliche Vernetzung und der fachliche Austausch. Der AjV organisiert u. a. Workshops und Konferenzen. Es handelt sich um einen informellen Zusammenschluss. Alle, die sich in der Beschreibung wiederfinden, können partizipieren. Folge dem AjV online!*

\*\*\*

**Hamburg Public and Comparative Law Lecture Series, University of Hamburg (Deadline: No  
deadline, rolling submissions)**

The University of Hamburg invites abstracts for the **Hamburg Public and Comparative Law Lecture Series**. If you are interested in virtually workshoping your work-in-progress or discussing a recently published work during the period from April to September 2022, please send a 300 words abstract to [amal.sethi@uni-hamburg.de](mailto:amal.sethi@uni-hamburg.de) or [15](mailto:anne.dienelt@uni-</a></p></div><div data-bbox=)

[hamburg.de](http://hamburg.de). Submissions will be considered on a rolling basis. We welcome papers across the entire spectrum of public and comparative law. We particularly encourage submissions that fulfill the following criteria: address recent developments, use new or innovative methodologies, are from early-career scholars, scholars from the global south, or underrepresented minorities in academia.



### **III. Events: Vorträge, Workshops, Konferenzen, Summer Schools**

#### **Angelika Nußberger on Women and their Careers in the International Arena, Minerva LAW Network, 22.04.2022, 16:00**

Professor Dr. Dr. h.c. Dr. h.c. Angelika Nußberger M.A. addresses the experience of women in high-visibility and high-stake professional environments in law, and she will share insights gained during her own work with the protection of human rights and the rule of law in academia, international tribunals and international organisations.

Prof. Angelika Nußberger teaches law at the University of Cologne. She is the Director of the Academy for European Human Rights Protection and Head of the Institute for Eastern European Law and Comparative Law. In 2010 Prof. Nußberger was appointed Germany's judge at the European Court of Human Rights, and served as its Vice-President since 2017 until the end of her mandate at the Court in 2020. Since then, Prof. Nußberger has been serving as an International Judge at the Constitutional Court of Bosnia and Herzegovina, and as a member of the Venice Commission (2006-2010; 2020 – present). Throughout her career, prof. Nußberger has published widely in human rights, constitutional law and social justice. Prof. Nußberger holds a doctorate in constitutional law, and has held research positions in Harvard and Max Planck Institute for Foreign and International Social Law.

Register [here](#).

\*\*\*

#### **2. Potsdamer Menschenrechtsdebatte, Universität Potsdam, MenschenRechtsZentrum, 27.04.2022, 18:30**

*„Sind humanitäre Interventionen gerechtfertigt?“*

Genau dieser Frage gehen wir im Format der Oxford-Style Debatte nach: Zwei Experten diskutieren unter Einbezug des Publikums über das Pro und Kontra der Anwendung militärischer Gewalt zum Schutz der Menschenrechte in einem anderen Staat. Die Debatte beginnt mit dem Plädoyer der beiden Kontrahenten. Es folgt die Diskussion, bei der auch das Publikum eingeladen ist, Fragen zu stellen und Stellung zu beziehen.

Pro: Prof. Dr. Wilfried Hinsch, Universität Köln

Contra: Prof. Dr. Rüdiger Bittner, Universität Bielefeld

Moderation: Prof. Dr. Logi Gunnarsson

MenschenRechtsZentrum, Universität Potsdam

Universität Potsdam, Campus Griebnitzsee, Haus 6, Hörsaal H02

Eintritt frei (unter der Einhaltung der aktuell geltenden Corona-Maßnahmen).

Anmeldung erforderlich unter [sekremrz@uni-potsdam.de](mailto:sekremrz@uni-potsdam.de)).

\*\*\*

### **The Fate of International Courts, Max Planck Institute for Comparative Public Law and International Law, 16.-19.05.2022**

The upcoming Masterclass with Professor H  l  ne Ruiz Fabri will take place on 16 – 19 May 2022 at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg, Germany.

The central theme will be “The Fate of International Courts”.

The four sessions will be divided along the following subject lines:

- (i) the conceptual challenges of defining international courts;
- (ii) critical perspectives on who international adjudicators are;
- (iii) the potential for dialogue and cross-fertilization amongst different courts as interpretive tools; and
- (iv) the need for adjudicators to be aware of ethical issues, particularly potential conflicts of interest.

Professor H  l  ne Ruiz Fabri is the Director of the Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law. She has degrees in law and political science and a Doctorate from the University of Bourdeaux. She was also professor at the Sorbonne Law School (Universit   Paris 1 Panth  on-Sorbonne), where she was the Dean for four years. She has also been the Director of the Joint Institute of Comparative Law of Paris (UMR de droit compare – Paris 1/CNRS) for eleven years and the Director of the Master 2 Degree Program in International Economic Law. She has much experience in legal consulting, including with UNESCO and the Council of Europe. She also regularly acts as an arbitrator in investment-related disputes under the ICSID Convention and the UNCITRAL Rules.

On 17 May, Professor Ruiz Fabri will also give a public lecture at the DAI Heidelberg on the topic of “Feminism and International Law”.

All interested persons are welcome to submit a completed online application (CV, letter of motivation) **by 31 March 2022**.

We look forward to receiving your completed [online application](#).

Please find a PDF version of the Call for Applications [here](#).

