



Mitteilungen der Gesellschaft

Dezember 2021

Inhalt

I. In eigner Sache/Aus der Gesellschaft	3
37. Zweijahrestagung der DGIR in Heidelberg	3
II. Calls for Papers	4
International Law and Technological Progress Conference 2022, University of Aberdeen (Deadline: 20.12.2021)	4
Call for Book Chapters: Research Handbook on Human Rights and the Environment in Africa – Legal, Philosophical and Theoretical Perspectives (Deadline: 30.12.2021)	5
Ausschreibung: Robert Kempner-Preis 2022, Arbeitskreis Völkerstrafrecht (Deadline: 31.12.2021).....	7
The Realities of Autonomous Weapons, Alexander von Humboldt Institute for Internet and Society, Karlsruhe Institute of Technology and University of Bonn (Deadline: 10.01.2022). .	8
The Journal of International Law of Peace and Armed Conflict / Humanitäres Völkerrecht (JILPAC / HuV) (Deadline: 15.01.2022)	10
Democracy and Information Warfare 2.0 – An International Law Perspective, University of St. Gallen and University of Trier (Deadline: 17.01.2022).....	10
Indic Journal of International Law Volume 2, Issue 1, Indic Journal of International Law (Deadline: 20.01.2022)	11
Austrian Review of International and European Law Volume 26, Austrian Review of International and European Law (Deadline: 01.03.2022)	13
NUP Jean Monnet Working Papers, Jean Monnet Chair, Neapolis University Pafos (Deadline: Rolling Submissions)	14
Call for Blog Submissions at USLLS ADR Blog, University School of Law of Legal Studies, Guru Gobind Singh Indraprastha University (Deadline: Rolling Submissions)	14
III. Events: Vorträge, Workshops, Konferenzen, Summer Schools.....	17

Racism and Law in Europe: A Conversation Series, Amsterdam Centre for European Studies (ACES), University of Amsterdam, 22.09.2021–25.01.2022.....	17
Benchmarking in International Criminal Justice: Feasibility or Fiction?, International Nuremberg Principles Academy, 07.12.2021, 13:00-14:30	17
Basel Winter Arbitration School, University of Basel, 06.02.2022-11.02.2022	18
IV. Stellenanzeigen	19
One to Three Positions as Global Academic Fellow (100%), The University of Hong Kong, Department of Law (Deadline: 03.01.2022).....	19
One Position as Assistant Professor of International Law (100%), Graduate Institute of International and Development Studies, Geneva, Switzerland (Deadline: 10.01.2021)	19
One Position as Project Officer (100%), The International Nuremberg Principles Academy (Deadline: 15.01.2022)	21
Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (50%), Prof. Dr. Anuscheh Farahat, Professur für Öffentliches Recht, Migrationsrecht und Menschenrecht, Friedrich-Alexander-Universität Erlangen-Nürnberg (Deadline: 20.01.2022)	21
Mehrere Promotionsplätze mit Stipendiumsmöglichkeit, Albrecht Mendelssohn Bartholdy Graduate School of Law, Universität Hamburg (Deadline: 15.02.2022)	22
Mehrere Ausbildungsplätze für Rechtsreferendar*innen, Juristischer Dienst des Europarates (Deadline: Keine Deadline)	23

I. In eigner Sache/Aus der Gesellschaft

37. Zweijahrestagung der DGIR in Heidelberg, 09.03.2022-11.03.2022

Die Anmeldung zur 37. Zweijahrestagung der DGIR, die zum Thema „Abkehr vom Multilateralismus – Internationales Recht in Gefahr?“ vom 09.03.2022-11.03.2022 in Heidelberg stattfinden wird, ist ab sofort geöffnet. Die Anmeldung zur Tagung, das Programm sowie nähere Informationen zum Tagungsort sind ab sofort über folgenden Link zugänglich: <https://www.37zweijahrestagungdgir.de>.

Die Tagung wird als Hybridveranstaltung unter Anwendung der 2G-Regelung geplant. Genauere Hinweise über die Modalitäten werden kurz vor der Tagung bekannt gegeben.

II. Calls for Papers

**International Law and Technological Progress Conference 2022, University of Aberdeen
(Deadline: 20.12.2021)**

Keynote speakers:

- **Professor Elizabeth Kirk** (University of Lincoln): 'First Principles, International Law and Technology'
- **Professor Nicholas Tsagourias** (University of Sheffield): 'New Technologies and International Law: Challenges and Prospects'

The University of Aberdeen is eager to receive submissions from all over the UK, Europe and beyond, including from postgraduate students. Proposals for panels will be considered.

Technological progress has brought positive developments to the quality of life, advances in science, and economic growth. However, it also raises challenges for both the procedural and substantive parts of international law, with emerging technologies testing the existing paradigms. The development of cyberspace – and the power of IT corporations – requires reassessment of the sovereignty, jurisdiction and responsibility of States. Cyber military strategies together with the use of drones present an obstacle for the application of classic international peace and security law. The advancement of technology allowing resource development in previously off-limits environments, such as the deep sea or outer space, calls for stringent international environmental regulation. Technology also impacts on international human rights law, through for instance the resort to cyber surveillance techniques. The practice of international law itself is being transformed by new communication processes.

