



Mitteilungen der Gesellschaft Mai 2022

Inhalt

I. In eigener Sache / Aus der Gesellschaft	3
Diskussionsforum am 21. Mai 2022 zum bewaffneten Angriff der Russischen Föderation auf die Ukraine	3
II. Calls for Papers	4
‘The Natural’ in International Law, The Asia School of Business, the Amsterdam Center for International Law and the Global Governance Centre (Deadline: 06.05.2022).....	4
Colonial Loot and Its Restitution – Current Developments and New Prospects for Law, Santander Art and Culture Law Review (Deadline: 15.05.2022).....	4
International Law Weekend 2022, American Branch of the International Law Association (ABILA) (Deadline: 15.05.2022)	6
Summer School on Labour Migration in the European Union (EULab Summer School), Department of Law of the University of Naples Federico II with the cooperation of the Institute for Research on Innovation and Services Development of the National Research Council of Italy (Deadline: 20.05.2022)	8
Contested Equality – International and Comparative Legal Perspectives, University Research Priority Program (URPP), Equality of Opportunity, Faculty of Law, University of Zurich (Deadline: 20.05.2022)	8
Making the Multilateral Investment Court Beneficial for Sub-Saharan Africa, Max Planck Institute for Comparative Public Law and International Law, University of the Witwatersrand, Monash University (Deadline: 27.05.2022)	10
Fisheries and the Law of the Sea in the Anthropocene Era, Associazione di Consulenza in Diritto del Mare (ASCOMARE) (Deadline: 31.05.2022)	13
American Journal of International Law: The War in Ukraine and the Future of the International Legal Order, American Journal of International Law (Deadline: 20.06.2022)	14
German Yearbook of International Law (Vol. 65, 2022), Walther Schücking Institute for International Law (Deadline: 01.08.2022).....	15

Call for Organisers: AjV-DGIR-Tagung, Arbeitskreis junger Völkerrechtswissenschaftler*innen (AjV) und Deutsche Gesellschaft für Internationales Recht (DGIR) (Deadline: keine Frist)	15
Hamburg Public and Comparative Law Lecture Series, University of Hamburg (Deadline: No deadline, rolling submissions)	16
Jindal Forum for Space Law, Jindal Forum for Space Law (Deadline: No deadline, rolling submissions)	16
III. Events: Vorträge, Workshops, Konferenzen, Summer Schools.....	18
Migration and Asylum Policy Systems, Jean Monnet MAPS Network, 19.-20.05.2022.....	18
London Summer Arbitration School 2022, Arbitration Lab, 20.-24.06.2022	18
Patterns of Legitimacy, Friedrich Schiller University Jena and ICON-S Germany, 24.-25.06.2022	20
The HCCH 2019 Judgments Convention: Cornerstones, Prospects, Outlook, Rhenish Friedrich Wilhelm University of Bonn, 09.-10.09.2022	20
Die völkerrechtsfreundliche Verfassung, Universität Innsbruck, 20.-21.10.2022	21
IV. Stellenanzeigen.....	23
Eine oder zwei Stellen als Diplomassistent*in (80 –100 %), Lehrstuhl für Europarecht, Völkerrecht und öffentliches Recht / Institut für Europarecht, Universität Freiburg (Deadline: 16.05.2022)	23
Eine Stelle als wissenschaftliche*r Mitarbeiter*in (50%), Lehrstuhl für Öffentliches Recht, insbes. Europa- und Völkerrecht sowie Europäisches Wirtschaftsrecht und Wirtschaftsvölkerrecht, Prof. Dr. Andreas Zimmermann, Universität Potsdam (Deadline: 07.06.2022).....	24
Mehrere Ausbildungsplätze für Rechtsreferendar*innen, Juristischer Dienst des Europarates (Deadline: Keine Deadline)	26
Mehrere Stellen als Rechtsreferendar*innen, Deutsche Gesellschaft für Internationale Zusammenarbeit (Deadline: ohne Frist, Bewerbungen laufend möglich)	27

I. In eigener Sache / Aus der Gesellschaft

Diskussionsforum am 21. Mai 2022 zum bewaffneten Angriff der Russischen Föderation auf die Ukraine

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

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

Dazu wird online am Samstag, den 21.5.2022, nachmittags von 14:30 bis 17:15 Uhr, ein Diskussionsforum veranstaltet. Die Teilnahme ist auf die Mitglieder der beiden Gesellschaften beschränkt. Alle Informationen zur Veranstaltung: Programm, Link sowie die Thesenpapiere der vier ReferentInnen finden Sie hier: <https://www.vdstrl.de/diskussionsforum>.

II. Calls for Papers

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

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

We will also discuss whether appeals to the natural are productive and under what circumstances they should be used, or if they should be used at all in law and legal reasoning. In tackling these questions, we will build on scholarly work on how international law reflects and reproduces social conditions, how it transforms historical contingencies into inevitabilities and how it solidifies social hierarchies by naturalizing them (e.g., Baxi 1998; Bianchi & Hirsch 2021; Spain-Bradley 2021; Venzke & Heller 2021). We will focus our attention on three primary subject areas, namely the **environment** (Escobar 1999; Bandopadhyay 2022), the **economy** (Pistor 2019; Tzouvala 2020), and **social order** (Desautels-Stein 2020; Knop 2002).

