



Mitteilungen der Gesellschaft November 2021

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I. Calls for Papers

Comparative Climate Litigation in North-South Perspective, Verfassungsblog, Word Comparative Law and Völkerrechtsblog (Deadline: 15.11.2021)

Call for contributions for a blog symposium and journal special issue on “Comparative Climate Litigation in North-South Perspective”

We invite you to send us your blogposts for a joint blog symposium to be published on [Verfassungsblog](#) and on [Völkerrechtsblog](#). Selected contributions may also be developed into full articles for a special issue of the journal [World Comparative Law \(WCL\)](#).

The symposium aims to compare topical and specific aspects of climate litigation with a particular focus on the Global South. Which strategies have proven successful in litigating for climate justice? What lessons can we learn from the numerous and innovative judgments on climate change in the Global South? And what is the role of comparative law in climate litigation more generally? We are particularly interested in contributions that:

- compare climate litigation in several jurisdictions in the Global South, or between North and South, taking into account different political, socio-economic, ecological and cultural contexts
- study processes and patterns of legal transplantation, migration and reception across jurisdictions in the context of climate litigation, or the lack thereof
- comparatively investigate the implementation of climate-related judgements
- adopt bottom-up perspectives on litigation from the perspective of marginalized and subaltern groups
- compare the domestic impacts of international climate law on national and transnational climate litigation
- compare private, public, and criminal law enforcement mechanisms of climate protection
- shed light on theoretical foundations and methodological avenues for North-South perspectives in the realm of climate litigation

Process and timeline:

- Please send a **100-word abstract** of your intended contribution to mb@verfassungsblog.de by **15 November 2021**
- Selected authors will be notified by 1 December 2021
- Blogposts of up to **2000 words** will be due by **15 December 2021**
- After review and editing by the blog teams, the blogposts will be published in a joint symposium on Verfassungsblog and Völkerrechtsblog in February 2022
- Selected authors will be invited to develop their blogposts into full journal articles for a special issue of World Comparative Law. Manuscripts of up to 10.000 words will be due on 1 June 2022
- After peer review, the selected articles will be published either in issue 03/22 or 04/22 of World Comparative Law

Does the Exception Swallow the Rule?: The Compulsory Settlement of EEZ Fisheries Disputes under Part XV of UNCLOS, Göttingen Journal of International Law (Deadline: 15.11.2021)

On the occasion of its online symposium “Does the Exception Swallow the Rule?: The Compulsory Settlement of EEZ Fisheries Disputes under Part XV of UNCLOS” , the Göttingen Journal of International Law invites you to submit your paper for its GoJIL-Focus Section on the topic.

The deadline for submissions is **15 November 2021**.

The symposium will explore the legal framework for the compulsory settlement of disputes concerning fisheries in the Exclusive Economic Zone (EEZ) under Part XV of the United Nations Convention on the Law of the Sea (UNCLOS). As a general rule, all disputes concerning the interpretation or application of UNCLOS, including fisheries disputes, are subject to compulsory settlement before UNCLOS tribunals such as the International Tribunal for the Law of the Sea (ITLOS) or arbitral tribunals under Annex VII of UNCLOS. However, Article 297(3)(a) UNCLOS automatically excludes compulsory jurisdiction over many categories of EEZ fisheries disputes. This symposium will address open questions concerning the scope of this limitation (for example, in respect of disputes concerning shared fish stocks), the extent to which excluded disputes can be submitted to compulsory conciliation, and the special situation of EEZ fisheries law enforcement disputes that can only be optionally excluded under Article 298(1)(b) UNCLOS and for some of which there is a special prompt release procedure (Article 292 UNCLOS).

The outcomes of the symposium will be published in a focus section in one of the forthcoming issues. GoJIL welcomes any contribution that adds insights to the discussion on the topic. The maximum word count is about 15.000 words (excluding footnotes and abstract), but shorter submissions are welcome too.

[Submissions can be made here.](#)

[Submission Guidelines.](#)

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

Digitalisierung im Recht: Der Schreibwettbewerb der BRZ, Berliner Rechtszeitschrift (Deadline: 30.11.2021)

Über die BRZ

Die Berliner Rechtszeitschrift (BRZ) ist eine studentisch geführte juristische Fachzeitschrift. Veröffentlicht werden insbesondere Beiträge von Studierenden, z.B. Seminar- und Studienabschlussarbeiten.