This conference aims to explore challenges posed by technological progress to international law through three main themes: established frameworks and new technologies; international law in new environments; and non-State actors and technology. We, therefore, invite abstracts for papers or proposals for panels on topics including but not limited to the following:

Established frameworks and new technologies

- International human rights law and artificial intelligence
- International humanitarian law, international criminal law, and new weapons
- Climate change/environmental law and technology
- International economic law and digital economy
- Dispute settlement and technology
- Migration/refugee law and technology
- International health law and technology
- Diplomatic and consular law and information technology

International law in new environments

- International law-making through social media
- General international law (sovereignty, jurisdiction, responsibility of States...) in cyberspace/outer space
- International human rights law in cyberspace/outer space
- The law on the use of force in cyberspace/outer space
- International humanitarian law in cyberspace/outer space
- Climate change/environmental law in the Arctic, high seas, and outer space
- International communication law in cyberspace/outer space

Non-State actors and technology

- The law on the use of force, international humanitarian law and attacks by non-State actors through new technologies
- Regulation of the use of the Internet to prevent its malicious use
- The role of IT corporations in international law-making
- The status and accountability of IT corporations in cyberspace
- The status and accountability of private actors in outer space
- Partnership between States and non-State actors to address legal challenges posed by technologies

Conference papers may be published through a publication opportunity we are currently exploring.

SUBMIT YOUR ABSTRACT

Submit your abstract by **20 December 2021**. Selected presenters will be informed by **20 February 2022**.

Call for Book Chapters: Research Handbook on Human Rights and the Environment in Africa – Legal, Philosophical and Theoretical Perspectives (Deadline: 30.12.2021)

Environmental protection and natural resource governance have been, and remains, a thorny issue in Africa, despite explicit constitutional and statutory provisions in domestic legal regimes endorsing and propelling a human right approach to environmental governance. Africa is home to numerous environmental problems caused by human activities and natural processes on Africa's natural and built environment, including: loss of biodiversity, desertification and land degradation, illegal logging and deforestation, global warming and climate change, pollution, water scarcity, waste disposal, and acid rain. Related to these are concerns about human displacement caused by climate change, arm conflicts, and foreign agricultural investments on Africa's farmland, raising fundamental questions about the environmental rights of climate refugees, internally displaced people, and impoverished

communities and the future of environmental protection/governance in Africa. While concerns about Africa's environmental issues are predicated in part on inadequate or weak domestic and regional regulatory frameworks, it is also attributed to the deliberate failure and lack of political will by some African States to galvanize efforts to adequately protect the environment and associated rights-based entitlements of people through a right-based approach. African Union's Agenda 2063, underpinned by the prospect of African States to make Africa a significant force in international development, seems to exacerbate Africa's already deteriorated environmental landscape, which Africa pride itself with.

Continuous assessment of the domestic, African regional and comparative approaches to human rights and the environment in Africa, is relevant, to complement or augment the situations in other countries, and provide valuable lessons on environment governance that would take Africa out of its environmental misery. This edited volume adopts an interdisciplinary approach to the philosophical interrelationship and human rights approaches to environmental governance in Africa. It explores theoretical, philosophical, doctrinal and empirical researches on pertinent human rights and environmental issues in Africa, to examine and determine how and whether human rights approaches and policy implications have been effective in enhancing environmental protection/governance in Africa, the position of the African Charter and its subsidiary bodies as well as domestic legal regimes, in crucial environmental issues in Africa. Contributions are invited on the following indicative, but not exhaustive themes:

- African human rights systems and environmental protection
- African regional economic blocks and environmental protection
- Agenda 2063 and the future of environmental protection in Africa
- Climate change and natural resource governance in Africa
- Comparative domestic human rights approaches to environmental protection/governance in Africa
- Corporate social responsibility and environmental protection in Africa
- Environmental protection and the Anthropocene in Africa
- Human rights and extractive industries in Africa
- Human rights and forest conservation in Africa
- Human rights and environmental constitutionalism in Africa
- Human rights, climate change-induced persons, asylum seekers and other vulnerable groups in Africa
- Human rights approaches to environmental protection under the Africa Charter (including the three environmental procedural rights)
- The notion of inequality and environmental protection in Africa (North-South divide)
- Human rights, foreign agricultural investments and biodiversity loss in Africa
- Philosophy of environmental ethics in Africa
- Rights to development and environmental protection in Africa
- Sustainable development and the question of environmental sustainability in Africa

- Theories of human rights approaches to environmental protection/governance in Africa
- The normativity of international environmental law principles in environmental protection in Africa
- The rights of vulnerable communities (indigenous and local communities) and environmental protection in Africa
- The role of the judiciary in environmental protection in Africa
- Trade and endangered species in Africa
- Transboundary waste regulation in Africa
- Transboundary water governance in Africa
- The normativity of human rights and environmental protection in Africa

Abstracts of not more than 300 words should be submitted to: Dr. JCN Ashukem (jcnashukem@gmail.com) and Professor SM Sama (semie.sama@lakeheadu.ca) by **30 December 2021**. Deadline for accepted abstracts is 10 February 2022, and 30 June 2022 for full chapters. Each chapter of (7000-8000 words) will undergo a rigorous double-blind peer-review process.

NB: Potential contributors are encouraged to submit their abstracts (and full chapters) early to avoid the festive hold-me-down syndrome.

Ausschreibung: Robert Kempner-Preis 2022, Arbeitskreis Völkerstrafrecht (Deadline: 31.12.2021)

Der Arbeitskreis Völkerstrafrecht vergibt alle zwei Jahre den *Robert Kempner-Preis* für herausragende Monografien auf dem Gebiet des **Völkerstrafrechts**, die einen Bezug zum deutschsprachigen Rechtsraum aufweisen (insbesondere Dissertationen, aber auch Habilitations- oder sonstige Schriften). Die Auszeichnung ist mit einem Preisgeld von 2.000 EUR verbunden.

