



Mitteilungen der Gesellschaft Juni 2021

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I. Calls for Papers

Call for Authors: Open Textbook on Public International Law, OpenRewi (Deadline: 14.06.2021)

International law spans the globe and, per definition, concerns peoples and nations around the world. Yet, truly transboundary scholarly communication all too often is hampered by legal and technical barriers and obstacles. To overcome some of these hurdles, we look for authors to create the first-ever Open Access textbook in international law in the context of the initiative “OpenRewi”. The aim of the book is to introduce readers to the field of public international law with a focus on the general questions/questions common to all specialized sub-fields. The aim is both to give an overview of the vast body of law and to discuss certain important questions in more detail and provide further references. The targeted audience are both students studying the field for the first time and those who would like to deepen their knowledge.

“OpenRewi” is a Germany-based initiative founded in 2020 with the aim to create freely accessible and reusable teaching materials according to the Open Definition. Several teams working under the umbrella of “OpenRewi” are currently preparing textbooks on German constitutional law and criminal law, a handbook on intellectual property law, and a casebook on the law of migration. We want to use the gathered experience and established infrastructure to take the project beyond Germany for a global collaboration in English in the field of public international law. The textbook will first be created in Wikibooks under Creative Commons License CC-BY-SA; in a second step, the aim is to publish the book with a publisher (equally under Open Access terms).

The authors and editors will work together as an agile collective, i.e. decision-making processes are non-hierarchical and the teams employ agile working methodologies. Building on previous experience, the team of authors and editors collaboratively chooses, discusses, and prioritizes the content of the book. The actual writing takes place in regular “writing sprints” directly in Wikibooks. Each writing sprint is followed by an open peer review process by the other authors on the team. The team decides together when the book is finished.

What you should bring:

- Solid knowledge of public international law; ideally teaching experience;
- Willingness to create openly licensed content on a platform such as Wikibooks, and to respond to comments and suggested changes from external contributors once the content is complete;
- A view of scholarship as an iterative process that is nourished by peer review by colleagues;
- Curiosity and openness towards new technologies (mostly self-explanatory – we provide tutorials/videos and friendly assistance at all times).

What you get:

- An opportunity to disseminate and share your own teaching experience;
- Contact to many interesting colleagues with new perspectives on your own work;
- Experience in digital, agile project management as a form of work of the future.

Interested? Please fill out this [form](#) until the 14th of June 2021.

A first online get-together will take place on 30 June 2021 at 12:00 CEST. Given our aim to create a truly international textbook reflecting the diverse experiences and perspectives on the field, we are interested in authors from all around the globe and particularly also from countries of the “Global South”. When choosing the team members, we aim to reflect diversity in terms of gender, geography, social status, etc.

COVID-19: The Protection of Human Rights in the Pandemic Era – Challenges and Responses, The Cyprus Human Rights Law Review (Deadline: 15.06.2021)

The COVID-19 ongoing crisis has been characterised by the introduction of strict and far-reaching governmental measures restricting fundamental rights to an unprecedented extent for western post-World War II democracies. The *Cyprus Human Rights Law Review* (CHRLR) aims to contribute to the debate by inviting interested scholars and researchers to submit their contributions on the challenges raised by the pandemic regarding the protection of human rights both in the European Human Rights Law (the ECHR and the EU Charter of Fundamental Rights), as well as the European and comparative national constitutional context.

We urge prospective authors to propose papers on the various aspects the current crisis in relation to human rights law both on the national and the supranational level. Following below is a purely indicative general list of topics from which interested authors may draw ideas:

- The impact of COVID-19 on human rights, the rule of law and democracy
- The normalisation of the limitations imposed on human rights protection in a democratic context
- Legal, social, and political notions of the State of Exception
- The protection of human rights in the COVID-19 era on the national and supranational level
- A comparative assessment of the impact of the health crisis on human rights
- European and global perceptions of fundamental rights in a pandemic

Submission Instructions

- Authors should consult the [Journal’s guidelines](#) for submission
- For specific academic enquiries, please contact CHRLR Publications Editor via kouspi.t@unic.ac.cy
- Interested scholars should send their papers to the following email address cy_hrlr@unic.ac.cy, **not later than 15 June 2021, 12.00 a.m. EET.**
- All submissions should be identified in the email subject with the heading ‘**CHRLR 2021, COVID-19 Special Issue**’

About *The Cyprus Human Rights Law Review*

The *Cyprus Human Rights Law Review* was first established under the European Human Rights Law Institute and published by Intersentia, between 2012 and 2014. It is now being

relaunched by the School of Law of the University of Nicosia and the European Human Rights Law Institute.

The *Cyprus Human Rights Law Review* aims to promote knowledge, appreciation and constructive discussion on matters of primarily European Human Rights Law (the ECHR and the EU Charter of Fundamental Rights) and the European national constitutional context. The Review publishes articles and case notes that consider human rights from an international to domestic context, book reviews, analysis of recent jurisprudence and practice of international and regional human rights systems and analysis of recent and relevant jurisprudence and practice of national courts and other domestic authorities. While primarily academic in focus, the Review is also of interest to the wider international human rights community.