\*\*\*

### **Migration and Asylum Policy Systems, Jean Monnet MAPS Network, 19.-20.05.2022**

On 19 and 20 May 2022, the final conference of the EU-sponsored “Migration and Asylum Policy Systems” (MAPS) Project will take place in Naples. Renowned experts of the field of Migration and Asylum Policies will examine present challenges and state their view on the

“way forward” in this area. In addition, an overview of the results of this project will be given.

The conference is open to the public.

Free registration is possible until May 12 at: [info@mapsnetwork.eu](mailto:info@mapsnetwork.eu)

*Please specify if you intend to participate in presence or remotely.*

[Find the conference flyer here.](#)

\*\*\*

**Online-Diskussionsforum zur Ukraine, Deutsche Gesellschaft für Internationales Recht,  
21.05.2022, 14:00-17:00**

Seit dem 24.2.2022 führt die Russische Föderation einen bewaffneten Angriff gegen die Ukraine.

Gemeinsam mit der Vereinigung der Deutschen Staatsrechtslehrer wird die Deutsche Gesellschaft für Internationales Recht mit Blick auf mögliche grundsätzliche Veränderungen der internationalen Rechtsordnung, von Staat und Gesellschaft das wissenschaftliche Gespräch über die damit verbundenen Rechtsfragen suchen.

Dazu wird **online am Samstag, den 21.5.2022, nachmittags von 14.30 bis 17.00 Uhr**, ein Diskussionsforum veranstaltet.

Nähere Informationen folgen.

\*\*\*

**Populism and the New Foreign Relations Law: Between Public International Law, “External Public Law,” and Conflict of Laws, Max Planck Institute for Comparative Public Law and International Law, Heidelberg and Max Planck Institute for Comparative and International Private Law, Hamburg, 08.-10.06.2022**

The Max Planck Institute for Comparative Public Law and International Law (Heidelberg) and the Max Planck Institute for Comparative and International Private Law (Hamburg) are pleased to announce an intensive three-day seminar on **“Populism and the New Foreign Relations Law: Between Public International Law, ‘External Public Law, and Conflict of Laws.”**

This seminar will engage with the new dynamics between international and domestic law catalysed by populism. States exit in protest from international institutions, courts and agreements. At the same time, sub-state governments like cities step up on climate change, human rights and other global issues to compensate for their state’s opposition or inaction.

Populism has flipped the relationship of international and domestic law from inward-facing to outward-facing: Constitutional requirements for treaty-making now slow exit rather than entry: a South African court held that the executive could not withdraw from the International Criminal Court without the legislature’s approval, for example. Federalism now

helps rather than hinders implementation: thus, California has a climate-change agreement with the Canadian province of Québec.

The seminar will develop broader historical, analytical and critical perspectives on the relationship between public international law, “external public law,” and conflict of laws. It will cover a range of particular issues, including democratic participation of parliaments in the production of soft law, the roles of indigenous peoples in the making and implementation of treaties, the corporate legal person created by domestic law as an actor in public and private international law, the renewed importance of comity as a tool between doctrine and diplomacy, the role of courts in foreign relations, and the assertion of state interests in private international law cases. The seminar will include a variety of discussion formats.

The seminar will be co-directed by Prof. **Anne Peters**, Director, MPIL Heidelberg; Prof. **Ralf Michaels**, Director, MPIL Hamburg; and Prof. **Karen Knop**, University of Toronto and Max Planck Law Fellow.

Costs for transportation (economy train or flight in Europe, lump sum for overseas), accommodation and meals in Heidelberg will be provided.

**The seminar will host 20 Doctoral, Post-Doctoral and graduate researchers in law or other related fields.**

**Application deadline: April 24, 2022**

**Applications** should be submitted by e-mail to the following address with “Application Summer School Populism” in the subject line: [bewerbungen@mpil.de](mailto:bewerbungen@mpil.de).

Applications must include the following documents in one single pdf-file:

Letter of interest (including any background relevant to the topic of the seminar)

CV with publications/research work

Brief description of doctoral/post-doctoral research project, if applicable

Indication (yes/no) of interest in the position as doctoral researcher, advertised separately on the websites of [MPIL](#), [MPIPRIV](#) and [Max Planck Law](#). Successful candidates will be notified on a rolling basis and no later than May 15, 2022.

\*\*\*

**Longtermism and the Law, University of Hamburg and Legal Priorities Project, 09.-11.06.2022**

Humanity has seen improvements in quality of life over time resulting from advancing knowledge, economic growth, and stronger institutions, among others. These developments have also led to technologies that threaten the existence of future generations. We have long been aware of the dangers of nuclear weapons and climate change to the long-term future of humanity; however, the ongoing COVID-19 pandemic has shown that we are not prepared to tackle many of the greatest existential threats. Whether or not we address these and other risks will drastically affect the well-being of both present and future

generations. Though our actions (and inactions) may have historically unique consequences for humans living hundreds or even thousands of years into the future, their rights and interests are rarely represented in current political and economic systems.

The [University of Hamburg](#) and the [Legal Priorities Project](#) are co-organizing the 2022 Multidisciplinary Forum on Longtermism and the Law on 9-11 June 2022. The guiding theme of this Forum is the role of law in sustaining and improving life hundreds or even thousands of years into the future. The Forum is planned as a hybrid event, with participants unable to attend in person at the University of Hamburg having the option of presenting virtually.