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

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

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

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

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

This call, launched by the *Santander Art and Culture Law Review* (SAACLR), seeks to explore the legal foundations and normative rationales for redressing colonial cultural wrongs in

current international practice. It invites submissions exploring the variety of methodological perspectives and theoretical models that support making such redress a matter of legal obligation. Practical approaches, provenance research, and empirical studies are also encouraged.

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

We also welcome submissions addressing public international law perspectives. These may include, but are not limited to, humanitarian law, the law of state responsibility, international trade, and state succession. The call also encourages studies investigating arguments based on human rights law, including Indigenous rights, for redressing colonial cultural wrongs.

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

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

Guest editors:

Evelien Campfens (University of Leiden)

Surabhi Ranganathan (University of Cambridge)

Issue editors:

Alicja Jagielska-Burduk (SAACLR, University of Opole)

Andrzej Jakubowski (SAACLR, University of Opole)

Details concerning submissions: content, length, and due date

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

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

The *Santander Art and Culture Law Review* (SAACLR) is a peer-reviewed international journal affiliated with the UNESCO Chair on Cultural Property Law at the University of Opole, Faculty of Law and Administration. SAACLR was established in 2015 as a part of Santander Universidades academic, organized by the Santander Group, and is published on a bi-annual

basis. The journal is indexed in Scopus, CEJSH, CEEOL, and ERIHPLUS, and is freely available in open access and in a number of academic databases, including HeinOnline.

International Law Weekend 2022, American Branch of the International Law Association (ABILA) (Deadline: 15.05.2022)

The American Branch of the International Law Association (ABILA) is pleased to announce our call for panel proposals for the International Law Weekend 2022 (ILW 2022)—the premier international law event of the fall season. ILW 2022 is scheduled for October 20-22, 2022 in New York City. We look forward to gathering in person for the first time in over two years.

The ILW Organizing Committee (Committee) invites panel proposals to be [submitted online](#) by **May 15, 2022**. Please note that proposals will only be accepted through the online ILW Panel Proposal Submission Form. [CLICK HERE TO SUBMIT A PROPOSAL](#).

The unifying theme for ILW 2022, held during ABILA's centennial year, is ***The Next 100 Years of International Law***, as follows:

On the occasion of ABILA's centennial anniversary, International Law Weekend 2022 invites reflection on the past and future of international law. Which foundations from the last century of international law should remain in the next century, and which should be reimagined? Today, the international legal order faces extraordinary challenges—threats to the peace, persistent economic and social inequalities, environmental and global health risks, and populist isolationism. Yet there are also many ways that international law has succeeded over the past century in resolving differences, keeping the peace, protecting human rights, and facilitating human flourishing. Present circumstances offer the opportunity to reevaluate the core features of international law. ABILA's centennial ILW will explore the areas of international law that offer robust solutions, and those that require reinvention.

ILW 2022 will explore these issues through a diverse set of engaging and provocative panels. As in prior years, we anticipate nearly 2,000 registrants including practitioners, academics, diplomats, business leaders, federal and state government officials, NGO leaders, journalists, students, and interested citizens. We plan to include a broad array of both public international law and private international law topics in each time slot.

When submitting your proposal, please consider the following points:

- Panel proposals may concern any aspect of contemporary international law and practice including, but not limited to, the international law on the use of force, international economic law (including trade and investment), human rights, international humanitarian law, international organizations, international environmental law, national security, cyber law, international criminal law, international intellectual property, the law of the sea and outer space, and legal

theory. When submitting your proposal, please identify the primary area(s) of international law that your proposed panel will address.

- Please provide the names, titles, and affiliations of the moderator and panelists. Please also indicate whether these speakers have confirmed their intent to participate if the panel is chosen.
- We plan to promote representation and dialogue among diverse voices at ILW 2022. Per the ILA Guidelines for Gender Diversity, all panels must include at least one woman as a speaker, and preference will be given to panels with gender parity. Further, the Committee will give preference to panels that include representation of historically underrepresented groups and promote dialogue across different professional perspectives, including scholars and practitioners.
- Please identify what format you are proposing for your panel. We welcome various formats, such as debates, roundtables, lectures, and break-out groups, as well as the usual practice of panel presentations.
- Please indicate whether you are an ABILA member and whether your panel is sponsored by an ABILA committee(s). Preference will be given to panels submitted by one or more committees, and particularly to joint submissions. Committees may submit multiple proposals, but a maximum of one panel will be selected.
- CLE credit will be available for certain panels. We encourage you to consider taking the necessary steps to qualify your panel for CLE credit.

For questions regarding ILW 2022, please contact: ilw@ila-americanbranch.org.

ILW 2022 Organizing Committee Members:

MJ Durkee, Co-Chair

M. Imad Khan, Co-Chair

Floriane Lavaud, Co-Chair

Carolina Arlota

Amity Boye

LaWonda Love

Mae Nguyen

Lisa Reinsberg

Lucia Solano

Frédéric Sourgens

Milena Sterio

Isavella Vasilogeorgi

Madaline George, *ILW Administrative Coordinator*

Leila Sadat, *ex officio*

Michael Scharf, *ex officio*

David Stewart, *ex officio*

Summer School on Labour Migration in the European Union (EULab Summer School), Department of Law of the University of Naples Federico II with the cooperation of the Institute for Research on Innovation and Services Development of the National Research Council of Italy (Deadline: 20.05.2022)

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

The Summer School is open to postgraduate students in the fields of Law, International Relations and Social Science who intend to deepen their knowledge on labour migration to Europe from the specific lens of international and EU law. The teaching activities of the Summer School will be organized in four modules: 1) The European Pillar of Social Rights; 2) Migrant Workers' Socio-Economic Rights; 3) Focus on Agriculture; 4) Focus on Domestic Work.