Der Preis richtet sich an Wissenschaftlerinnen und Wissenschaftler, die zum Zeitpunkt der Veröffentlichung der prämierten Arbeit das **fünfunddreißigste Lebensjahr** noch nicht vollendet haben. Die Arbeit kann in deutscher, englischer oder einer anderen Sprache verfasst sein.

Vorgeschlagen werden können Schriften, die in den Jahren **2020 oder 2021 veröffentlicht** worden sind oder noch werden. Eigenbewerbungen, auch von Nicht-Mitgliedern des Arbeitskreises, sind möglich und ausdrücklich erwünscht.

Die Entscheidung trifft eine Jury, die vom Koordinierungsausschuss des Arbeitskreises eingesetzt wird. Kriterien für die Auswahl sind die wissenschaftliche Qualität und die Originalität der Arbeit.

Vorschläge bzw. Bewerbungen sind **bis 31. Dezember 2021** zusammen mit den folgenden Unterlagen per Email zu richten an sekretariat.jessberger@rewi.hu-berlin.de:

- dem Text der zu prämierenden Arbeit sowie bei Habilitationsschriften, Dissertationen oder sonstigen Qualifikationsschriften, falls möglich, zusätzlich die entsprechenden Gutachten;
- einem Lebenslauf der Verfasserin bzw. des Verfassers der Arbeit;
- einer Zusammenfassung der Arbeit (max. 1 DIN-A-4 Seite);
- der Begründung der Preiswürdigkeit der Arbeit (max. 1 DIN-A-4 Seite);
- dem unter <https://fli.berlin/arbeitskreis-voelkerstrafrecht> abrufbaren Formular.

Der *Arbeitskreis Völkerstrafrecht* ist 2005 gegründet worden. Er bietet ein Forum zum Gedankenaustausch zwischen deutschsprachigen Völkerstrafrechtlerinnen und Völkerstrafrechtlern aus Wissenschaft und Praxis. Weitere Informationen bei <https://fli.berlin/arbeitskreis-voelkerstrafrecht>.

The Realities of Autonomous Weapons, Alexander von Humboldt Institute for Internet and Society, Karlsruhe Institute of Technology and University of Bonn (Deadline: 10.01.2022)

The development of “Autonomous Weapon Systems” (AWS) has been subject to controversial discussions for years. Numerous political, academic or legal institutions and actors are debating the consequences and risks that arise with these technologies, in particular their ethical, social and political implications. Many are calling for strict regulation, even a global ban. Surprisingly, in these debates it is often unclear which technologies the term AWS primarily and precisely refers to. The associated meanings range from landmines to combat drones, from close-in weapon systems to humanoid robot soldiers or purely virtual cyber weapons. Besides this terminological ambiguity, it also remains inherently vague in what sense and to what degree these systems can be characterised as ‘autonomous’ at all.

It is this uncertainty, in which reality, imagination, possibility and fiction get conflated, that makes AWS highly momentous, in particular when political or military decision-making is being based on potential or virtual scenarios. Research publications on the topic of autonomous weapons usually focus on their legal, political or ethical ramifications. Necessarily, the foundation of these works is (at least in part) also based on those potential or virtual scenarios. Against this background the publication project engages with the current social, political, cultural, ethical, security-related and military realities of autonomous weapons. The key proposition is that these can only be understood as a constant and complex dynamics between the actual technological developments and the potential futures that are associated with them. Only by reflecting and discussing fact, fiction and imagination, the real and the virtual, the full scope of this controversial technology becomes visible.

Submitted articles are expected to analyse the diverse meanings of AWS. The volume focuses especially on approaches which tackle the various practices, discourses and techniques by which AWS are imagined and created as a military and political reality.

Papers on the following larger themes are invited:

- Fictions and imaginaries around AWS, including both cultural texts that are marked as fiction (e.g. science-fiction films and novels etc.) and those marked as non-fiction in journalism, politics or research.
- A reflection of technologies and materialities, including specific human/machine entanglements of decision-making, technological agency or autonomy and ‘meaningful human control’. This reflection extends to larger philosophical motifs such as legal or moral responsibility, free will or consciousness.
- the specific understandings and interpretations of AWS that are applied in political and ethical contexts, with a particular focus on the ways these meanings are translated into a political course of action, thus creating a reality in their own right.

Relevant issues, phenomena and perspectives include but are not limited to

- the anticipated futures of AWS and their implications for global military and security policies, regulatory and legal initiatives or military operations, in light of their use by states as well as non-state actors (e.g. terrorist groups or companies).
- the historical perspectives (on imaginations and technological developments), political and military contexts and discourses (including policies and political communication) and representations in popular culture (e.g. killer robots or drone wars).
- the potentials, risks, narratives and aesthetics that are associated with AWS, including cross-cultural and historical differences that expressly include those of and from the global South.

We welcome contributions from scholars of diverse disciplines, such as (but not limited to) media studies, cultural studies, literature and film studies, media and communication studies, political science, security studies, science and technology studies or sociology.

Submission process

- Abstracts of max. 500 words in length (excl. references) should be submitted no later than 10 January 2022 to autonomous-weapons@hiig.de
- Invitations for the submission of selected full manuscripts are sent out in February 2022.
- Full manuscripts between 6,000 and 8,000 words (excluding references) to be submitted by June 2022.
- Comprehensive review returned to authors in September 2022; final papers due in December 2022.
- It is anticipated that the peer-reviewed edited volume will be published in 2023.