We invite proposals for papers from researchers of various disciplines to be presented at the Forum. Participants are encouraged to consult the [research agenda](#) of the Legal Priorities Project on the foundations of legal [longtermism](#) and promising research avenues. Of particular interest are submissions that address legal mechanisms to protect future generations or engage with the regulation of existential risk, either in general or as a result of advanced artificial intelligence, runaway climate change, synthetic biology, and pandemics. We welcome and highly encourage submissions that consider creative ways to tackle issues on the theme of Longtermism and the Law.

[Find the forum's website here.](#)

\*\*\*

### **Patterns of Legitimacy, Friedrich Schiller University Jena and ICON-S Germany, 24.-25.06.2022**

Legitimacy refers to the lawfulness and acceptability of the exercise of sovereign power. Legitimacy is thus the foundation of any exercise of authority. Given that social orders are complex and constantly changing, legitimacy is a mutable concept.

Different ideas of legitimacy exist in the various disciplines of social sciences. On the one hand, legitimacy is constructed via formal legal principles, on the other hand it is conceptualized as factual acceptance. Within legal theory, too, there are different trends in the conception of legitimate administrative action. While in the United States material concepts of the common good are gaining momentum, in the transnational administrative network of the European Union, participation and due process are essential components of legitimacy. In global administrative law, moreover, legitimacy notions of different political systems must be accommodated. Finally, legitimacy also depends on factual context. This is particularly visible in times of crisis, where institutional failures and powershifts demand for new concepts of legitimacy.

The conference explores the legitimacy discourse in an interdisciplinary and comparative manner to reveal contemporary patterns of legitimacy. This provides the theoretical basis for solving current legal problems in national as well as transnational administrative law.

The program is [available here](#). Register for the conference [here by 15 May 2022](#).

\*\*\*

**Multilateralism under Pressure – What is the Future Role of International Law?, Institute of International Law/Department of Public International Law and Public Law, Ludwig-Maximilians-Universität, Munich, 27.07.-05.08.2022**

The Munich Advanced Course in International Law (MACIL) is a summer school held at Ludwig Maximilian University Munich (Germany) and is dedicated to questions of international law. Its 11th session, entitled “*Multilateralism under Pressure – What is the Future Role of International Law?*”, will take place from **27 July to 5 August 2022**, partly as online-course and partly as on-campus course in Munich.

This program will examine the trend in recent years to resort to power politics rather than multilateral solutions in international relations. Topics would include, inter alia, questioning the steadfastness of the prohibition of the use of force or examining institutional challenges which the ICC and WTO dispute settlement are currently facing.

The MACIL faculty is going to include, inter alia, *Holger Hestermeyer* (King’s College London), *Ellen Hey* (University of Rotterdam), *Mikael Rask Madsen* (University of Copenhagen), *Christian Walter* (University of Munich) and *Erika de Wet* (University of Graz).

Students of international law, young academics and practitioners are warmly invited to apply. Deadline for applications is **1 May 2022**. For more information, please visit [www.macil-misu.de](http://www.macil-misu.de).

\*\*\*

**The HCCH 2019 Judgments Convention: Cornerstones, Prospects, Outlook, Rhenish Friedrich Wilhelm University of Bonn, 09.-10.09.2022**

During the ongoing pandemic, the University of Bonn has remained very careful and did not allow on-site events of a larger scale so far. We have therefore once again made the decision to reschedule our Conference (originally planned for the 25/26 September 2020, and postponed to 13/14 September 2021) now to **Friday and Saturday, 9 and 10 September 2022**. Let’s hope the best that the pandemic will have withdrawn to an extent that allows our conference taking place as now planned.

As there are reasonable expectations for the HCCH 2019 Judgments Convention to enter into force by the end of 2022 or early 2023, we are confident – especially with a view to the latest [Proposal of the European Commission](#) – that we will experience an even more focused and rewarding discussion of our topic.

The list of speakers includes internationally leading scholars, practitioners and experts from the most excellent Universities, the Hague Conference on Private International Law (HCCH), the United Nations Commission on International Trade Law (UNCITRAL), and the European Commission (DG Trade, DG Justice). The Conference is co-hosted by the Permanent Bureau of the HCCH.

The Organizers kindly ask participants to contribute with EUR 200.- to the costs of the event and with EUR 50.- to the conference dinner, should they wish to participate. There is a

limited capacity for young scholars to contribute with EUR 100.- to the conference (the costs for the dinner remain unchanged).

Please register with [sekretariat.weller@jura.uni-bonn.de](mailto:sekretariat.weller@jura.uni-bonn.de). Clearly indicate whether you want to benefit from the young scholars' reduction of the conference fees and whether you want to participate in the conference dinner. You will receive an invoice for the respective conference fee and, if applicable, for the conference dinner. Please make sure that we receive your payment at least two weeks in advance. After receiving your payment we will send out a confirmation of your registration. This confirmation will allow you to access the conference hall and the conference dinner.

Please note: Access will only be granted if you are fully vaccinated against Covid-19. Please confirm in your registration that you are, and attach an e-copy of your vaccination document. Please follow further instructions on site, e.g. prepare for producing a current negative test, if required by University or State regulation at that moment. We will keep you updated. Thank you for your cooperation.