Das Thema

Fragen der Digitalisierung bestimmen – nicht selten unbemerkt – unser aller Alltag. Produkte werden nicht stationär, sondern online gekauft. Dabei wird der Preis, den wir zahlen, immer öfter durch Algorithmen festgesetzt. Vermehrt stellen sich Rechtsfragen rund um das autonome Fahren. Auch in der Unternehmensführung ist der Einsatz von Künstlicher Intelligenz ein immer wichtigeres Thema. Digitale Haupt-, Mitglieder- und Gesellschafterversammlungen sind mittlerweile gelebte Praxis. Grundrechtlich wirkt sich die Digitalisierung bei der Ausübung der Meinungsfreiheit aus. Das bietet Chancen. So kann die digitale Meinungsbildung den demokratischen Willensbildungsprozess stimulieren. Zugleich sind jedoch Risiken, etwa durch Wahlbeeinflussung, nicht von der Hand zu weisen. Auch andernorts ist die Entwicklung rasant. Schien die Vorhersage von Straftaten im Film „Minority Report“ aus dem Jahr 2002 noch als düstere Zukunftsvision, sind prädiktive Analysen heute in Strafverfolgungsbehörden und der Finanzverwaltung längst Realität. Gleichzeitig stellt Cyberkriminalität die Strafverfolgungsbehörden vor immer neue Herausforderungen.

Mit der zunehmenden Geschwindigkeit des technischen Fortschritts steigt zugleich der Druck auf das Recht, das immer wieder Antworten auf neue Fragen finden muss. Wir laden alle Interessierten herzlich ein, durch Einsendungen in deutscher oder englischer Sprache daran mitzuwirken. Eine Jury aus Wissenschaft und Praxis wird die eingereichten Beiträge in einem anonymen peer-review-Verfahren prüfen und die Autoren der drei besten Aufsätze als Preisträger auf einer Siegerehrung küren. Sofern es das Infektionsgeschehen und die öffentlich-rechtlichen Bestimmungen zulassen, soll dies in Präsenz stattfinden.

Preise

Der erste Platz ist mit 300 Euro, der zweite Platz mit 150 Euro und der dritte Platz mit 50 Euro Preisgeld dotiert. Außerdem besteht die Möglichkeit eines Praktikums bei der stiftenden Kanzlei. Der Gewinnerbeitrag wird in der BRZ 1/2022 abgedruckt.

Einreichung

Beiträge sind **bis zum 30.11.2021** in anonymisierter Form an wettbewerb@berlinerrechtszeitschrift.de zu senden. Bitte beachten Sie die allgemeinen Einreichungsformalitäten auf der Website der BRZ (www.berlinerrechtszeitschrift.de) unter „Hinweise für Veröffentlichende“.

Den Flyer als PDF [finden Sie hier](#).

Expert Seminar on Intensity of Review in Public Law, ConstitUGent and the Human Rights Centre (Ghent University) (Deadline: 30.11.2021)

On Friday 29 April 2022, ConstitUGent and the Human Rights Centre (Ghent University) are organising an [expert seminar on intensity of review in public law](#).

It is open to new and ongoing research from a theoretical, empirical or exploratory angle. Both comparative and jurisdiction-specific proposals are welcome, as are proposals that focus on particular contexts (e.g. the COVID-19-pandemic). During the seminar, researchers are invited to present their findings. To apply for participation, please submit an abstract in English of no more than 500 words to benjamin.meeusen@ugent.be by 30 November 2021.

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

Environmental protection and natural resource governance have been, and remains, a thorny issue in Africa, despite explicit constitutional and statutory provisions in domestic legal regimes endorsing and propelling a human right approach to environmental governance. Africa is home to numerous environmental problems caused by human activities and natural processes on Africa's natural and built environment, including: loss of biodiversity, desertification and land degradation, illegal logging and deforestation, global warming and climate change, pollution, water scarcity, waste disposal, and acid rain. Related to these are concerns about human displacement caused by climate change, arm conflicts, and foreign agricultural investments on Africa's farmland, raising fundamental questions about the environmental rights of climate refugees, internally displaced people, and impoverished communities and the future of environmental protection/governance in Africa. While concerns about Africa's environmental issues are predicated in part on inadequate or weak domestic and regional regulatory frameworks, it is also attributed to the deliberate failure and lack of political will by some African States to galvanize efforts to adequately protect the environment and associated rights-based entitlements of people through a right-based approach. African Union's Agenda 2063, underpinned by the prospect of African States to make Africa a significant force in international development, seems to exacerbate Africa's already deteriorated environmental landscape, which Africa pride itself with.