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

The call for applications to the EULab Summer School is now open, and will close on 20 May 2022. Prospective participants are kindly asked to apply by following the instructions available [here](#). For further information on the EULab Summer School, please visit the EULab website at <http://www.eulab.unina.it/>.

Contested Equality – International and Comparative Legal Perspectives, University Research Priority Program (URPP), Equality of Opportunity, Faculty of Law, University of Zurich (Deadline: 20.05.2022)

Equality and non-discrimination are central features of the contemporary national and international architecture of legal systems and a core element in various areas of law. Constitutional orders and international law require equal treatment of human beings as a standard that must apply throughout the legal system, both in legislation and in the application of the law by public authorities and—at least to some extent—to actions by private actors. At the same time, the concept of legal equality faces profound challenges in theory and practice and is deeply contested in legal scholarship. While inequalities in wealth and opportunity are steadily increasing, exacerbating the gap between rich and poor within and across countries, the question of “equality of what – wealth, opportunity, resources, capabilities, or something else?” is still debated. Likewise, criticism is directed towards the outdated concept of “formal” equality, which might result in the

exclusion of vulnerable people, such as women, people of colour, ethnic minorities, or people of the LGBTQIA+ community.

New challenges, such as socio-economic transformation, digitization, migration, climate change and the pandemic, further aggravate the uncertainties surrounding the concept of legal equality. For example, the rapid and uncomplicated reception of refugees from Ukraine in Europe, which stands in contrast to the refugee policy of the European Union of the last decade, raises questions about the equality of refugees. Unequal welfare and taxation systems increasingly result in appalling socio-economic inequalities as well as in the maintenance of deeply gendered roles within and across societies. Similarly, tax avoidance by powerful multinational corporations continues to contribute to the loss of public revenues and thus to a rise in inequality. Moreover, the current Covid-19 pandemic is a reminder of how poor and disadvantaged populations are affected by growing inequalities. For instance, children dependent on school meals have found themselves short of food due to the pandemic.

In the political sphere, the current geopolitical constellations and, in particular, the rise of non-democratic States as well as the erosion of democratic States from within also call for a critical re-examination of the concept of equality in law. In recent years, political parties with an anti-egalitarian agenda have gained considerable influence all around the world. In response, theoretical approaches, such as Third World Approaches to International Law, Critical Race Theories or Feminist Theories, have started to contest the current equality guarantees, drawing attention to a more inclusive and enhanced understanding of the concept of equality in law.

Considering the above and other recent developments and challenges, we invite international law scholars, practitioners, and scholars from other disciplines to discuss and evaluate the current debate on the theoretical, doctrinal, comparative and interdisciplinary aspects of the legal concept of equality and its future shape in public (international) law and related disciplines. The conference is not restricted to a particular area and submissions of topics related to (in-)equality in any of the following area are welcomed, but not limited to:

- Human rights law, including issues of social justice
- Migration law and citizenship rights
- Law of armed conflict
- International economic law, including trade, investment, and tax law
- International environmental law
- Science and new technologies
- Theoretical foundations of equality, notably in legal theories and legal sociology
- Interdisciplinary approaches to equality

Submission

The deadline for the submission of abstracts is **20 May 2022**. Please send your abstract in English of up to 500 words to equalitylaw@rwi.uzh.ch. The following information must be included in the abstract (in a single pdf-document): A short biography (max. 200 words), the author's name and affiliation, and the author's contact details, including email address.

A decision on acceptance of the abstract will be communicated no later than **27 May 2022**. Authors of accepted abstracts will be requested to submit their draft papers (min. 3000 words) by **20 September 2022**. After the conference, there will be the opportunity to publish selected high-quality papers in an edited volume or in a special issue of an international journal. Further details about how to submit papers for publication will be provided to the speakers after the conference.

Conference

The conference will take place on Thursday, 20 October 2022, and on Friday, 21 October 2022 at the University of Zurich, Switzerland. On Wednesday evening, 19 October 2022, there will be a public keynote speech on the overall topic of the conference. The conference organizers will cover travel and accommodation expenses for all speakers who wish to attend the Conference in person and who do not have their own institutional funding. The conference will be held in hybrid form. It is the intention of the organizers to host a climate friendly conference. Participants from outside Europe will not be flown in for this reason. All others are kindly asked to travel by train if possible.