The Editorial Team of The *Cyprus Human Rights Law Review* is:

Editor-in-Chief: Dr Christos Papastylianos, Associate Professor, Head, Department of Law, University of Nicosia

Editorial Team

Dr Costas Stratilatis, Associate Professor, University of Nicosia

Dr Stergios Mitas, Assistant Professor, University of Nicosia

Dr Theodora Christodoulidou, Counsel, Republic of Cyprus

Dimitrios Kourtis, Research Assistant, University of Nicosia

Publications Editor: Theognosia Kouspi, Research Assistant, University of Nicosia

Managing Editors: Leto Cariolou, Director, European Human Rights Law Institute and Prof. Achilles C. Emilianides, Dean, School of Law University of Nicosia

See the original announcement [here](#).

Cultures of International Humanitarian Law – YIHL Vol. 24 (2021), Yearbook of International Humanitarian Law (Deadline: 01.07.2021)

Academic debates about “universalism versus particularism”, which have dominated much of the critical scholarship in international law, remain relatively underexplored in the field of International Humanitarian Law (IHL). This call for papers is an invitation to investigate IHL’s universalism, either to deconstruct the processes through which IHL is produced, interpreted and applied – be it from doctrinal, theoretical, empirical or historical perspectives – or to question the idea that IHL needs critical deconstruction. Authors are encouraged to identify diverging cultures and the epistemic and interpretive communities – whether academic or institutional – that shape IHL.

Contributions could deal with some of the following questions: How do various actors (states, courts, experts, activists) differ in their approach to doctrine, and why? How do different intellectual and legal traditions and assumptions regarding the theoretical underpinnings of IHL play out in different contexts? How is IHL understood across different communities of knowledge and practice, and what role do different forms of power play in these understandings? Has there been a doctrinal focus on conflicts between Western states

and organized armed groups which tends to favour the interests of Western states? Does this focus make mainstream IHL blind to other issues that arise in other regional and national contexts, and involve other actors? How do current geopolitical shifts affect these phenomena and the interpretation of IHL nationally, regionally or globally?

Volume 24 offers international humanitarian lawyers the opportunity to reflect on what IHL scholarship may have excluded from its scope of analysis, and to bring to light underexplored variation, cases, and approaches to the field.

Interested authors should send an abstract of 500 words to the Managing Editor of the Yearbook, Dr. Rebecca Mignot-Mahdavi (R.Mignot-Mahdavi@asser.nl) by 1 June 2021. This abstract should include (i) a working title; (ii) your main research questions and hypotheses; (iii) what gap your analysis/argument would fill in the literature; (iv) the provisional structure of your reflections.

Authors of selected abstracts will be notified by 1 July 2021, and the deadline for the submission of final papers, which should be no longer than 13,000 words (including footnotes) is 15 November 2021. Submitted articles should conform to the [YIHL guidelines](#) and will be sent for double-blind peer review. The Editorial Board aims to publish Vol. 24 (2021) at the end of the ensuing year.

N.B.: The present Call for Papers concerns the special thematic section of the *Yearbook of International Humanitarian Law on the Cultures of International Humanitarian Law*. Other than these thematic articles, the YIHL accepts general articles on any IHL-related theme on a rolling basis.

Journal of International Law of Peace and Armed Conflict: 70th Anniversary of the 1951 Refugee Convention, Journal of International Law of Peace and Armed Conflict (Deadline: 01.07.2021)

The Journal of International Law of Peace and Armed Conflict (JILPAC) / Humanitäres Völkerrecht (HuV), published by the Institute for International Law of Peace and Armed Conflict (IFHV), is looking for submissions for the second issue of 2021.

Against the backdrop of the 70th anniversary of the Convention Relating to the Status of Refugees, this issue focuses on new developments in refugee 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 the 1st of July 2021.

Please find the Call for Papers [here](#).

11th GoJIL Student Essay Competition (2021), Goettingen Journal of International Law (Deadline: 01.08.2021)

The Goettingen Journal of International Law (www.gojil.eu) seeks contributions on the topic “International Law in Times of a Pandemic” (Deadline: 1st August 2021). Over two million deaths are currently attributed to the COVID-19 pandemic. As vaccines become available, an end to the crisis seems in sight. However, not all countries are able to access vaccines easily for the benefit of their populations. Moreover, the emergence of coronavirus mutations and, by extension, the danger of increasing infection rates are matters of ongoing concern.

The pandemic continues, thus, to be omnipresent in our lives and gives rise to a great number of legal questions, including in international law. GoJIL is seeking student contributions that explore such questions from novel and interesting perspectives. Your entry might consider – but need not be limited to – an exploration of the following questions:

- The global institutional landscape: Is the current global institutional landscape (United Nations [UN], World Health Organization [WHO], Global Fund, GAVI, and others) suited to address the ongoing pandemic and future pandemics?
- The tension between human rights and the containment of the virus: Do autocratic regimes have the upper hand in controlling pandemic outbreaks? What are the requirements, if any, under international law on restricting the fundamental rights of citizens to protect the public’s health? How do legal responses to the pandemic vary and compare between countries in this regard and others?
- The global distribution and development of vaccines and other countermeasures: Does international law require and/or support an equitable distribution of countermeasures between countries? If so, how could legal distribution arrangements be designed? You may wish to refer to the WHO’s COVAX facility, its Pandemic Influenza Preparedness Framework, and/or other already existing initiatives.
- The global economy with regards to financial regulation, trade, and economic liberalization: How can legal arrangements help to address negative economic consequences of the COVID-19 pandemic and support positive trends that the pandemic may have engendered, e.g. for the environment?
- State responsibility: Is and/or should it be possible for States to hold one another accountable under the general law of state responsibility in pandemics?
- European integration: Which shifts, if any, did and does the COVID-19 pandemic produce in the fabric of European institutions? What role could the EU take in global legal arrangements that support pandemic preparedness?
- The prevention of future pandemics: Is the pandemic human-made or a natural disaster? In either case, how can international law support better pandemic preparedness and response in the future? As a starting point, you may wish to refer to existing efforts and arrangements such as the WHO International Health Regulations (2005) and/or the UN Sendai Framework for Disaster Risk Reduction.

We welcome all entries which critically engage with these or related research topics. The deadline for submission is 1st August 2021. The maximum word count is 5,000 words (excluding footnotes and abstract). The winning submission will be published in an upcoming issue of the GoJIL. For queries, please contact Ida Oks at info@gojil.eu.

Special Issue on Data, Law, and Decolonisation, Global Data Justice (Deadline: 15.08.2021)

In this Special Issue on Data, Law and Decolonisation, the Technology and Regulation journal invites contributions that analyse the emergence of law for the digital economy at a global level (in terms of digital rights discourses, laws on data sharing, data for development in international law or competing privacy regulations) from a decolonial perspective. With the emergence of different models of data governance around the world such as public data trusts, data cooperatives and models around data sovereignty, we are interested in finding ways to build a more diverse and a more global understanding of these debates. We wish to study how governments, international organizations and big tech corporations influence domestic and international legal regimes and shape transnational conversations about data governance and regulation. We would also like to reflect on the role that activists and community organizations play in shaping data governance frameworks. Through inviting decolonial perspectives, we seek articles that reflect on how data can be regulated at a global level, while at the same time give voice to different cultures, ideologies and experiences with datafication. The Special Issue asks whether existing discourses on the intersection of data and law reflect experiences largely in the Global North, and how material engagements of the digital economy in the South can be articulated and incorporated in terms of the categories, values and norms that influence the building of laws. We would also like to explore how varied resources, capacities and access to data infrastructures, among different players in the data market, impact the ways in which they can shape and influence policy. Another aspect of interest is the tensions between state visions of data markets and technology firms, and in particular the ways in which firms differentiate between geographical regions, depending on the capacities of states to push back and regulate them. We are interested in comparative research that evaluates data governance frameworks across country contexts, and how moves towards data nationalism and data sovereignty, affect the way in which data can be governed transnationally.

In doing so, we wish to examine how the hierarchies of power in some instances between governments and corporations, governments and other governments, communities and governments, and communities and corporations shape the regulation of data. We would like to understand the implications that such power differentials have in causing harm and in creating spaces of dominance, both in terms of how data is produced and flows, and in terms of how the regulations are challenged.

Some of the questions that the articles could cover are:

- What does decolonisation mean when examining a law for the digital economy at a global level?
- What kinds of methods should be employed in developing data governance frameworks to account for different infrastructural capacities and socio-political contexts?
- What are the concepts, terms and cases that must be included to think critically about data and law outside the Global North?

Guest editors: Siddharth de Souza, Linnet Taylor and Aaron Martin

Submission instructions: Complementing work on Global Data Law, Decolonising Digital Rights, and thinking about new vocabularies for AI, we are looking for papers that can reflect

on some of these questions both theoretically and empirically. Should you be interested, please submit an abstract (500 words) that contains the title, author name, research question, methodology and your main argument to info@globaldatajustice.org by 15th August 2021.

Authors of selected abstracts will be informed 15th September 2021. If your paper is selected, we will ask you to submit the final paper (8,000-10,000 words) in electronic format by 15th January 2022.

For more on the submission guidelines please refer [here](#). For further enquiries please contact Siddharth de Souza: S.P.deSouza@tilburguniversity.edu

Indian Journal of International Law (Deadline: 15.08.2021)

The Indian Journal of International Law (IJIL) is a quarterly journal, an internationally refereed publication. The Editorial Board (EB) of IJIL is pleased to invite submissions for Volume 61, Number 1, which is due to be published in December 2021. The EB welcomes both long, in-depth articles and short articles, notes and commentaries, case note, recent development on any aspect of public or private international law. The EB particularly encourages submissions that are relevant to the developing countries, Asian and African approaches to International Law and India.

Notes and commentaries should be between 3,000 to 7,000 words. Articles may be from 8,000 to 15,000 words.

Submissions will be considered on a rolling basis. However, the closing date for submissions for Volume 61, no. 1 is 15 August 2021.

Contributions must be original unpublished works and submission of contributions will be held to imply this. Manuscripts must be word-processed and in compliance with the IJIL guidelines. See [guideline](#). Submissions should be provided in English, using MS Word-compatible word processing software, and delivered by email to the Editor-in-Chief/Managing Editor at indianjournalinternationallaw@gmail.com. See [more](#) details.