Continuous assessment of the domestic, African regional and comparative approaches to human rights and the environment in Africa, is relevant, to complement or augment the situations in other countries, and provide valuable lessons on environment governance that would take Africa out of its environmental misery. This edited volume adopts an interdisciplinary approach to the philosophical interrelationship and human rights approaches to environmental governance in Africa. It explores theoretical, philosophical,

doctrinal and empirical researches on pertinent human rights and environmental issues in Africa, to examine and determine how and whether human rights approaches and policy implications have been effective in enhancing environmental protection/governance in Africa, the position of the African Charter and its subsidiary bodies as well as domestic legal regimes, in crucial environmental issues in Africa. Contributions are invited on the following indicative, but not exhaustive themes:

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

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

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

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

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

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

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

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

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

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

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

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

About the Indic Journal of International Law (IndicJIL)

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

Call for Papers

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

Thematic Areas

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

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

Submission Guidelines

- An 'Abstract' must precede the body of the manuscript. It must not exceed 500 words in length and must not be less than 200 words in length. A minimum of three and a maximum of six keywords have to be provided by the author below the Abstract.
- The type and length of submissions being invited for Volume 2, Issue 1 are as follows:

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

Deadline for Submission

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

Contact Information

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

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

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

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

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

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

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

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

- Papers are submitted in English
- Submitted papers should contain 5’000-8’000 words (footnotes included).

- Submitted papers are reviewed on a rolling basis by a scientific committee composed of University professors, which makes a decision within 2 to 3 weeks after the manuscript's submission.
- Accepted papers are edited and formatted by the team of the Jean Monnet Chair and they are published on the Chair's website under the section "NUP Jean Monnet Working Papers".

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

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

Call for Blog Submissions at USLLS ADR Blog, University School of Law of Legal Studies, Guru Gobind Singh Indraprastha University (Deadline: No deadline, rolling submissions)

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

About the University

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

About the Blog

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

Board of Advisors

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

Submission Guidelines

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

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

General Formatting Guidelines

Formatting Typescript

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

Citation Style

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

Review Process

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

changes that may be suggested by the editorial board. It is expected that the authors will make all changes in good faith.

Copyright and Exclusivity

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

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

Submission Procedure

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

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

Contact us

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

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

Exploring the Ecosystem of International Law: Fall Lecture Series of 2021, Jindal Society of International Law, 06.08.2021–30.11.2021

Jindal Society of International Law, in pursuance of fostering fruitful conversations on international law, is delighted to present and host the Fall Lecture Series of 2021, titled '*Exploring the Ecosystem of International Law*'. The twenty-three part lecture series is being held from August to November 2021.

About Jindal Society of International Law

The Jindal Society of International Law is a student-led initiative under the aegis of the Centre for the Study of United Nations of Jindal Global Law School, and the guidance of Faculty Coordinator Professor (Dr.) Vesselin Popovski. Founded in 2020, this Society is an initiative to provide a platform to young international law enthusiasts. The purpose of this Society is to increase student interaction with the subject matter of International Law through its various initiatives. Rather than being primarily research-driven, we intend to offer a host of experiences that contribute towards skill-building, thereby increasing the knowledge database available to students. This Society is an attempt to bridge the lacuna by streamlining resources and inculcating an overall interest in the vast expanses of International Law. We aim to provide a space to young international law enthusiasts to nurture their interest in the field.

About the Lecture Series '*Exploring the Ecosystem of International Law*'

Our Fall Lecture Series of 2021, '*Exploring the Ecosystem of International Law*', builds upon the introduction given on internationalism and international law by the concluded Spring Lecture Series, titled '*Future of Internationalism and International Law*'. The Fall Series endeavours to study the different contours of international law. To assist in this study, the speakers will cover and address their respective areas of expertise, based upon their years of research and practice. Given the vast ecosystem and the engagement of international law in it, the Society aims to study the fragmentation and fertilisation of the various disciplines in this ecosystem.