Timeline

Deadline for the submission of abstracts: 20 May 2022

Acceptance of abstracts: 27 May 2022

Submission of the draft papers: 20 September 2022

Conference: 20-21 October 2022

Organization

University Research Priority Program (URPP), Equality of Opportunity, Faculty of Law, University of Zurich

Dr Elif Askin, Senior Researcher and Lecturer, Faculty of Law, University of Zurich

Marisa Beier, PhD Candidate, Faculty of Law, University of Zurich

Hanna Stoll, PhD Candidate, Faculty of Law, University of Zurich

Making the Multilateral Investment Court Beneficial for Sub-Saharan Africa, Max Planck Institute for Comparative Public Law and International Law, University of the Witwatersrand, Monash University (Deadline: 27.05.2022)

Workshop convened by: Dr. Martin Jarrett, Max Planck Institute for Comparative Public Law and International Law, Prof. Jonathan Klaaren, University of the Witwatersrand, Asso. Prof. Emmanuel Laryea, Monash University

Venue: Mandela Institute, University of the Witwatersrand, South Africa

Date: 24 – 25 November 2022

Background

The international adjudication of investor-state disputes is at a crossroads. Since 2017, negotiations have been underway at UNCITRAL for the reform of the current system of dispute settlement, what is typically called ISDS. Different visions of the reformed version of ISDS have emerged. At one end of the reform pendulum is systemic reform, at the other end there is the option of incremental reform, while in the middle there is an option of a combination between incremental reform and systemic reform. Finally, there is an option to move beyond reform and dismantle ISDS. For more details on the reform options, applicants are invited to refer to the website of UNCITRAL Working Group III ([link](#)), and particularly the documents on the webpage 'Presentation of Reform Options' ([link](#)).

With the reform process at UNCITRAL set to conclude within the next few years, all states that are participants in the regime of international investment law need to make a decision regarding which reform option they will sign up to. This is a critical decision for most states in Sub-Saharan Africa. At least 338 bilateral investment treaties that are currently in-force include at least one state from Sub-Saharan Africa, and investors will inevitably bring claims against states in Sub-Saharan Africa under these treaties in the future. Now these states have to decide where they would want to fight these future claims. They will come to various decisions according to their interests and values. But given the concerns with the current version of ISDS, many of them will be inclined to sign up to systemic reform. The centre-piece of this new vision for ISDS is the Multilateral Investment Court. For further details on the Multilateral Investment Court, applicants are invited to refer to the documents produced on this topic at the website of UNCITRAL Working Group III ([link](#)).

The treaty that could create the Multilateral Investment Court is currently being negotiated. For states of Sub-Saharan Africa, herein lies an opportunity to give form and content to, and shape, the Multilateral Investment Court. This raises the question:

How can the Multilateral Investment Court be made beneficial for the states of Sub-Saharan Africa?

This workshop will be dedicated to broadly exploring this question. Junior scholars based in Sub-Saharan Africa are invited to submit abstracts that: (1) examine how the Multilateral Investment Court could (or could not) work as the best reform option for the states of Sub-Saharan Africa and (2) more particularly, put forward ideas on how the Multilateral Investment Court can be made to benefit this region. Without limiting what these ideas might be, they could relate to the following topics:

- Accessibility for Investors from Sub-Saharan Africa
- Accountability of Investors towards Host-State Citizens
- Tools for Combating Corruption
- The Multilateral Investment Court and the African Continental Free Trade Area

Applicants may wish to refer to the work of Marc Bungenberg and August Reinisch, *From Bilateral Arbitral Tribunals and Investment Courts to a Multilateral Investment Court* (2020)

(available open access [here](#)) for examples of the methodologies that they might follow in order to demonstrate the legal feasibility of their ideas.

Format of the Workshop

The workshop will be held over two days (24 – 25 November 2022) at the Mandela Institute, School of Law, University of the Witwatersrand, Johannesburg, South Africa.

As per the instructions under the ‘Submission of Abstracts’, junior scholars are invited to submit abstracts relating to the research question stated above. Successful applicants will write the first drafts of their papers prior to their presentation at the workshop. At the workshop, a senior legal scholar in field of international investment law will act as the discussant of an applicant’s paper. A paper should not only focus on describing the relevant idea, but most particularly, it should address the legal feasibility of the idea within the broader framework of the Multilateral Investment Court and international investment law.

This workshop is designed to give junior scholars based in Sub-Saharan Africa a platform on which to present their ideas. Accordingly, priority will be given to such scholars in the selection process. Junior scholars will be expected to revise their papers after the workshop and subsequently submit them for publication.

Submission of Abstracts

Junior scholars, meaning scholars who are completing a doctoral dissertation or have completed a doctoral dissertation within seven years from the date of the workshop, are invited to submit abstracts that generally relate to the theme of making the Multilateral Investment Court beneficial for Sub-Saharan Africa. The maximum word count for abstracts is 500 words. Applicants must also submit a two-page curriculum vitae and a list of publications with their abstracts to micworkshop2022@gmail.com.

An applicant may only submit one abstract. It should be noted that the primary factor influencing the decision whether to accept an application or not will be the quality of the abstract.

Applicants will be notified of the outcome of the selection process on 1 July 2022. By 15 July 2022, a successful applicant must notify whether he or she will participate in the workshop.

Completed first drafts of papers (8,000 – 12,000 (including footnotes)) must be submitted to micworkshop2022@gmail.com on or before 30 October 2022.

The accommodation and travel costs of successful applicants associated with attending and presenting at the workshop will be covered in full. Lunch will be provided at the workshop and a dinner for participants and discussants will be hosted on 24 November 2022.

Acknowledgements

The workshop conveners wish to acknowledge the generous funding of the [VolkswagenStiftung](#). Without this funding, this workshop could not have been organised.