**Dates and Times:** Friday, 9 September 2022, and Saturday, 10 September 2022, 9 a.m. to 7 p.m.

**Venue:** Universitätsclub Bonn, Konviktstraße 9, D – 53113 Bonn

**Registration:** [sekretariat.weller@jura.uni-bonn.de](mailto:sekretariat.weller@jura.uni-bonn.de)

**Registration fee:** EUR 200.-

Download the Conference Poster with the programme as a [PDF Document](#).

\*\*\*

### **Die völkerrechtsfreundliche Verfassung, Universität Innsbruck, 20.-21.10.2022**

Symposium am 20. und 21. Oktober 2022, Universität Innsbruck, Kaiser-Leopold-Saal, Karl-Rahner-Platz 3

Die Völkerrechtsfreundlichkeit der Verfassung ist in Deutschland, Österreich und der Schweiz sukzessiv zu einem Thema geworden. Auch wenn mittlerweile alle drei Verfassungen als dem Völkerrecht zugewandt verstanden werden können, hat der Topos der Völkerrechtsfreundlichkeit in Deutschland, Österreich und der Schweiz einen unterschiedlichen Grad an Relevanz erlangt.

Im Rahmen eines Symposiums am 20. und 21. Oktober 2022 an der Universität Innsbruck sollen im deutschen, österreichischen und schweizerischen (Verfassungs-)Recht tätige WissenschaftlerInnen Parallelen ebenso wie Differenzen im Verständnis der Völkerrechtsfreundlichkeit ausloten und dazu beitragen, das Verständnis für die internationale Offenheit der eigenen Verfassungsordnung zu vertiefen. Veranstaltet wird die Konferenz vom Institut für Europarecht und Völkerrecht an der Universität Innsbruck.

Es referieren: Hans-Georg Dederer, Passau; Oliver Diggelmann, Zürich; Helen Keller, Zürich; Andreas Müller, Innsbruck; Katharina Pabel, Wien; Mehrdad Payandeh, Hamburg; Andreas

Paulus, Göttingen/Karlsruhe; Anne Peters, Heidelberg; Anna Petrig, Basel; Monika Polzin, Wien; Stefanie Schmahl, Würzburg; Evelyne Schmid, Lausanne; Frank Schorkopf, Göttingen; Karl Stöger, Wien; Helmut Tichy, Wien/Graz; Markus Vašek, Linz; Martin Wyss, Bern

Weitere Infos und Programm [hier](#).



#### **IV. Stellenanzeigen**

**Eine Stelle als wissenschaftliche\*r Mitarbeiter\*in mit überwiegender Tätigkeit in der Lehre (50%), Walther-Schücking-Institut für Internationales Recht, Christian-Albrechts-Universität zu Kiel (Deadline: 22.04.2022)**

Am Walther-Schücking-Institut für Internationales Recht der Christian-Albrechts-Universität zu Kiel ist zum 1. Juli 2022 eine Stelle als

##### **wissenschaftliche\*r Mitarbeiter\*in mit überwiegender Tätigkeit in der Lehre (Teilzeit)**

zu besetzen. Die Besetzung erfolgt unbefristet. Die regelmäßige wöchentliche Arbeitszeit entspricht die Hälfte der einer Vollbeschäftigung (z. Z. 19,35 Stunden). Das Entgelt richtet sich bei Vorliegen der tarifrechtlichen Voraussetzungen nach der Entgeltgruppe 13 TV-L. Die/Der Mitarbeiter\*in soll ausschließlich im Bereich der Lehre eingesetzt werden. Die Lehrverpflichtung beträgt sechs Lehrveranstaltungsstunden (6 SWS) im Semester.

Die Stelle dient der langfristigen Stärkung und Sicherung der interdisziplinären und internationalen Lehre im Bereich des Völker- und Europarechts.

Zu den abzuhaltenden Lehrveranstaltungen zählen:

- propädeutische Kurse zur juristischen Denkweise und Methodik (auf Deutsch)
- Verfassen rechtswissenschaftlicher Themenarbeiten (auf Deutsch)
- einführende Kurse in das deutsche Recht (auf Deutsch und ggf. auf Englisch)
- Veranstaltungen zu Sondergebieten des Völker- und/oder Europarechts (auf Deutsch oder Englisch)

Die Kurse wenden sich vorwiegend an Studierende des interdisziplinären Master-Studiengangs Internationale Politik und Internationales Recht (IPIR) sowie an Erasmus-Studierende und Studierende des LL.M.-Studiengangs. Hinzu kommen Koordinations- und Betreuungsaufgaben im IPIR-Masterstudiengang.

##### **Einstellungsvoraussetzungen:**

- Erste juristische Prüfung, Erstes Staatsexamen oder Zweite Juristische Staatsprüfung mind. mit der Note „befriedigend“ oder ein vergleichbarer ausländischer juristischer Studienabschluss (z.B. Master of Laws oder J.D. mit vergleichbarer Note),
- abgeschlossene Promotion (die Promotionsurkunde soll zum Zeitpunkt der Bewerbung vorliegen, zum Einstellungszeitpunkt muss sie vorliegen; in jedem Fall muss zum Zeitpunkt der Bewerbung die Begutachtung der Dissertationsschrift abgeschlossen sein),
- Kenntnisse des deutschen Rechts,
- vertiefte Kenntnisse im Völker- und Europarecht,
- exzellente deutsche und gute englische Sprachkenntnisse in Wort und Schrift
- ausdrücklich erwünscht sind Erfahrungen in der Lehre, möglichst im Bereich interdisziplinäre (v.a. Politikwissenschaften) und internationale Lehre, sowie Erfahrung im Verfassen rechtswissenschaftlicher Texte, möglichst nachgewiesen durch eigene Publikationen.