If you have any questions, you can contact the editors via autonomous-weapons@hiig.de
[See also here.](#)

Editors

Dr. Thomas Christian Bächle, Alexander von Humboldt Institute for Internet and Society, Berlin

Jascha Bareis, Karlsruhe Institute of Technology

PD Dr. Christoph Ernst, University of Bonn

The Journal of International Law of Peace and Armed Conflict / Humanitäres Völkerrecht (JILPAC / HuV) (Deadline: 15.01.2022)

The [JILPAC](#) is welcoming articles for its first issue of 2022. In light of the ever-increasing importance of non-state actors on the international plane, this issue focuses on the status, rights, and obligations of non-state actors in international (humanitarian) law and related issues from international and regional perspectives.

Articles focusing on other topics are equally welcome. Contributions can be submitted in English or German.

The deadline for submissions is 15 January 2022. Please see the full Call for Papers [here](#) and the instructions for contributors [here](#).

Democracy and Information Warfare 2.0 – An International Law Perspective, University of St. Gallen and University of Trier (Deadline: 17.01.2022)

Call for papers re-opened

Thomas Burri (University of St. Gallen) and Antje von Ungern-Sternberg (University of Trier) will hold an international conference at the University of Trier from 19 to 20 May 2022.

Background: We issued the first call for papers in 2019 for a conference in May 2020 on Democracy and Information Warfare. Based on this call, we gathered a sizeable, dynamic community online for in-depth discussion. Now, we are getting everyone together in person in Trier on 19-20 May 2022. We are also re-opening the call for papers to give additional researchers the possibility to join the community.

Context: We are particularly interested in the international legal perspective on transnational disinformation, manipulation, and destabilization activities targeting democracies. Disruptive events, such as the capitol riots or the latest Facebook leak, and optimistic attempts to capture the phenomenon, e.g. national or European regulation of AI or private dispute settlement, occupy the spotlight. But an over-arching discussion in international law is lacking. Since existing norms, including nonintervention and free and fair elections, are short on substance, the debate must be normative: Can destabilizing disinformation and manipulation be addressed through international norms and, if yes, which norms?

Call for papers: We call upon scholars to contribute a paper to the conference. We aim to attract established scholars and researchers whose work on the topic is not yet available in print. Scholars may contribute a full paper or a talk. Limited travel grants are available. We are aiming at a journal special issue for the best contributions.

Schedule:

17 January 2022: Abstracts due.

31 January 2022: Result communicated (acceptance/rejection).

5 May 2022: Final papers due (circulation among participants only).

19-20 May 2020: Conference in Trier.

Information required from authors: one-page abstract, one-page CV, including affiliations and main publications; please indicate whether you intend to give a full paper or a talk and need travel support.

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

Contact: Please answer the call by e-mail to the organizers stating the subject “Call for papers 2022”, c/o Professor Dr. Antje von Ungern-Sternberg, lsvonungern@unitrier.de. Please do not hesitate to contact us if you have questions. The call is also available at digital-law-institute.de.

Indic Journal of International Law Volume 2, Issue 1, Indic Journal of International Law (Deadline: 20.01.2022)

About the Indic Journal of International Law (IndicJIL)

The Indic Journal of International Law (IndicJIL) [e-ISSN: 2582-8398] is an independent bi-annual law journal based in India covering international law in a combination of theoretical and practical approaches with its space open for global and Indic (Indian/Indo-Pacific/Dharmic) perspectives on global governance. It also provides coverage of the relationship between law and international politics in trade, education, research and innovation practices.

Call for Papers

The Indic Journal of International Law (IndicJIL) invites unsolicited technical articles, legal articles, case comments, book reviews and article reviews for Volume 2, Issue 1. Academicians, practitioners, researchers, students and others interested in the thematic areas of the journal may send their original and unpublished works for publication. The manuscripts reviewed and approved by the Peer Reviewers and Editors will be published. Volume 2, Issue 1 of the Journal is scheduled for publication in March, 2022.

Thematic Areas

The submissions may elaborate on legal and policy developments, cases and State practices from the Indic (Indian/ Indo- Pacific/ Dharmic) perspective. Submissions analysing global issues and developments from the Indic perspective will also be accepted. A non- exhaustive list of potential submissions have been enlisted below:

- Indic Knowledge Systems and Global Governance/Corporate Innovation
- International Law and the Indo-Pacific
- Indian International Law
- Asian International Law

- Indo-European Approaches to Global Governance and Corporate Innovation
- Global Approaches to International Law and International Affairs
- Indo-Pacific Studies in International Affairs
- Indian and Indic approaches to Private International Law