Goettingen Journal of International Law – 12.1 Issue (GoJIL) (Deadline: 01.09.2021)

The Goettingen Journal of International Law (GoJIL) seeks contributions for its 12.1-Issue.

Deadline for submissions is **1st September 2021**.

For our first issue of 2022, we encourage the submission of papers that reflect on the international legal issues raised by the ongoing global pandemic and its direct and indirect effects.

Furthermore, we seek contributions on current developments in Space Law and the Law of the Sea.

Apart from this focus, we welcome any contribution to the current discourse in International Law, including papers with a theoretical and interdisciplinary approach.

The word count is about 15.000 words (excluding footnotes and abstract).

Submissions can be made [here](#).

For queries and clarification – please contact Ida Oks at info@gojil.eu.

We are looking forward to your submission!

Please find the Call for Papers [here](#).

German Yearbook of International Law (Vol. 64, 2021) (Deadline: 01.10.2021)

The Editors of the German Yearbook of International Law have extended the deadline for submissions of general articles for volume 64 (2021), inviting interested parties to submit contributions for consideration for inclusion in the forthcoming edition by 1 October 2021.

The past year has proven to be the most consequential in modern history. Recent global events have highlighted the existence of serious challenges for international law and its institutions. The German Yearbook for International Law (GYIL) wishes to open submissions for articles on **all topics and fields of interest that are relevant to public international law**. Submissions from the entire academic community are welcomed. Articles will be independently peer-reviewed by a board of renowned experts. All work submitted will be scrutinised based on its intellectual quality and its advancement of academic discourse.

Submission Guidelines

Papers submitted should be in English, be between **10,000-12,500** words (inclusive of footnotes), and must conform with the house style of the GYIL (which is available on our website). Submissions, including a brief abstract, statement of affiliation, and confirmation of exclusive submission, should be sent by **1 October 2021** to the Assistant Editor of the GYIL via e-mail: yearbook@wsi.uni-kiel.de

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/>.

TRC Journal of Humanitarian Action (Deadline: no deadline)

TRC Journal of Humanitarian Action (TRCJHA) is an international scientific journal for the publication of research and studies covering all aspects of disaster and humanitarian activities. By representing an interdisciplinary forum for the exchange of recent data and expert opinions, *TRCJHA* reflects the importance of a comprehensive approach for resolving problems of disaster and humanitarian activities worldwide, particularly in Turkey. *TRCJHA* is the official peer-reviewed, international journal of the *Turkish Red Crescent*.

TRCJHA publishes peer-reviewed research reports on disaster and humanitarian activities, bringing together research conducted within various disciplines. Journal articles include theoretical, philosophical, and political essays; research papers; research on disaster and humanitarian activities; and historical research associated with any disaster- and humanitarian activities-related problems.

Studies that clearly contribute to the current knowledge of disaster and humanitarian activities, social policy, and/or treatment are given priority. Scholarly commentaries on topical issues and systematic reviews are also encouraged.

Authors are encouraged to submit manuscripts electronically to <https://mc04.manuscriptcentral.com/trcjha>.

We hope that you will be a part of this multidisciplinary effort to produce a general platform in a unique journal. Please respond to this invitation and do not hesitate to contact the editor for any further queries.

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

Hamburg Summer Talk Series, Universität Hamburg, Institut für Internationale Angelegenheiten, 10.05.-28.06.2021, 18:00 Uhr

The Institute for International Affairs of the University of Hamburg Faculty of Law, which was founded in 1923 and publishes the journal "Archiv des Völkerrechts" since 1948, hosts a newly initiated online talk series.

The talks and discussions address current and pressing issues in international law and international relations. Academics and practitioners, as well as graduate, post-graduate and doctoral students from different disciplines, are invited to register and to join the discussion!

SAVE THE DATE:

14 June 2021, 6 pm CEST

Analyzing Military Necessity

Dr. Nobuo Hayashi & Dr. Dieter Fleck

28 June 2021, 6 pm CEST

UN Diplomacy Reloaded?

Blanca Montejo & Maximilian Waßmuth

4th Annual Conference: Law and Policy in European Integration (1960s-1990s), Max Planck Institute for Legal History and Legal Theory, 01.-02.06.2021, 9:30-16:00

The objective of the conference is to enhance our understanding of what 'integration through law' means with a view to European policies. By bringing together case studies from a range of policy areas, we will be able to (1) flag up the varying roles of different actors involved, (2) compare the relations between policy and law across policy areas old and new, and (3) assess change over time, including potential path dependencies. We will thus acquire a better understanding of why and how European policy, which increasingly influences citizens' lives, has come to address problems the way it does.

The conference will be held at the Max Planck Institute for Legal History and Legal Theory, Frankfurt am Main, Germany. Due to the SARS-CoV-2 pandemic, the conference will take place as a video conference. Participation will be free of charge and those interested should please send an informal message to jmeyer@rg.mpg.de.

Further information [here](#).

Völkerrechtslunch Special Edition: #HowToFund, Völkerrechtsblog, Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht/Leibniz-Institut für Medienforschung/Hans-Bredow-Institut, Alexander von Humboldt Institute for Internet and Society, 07.06.2021, 12:00-13:00

Beim „Völkerrechtslunch“ handelt es sich um ein Gemeinschaftsprojekt des *Völkerrechtsblogs*, des *Leibniz-Institutes für Medienforschung / Hans-Bredow-Institut*, des *Max-Planck-Institutes für ausländisches öffentliches Recht und Völkerrecht*, sowie des *Humboldt-Institutes für Internet und Gesellschaft*.