The lowest common denominator in this Fall Lecture Series is to enhance and provide a deeper understanding of international law through international lawyers. The Society, for its Members, is a well of knowledge and a quorum of thought provoking discussions, which will be resultant of this engagement with experts aimed at exploring the ecosystem of international law.

Join Us for this Interesting Lecture!

[In order to take part, attendees are required to register for each individual lecture here.](#) Kindly register yourself as soon as possible to not miss out on this lecture, given that there are limited number of seats!

The lectures will be held online on Zoom and will also be simultaneously be live-streamed on YouTube. The registration link provides for all the necessary information regarding this.

For any further queries or for additional information regarding the Fall 2021 Lecture Series or other initiatives of Jindal Society of International Law, kindly visit our [website](#). You can also follow and engage with us on [LinkedIn](#), [Twitter](#) and [Instagram](#)!

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

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

The conversation series will be held on zoom. [The next event on 23 November is on *Structural Racism and Race Discrimination* with Shreya Atrey.](#)

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

2. Zürcher Europarechtstag: Europäische Integration, Drittstaaten und staatliche Beihilfen, Universität Zürich, 10.11.2021, 9:30-17:30

Die Tagung befasst sich mit der Bedeutung des Beihilferechts der EU für Drittstaaten und den damit verbundenen Herausforderungen. Wir diskutieren aktuelle Hotspots. Wir blicken auf das Beihilferecht im EWR und im Vereinigten Königreich. Im Zentrum steht sodann das Beihilferecht in der Schweiz, seine volkswirtschaftliche Bedeutung und seine Durchsetzung. Dabei thematisieren wir auch die bilateralen Abkommen Schweiz-EU und mögliche Alternativen zum gescheiterten Rahmenabkommen.

Datum: Mittwoch, 10. November 2021

Ort: Universität Zürich-Zentrum, Rämistrasse 59, 8001 Zürich, Aula RAA-G-01

Leitung: Prof. Matthias Oesch, Prof. Andreas Kellerhals

Registrierung: via Internet (www.eiz.uzh.ch) bis zum 25. Oktober 2021

Kosten: CHF 200.- (inkl. Unterlagen, Mittagessen, Pausenverpflegung und Apéro)

Programm:

09.30-09.40 Uhr **Begrüssung**, Prof. Matthias Oesch

09.40-10.00 Uhr **Einführung**, Prof. Andreas Kellerhals, PD Dr. Dirk Trüten

EU-Beihilferecht und Drittstaaten: Hotspots (I)

10.00-10.20 Uhr **COVID 19-Pandemiefolgenbekämpfung**, Prof. Marc Bungenberg

10.20-10.35 Uhr **Steuern und Steuererleichterungen**, Dr. Janine Dumont

10.35-10.55 Uhr Diskussion

10.55-11.25 Uhr Kaffeepause

EU-Beihilferecht und Drittstaaten: Hotspots (II)

11.25-11.40 Uhr **Erneuerbare Energien**, Fatlum Ademi

11.40-11.55 Uhr **Kantonalbanken**, Dr. Wesselina Uebe

11.55-12.10 Uhr **Neue Kontrollinstrumente der EU-Kommission?**, André Berne

12.10-12.30 Uhr Diskussion

12.30-13.30 Uhr Mittagessen

EWR/EFTA-Staaten, Vereinigtes Königreich

13.30-13.50 Uhr **EWR-Beihilferecht: Erfahrungsbericht Liechtenstein**, Dr. Andrea Entner-Koch

13.50-14.10 Uhr **The UK's new Subsidy Control Bill: Sovereignty Reloaded?**, Prof. Andrea Biondi

14.10-14.30 Uhr Diskussion

14.30-15.00 Uhr Kaffeepause

Schweiz

15.00-15.20 Uhr **Volkswirtschaftliche Bedeutung von Subventionen**, Dr. Samuel Rutz

15.20-15.40 Uhr **Die WEKO als Beihilfenüberwachungsbehörde?**, Prof. Andreas Heinemann