The workshop conveners also wish to acknowledge the support of the keynote speakers and senior scholars who have already agreed to participate, namely Fola Adeleke (University of the Witwatersrand), Chester Brown (University of Sydney), Colin Brown (European Commission), Melaku Desta (De Montfort University), Malebakeng Forere (University of the Witwatersrand), Anna Joubin-Bret (UNCITRAL), Kekeletso Mashigo (Government of South Africa), Makane Mbengue (University of Geneva), H  l  ne Ruiz Fabri (Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law), and Anne van Aaken (University of Hamburg).

Fisheries and the Law of the Sea in the Anthropocene Era, Associazione di Consulenza in Diritto del Mare (ASCOMARE) (Deadline: 31.05.2022)

The ‘Associazione di Consulenza in Diritto del Mare’ (ASCOMARE) is pleased to launch the call for papers for the Second **Volume of its Yearbook on the Law of the Sea (YLoS)**. This Volume will focus on fisheries and the law of the sea in the Anthropocene Era. The book aims to provide an influential legal viewpoint on the way the corpus of rules of international law, including those governing maritime spaces and activities, addresses the multi-level and integrated nature of fisheries-related problems and opportunities in the Anthropocene era.

Contributions are sought in respect of articles examining fisheries in respect of one or more of its manifold ‘dimensions’, including human rights, environmental impact, climate change, maritime and social security, and science. This includes an examination of practical challenges, best practices and opportunities connected with the use of new socio-economic models, and regional regulatory mechanisms.

The most insightful contribution will be awarded with a copy of the prestigious Volume II of the “United Nations Convention on the Law of the Sea 1982: A Commentary” (*Virginia Commentary*).

Submissions are welcome both in **English** and **Italian**.

Deadline for submission of abstracts: **31 May, 2022**

- [Call for papers](#) (full description)
- [Instructions for authors](#)
- [Submit your application](#)

Volume 2 strives to serve as a tool to support the work of international law experts, judicial institutions, policy makers and legal practitioners in the field of fisheries and the law of the sea.

In line with the goal of ASCOMARE to promote knowledge-sharing and facilitate a uniform understanding of the law of the sea in all the regions of the world, **the YLoS will be released in a digital open-access version**. Open-access allows readers, North and South, to get access to academic knowledge that is normally available behind large paywalls. Authors submitting their applications agree with this publication/open-access policy. Next to the online open-access version, a paper version of the YLoS will also be available for sale.

Editorial Board: Prof. Ilaria Vianello, Mr Pierandrea Leucci (Editors); Prof. Ademuni-Odeke, Dr. Adonis Tafangy, Prof. Andrea Caligiuri, Prof. Daniele Mandrioli, Prof. Daud Hassan, Dr. Peter Clinton (Advisory committee); Mr Marco La Rocca, Ms Chiara Pavesi, Ms Andrea V. Salamino (Secretariat).

For any questions about editorial project or submissions, please contact Ms Chiara Pavesi (YLoS Coordinator) or send an email to info@ascomare.com.

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

The *American Journal of International Law* (AJIL) is soliciting papers for an Agora symposium to be published in the October 2022 issue of the Journal. The title of symposium is “The War in Ukraine and the Future of the International Legal Order.” Submissions can address a wide range of legal issues using various methodologies, including doctrinal, historical, critical, institutional, and/or normative. However, all submissions should focus on the war’s implications for international law and international institutions going forward, not simply on past decisions or actions. Contributions could, for example, focus on:

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

Papers should not exceed 5,000 words, inclusive of footnotes. The deadline for submissions is **June 20, 2022**. Submitted papers should be emailed to admin_ajil@umich.edu.

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

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

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

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

Submission Guidelines

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

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

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

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

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

Bei Interesse oder Fragen meldet Euch gerne per E-Mail bei uns (einzeln oder mit mehreren zusammen) unter ajv2021@jura.uni-bonn.de. Wir würden auch Erfahrungsberichte

austauschen und bei Bedarf den ein oder anderen Rat mitgeben. Geplant ist außerdem ein Wochenende, an dem sich die Mitglieder des alten und neuen Organisationsteams treffen, vernetzen und austauschen können.

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

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

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

The University of Hamburg invites abstracts for the **Hamburg Public and Comparative Law Lecture Series**. If you are interested in virtually workshoping your work-in-progress or discussing a recently published work during the period from April to September 2022, please send a 300 words abstract to amal.sethi@uni-hamburg.de or anne.dienelt@uni-hamburg.de. Submissions will be considered on a rolling basis. We welcome papers across the entire spectrum of public and comparative law. We particularly encourage submissions that fulfill the following criteria: address recent developments, use new or innovative methodologies, are from early-career scholars, scholars from the global south, or underrepresented minorities in academia.

Jindal Forum for Space Law, Jindal Forum for Space Law (Deadline: No deadline, rolling submissions)

We are excited to announce the launch of the Jindal Forum for Space Law (“JFSL”). This forum has been founded by law students of Jindal Global Law School, India. We request you to kindly post our call for submissions on your website so that we can receive contributions for our blog from students and space law enthusiasts across the world. We believe that the theme of our blog and forum fits right into your area of expertise and operations, that is, international law.

About JFSL

The Jindal Forum for Space Law envisages to foster an interest in space law, along with alumni, faculty and professionals in space law and related fields. We wish to generate

discourse and awareness about Space Law issues at both the national and international level. Our aim is to create a space for students to create and publish content in the field of space law. As an initiative in an esteemed Indian University, we wish to contribute to the academic discourse on Indian Space law, considering the competitive environment for all space faring nations. Additionally, we aim to contribute to creating a national space policy and increase discussions around private investment and participation in space exploration.