Informationen zum Zoom-Meeting:

URL: <https://mpil.zoom.us/j/93881793738>

Code: 717220

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 (CNR – IRISS), 09.-12.07.2021

From 9 to 21 July 2021, the first 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 25 April 2021. Prospective participants are kindly asked to apply by following the instructions available [here](#). Find the Call for Applications [here](#). For further information on the EULab Summer School, please visit the EULab website at <http://www.eulab.unina.it/>.

Munich Advanced Course in International Law, Institute of International Law/Department of Public International Law and Public Law, Ludwig-Maximilians-Universität, 19.-23.07.2021

The Munich Advanced Course in International Law (MACIL) is a summer school held at Ludwig Maximilian University Munich (Germany) and dedicated to questions of international law. Its 10th session, entitled *“Coping with Natural Disasters, Climate Change and Pandemics: The Role of International Law”*, will take place from **19 to 23 July 2021**. For the

first time, MACIL will be taught as **online-course**, allowing students to participate from all over the world even in times of a global pandemic.

This year's programme will focus on the role of international law in times of global catastrophes. What is the legal framework provided by international law and how can it contribute to preventing, mitigating and solving the arising problems? What is the role international institutions, human rights and general principles of international law can or should play in dealing with worldwide humanitarian challenges? These questions will be addressed regarding the following topics: Climate Change and Forced Migration, COVID19 and the World Health System and International Disaster Response Law.

The MACIL faculty is going to include *Armin von Bogdandy* (Max Planck Institute for Comparative Public Law and International Law), *Christian Walter* (University of Munich), *Marie Aronsson-Storrier* (University of Reading) and *Simon Behrman* (University of Warwick).

Students of international law, young academics and practitioners are warmly invited to apply. Deadline for applications is **1 June 2021**. For more information, please visit www.macil-misu.de.

Human Rights in Theory and Practice – The European Convention on Human Rights in Times of Crises, Center for International Studies, TU Dresden and Leipzig University, 05.-10.09.2021

TU Dresden and Leipzig University invite you to the 2nd International Summer School “**Human Rights in Theory and Practice**” from **September 5th to 10th, 2021 in Dresden**. The Summer School will focus on the topic of “The European Convention on Human Rights in Times of Crises” and will explore challenges and opportunities for the European Human Rights System arising out of situations of crisis. Themes such as **emergency situations, populism, migration, and the role of economic, social and cultural rights in the context of crisis** will be explored from an interdisciplinary perspective. Once again, it will be one of the Summer School's special ingredients that speakers will include both academics as well as practitioners, offering the unique opportunity to gain insights into current theoretical discussions as well as the everyday challenges of practicing law. Visit our Website for more information: <https://tud.link/lt4u>; check out the programme here: <https://tud.link/apiw>; or directly register here: <https://tud.link/y3zi>.

Transitioning into the Profession of the Legal Scholar, Amsterdam Center for International Law, 01.10.2021.-18.02.2022

Join us for a webinar series with a group of peers centred on professional skills and academic conduct taking place between October 2021 and February 2022. Besides different methods of peer2peer engagement, this skills lab will also feature conversations with Sundhya Pahuja, Nico Krisch, Ingo Venzke and Susan Marks.

A curious characteristic of the profession of international law scholars is that many of its day-to-day responsibilities require skills and sensitivities that are rarely addressed or taught. Indeed, despite the growing recognition to discuss 'research methods', conversations on methods of supervision, peer-review or knowledge transfer tend to be limited to the margins. The early career professional skills lab is a venue for post-doctoral scholars to discuss such methods of the academic profession, to learn from one another and to hear from experienced scholars in the field.

Among the formats that we will use are the *peer2peer community corner*, which is a participants-driven exchange, which puts the experiences of the participants front and centre, the *peer2peer skills-share*, where we will cover topics, such as putting research into action and communicating with non-scientific audiences and *mentoring seminars* with experienced scholars on professional responsibilities, such as peer review, postgraduate supervision and leading a research project. The skills lab is open to recent PhD graduates who are now in (or on the market for) entry-level positions for any discipline related to international law.

We kindly ask you to apply with a short bio (approx. 250 words), as well as with a brief description of one academic 'skill' that you would like to discuss with the community of peers (approx. 250 words). Most importantly, we ask you to apply only if you are able and willing to attend all sessions. We are hoping to develop a community spirit of mutual trust and respect and are thus asking for a full commitment.

Please apply by **July 1st** using the application form in the link below. Any questions can be addressed to: acil-fdr@uva.nl.

For more information: <https://acil.uva.nl/content/news/2021/05/transitioning-into-the-profession-of-the-international-law-scholar.html?cb>

III. Stellenanzeigen

Six Paid Traineeships (100 %), ECCHR (Deadline: 06.06.2021)

CALL FOR APPLICATIONS: Critical Legal Training (CLT) & Scholarship

Deadline for submission: 6 June 2021

Who can apply?