Submission Guidelines

- An 'Abstract' must precede the body of the manuscript. It must not exceed 500 words in length and must not be less than 200 words in length. A minimum of three and a maximum of six keywords have to be provided by the author below the Abstract.
- The type and length of submissions being invited for Volume 2, Issue 1 are as follows:
 - Technical and Legal Articles: 4,000-10,000 words (inclusive of references)
 - Case Comments: 2,000-2,500 words (exclusive of references)
- Book/Article Reviews: 2,000- 2,500 words (exclusive of references)
- Co-authorship is allowed to a maximum of 5 authors.
- The body of the paper shall be in Times New Roman with font size 12 and 1.5-line spacing.
- The objective and clarity of the manuscript will decide its selection and publication.
- The submission must be exclusive. It must not be published or submitted anywhere else, all, or in part.
- In case of submission anywhere else, the author should withdraw her/his submission.
- The submission must be the original work of the author/s i.e., it should not be plagiarised and should be free from grammatical, spelling and other errors. It must not contain any defamatory words. The work has to be fully referenced, and all authors should be accurately represented.
- All submissions must follow the citation guidelines of the Indic Journal of International Law which is available [here](#). Please be advised that the Journal discourages footnotes.
- Strictly avoid fabrication of research data as well as manipulation of existing data. Openly declare any conflicts of interest – for example, if the research work was intended to benefit any particular service or institute in which the author's interest lies. If the submitted work contains a significant conceptual or textual reproduction of the research work undertaken by/for such an institution, then kindly submit an acknowledgement letter from the relevant authority.
- Expect accurate plagiarism checking measures. Submissions will be scrutinised for plagiarism of words, ideas, writings, information, illustration, graphic representations, printed and electronic materials, and any other original work.
- The manuscripts must be submitted in Microsoft Word Format via email to indicjournal.net@gmail.com. Please note that submissions made in PDF will not be accepted.

Deadline for Submission

The deadline for the submission of manuscripts is on or before 20th January, 2022 11:59 PM (Indian Standard Time).

Contact Information

For any queries, please feel free to write to us at indicjournal.net@gmail.com

Austrian Review of International and European Law Volume 26, Austrian Review of International and European Law (Deadline: 01.03.2022)

The **Austrian Review of International and European Law (ARIEL)** has issued a Call for Papers and invites interested persons to submit contributions for volume 26 (2021) of the ARIEL. This issue will be dedicated to the **changing structures of international investment and trade law**. Potential topics might include the reform of investor-state dispute settlement mechanisms, the modernization of investment and trade agreements, WTO reforms and adaptions, the question of SDG-alignment or – more generally – the emergence of new values and norms and their role in investment or trade law, or new trends in case law.

The ARIEL is an annual peer-reviewed publication that provides a scholarly forum to discuss issues of public international law and European law, with particular emphasis on topics being of special interest to Austria. It focuses on theoretical as well as practical questions and current developments in **all areas of public international and European law**. Apart from a digest of Austrian Practice in international law, encompassing pertinent judicial decisions, executive as well as parliamentary documents, each volume contains both **longer analytical articles**, as well as **shorter notes** dealing with **current developments**.

Submissions will be examined on their academic relevance and undergo an independent double-blind peer-review process, conducted by scholars and practitioners of public international and European law.

Submissions for **analytical articles** should be **8,000-12,500** words in length, including footnotes. Submission for **notes on current developments** should be **6,000-8,000** words in length, including footnotes. All contributions should conform to the Oxford University Standard for Citation of Legal Authorities (OSCOLA), as well as the guidelines set out in the general information for authors of the ARIEL. Submissions should include a confirmation of exclusive submission and be sent to the managing editor (philipp.janig@univie.ac.at) **by 1 March 2022**.

NUP Jean Monnet Working Papers, Jean Monnet Chair, Neapolis University Pafos (Deadline: Rolling Submissions)

Call for Working Papers: The Jean Monnet Chair of the NUP welcomes contributions by young and senior scholars for the online publication series “NUP Jean Monnet Working Papers”. We accept manuscripts on topics related to economic crime, money laundering, the financing of terrorism, asset recovery, asset freezes and confiscation, financial investigations, judicial cooperation in criminal matters, etc., with emphasis on the EU law dimension of the topic examined.

- Papers are submitted in English
- Submitted papers should contain 5'000-8'000 words (footnotes included).
- Submitted papers are reviewed on a rolling basis by a scientific committee composed of University professors, which makes a decision within 2 to 3 weeks after the manuscript's submission.
- Accepted papers are edited and formatted by the team of the Jean Monnet Chair and they are published on the Chair's website under the section “NUP Jean Monnet Working Papers”.

If you are interested in submitting a manuscript for the series of NUP Jean Monnet Working Papers, please send your work to the following email address: g.pavlidis@nup.ac.cy

Waiver: The European Commission support for the production of these publications does not constitute an endorsement of the contents, which reflect the views only of the authors, and the Commission cannot be held responsible for any use which may be made of the information contained therein.

Call for Blog Submissions at USLLS ADR Blog, University School of Law of Legal Studies, Guru Gobind Singh Indraprastha University (Deadline: Rolling Submissions)

The USLLS ADR Blog invites crisp and analytical submissions pertaining to Alternative Dispute Resolution Laws on a rolling basis.

About the University

Established in 2001, University School of Law and Legal Studies, Guru Gobind Singh Indraprastha University is located in Dwarka, New Delhi, India. It is the first University to be in the vicinity of the Supreme Court, Delhi High Court, various subordinate courts, commissions, tribunals and various monitoring offices of national and international voluntary organizations. The Law School aspires to open new vistas in the arena of law, legal studies, theoretical and clinical legal education through an incessant endeavour towards developing academic potential, critical analytical ability, advocacy, counselling and mediation skills so as to fully

equip the students with learning which is intellectually stimulating, socially vital and professionally enriching.