15.40-16.00 Uhr **Bilaterale Abkommen Schweiz-EU und Beihilfen**, Prof. Matthias Oesch

16.00-16.20 Uhr **Beziehungen Schweiz-EU: Wie weiter?**, S.E. Petros Mavromichalis

16.20-16.50 Uhr Diskussion

16.50-17.30 Uhr Apéro

Die Bewältigung des Coronavirus SARS- CoV-2 (COVID-19) als Herausforderung an das Völkerrecht, das Verfassungsrecht und das Verwaltungsrecht, IFHV Bochum, 10.11.2021, 14:15-18:30

Am 10. November veranstaltet das Institut für Friedenssicherungsrecht und Humanitäres Völkerrecht der Ruhr-Universität Bochum in der Zeit von 14:15 Uhr bis 18:30 Uhr eine hybride Konferenz zum Thema „Die Bewältigung des Coronavirus SARS- CoV-2 (COVID-19) als Herausforderung an das Völkerrecht, das Verfassungsrecht und das Verwaltungsrecht“.

Der Flyer zur Veranstaltung mit einer Übersicht der Sprecher*innen und des Programms ist [hier zu finden](#).

Die Anmeldung zu dieser hybriden Konferenz funktioniert für die Teilnahme in Präsenz über das Sekretariat (unter ifhv@rub.de) oder für die digitale Teilnahme über Zoom [unter diesem Link](#).

Challenges and Trends on Migration, IFIM Law School (Bengaluru) and Centre for Peace Studies (Dhaka), 19.-20.11.2021

IFIM Law School, India in collaboration with Centre for Peace Studies, Bangladesh is organising an International Conference (Online) on the theme of **Challenges and Trends on Migration**. Research papers are invited from the academics, professionals, research scholars and students. Sharing of findings of empirical research work is highly encouraged. The authors are requested to submit an abstract of their research paper by 31 August 2021. Decisions on abstracts will be communicated by 10 September 2021. The Conference will take place virtually on 19-20 November, 2021.

[Find all relevant information here.](#)

What Governance for Online Platforms? Towards Digital Constitutionalism, The Digital Constitutionalist, 26.11.2021, 10:00-18:30

The Question

Digital constitutionalism is a growing concept within the scholarship, especially when looking at platform governance. A view of constitutionalism as an architecture of governance is an appealing idea, connecting the legal, market, and technology narratives. However, there is still substantial disagreement as to its definition and scope. From legal approaches, through the development of transnational Bills of Rights, to market approaches based on antitrust or techbased solutions, Digital Constitutionalism welcomes the diverse views on the future of constitutionalism in the digital age and its relationship with platform governance. To debate these diverse notions of the topic, we call on colleagues working on digital constitutionalism to answer the most foundational question: 'What is Digital Constitutionalism?'

How to Apply

Please submit your expression of interest in participating by sending an email to giovanni.degregorio@csls.ox.ac.uk and francisco.deabreu@eui.eu with:

- 1) curriculum vitae; and
- 2) your short blogpost (1500-2000 words)

Submission: 1st November 2021

Replies: 10th November 2021

Selected contributions will be published in the launching series of The Digital Constitutionalist blog.

Winter School on Federalism and Governance 2022, Institute for Comparative Federalism of Eurac Research, Bolzano/Bozen, the Faculty of Law and the Faculty of Social and Political Sciences of the University of Innsbruck, 30.01.-12.02.2022

The **Institute for Comparative Federalism** of Eurac Research, Bolzano/Bozen, the **Faculty of Law** and the **Faculty of Social and Political Sciences** of the **University of Innsbruck** proudly announce the **13th edition** of their joint programme, the

WINTER SCHOOL ON FEDERALISM AND GOVERNANCE 2022

The Winter School is a cross-border postgraduate programme located in the heart of the Alps under the auspices of the Secretary General of the Council of Europe.

The 2022 edition will focus on **“FEDERALISM AND/IN EMERGENCY”**

Dates: 30 January – 12 February 2022

Due to the ongoing Covid-19 pandemic and the uncertainty regarding international travel, the organizers have decided to organize the 2022 Winter School as an online edition.