The current Call addresses young professionals (max. two years after graduation) who wish to apply for ECCHR's Critical Legal Training and lack access to scholarships and to professional human rights work and its networks due to socioeconomic, regional or other social exclusion factors.

The obstacles to getting a foot in the door of international human rights networks can be manifold, and in many ways they tend to reflect the very privilege structures our work aims to dismantle. With this Call, ECCHR awards paid traineeships to committed young professionals who are passionate about becoming human rights advocates, and who – for example – have not studied at a renowned university, or been able to complete voluntary international internships; who maybe are the first in their family to attend university, or come from a marginalized community in their country or region. In the application process, applicants are asked to elaborate on their background or circumstances and the obstacles they have perceived and encountered on their way to becoming a human rights practitioner. The Call is open to all nationalities. ECCHR supports non-EU citizens in the visa process; final acceptance depends on the issuance of the appropriate visa.

What does the Call offer?

Within the scope of this Call, ECCHR awards six paid traineeships for the Critical Legal Training (two for International Crimes and Accountability, two for Business and Human Rights, one for Migration, and one for the Institute for Legal Intervention).

- Place: ECCHR's offices in Berlin, Germany
- Duration: Four months, full-time (40 hours per week)
- Starting date: 1 September 2021 at the earliest, then flexible until mid-2022, always on the first day of the month
- Mobility in times of COVID-19: travel restrictions or quarantine requirements do not disqualify applicants. We will meet any planning challenges caused by pandemic measures with flexibility
- Remuneration: Traineeship contract at a gross monthly wage of €1.700 (minus tax and social security deductions), disbursed at the end of the month. ECCHR also covers travel costs from the recipient's place of residence to and from Berlin
- Insurance: Statutory health insurance coverage in Germany for the time of the traineeship
- Accommodation: We cannot provide accommodation, but are happy to give advice on finding housing in Berlin
- Facilities: Our offices are wheelchair-accessible, and ECCHR is committed to providing reasonable adjustments in the workplace for people with disabilities

You want to apply to the CLT but do not fit the criteria of this Call?

Applications to the CLT without the current scholarship call are accepted on a rolling basis, with regular review cycles as published on our website.

The CLT is open to students, trainee lawyers (German “Referendar*innen”, or law clerks from other European countries with Erasmus+ support), and fellowship holders (e.g. Mercator).

While we do acknowledge the difficulties all young professionals face on their way to a career in the human rights field, we would like to point out again that this Call is specifically for people who lack access to our networks, as described above.

If you do not consider yourself eligible for this Call but you are interested in joining the CLT, please inform yourself about external scholarship opportunities. We welcome applications from candidates who can bring their own funding from their universities or other recognized sources.

Please find more information [here](#).

Eine Stelle als Universitätsassistent/in ohne Doktorat (50 %), Universität Graz (Deadline: 16.07.2021)

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

Das Institut für Völkerrecht und Internationale Beziehungen sucht eine/n

Universitätsassistent/in ohne Doktorat

(20 Stunden/Woche; befristet auf 4 Jahre, mit der Option auf Erhöhung auf 30h/Woche bis zu 3 Jahre; zu besetzen ab 04. Oktober 2021)

Ihr Aufgabengebiet

- Verfassen einer Dissertation innerhalb des Anstellungsverhältnisses
- Vorbereitung von, Mitarbeit an und kritische Auseinandersetzung mit Forschungsarbeiten und Forschungsprojekten inklusive Drittmittelprojekten
- Eigenständige Lehre
- Assistenz bei Lehrveranstaltungen und Fachprüfungen
- Betreuung von Studierenden
- Mitwirkung bei der Betreuung von Diplom- und Masterarbeiten
- Organisations-, Evaluierungs- und Verwaltungstätigkeit

Ihr Profil

- Abgeschlossenes Diplomstudium der Rechtswissenschaften
- Sehr gute Kenntnisse des Völkerrechts
- Sehr gute analytische Fähigkeiten und sehr guter schriftlicher Ausdruck
- Exzellente Deutsch- und Englischkenntnisse (Wort und Schrift)
- Einschlägige Erfahrung in den Bereichen Forschung und Lehre (wünschenswert)
- Erfahrung mit der Ausarbeitung und Betreuung von Drittmittelprojekten (wünschenswert)
- Auslandserfahrung (wünschenswert)
- Gute EDV-Kenntnisse
- Teamfähigkeit
- Soziale Kompetenz
- Organisationsfähigkeit
- Selbständige Arbeitsweise
- Fähigkeit zur Einhaltung von Terminen
- Wissenschaftliches Interesse

Unser Angebot

Einstufung

Gehaltsschema des Universitäten-KV: B1

Mindestgehalt

Das kollektivvertragliche Mindestentgelt gemäß der angegebenen Einstufung beträgt € 1485.80 brutto/Monat. Durch anrechenbare Vordienstzeiten und sonstige Bezugs- und Entlohnungsbestandteile kann sich dieses Mindestentgelt erhöhen.