About the Blog

The USLLS ADR Blog is an initiative of University School of Law of Legal Studies, Guru Gobind Singh Indraprastha University. We, at USLLS ADR Blog, believe that sustained academic deliberation is required to ensure that the field of Alternative Dispute Resolution Law grows continuously, and becomes the mainstream solution to disputes. Our aim is to provide a conducive platform that fosters discussions and deliberations pertaining to the field of ADR by academicians, researchers, students and practitioners. We hope to promote the culture of ADR and acquire the viewpoints of the various stakeholders in the field. In pursuance of that vision, we have also constituted a diverse Advisory Board consisting of extremely accomplished individuals in the field of ADR so as to enable the Blog to ensure that the viewpoints of the various stakeholders are addressed through the holistic functioning of the Blog.

Board of Advisors

The members of the Board of Advisors are: Mr. Ratan K. Singh (Senior Advocate and Arbitrator), Mr. Shashank Garg (Partner, Advani & Co. and Arbitrator), Mr. Divyakant Lahoti (Advocate-on-Record and Arbitrator), Mr. Thomas P. Valenti (Attorney and Conflict Resolution Specialist), Ms. Veena Ralli (Mediator and Organising Secretary, Samadhan – Delhi High Court Mediation & Conciliation Centre), and Dr. Nidhi Gupta (Associate Professor, NLU Jodhpur).

Submission Guidelines

We welcome all submissions pertaining to the field of ADR, subject to the following guidelines:

1. Co-authorship up to two authors is allowed. Refrain from mentioning the name, institutional affiliation, or any other detail of the author(s) in the document to facilitate the double-blind review process.
2. Submissions should be original and unpublished work of the author(s). Any form of plagiarism will result in an automatic rejection. Moreover, if the Turnitin similarity index reports over 20% similarity (after making the relevant exclusions such as bibliography, quotes, small matches etc.), then the submission shall be rejected.
3. Submissions should be concise. They should range between 1000-2000 words. Longer posts may be published in parts subject to editorial board's discretion. The word limit is exclusive of endnotes.

General Formatting Guidelines

Formatting Typescript

- Font Type: Times New Roman
- Font Size: 12
- Line Spacing: 1.5
- Text Alignment: Justified

Citation Style

- Method of Citation: Endnotes

- Format of Citation: Bluebook 20th edition
- Font Type: Times New Roman
- Font Size: 10
- Line Spacing: 1.0
- Text Alignment: Justified

Review Process

All submissions are put through a rigorous double blind review process where they are evaluated by two editors on different parameters. The review process usually concludes within 14 days from the date of receipt of the acknowledgment of the submission. Once the review is complete, the decision of acceptance (conditional or unconditional) or rejection is communicated to the author. The authors will be provided 10 days to make the necessary changes that may be suggested by the editorial board. It is expected that the authors will make all changes in good faith.

Copyright and Exclusivity

Upon acceptance of the manuscript for publication by the editorial board, the copyright over the manuscript shall vest in the Blog. However, the moral rights over the manuscript shall vest in the author(s).

The Blog only accepts exclusive publications. Once a manuscript is accepted, the same can not be published elsewhere.

Submission Procedure

We accept rolling submissions. All submissions must be made to: submissions@usllsadrblog.com. The file must be a word document ('.doc' or '.docx'). An abstract of not more than 100 words must accompany the submission. The abstract is exclusive of the word limit for the article. The author(s) are also requested to submit a short biography detailing their current designation and institutional affiliations.

We have recently published our inaugural blog series which features the articles of 12 esteemed legal professionals from around the world. To read their blog pieces or to know more about us, please visit our website at www.usllsadrblog.com

Contact us

Please feel free to contact us at operations@usllsadrblog.com or, alternatively at submissions@usllsadrblog.com.

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

Racism and Law in Europe: A Conversation Series, Amsterdam Centre for European Studies (ACES), University of Amsterdam, 22.09.2021–25.01.2022

The monthly ACES conversation series Racism and Law in Europe aims to offer a space for academic and practise-oriented reflections on how law is implicated in racializing subjects in today's Europe. The series will also discuss law's potential in responding to racial discrimination, or even reversing structural racism.

The conversation series will be held on zoom. The next event on 8 December is on [International Migration Law and Coloniality](#) with Thomas Spijkerboer.

For more information and to register for the series see here:
<https://aces.uva.nl/events/racism-and-law-in-europe-conversation-series/racism-and-law-in-europe.html>

Benchmarking in International Criminal Justice: Feasibility or Fiction?, International Nuremberg Principles Academy, 07.12.2021, 13:00-14:30

During the 20th session of the Assembly of States Parties (ASP) to the Rome Statute, the International Nuremberg Principles Academy (Nuremberg Academy) and the Hague Institute for Innovation of Law (Hiil), are organizing a panel discussion on “Benchmarking in International Criminal Justice: Feasibility or Fiction?”.

The panel discussion will take place on 7 December 2021 from 1.00 p.m. – 2.30 p.m. (CET) as a Zoom meeting. The first part of the panel discussion will reflect on the Nuremberg Academy and Hiil’s project throughout 2018 and 2021.

It will highlight the project objectives, achievements, and limitations. The second part of the symposium will look at the relevance of this project to the broader question of effectiveness, efficiency, and the International Criminal Court (ICC)'s work, and the Independent Expert Review's recommendations in reflecting on the key performance indicators and wider debate of goal setting and tangible results displayed in the field of ICL but also wider debate in international criminal justice.

The core question for the second part of the symposium is to dissect further challenges related to benchmarking in international criminal justice and ICL and highlight ways forward towards addressing these challenges. After interventions from the podium, the floor will be opened for questions.