The link to our blog is available [here](#).

Call for Submissions

We are inviting submissions on any subject matter related to and limited to Outer Space Law on a rolling basis. For further details, please refer to the submission guidelines [here](#).

Introducing the Team

- Faculty Advisor: Prof. Aleksandar Milanov (amilanov@jgu.edu.in)
- External Advisor: Garv Sultania (sultaniagarv@gmail.com)
- Board:
 - Tejas Gulati (17jgls-tgulati@jgu.edu.in), Managing Editor
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For regular updates, follow us on Instagram and LinkedIn.

Should you have any questions, concerns, or feedback, please feel free to email us at 'jfsl.jgu@gmail.com'. You can also call us or contact us on WhatsApp on +91 991062944.

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

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

On 19 and 20 May 2022, the final conference of the EU-sponsored “Migration and Asylum Policy Systems” (MAPS) Project will take place in Naples. Renowned experts of the field of Migration and Asylum Policies will examine present challenges and state their view on the “way forward” in this area. In addition, an overview of the results of this project will be given.

The conference is open to the public.

Free registration is possible until May 12 at: info@mapsnetwork.eu

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

[Find the conference flyer here.](#)

London Summer Arbitration School 2022, Arbitration Lab, 20.-24.06.2022

The London Summer Arbitration School will bring together leading practitioners, academics and representatives of arbitral institutions. The school will take place on **20-24 June 2022** at the Bush House, Aldwych.

While many are familiar with the London Court of International Arbitration (LCIA), fewer practitioners know about more specialised areas of international arbitration. For example, the number of maritime arbitrations administered by the London Maritime Arbitrators Association (LMAA) actually exceeds the number of commercial proceedings handled by LCIA. Most of disputes resolved by arbitration have an international element.

Building on the success of the [Basel Winter Arbitration School](#), the London Summer Arbitration School will feature an interactive five-day programme introducing participants not only to commercial arbitration, but also to less well-known types of arbitration such as maritime, construction and commodities arbitration. The participants will also engage in discussion of related career and business development opportunities with practitioners and representatives of institutions.

Faculty

Confirmed speakers include:

- **Prof. Dr. Eyal Benvenisti** – Whewell Professor of International law and the Director of the Lauterpacht Centre for International Law, University of Cambridge
- **James Clanchy, FCIArb** – Full-time arbitrator in independent practice and Honorary Secretary of the London Maritime Arbitrators Association (LMAA)

- **Lucy Greenwood, C.Arb** – Independent arbitrator, founder of the Campaign for Greener Arbitrations.
- **Prof. Dr. Jacomijn van Haersolte-van Hof, LL.M.** (Leiden) – Director General of the London Court of International Arbitration (LCIA)
- **Meg Kinnear, LL.M.** (Virginia) – Secretary-General of the International Centre for Settlement of Investment Disputes (ICSID)
- **Prof. Dr. Yarik Kryvoi, LL.M.** (Harvard) – Senior Fellow in International Economic Law and Director of the Investment Treaty Forum at the British Institute of International and Comparative Law
- **Prof. Dr. iur. Anna Petrig, LL.M.** (Harvard) – Chair of International Law and Public Law at the University of Basel in Switzerland
- **David Scorey QC, LL.M.** (Leiden) – Barrister with Essex Court Chambers, Chairman of ARIAS (UK), the Insurance and Reinsurance Arbitration Society
- **Jonathan Waters, LL.M.** (Leicester) – General Counsel of the Grain and Feed Trade Association (GAFTA)

Full bios of faculty members are available [here](#).

Curriculum

The school curriculum will cover the following topics:

- *ad hoc* arbitration
- maritime arbitration
- construction arbitration
- commodities arbitration
- commercial arbitration
- ethics in international arbitration
- finance & insurance arbitration
- climate change arbitration
- outer space arbitration
- investor-state arbitration
- relationship between arbitral tribunals and domestic courts.

In addition, it will include a class on **oral & written advocacy skills** and a panel on **careers in international arbitration** with senior London-based practitioners.

Please read more and apply by 8 May 2022 [here](#).

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

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

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

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

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

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

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

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

The list of speakers includes internationally leading scholars, practitioners and experts from the most excellent Universities, the Hague Conference on Private International Law (HCCH), the United Nations Commission on International Trade Law (UNCITRAL), and the European

Commission (DG Trade, DG Justice). The Conference is co-hosted by the Permanent Bureau of the HCCH.

The Organizers kindly ask participants to contribute with EUR 200.- to the costs of the event and with EUR 50.- to the conference dinner, should they wish to participate. There is a limited capacity for young scholars to contribute with EUR 100.- to the conference (the costs for the dinner remain unchanged).