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

Ende der Bewerbungsfrist: **16. Juli 2021**

Kennzahl: **MB/107/99 ex 2020/21**

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

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

Bei Interesse senden Sie Ihre Bewerbungsunterlagen inkl. Motivationsschreiben, Lebenslauf und Studienerfolgsnachweis innerhalb der angegebenen Bewerbungsfrist unter Angabe der Kennzahl bitte per E-Mail an: bewerbung@uni-graz.at

Ende der Bewerbungsfrist: 16.07.2021

HINWEIS: Vorstellungsgespräche für die ausgewählten KandidatenInnen finden am 21.06.2021 statt. Von KandidatInnen die zum Vorstellungsgespräch eingeladen werden, wird

verlangt, eine Kopie ihrer Diplomarbeit bzw. Magisterarbeit einzureichen. Auswählte KandidatInnen werden vorab per E-Mail dazu informiert.

One Position as Project Manager (100%), International Nuremberg Principles Academy (Deadline: 15.06.2021)

The International Academy of Nuremberg Principles is looking for a project manager.

The successful candidate will have demonstrated knowledge of international criminal law (ICL), 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. The successful candidate will work closely with the Senior Officer(s) and contribute to various projects at the same time.

To apply, please send complete applications including cover letter, CV and three referees, ideally in one PDF document, via email with the subject line "Application for Project Officer position_YourLastname" to admin@nurembergacademy.org by 15.06.2021.

Please clearly indicate in your application when you would be able to start working at the Academy. We are looking for a candidate who will be able to start in the 3rd quarter of 2021.

References will be sought directly from the referees at any stage of the selection process. Further information [here](#).

12 Doctoral Research Positions (4-year contracts), International Doctorate Program „Business and Human Rights“ (affiliated with the Universities of Erlangen-Nürnberg, Bayreuth and Würzburg) (Deadline: 15.06.2021)

The International Doctorate Program „Business and Human Rights“ (IDP B&HR) invites applications for 12 doctoral research positions (4-year contracts) starting 1 Nov 2021. Funded by [Elite Network of Bavaria](#), the IDP B&HR establishes an inter- and transdisciplinary research forum for excellent doctoral projects addressing practically relevant problems and theoretically grounded questions in the field of business and human rights. Research in the IDP B&HR will focus on four distinct areas:

- Global value chains and transnational economic governance
- Migration and changing labour relations
- Digital transformation
- Environmental sustainability

The IDP B&HR will be affiliated with the Universities of Erlangen-Nürnberg, Bayreuth and Würzburg.

Applicants need an excellent university degree at master's level in a relevant discipline (law, management, sociology, political, or information science) and are expected to have very good English proficiency.

Applications must be sent in a single PDF document by 15 June 2021 to humanrights-idp@fau.de. The full call can be found here: <https://www.humanrights-centre.fau.de/international-doctorate-programme-business-and-human-rights/>

Eine Stelle als Wissenschaftliche/r Mitarbeiter/in (50 %), Prof. Dr. Hannes Rösler LL.M. (Harvard), Bürgerliches Recht, Int. Privatrecht und Rechtsvergleichung (Deadline: 29.06.2021)

Wir suchen:

In der Fakultät III – Wirtschaftswissenschaften, Wirtschaftsinformatik, Wirtschaftsrecht, Prof. Dr. Hannes Rösler LL.M. (Harvard), Bürgerliches Recht, Int. Privatrecht und Rechtsvergleichung, suchen wir eine/n wissenschaftliche/n Mitarbeiter/in zum 01.08.2021 zu folgenden Konditionen:

- 50% = 19,92 Stunden
- Entgeltgruppe 13 TV-L
- befristet 31.07.2024

Ihre Aufgaben:

- Unterstützung in Forschung und Lehre in den Bereichen der Professur, insbesondere im Internationalen Privatrecht und Internationalen Zivilverfahrensrecht
- Betreuung und Prüfung der Studierenden sowie Mitwirkung bei administrativen Aufgaben
- Lehrverpflichtung (Arbeitsgemeinschaft): 2 Semesterwochenstunden

Ihr Profil:

- Möglichst überdurchschnittliches erstes juristisches Staatsexamen oder ein möglichst überdurchschnittlich abgeschlossenes wissenschaftliches Hochschulstudium (Diplom, Master) der Fachrichtung Wirtschaftsrecht
- Vertieftes Interesse bzw. vertiefte Kenntnisse im Internationalen Privatrecht und Internationalen Zivilverfahrensrecht
- Interesse an einer Beteiligung am wissenschaftlichen Austausch
- Leistungsbereitschaft, Teamfähigkeit, kommunikative und organisatorische Fähigkeiten
- Bereitschaft zur Promotion (Dr. iur.)

Unser Angebot:

- Förderung der eigenen wissenschaftlichen Qualifizierung (Erwerb des Dr. iur.) nach dem Wissenschaftszeitvertragsgesetz

- Verantwortung für ein Tätigkeitsfeld mit großem Gestaltungspotenzial
- Ein internationales Tätigkeitsgebiet mit gutem Arbeitsklima
- Zahlreiche Angebote wie weitgehend flexible Arbeitszeiten und weitgehend flexibler Arbeitsort, betriebliche Altersvorsorge, Dual Career Service, Coaching/Mentoring und ein umfangreiches Personalentwicklungsprogramm

Eine durchgehende Präsenz in Siegen ist nicht unbedingt erforderlich, sondern nur rund um die AG-Zeiten im Semester.