Die Christian-Albrechts-Universität zu Kiel versteht sich als moderne und weltoffene Arbeitgeberin. Wir begrüßen Ihre Bewerbung unabhängig Ihres Alters, Ihres Geschlechts,

Ihrer kulturellen und sozialen Herkunft, Religion, Weltanschauung, Behinderung oder sexueller Identität. Wir fördern die Gleichberechtigung der Geschlechter. Frauen werden bei gleichwertiger Eignung, Befähigung und fachlicher Leistung vorrangig berücksichtigt.

Ausdrücklich begrüßen wir es, wenn sich Menschen mit Migrationshintergrund bei uns bewerben. Die Christian-Albrechts-Universität zu Kiel setzt sich für die Beschäftigung von Menschen mit Behinderungen ein: Bewerbungen von Schwerbehinderten und ihnen Gleichgestellten werden bei entsprechender Eignung bevorzugt berücksichtigt.

Für tarifrechtliche Fragen sowie Fragen zum Verfahren steht Ihnen Frau Christiane Voß, EMail: [cvoss@uv.uni-kiel.de](mailto:cvoss@uv.uni-kiel.de) oder Tel. 0431 880-4900 gerne zur Verfügung.

Bei Fragen zum Stellen- und Anforderungsprofil und den damit verbundenen Aufgaben wenden Sie sich bitte an Frau Prof. Dr. Kerstin von der Decken, E-Mail: [decken@wsi.uni-kiel.de](mailto:decken@wsi.uni-kiel.de).

Diese Ausschreibung richtet sich gleichermaßen an Beschäftigte des Landes Schleswig-Holstein und an externe Bewerber\*innen.

Bewerbungen – bevorzugt in elektronischer Form – sind mit den üblichen Unterlagen (Anschreiben, Lebenslauf, Kopien aller Abschlusszeugnisse, Arbeitszeugnisse etc.) bitte ab sofort bis zum bis zum 22. April 2022 zu senden an:

**Walther-Schücking-Institut für Internationales Recht**  
**Christian-Albrechts-Universität zu Kiel**  
**Prof. Dr. Kerstin von der Decken**  
**Westring 400**  
**D-24118 Kiel**  
**Deutschland**  
**E-Mail: [decken@wsi.uni-kiel.de](mailto:decken@wsi.uni-kiel.de)**

Auf die Vorlage von Lichtbildern/Bewerbungsfotos verzichten wir ausdrücklich und bitten daher, hiervon abzusehen.

Weitere Informationen zum Walther-Schücking-Institut für Internationales Recht finden Sie unter <http://www.wsi.uni-kiel.de>.

Bewerbungsunterlagen, die per Post eingehen, werden nicht zurückgesandt, sondern nach Abschluss des Verfahrens vernichtet.

\*\*\*

**One Position as Max Planck Law Research Fellow (PhD student), The Max Planck Institute for Comparative Public Law and International Law and the Max Planck Institute for Comparative and International Private Law (Deadline: 24.04.2022)**

The Max Planck Institute for Comparative Public Law and International Law and the Max Planck Institute for Comparative and International Private Law invite applications for a position to start as soon as possible as a

**Max Planck Law Research Fellow (PhD student)  
in “Populism and the New Foreign Relations Law”  
as part of the Max Planck Law Fellow Group led by Prof. Karen Knop**

### **About the project**

The project “Populism and the New Foreign Relations Law”, conducted by Max Planck Law Fellow Prof. Karen Knop in cooperation with the two Max Planck institutes mentioned above, is a multidisciplinary field of contemporary research. The project aims to develop broader historical, analytical and critical perspectives on the relationship between public international law, “external public law,” and conflict of laws. Historically, it will address key thinkers in a number of legal traditions with particular attention to empire and nationalism. It will cover a range of issues relating to the domestic construction of the “foreign relations law” state as it implicates the construction of the state in international law, including the status of colonies, the participation of different branches and levels of government in the production of international law, the roles of indigenous peoples in the making and implementation of treaties, the corporate legal person created by domestic law as an actor in public and private international law, the renewed importance of comity as a tool between doctrine and diplomacy, the role of courts in foreign relations, and the assertion of state interests in private international law cases.

### **Job description**

- Writing a doctoral dissertation supervised by Professor Anne Peters (Heidelberg or Freie Universität Berlin), and Professor Ralf Michaels (Hamburg), with one of them as the principal supervisor and the other one as an external expert. Regulations for doctoral studies within the Max Planck Society apply: <https://www.mpg.de/career/how-do-i-get-supported>.
- Participating in the academic events of the [MPIL](#) and [MPIPRIV](#) and in the institutes’ life in general as well as in events of [Max Planck Law](#).
- Organizing workshops and events online and in Heidelberg and/or Hamburg • Academic and logistical support in managing the research project

### **Work environment**

We offer outstanding conditions to undertake legal research and a very inspiring work climate in an international team. English and German are both used as working languages at the Institutes and either may be used for publications. The PhD student will be located at the MPIL in Heidelberg and/or at the MPIPRIV in Hamburg.