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

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

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

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

Registration: sekretariat.weller@jura.uni-bonn.de

Registration fee: EUR 200.-

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

Die völkerrechtsfreundliche Verfassung, Universität Innsbruck, 20.-21.10.2022

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

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

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

Es referieren: Hans-Georg Dederer, Passau; Oliver Diggelmann, Zürich; Helen Keller, Zürich; Andreas Müller, Innsbruck; Katharina Pabel, Wien; Mehrdad Payandeh, Hamburg; Andreas Paulus, Göttingen/Karlsruhe; Anne Peters, Heidelberg; Anna Petrig, Basel; Monika Polzin, Wien; Stefanie Schmahl, Würzburg; Evelyne Schmid, Lausanne; Frank Schorkopf, Göttingen; Karl Stöger, Wien; Helmut Tichy, Wien/Graz; Markus Vašek, Linz; Martin Wyss, Bern

Weitere Infos und Programm [hier](#).

IV. Stellenanzeigen

Eine oder zwei Stellen als Diplomassistent*in (80 –100 %), Lehrstuhl für Europarecht, Völkerrecht und öffentliches Recht / Institut für Europarecht, Universität Freiburg (Deadline: 16.05.2022)

RECHTSWISSENSCHAFTLICHE FAKULTÄT

Lehrstuhl für Europarecht, Völkerrecht und öffentliches Recht

Prof. Dr. Astrid Epiney

Av. Beauregard 11

CH-1700 Fribourg

Am Lehrstuhl für Europarecht, Völkerrecht und öffentliches Recht / Institut für Europarecht sind eine oder zwei Stellen zu besetzen als **Diplomassistent/in (80 – 100 %) (m/w/d)**.

Bewerbungsfrist: 16. Mai 2022

Stellenantritt: 1. September 2022 oder nach Vereinbarung. Bewerben können sich auch Personen, die erst im Februar 2023 ihr Studium abschliessen.

Anforderungen

- Master in Rechtswissenschaften oder gleichwertiger Abschluss (bei Stellenantritt)
- Interesse am Europarecht oder Völkerrecht
- deutschsprachig mit guten Französischkenntnissen oder französischsprachig mit sehr guten Deutschkenntnissen; gute Englischkenntnisse von Vorteil

Stellenbeschreibung

Die Tätigkeit umfasst insbesondere die Mitwirkung an Forschungsprojekten und wissenschaftlichen Veröffentlichungen sowie an der Vorbereitung von Lehrveranstaltungen.

Die Forschungsschwerpunkte am Lehrstuhl liegen auf den Gebieten Europarecht, Völkerrecht und öffentliches Recht (u.a. Europäisches und internationales Umweltrecht, Europäisches und schweizerisches Datenschutzrecht , bilaterale Beziehungen Schweiz – EU, etc.).

Die Hälfte der Arbeitszeit ist für die Ausarbeitung einer Dissertation reserviert.

Im Rahmen Ihrer Tätigkeit können Sie bei Interesse auch erste Lehrerfahrungen sammeln.

Wir bieten:

Vielseitige Tätigkeit in einem vielfältigen, jungen, motivierten Team. Gute Bedingungen für das Verfassen einer Dissertation. Möglichkeit zur eigenständigen Forschung und zur Mitarbeit an aktuellen Forschungsprojekten. Gelegenheit zum (Mit -)Verfassen wissenschaftlicher Publikationen und zur Teilnahme an wissenschaftlichen Konferenzen.

Bitte senden Sie Ihre Bewerbungsunterlagen (Bewerbungsschreiben, Lebenslauf, Zeugnisse) per Post an obige Adresse oder per E-Mail in einer Datei (PDF) an benedikt.pirker@unifr.ch.

Für weitere Auskünfte stehen Ihnen Prof. Astrid Epiney und PD Dr. Benedikt Pirker (Tel. +41 26 300 83 62) gerne telefonisch oder per E-Mail zur Verfügung.

Eine Stelle als wissenschaftliche*r Mitarbeiter*in (50%), Lehrstuhl für Öffentliches Recht, insbes. Europa- und Völkerrecht sowie Europäisches Wirtschaftsrecht und Wirtschaftsvölkerrecht, Prof. Dr. Andreas Zimmermann, Universität Potsdam (Deadline: 07.06.2022)

Jung, modern, forschungsorientiert: Im Jahr 1991 gegründet, hat sich die Universität Potsdam in der Wissenschaftslandschaft fest etabliert. An der größten Hochschule Brandenburgs forschen und lehren national wie international renommierte Wissenschaftler/-innen. Die Universität Potsdam ist drittmittelstark, überzeugt durch ihre Leistungen im Technologie- und Wissenstransfer und verfügt über eine serviceorientierte Verwaltung. Mit rund 22.000 Studierenden auf drei Standorte verteilt – Am Neuen Palais, Griebnitzsee und Golm – ist die Universität Potsdam ein herausragender Wirtschaftsfaktor und Entwicklungsmotor für die Region. Sie hat über 3.000 Beschäftigte und ist eine der am schönsten gelegenen akademischen Einrichtungen Deutschlands.

An der Universität Potsdam ist an der Juristischen Fakultät, Professur für Öffentliches Recht, insbesondere Europa- und Völkerrecht sowie Europäisches Wirtschaftsrecht und Wirtschaftsvölkerrecht möglichst zum 01.10.2022 eine Stelle als

Akademische/-r Mitarbeiter/-in (w/m/d)

Kenn-Nr. 331/2022

mit 20 Wochenstunden (50 %) befristet bis zum 30.09.2025 zu besetzen.

Die Eingruppierung erfolgt nach Entgeltgruppe 13 der Entgeltordnung zum TV-Länder. Die Befristung erfolgt nach § 2 Abs. 1 Wissenschaftszeitvertragsgesetz (WissZeitVG). Es besteht die Möglichkeit zur wissenschaftlichen Weiterqualifikation (Promotion).