Opening Remarks:

Dr. Cyril Jean Nunn, Ambassador of Germany to the Kingdom of the Netherlands (tbc)

Part 1: Nuremberg Benchmarks for International Criminal Justice

- **Klaus Rackwitz**, Director, International Nuremberg Principles Academy (Nuremberg Academy)

- **Dr. Sam Muller**, CEO, The Hague Institute for Innovation of Law (Hiil)

Part 2: Situating the relevance of the project in the current ICL contemporary debates

- Judge **Ivana Hrdlickova**, President, Special Tribunal for Lebanon?
- **Carolina Maria Fernandez Opazo**, Vice-Chairperson, CBF, ICC (tbc)
- **Dr. Marieke Wierda**, transitional justice expert
- **Dr. Juan Botero**, former consultant, World Justice Project (World Bank)

Moderator: Dr. Sam Muller, CEO, Hiil

Please [register here](#) to participate.

You can also watch the event as live stream on the [YouTube channel of the Nuremberg Academy](#).

Basel Winter Arbitration School, University of Basel, 06.02.2022-11.02.2022

The Basel Winter Arbitration School will take place on 6-11 February 2022 at the Law Faculty of the University of Basel in Switzerland. It will also be possible to attend the school in an online format.

The University of Basel, founded in 1460, is the oldest university in Switzerland. The school will feature prominent arbitration practitioners and academics covering different types of public, private and hybrid arbitration topics, and will include speakers from international arbitration institutions headquartered in Switzerland and other countries.

The school will feature an interactive six-day programme introducing participants to different types of public, private and hybrid arbitration and related practice development and career opportunities. Young practitioners and graduate students working in the field of dispute resolution will particularly benefit from this programme.

Please find more information and the programme here:
<https://arbitrationlab.com/program/basel-winter-school-2022/>.

IV. Stellenanzeigen

One to Three Positions as Global Academic Fellow (100%), The University of Hong Kong, Department of Law (Deadline: 03.01.2022)

THE UNIVERSITY OF HONG KONG, Global Academic Fellows, Department of Law

Applications are invited for appointments as **Global Academic Fellow in the Department of Law**, to commence in August 2022 or January 2023, for a period of two years.

The Global Academic Fellows Program was created to provide outstanding and aspiring legal academics with time and resources to transition into the global teaching market. Fellows will have access to an internationally leading faculty for mentorship, affiliation with related research centers, and funding for attending academic conferences to present their work. Other opportunities will include teaching fellows' own course or gaining experience in core courses, and organizing funded academic conferences in your field. Applicants should have completed their final degrees (JD, JSD, or PhD) before the start of their appointments, unless they possess significant practice experience.

One to three fellows will be appointed each year, and will be expected to be in residence at HKU and devote their time primarily to their own research and preparation for entering the international teaching market. Fellows will be provided shared office space and administrative support when needed. Information about the Department of Law and the Faculty of Law can be found at: www.law.hku.hk.

A highly competitive salary commensurate with qualifications and experience will be offered, in addition to annual leave, housing subsidy, relocation expenses and full medical benefits. At current rates, salaries tax does not exceed 15% of gross income. Additionally, all shortlisted candidates will be nominated for HKU's Presidential Post-Doctoral Fellowship. Each of these nominations potentially represents additional salary, research funds and the optional extension of the fellowship for a third year. Address any specific questions to the Director at: jkroncke@hku.hk.

Please be prepared to upload the following four components: 1) an updated CV, 2) a three page research agenda (including past, current and future projects), 3) a list of at least three academic references, and 4) a writing sample (under 50 pages).

Applicants should apply at: <https://jobs.hku.hk/cw/en/job/508741/global-academic-fellow-3-posts>.

Closes Jan. 3rd, 2022.

One Position as Assistant Professor of International Law (100%), Graduate Institute of International and Development Studies, Geneva, Switzerland (Deadline: 10.01.2021)

The Graduate Institute of International and Development Studies (Geneva, Switzerland) invites applications for a tenure-track full-time position at the rank of

Assistant Professor of International Law

Candidates should have a solid background in public international law. In terms of areas of specialisation, we are interested in both strengthening our presence in traditional fields of international law (such as, but not exclusively, international dispute settlement or territorial delimitation) as well as in expanding in cutting-edge, novel fields of, or approaches to, international law (such as, but not exclusively, law & tech/digital, tax, finance or sustainability, or Global South approaches to international law).

Candidates must hold a doctoral degree in Law prior to the start of their contract and demonstrate excellence in research through completed projects and a promising research agenda. Postdoctoral research experience is not required but considered an asset. Applications from candidates already holding a position of Assistant Professor in another institution are also welcome.

The successful candidate will be affiliated to the [Department of International Law](#). S/he will teach postgraduate courses and supervise master's dissertations and PhD theses in the Department of International Law. S/he may also be called upon to teach classes and supervise master's dissertations in the interdisciplinary programme, as well as contribute to executive education programmes. The Institute being interdisciplinary, the selected candidate should be interested in interdisciplinary dialogue, teaching and research.

The teaching language is either English or French. Prior knowledge of French is not required, but the successful candidate is expected to acquire at least a passive knowledge of it within two years of being hired.

The Graduate Institute's [International Law Department](#), with up to 50 specialised courses and close to 30 full-time and visiting faculty each year, has one of the largest and most diverse concentrations of international law scholars worldwide. Our strategic location in the heart of international Geneva – the epicentre of multilateralism –, unrivalled faculty-student ratio and unique interdisciplinary set-up provide a particularly attractive environment for young scholars who are keen to develop creative thinking on the major challenges of our time.