Wir freuen uns auf Ihre Bewerbung bis zum 29.06.2021.

Bitte bewerben Sie sich ausschließlich über unser Bewerbungsportal (<https://jobs.uni-siegen.de>). Bewerbungen in Papierform oder per E-Mail können wir leider nicht berücksichtigen.

Ihre Ansprechperson:

Prof. Dr. Hannes Rösler, LL.M. (Harvard)

0271 / 740-3460

roesler@recht.uni-siegen.de

www.wiwi.uni-siegen.de/rechtswissenschaften/roesler

Chancengerechtigkeit und Diversity werden an der Universität Siegen gefördert und gelebt. Die Ausschreibung richtet sich ausdrücklich an Menschen aller Geschlechter (m/w/d); Bewerbungen von Frauen werden gemäß Landesgleichstellungsgesetz besonders berücksichtigt. Gleichermaßen wünschen wir uns Bewerbungen von Personen mit unterschiedlichstem persönlichen, sozialen und kulturellen Hintergrund, Menschen mit Schwerbehinderung und diesen Gleichgestellten.

Eine Stelle als Koordinator*in (m/w/d) (50%), Internationales Doktorandenkolleg „Business and Human Rights: Governance Challenges in a Complex World“ an der Friedrich-Alexander-Universität Erlangen-Nürnberg (Deadline: 30.06.2021)

An der Friedrich-Alexander-Universität Erlangen-Nürnberg (FAU) ist zum 1. September 2021 im Rahmen des neu bewilligten Internationalen Doktorandenkollegs „Business and Human Rights: Governance Challenges in a Complex World“ eine Teilzeitstelle (50 %, TV-L 13) als Koordinator*in (m/w/d) für die Dauer von vier Jahren zu besetzen. Dienort ist Erlangen oder Nürnberg. Das vom Elitenetzwerk Bayern finanzierte Kolleg untersucht theoretische und praktische Fragen im Themenfeld „Wirtschaft und Menschenrechte“ in vier Untersuchungsfeldern: Globale Wertschöpfungsketten und transnationale Governance, Migration und sich wandelnde Arbeitsbeziehungen, digitale Transformation und ökologische Nachhaltigkeit. Das Kolleg umfasst 12 vom Elitenetzwerk Bayern geförderte und bis zu acht weitere assoziierte Doktorand*innen, die von 16 Hochschullehrer*innen der FAU sowie der Universitäten Bayreuth und Würzburg betreut werden. Das Kolleg bietet eine strukturierte Graduiertenausbildung für internationale Graduierte der Rechts-, Wirtschaft- und

Sozialwissenschaften, die sich in einem kompetitiven Auswahlverfahren durch ihr fachliches Profil und ein herausragendes Forschungskonzept auszeichnen.

Weitere Informationen zur Ausschreibung finden Sie hier: <https://www.humanrights-centre.fau.de/files/2021/05/ausschreibung-koordinatorin-idp.pdf>

Mehrere Referendariatsplätze am Deutschen Institut für Menschenrechte, Deutsches Institut für Menschenrechte e. V. (Deadline: Application Open)

Das Deutsche Institut für Menschenrechte e. V. bietet Referendar_innen die Möglichkeit, eine Station ihres juristischen Vorbereitungsdienstes im Institut in Berlin zu absolvieren.

Das Deutsche Institut für Menschenrechte e. V. ist die Nationale Menschenrechtsinstitution Deutschlands. Es ist gemäß den Pariser Prinzipien der Vereinten Nationen akkreditiert (A-Status). Zu den Aufgaben des Instituts gehören Politikberatung, Menschenrechtsbildung, Information und Dokumentation, anwendungsorientierte Forschung zu menschenrechtlichen Themen sowie die Zusammenarbeit mit internationalen Organisationen.

Wir bieten Ihnen einen vertieften Einblick in die vielseitigen Tätigkeitsfelder einer Nationalen Menschenrechtinstitution. Ihre Aufgabenstellungen weisen Bezüge zum deutschen Recht sowie zum Europa- und Völkerrecht auf, insbesondere zu den in internationalen Übereinkommen und im supranationalen Recht verankerten Grund- und Menschenrechten. Sie arbeiten an Themen, die sich durch rechtspolitische Relevanz auszeichnen.

Kenntnisse des Völker- und Europarechts in Grundzügen, sein Verhältnis zur deutschen Rechtsordnung und sehr gute Englischkenntnisse in Sprache und Schrift gelten als Voraussetzung. Menschenrechtlich relevante Erfahrungen, etwa bei internationalen oder nicht-staatlichen Organisationen, sind wünschenswert.

Wir streben auch unter den Auszubildenden eine angemessene Vertretung aller gesellschaftlichen Gruppen an. Wir freuen uns daher besonders über Bewerbungen von Menschen mit Behinderungen sowie Menschen mit Rassismuserfahrung/People of Color.

Die Arbeitszeit beträgt mindestens 3,5 bis 4 Tage pro Woche.

Die Bewerbung erfolgt über unser Online-Bewerbungsformular: <https://www.institut-fuer-menschenrechte.de/das-institut/jobs/referendariate#c940>

Wir freuen uns auf Ihre Bewerbung!

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.

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