Aufgaben:

- Mitarbeit in völkerrechtlichen Forschungsprojekten, v. a. in den Bereichen Internationale Gerichtsbarkeit, Völkerstrafrecht, Flüchtlingsrecht
- selbständige Forschungs- und Publikationstätigkeit
- Vorbereitung von Lehrmaterialien und Durchführung von Lehrveranstaltungen

Einstellungsvoraussetzungen:

- abgeschlossenes wissenschaftliches Hochschulstudium (1. oder 2. Staatsexamen) mit überdurchschnittlichem Ergebnis in Rechtswissenschaften

- sehr gute Kenntnisse im Bereich Völkerrecht, belegt durch den Abschluss eines einschlägigen Schwerpunkts
- Team- und Kooperationsfähigkeit
- sehr gute Englischkenntnisse, die gute Beherrschung einer weiteren Fremdsprache wird vorausgesetzt

Wir bieten Ihnen eine abwechslungsreiche und anspruchsvolle Tätigkeit in einem dynamischen Team sowie attraktive Arbeitsbedingungen. Informieren Sie sich im Internet unter <https://www.uni-potsdam.de/de/arbeiten-an-der-up/> über die vielfältigen Angebote und Leistungen für unsere Mitarbeitenden. Weiterführende Einblicke in die Universität Potsdam erhalten Sie auf unserer Homepage unter <http://www.uni-potsdam.de>.

Für nähere Informationen zur Ausschreibung steht Ihnen Herr Prof. Dr. Andreas Zimmermann, per E-Mail (andreas.zimmermann@uni-potsdam.de) gerne zur Verfügung.

Für die eigene vertiefte wissenschaftliche Arbeit steht mindestens ein Drittel der jeweiligen Arbeitszeit zur Verfügung.

Die Universität Potsdam strebt eine Erhöhung des Anteils von Frauen in Forschung und Lehre an und fordert daher qualifizierte Bewerberinnen nachdrücklich auf, sich zu bewerben. Die Universität Potsdam schätzt die Vielfalt ihrer Mitglieder und verfolgt die Ziele der Chancengleichheit unabhängig von Geschlecht, Nationalität, ethnischer und sozialer Herkunft, Religion/Weltanschauung, Behinderung, Alter sowie sexueller Orientierung und Identität. Bei gleicher Eignung werden Frauen (§ 7 Absatz 4 BbgHG) und schwerbehinderte Menschen bevorzugt berücksichtigt. Bewerbungen aus dem Ausland und von Personen mit Migrationshintergrund sind ausdrücklich erwünscht.

Das Lehrdeputat richtet sich nach den jeweils gültigen Vorgaben der Lehrverpflichtungsverordnung (LehrVV) des Landes Brandenburg sowie der vom Senat der Universität Potsdam beschlossenen Bandbreitenregelung: http://www.uni-potsdam.de/fileadmin01/projects/verwaltung/docs/Dezernat3/Merkblatt_LehrVV.pdf

Für diese Stelle erfolgt die Zuordnung zur Gruppe akademischer Mitarbeiter/-innen, mit Qualifizierungsmöglichkeit (Promotion, Habilitation).

Bewerbungen sind bis zum 07.06.2022 unter Angabe der Kenn-Nr. 331/2022 an die Universität Potsdam, Professur Völkerrecht, August-Bebel-Str. 89, 14482 Potsdam oder vorzugsweise per E-Mail an schiller@uni-potsdam.de zu richten.

Falls eine Rücksendung der Bewerbungsunterlagen erwünscht ist, bitten wir um Beilage eines adressierten und ausreichend frankierten Briefumschlags.

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

Ausbildungsplätze für Rechtsreferendare im Europarat – hier Juristischer Dienst des Europarates

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

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

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

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

Wir freuen uns, von Ihnen zu hören.

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

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

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

Tätigkeitsbereich

Das Sektorvorhaben Menschenrechte berät das Bundesministerium für wirtschaftliche Zusammenarbeit und Entwicklung (BMZ) bei der Umsetzung eines Menschenrechtsansatzes in der bi- und multilateralen Entwicklungszusammenarbeit. Ziel ist es, menschenrechtliche Standards und Prinzipien in allen Handlungsfeldern der Entwicklungspolitik und -praxis umzusetzen und damit wirkungsvoll zum Abbau struktureller Ursachen von Armut in den Kooperationsländern beizutragen.

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

Aufgaben

- Unterstützung zu rechtlichen Fragen der Menschenrechte, u.a. zu Rechten indigener Völker, Religions- u. Weltanschauungsfreiheit, Flucht und Migration, Klima und Umwelt, Wirtschaftliche, soziale und kulturelle Rechte und Entwicklungsbanken.
- Mitarbeit an Kommentierungen und menschenrechtlichen Prüfungen für das Referat Menschenrechte, Gleichberechtigung, Inklusion des BMZ
- Unterstützung des Mainstreamings von Menschenrechten in den Durchführungsorganisationen (z.B. durch Präsentationen)
- Unterstützung im Wissensmanagement innerhalb der GIZ
- Analyse von aktuellen völkerrechtlichen Studien und Publikationen

Anforderungsprofil

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

Hinweise

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

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.

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