Application deadline: **10 January 2022**.

Please note that offers received by post will not be considered.

For more information, candidates are encouraged to consult the [Institute's website](#).

The Institute is an equal opportunity employer and values diversity. We do not discriminate on the basis of age, marital status, disability status, race, national origin, colour, gender, sexual orientation or religion.

Please find the link to the online application form [on the bottom of this page](#).

One Position as Project Officer (100%), The International Nuremberg Principles Academy (Deadline: 15.01.2022)

The International Nuremberg Principles Academy seeks to recruit a full time Project Officer starting on or after 1 April 2022. The successful candidate will have demonstrated knowledge of international criminal law, preferably also from previous work experience at or with international courts and tribunals, alternatively in the field of human rights with an emphasis on international humanitarian law.

He/she will also have experience in conducting research, preferably in an international environment. The successful candidate will have strong analytical and organizational skills and will be a member of a highly motivated, international and interdisciplinary team.

Please find more information [here](#).

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (50%), Prof. Dr. Anuscheh Farahat, Professur für Öffentliches Recht, Migrationsrecht und Menschenrecht, Friedrich-Alexander-Universität Erlangen-Nürnberg (Deadline: 20.01.2022)

An der Professur für Öffentliches Recht, Migrationsrecht und Menschenrecht (Prof. Dr. Anuscheh Farahat) am Fachbereich Rechtswissenschaften der Friedrich-Alexander-Universität Erlangen-Nürnberg (FAU) ist zum 1. April 2022 eine Stelle als **Wissenschaftliche*r Mitarbeiter*in** mit 50% der regulären Arbeitszeit (20,5 Stunden pro Woche) zu besetzen. Die Stelle ist zunächst auf zwei Jahre befristet. Es besteht eine Verlängerungsoption um ein weiteres Jahr.

Die Vergütung erfolgt nach der Entgeltgruppe 13 TV-L.

Das Aufgabengebiet umfasst u.a.

- Mitarbeit in der Forschung, insbesondere in Forschungsprojekten zu verfassungsvergleichenden, menschenrechtlichen und migrationsrechtlichen Themen
- Mitarbeit in der Lehre und Lehrkonzeption
- Eigenständige Lehrtätigkeit
- Konzeption und Organisation wissenschaftlicher Veranstaltungen und Publikationen

Notwendige Qualifikationen:

- Erstes juristisches Staatsexamen (idealerweise mindestens mit der Note „vollbefriedigend“)
- Interesse an der Zusammenarbeit mit Studierenden
- Interesse an der wissenschaftlichen Arbeit, insbesondere in den Bereichen Migrationsrecht, Menschenrechte und Verfassungsrecht

- Eigeninitiative, Teamfähigkeit und gute kommunikative Fähigkeiten sind erwünscht
- Interesse an der eigenständigen wissenschaftlichen Qualifikation
- Gute Englischkenntnisse in Wort und Schrift

Wir bieten:

- Gelegenheit zur Promotion
- Eine vielseitige Tätigkeit in einem internationalen Team aus studentischen und wissenschaftlichen Mitarbeiter/innen
- Ein anregendes Forschungs- und Arbeitsumfeld, das Gelegenheit zu interdisziplinärem Austausch und internationalen Kontakten bietet
- Gelegenheit zur Teilnahme wissenschaftlichen Tagungen
- Teilnahme an Weiterbildungs- und Fortbildungsangeboten
- Flexible Arbeitszeitgestaltung nach Vereinbarung
- Vereinbarkeit von Beruf und Familie (u.a. durch Kinder- und Ferienbetreuung)

Bemerkungen:

Das Team der Professur forscht und lehrt zu verfassungs- und menschenrechtlichen Themen, insbesondere auch im Bereich des Migrationsrechts. Wir veranstalten regelmäßige wissenschaftliche Workshops und Vorträge und beteiligen uns am interdisziplinären Master in Human Rights an der FAU Erlangen-Nürnberg. Die Professur arbeitet eng mit dem Center for Human Rights Erlangen-Nürnberg (CHREN) zusammen. Das CHREN ist ein interdisziplinäres Forschungszentrum der Universität, das regelmäßige wissenschaftliche Tagungen veranstaltet und Forschungsprojekte im Bereich des Menschenrechtsschutzes durchführt.

Schwerbehinderte Bewerber/innen werden bei gleicher Eignung bevorzugt eingestellt. Da die Professur in Übereinstimmung mit dem Fachbereich Rechtswissenschaften eine Erhöhung des Frauenanteils in Forschung und Lehre anstrebt, werden qualifizierte Frauen nachdrücklich um eine Bewerbung gebeten.

Ihre **aussagekräftige Bewerbung** richten Sie bitte in elektronischer Form (bitte nur eine Datei, vorzugsweise PDF-Format) **bis 20.01.2022** an Frau Prof. Dr. Anuscheh Farahat (oer5@fau.de). Bewerbungsunterlagen, die in Papierform eingehen, werden nicht zurückgeschickt.

Bewerbungskosten können nicht übernommen werden.

Mehrere Promotionsplätze mit Stipendiumsmöglichkeit, Albrecht Mendelssohn Bartholdy Graduate School of Law, Universität Hamburg (Deadline: 15.02.2022)

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.

Das Ausschreibungsplakat [finden Sie hier](#).

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 Guesnier (Deniz.Guesnier@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.

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 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 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. Wenn Sie jedoch weiter auf der Liste geführt werden wollen, ist keine Reaktion nötig.