### **Requirements**

Applicants should be outstanding graduates in law with very good and demonstrated knowledge of public international law. Applicants must meet the requirements for enrolment as a PhD student at the law schools of Heidelberg, Freie Universität Berlin, or Hamburg, and must be fully proficient in English (written and oral). Further language skills are an asset, especially German and French.

### **Conditions**

This contract and the funding are planned for a duration of three years, starting ideally in 2022. A further extension is possible and negotiable if needed for the finalisation of the

doctoral dissertation (up to six years maximum). Payment is based on the Collective Wage Agreement for the Civil Service (TVöD). Doctoral students receive compensation corresponding to 65 percent of Pay Group 13 of TVöD (maximum level 2).

The Max Planck Society strives for gender and diversity equality. We therefore welcome applications from all backgrounds.

### **How to apply**

Please submit your application electronically using no more than two pdf-files:

1) cover letter; CV; copies of academic records; your ideas for a dissertation research topic or brief proposal (half a page to 2 pages maximum), a letter of recommendation, and 2) one or two individual legal manuscripts, such as your master thesis or other (no more than approx. 40 pages in total). Please give the names of two references who can provide more information about you if necessary. The documents must be sent to [bewerbungen@mpil.de](mailto:bewerbungen@mpil.de) (Attn: Anne Peters, MP Law Populism). **Deadline: 24 April 2022.**

\*\*\*

### **One Position as Professor in International Law and Regional Law (100%), Sorbonne Research Institute in International and European Law, University Paris 1 Panthéon-Sorbonne (Deadline: no deadline)**

The [University Paris 1 Panthéon-Sorbonne](#), a member of [Una Europa](#), is looking for a Professor of Public International Law and Regional Law to join the Sorbonne Law School.

The successful candidate is expected to start on 1 September 2022 in Paris. They must either be a tenured Professor in a French university or hold an equivalent foreign position with similar qualifications.

The Professor will join the Sorbonne Research Institute in International and European law ([IREDIÉS](#)), which already comprises 15 professors of Public or European International Law, 11 assistant professors, and three staff members. It is one of the most important research centres of international and European law in France and aims to strengthen its expertise on regional integration outside the European Union.

The successful candidate must be recognised for their work and publications in Public International Law, Foreign Law, and the Law of Regional Organisations and Regional Integration. They should have solid experience in doctoral supervision and collective research, with a capacity to develop individual and collective research projects in these areas of research. Significant experience in a foreign university would be an asset.

The Professor is expected to teach 128 hours per year, mainly within the Institute of Distance Learning (IED) of the Sorbonne Law School as well as in other departments of the Law School, at undergraduate and graduate levels (Department of International, European and Comparative Law). Teaching will focus on Public International Law, Foreign Public Law, and Regional Integration Law.

The Professor will also take on administrative and other responsibilities (e.g. directing a master's degree). Experience in this field and a good capacity to adapt to a demanding

institutional environment are required. Teaching experience and innovation both on-site and online would be ideal.

Perfect command of both French and English is essential. Professional mastery of a third language would be valuable.

Working conditions, salary, and advancement are determined by the laws and regulations in force in French higher education. The salary scale can be consulted [here](#). The salary rank of candidates with foreign qualifications will be determined by the President of the University based on their application, following the opinion of the competent University bodies. Career progression is based on seniority and excellence.

The headquarters of the University and the Law School are located at 12, place du Panthéon, Paris (5th arrondissement). IREDIES offices are located at 1, rue de la Glacière, Paris (13th arrondissement). The IED premises and recording studios are located nearby.

Interested candidates are invited to contact the IREDIES's members and to send their requests for information by e-mail to the following address:

[Info-Pr-droit-int-reg@univ-paris1.fr](mailto:Info-Pr-droit-int-reg@univ-paris1.fr).

Applications can be submitted from 24 February 2022 on the [website of the French Ministry of Higher Education and Research](#).

\*\*\*

**Une poste de professeur·e en droit international public et droits régionaux (100%), Institut de recherche en droit international et européen de la Sorbonne, Université Paris 1 Panthéon-Sorbonne (Deadline: sans délai prévu)**

L'[Université Paris 1 Panthéon-Sorbonne](#), membre de [Una Europa](#), cherche à pourvoir un poste de professeur des Universités au sein de l'Ecole de droit de la Sorbonne, avec une spécialisation en droit international public et droits régionaux.

Le poste est à pourvoir au 1<sup>er</sup> septembre 2022 à Paris. La personne recrutée devra appartenir au corps des professeurs d'université, si elle est titulaire dans une université française, ou exercer une fonction et disposer de titres étrangers équivalents.

La personne recrutée sera intégrée au sein de l'Institut de recherche en droit international et européen de la Sorbonne ([IREDIES](#)) déjà fort de quinze professeurs de droit international public ou européen, onze maîtres de conférences, trois ingénieurs de recherche ou d'études. Il constitue l'un des plus importants centres de droit international et européen en France et ambitionne de renforcer son expertise relative aux expériences d'intégration régionale hors Union européenne.

Reconnue pour ses travaux et publications en droit international public, en droits étrangers, en droit des organisations et intégrations régionales, la personne recrutée devra avoir une solide expérience de l'encadrement doctoral comme de la recherche collective et avoir la capacité de développer des projets de recherche individuels et collectifs dans ces domaines. Une expérience significative dans une université étrangère serait un atout.

La personne recrutée accomplira son service d'enseignement annuel (128 heures équivalents cours magistraux) principalement au sein de l'Institut d'études à distance (IED) de l'École de droit de la Sorbonne (EDS) et, en complément, en présentiel, dans les autres départements de l'École de droit de la Sorbonne, en licence et en master (Département de droit international, européen et comparé). Ses enseignements porteront sur le droit international public, le droit public étranger, le droit des intégrations régionales. L'expérience et l'innovation pédagogiques en ligne et en présence des étudiants seront valorisées.

La personne recrutée sera enfin amenée à assumer des responsabilités administratives et pédagogiques (par ex. direction de master). Une expérience en la matière et une bonne capacité d'adaptation à un environnement institutionnel exigeant sont attendues.

Une parfaite maîtrise du français et de l'anglais est indispensable tant pour les enseignements que pour la recherche et les responsabilités administratives. La maîtrise professionnelle d'une troisième langue constituera un atout.

Les conditions de travail, de rémunération et d'avancement sont déterminées par les lois et règlements en vigueur dans l'enseignement supérieur en France. La grille salariale peut être consultée à [cette adresse](#). Les titulaires de titres étrangers sont reclassés au vu de leur dossier par décision de la Présidente de l'Université, après avis des conseils compétents de l'Université. La progression dans la carrière s'effectue à l'ancienneté et au choix.

Le siège de l'Université Paris 1 Panthéon-Sorbonne et de l'EDS est situé 12, place du Panthéon à Paris dans le 5<sup>e</sup> arrondissement. L'IREDIES et les bureaux de ses membres sont situés 1, rue de la Glacière à Paris dans le 13<sup>e</sup> arrondissement sur le campus de Port-Royal. Les locaux et studios d'enregistrement de l'IED sont situés à proximité (centre Cassin, campus Port-Royal).

Les personnes intéressées sont invitées à entrer en contact avec les membres de l'IREDIES et à leur adresser leurs demandes d'informations complémentaires, par e-mail à l'adresse suivante :

[Info-Pr-droit-int-reg@univ-paris1.fr](mailto:Info-Pr-droit-int-reg@univ-paris1.fr)

Les candidatures pourront être déposées à partir du 24 février 2022 sur [l'application Galaxie](#) du Ministère français de l'Enseignement supérieur et de la recherche.

\*\*\*

### **Mehrere Ausbildungsplätze für Rechtsreferendar\*innen, Juristischer Dienst des Europarates (Deadline: Keine Deadline)**

#### **Ausbildungsplätze für Rechtsreferendare im Europarat – hier Juristischer Dienst des Europarates**

Der Juristische Dienst des Europarates (Directorate of Legal Advice and Public International Law) bietet qualifizierten RechtsreferendarInnen die Möglichkeit, ihre Wahl- bzw. Verwaltungsstation im Europarat in Straßburg abzuleisten.

Die zwei Abteilungen des Juristischen Dienstes beraten die Organe und Institutionen des Europarates, insbesondere den Generalsekretär, das Ministerkomitee und die Entwicklungsbank, aber auch die Mitgliedstaaten in allen rechtlichen Fragen, die an diese herangetragen werden. Die Fragen bewegen sich unter anderem in den Bereichen Völkervertragsrecht, Arbeits- sowie Verfassungsrecht internationaler Organisationen, Europäische Menschenrechtskonvention und anderer menschenrechtliche Verträge des Europarates. Der Juristische Dienst ist auch für das Beratungsgremium zur Auswahl von KandidatInnen für das Richteramt am EGMR zuständig. Der Juristische Dienst kooperiert mit anderen internationalen Organisationen und Institutionen wie beispielsweise den Vereinten Nationen, der OSZE und der EU.

Die Tätigkeit verlangt sehr gute Kenntnisse des allgemeinen Völkerrechtes sowie der Menschenrechtsschutzsysteme sowie Interesse an internationalen und diplomatischen Fragen. Grundkenntnisse des Rechts der internationalen Organisationen sowie vorherige Arbeit an einem universitären Lehrstuhl sind von Vorteil. Die sichere Beherrschung der englischen oder französischen Sprache wird vorausgesetzt; Teamfähigkeit und Flexibilität sind notwendig. Die ReferendarInnen werden vollständig in die Arbeit der Abteilung integriert. Sie nehmen an unseren Besprechungen und den Sitzungen des Ministerkomitees teil, fertigen Dokumente und Gutachten zu aktuellen Rechtsfragen an, begleiten die Verfahren vor dem Verwaltungsgericht des Europarates und unterstützen uns bei internationalen Verhandlungen. Der Mindestaufenthalt beträgt drei Monate. In der Abteilung stehen deutsche Volljuristinnen für die Betreuung bereit.

Bei Interesse schicken Sie bitte Ihren tabellarischen Lebenslauf, ein Motivationsschreiben in Englischer Sprache sowie eine Kopie Ihres Examenszeugnisses an Frau Deniz Eroglu (deniz.eroglu@coe.int). Bitte geben Sie auch an, ob eventuelle Interessenkonflikte bestehen (z.B. naher Angehöriger arbeitet in einem Sektor, den wir betreuen). Bewerbungen werden bis auf weiteres angenommen und in der Reihenfolge ihres Eingangs bearbeitet.

Wir freuen uns, von Ihnen zu hören.

\*\*\*

### **Mehrere Stellen als Rechtsreferendar\*innen, Deutsche Gesellschaft für Internationale Zusammenarbeit (Deadline: ohne Frist, Bewerbungen laufend möglich)**

#### **Rechtsreferendar\*innen (m/w/d) für Wahlstation im Sektorvorhaben Menschenrechte der GIZ**

Wir suchen Rechtsreferendar\*innen zur Unterstützung bei der Umsetzung des Menschenrechtsansatzes in der Entwicklungszusammenarbeit. Das Sektorvorhaben Menschenrechte ist am Standort Bonn ansässig. Home Office-Vereinbarungen sind möglich, solange die internationale COVID-19-Pandemie nach Einschätzung der Weltgesundheitsorganisation fort dauert.

#### **Tätigkeitsbereich**

Das Sektorvorhaben Menschenrechte berät das Bundesministerium für wirtschaftliche Zusammenarbeit und Entwicklung (BMZ) bei der Umsetzung eines Menschenrechtsansatzes

in der bi- und multilateralen Entwicklungszusammenarbeit. Ziel ist es, menschenrechtliche Standards und Prinzipien in allen Handlungsfeldern der Entwicklungspolitik und -praxis umzusetzen und damit wirkungsvoll zum Abbau struktureller Ursachen von Armut in den Kooperationsländern beizutragen.

Die Schwerpunkte der Tätigkeit umfassen die Unterstützung des BMZ bei seiner internationalen Positionierung und strategisch-konzeptionellen Arbeit zum Thema Menschenrechte. Außerdem werden die staatlichen Durchführungsorganisationen bei der Stärkung des Menschenrechtsansatzes in der entwicklungspolitischen Praxis beraten.

### **Aufgaben**

Unterstützung zu rechtlichen Fragen der Menschenrechte, u.a. zu Rechten indigener Völker, Religions- u. Weltanschauungsfreiheit, Flucht und Migration, Klima und Umwelt, Wirtschaftliche, soziale und kulturelle Rechte und Entwicklungsbanken.

Mitarbeit an Kommentierungen und menschenrechtlichen Prüfungen für das Referat Menschenrechte, Gleichberechtigung, Inklusion des BMZ

Unterstützung des Mainstreamings von Menschenrechten in den Durchführungsorganisationen (z.B. durch Präsentationen)

Unterstützung im Wissensmanagement innerhalb der GIZ

Analyse von aktuellen völkerrechtlichen Studien und Publikationen

### **Anforderungsprofil**

Notwendige Voraussetzung sind juristische Kenntnisse des Systems zum Schutz der Menschenrechte auf regionaler Ebene und innerhalb der Vereinten Nationen, beispielsweise durch die Wahl des Studienschwerpunkts. Zudem sind konzeptionelle und analytische Fähigkeiten sowie verhandlungssichere Deutsch- und Englischkenntnisse erforderlich. Praktische Erfahrungen im Tätigkeitsfeld Menschenrechte und/oder Entwicklungszusammenarbeit sind von Vorteil. Die Bewerber\*innen sollten über eine schnelle Auffassungsgabe verfügen und offen sein sich mit aktuellen, politischen Fragestellungen zu beschäftigen. Sie sollten eine gute, politisch sensible Kommunikationsfähigkeit in schriftlicher und mündlicher Form aufweisen sowie die Fähigkeit auch komplexe Zusammenhänge verständlich darzustellen. Wünschenswert sind zudem Französisch- und/oder Spanischkenntnisse.

### **Hinweise**

Wir bieten am Standort Bonn einen barrierearmen Arbeitsplatz. Die GIZ hat die Charter der Vielfalt unterzeichnet, um ein inklusives und diverses Arbeitsumfeld zu gestalten. Ein Stationsbeginn ist in Abstimmung regelmäßig möglich. Die Station muss eine Dauer von mindestens 3 Monaten haben. Bei Interesse freuen wir uns über Bewerbungen mit Anschreiben, Lebenslauf und Zeugnis des 1. Staatsexamens einschließlich des universitären Schwerpunkts sowie Zeugnisse relevanter praktischer Arbeitserfahrungen. Vom Mitsenden eines Fotos bitten wir abzusehen. Bitte schicken Sie Ihre Bewerbung an [Laura Fischer \(laura.fischer@giz.de\)](mailto:laura.fischer@giz.de).



## **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 [newsletter@voelkerrechtsblog.org](mailto:newsletter@voelkerrechtsblog.org) 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 [editorial-team@voelkerrechtsblog.org](mailto:editorial-team@voelkerrechtsblog.org) entgegengenommen.

## **Datenschutz**

Ihre Mailadresse wird in unserer Newsletter-Liste geführt. Sollten Sie nicht mehr auf dieser Liste geführt werden wollen und keine Mitteilungen mehr von der DGIR erhalten wollen, dann senden Sie bitte eine leere E-Mail mit dem Betreff „Unsubscribe DGIR Mitteilungen“ an [apeters-office@mpil.de](mailto:apeters-office@mpil.de). Wenn Sie jedoch weiter auf der Liste geführt werden wollen, ist keine Reaktion nötig.