Deadline for applications: 17 October 2021, 23:59 CEST

The Winter School is designed for participants from all nationalities who wish to broaden their knowledge of federalism and multilevel governance through an interdisciplinary and comparative approach. It welcomes applications from post-docs, postgraduate & graduate students, researchers, civil servants, employees of national/international organizations or NGOs. The Winter School explores how federalism can contribute to multilevel, integrated and pluralistic decision-making. It is a unique opportunity to receive training on theoretical and practical aspects of federalism and governance.

Please see [the flyer](#) for more details on the Winter School 2022. **To apply and for further information, please visit: winterschool.eurac.edu or follow [@winterschoolfederalism](#) on Facebook.**

Basel Winter Arbitration School, Arbitration Lab, 06.-11.02.2022

The [Winter Arbitration School](#) will take place on 6-11 February 2022 at the Law Faculty of the University of Basel in Switzerland. The University of Basel, founded in 1460, is the oldest university in Switzerland. The school will feature prominent arbitration practitioners and academics covering different types of public, private and hybrid arbitration topics, and will include speakers from international arbitration institutions headquartered in Switzerland and other countries.

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

Download the [Basel Winter Arbitration School brochure](#) with bios of confirmed faculty members.

Key Features

The Winter School curriculum includes classes on:

- The conceptual foundations of international adjudication
- History of international arbitration
- Diversity in arbitration
- State-State institutional adjudication
- UNCLOS arbitration
- Business and human rights arbitration (the Hague rules)
- Investor-State arbitration
- International commercial arbitration
- Arbitration and mediation at the World Intellectual Property Organisation
- Arbitration in sports
- Human rights at sea arbitration initiative
- Oral and written skills in arbitration
- Panel discussion with practitioners: careers in international arbitration

Key Benefits of Participation

Learning at the Winter School will involve:

- acquiring theoretical and practical arbitration skills in various fields
- gaining knowledge on key transversal topics

- networking opportunities with top academics, practitioners and international civil servants
- better understanding of various career paths in international arbitration
- exposure to novel teaching methods and a collection of teaching materials
- certificate of attendance.

Venue

The venue of the school in Basel, Switzerland, on the river Rhine and within a relatively short reach to the Alps mountains creates an attractive environment for learning and social activities.

It was in Basel in 1869 when one of the world's first commercial arbitration rules were published by the Basel Chamber of Commerce (as it was known back then). Basel is an intercultural city, the 3rd largest in Switzerland, situated on the crossing of Switzerland, France and Germany. It has its own airport and connected to major international railway connections.

Switzerland is regarded as Europe's most innovative economy, host to many major multinational companies and host state of numerous intergovernmental organisations and international actors. The Winter School participants will benefit from being in Switzerland by engaging with representatives of Swiss-based institutions such as the WIPO Arbitration and Mediation Centre as well as practitioners and academics from Switzerland and other countries.

Its mountains, lakes as well as architecture and traditions make Switzerland a major tourist hub. The organisers will also give recommendations on the local cultural attracts and a skiing trip to the Alps after the Winter School programme.

Programme and Application Procedure

To apply for a place at the Basel Winter Arbitration School please complete [this form](#) by no later than on **15 November 2021**. The successful candidates will be notified by no later than on 1 December 2021 and will be asked to pay a deposit to reserve their place.

The **tuition fee** is CHF 950. Full-time students (LL.M. and PhD) can register at a discounted price of CHF 850. For students of the University of Basel special rates apply, please contact anna.petrig@unibas.ch. The scholarship covers attendance of all classes, coffee breaks as well as opening and closing receptions. The participants are responsible for their own travel, accommodation and other related costs.

The organisers plan to offer up to two **tuition waiver scholarships** for suitable candidates from non-OECD countries. The scholarship will cover the tuition fee and the recipients remain responsible for other related costs. Please indicate in your application your eligibility and willingness to be considered for the scholarship. There is no separate scholarship application procedure.

Read [Basel Winter Arbitration School brochure](#) with full bios of confirmed faculty members. For any additional information, including sponsorship opportunities, please contact info@arbitrationlab.com

To be informed about school-related developments, please register your interest here and follow us on [LinkedIn](#), [Twitter](#) and [Facebook](#).

Algorithmic State, Market and Society, University of Florence, the European University Institute, and Bocconi University, 09.-11.02.2022

The first edition of the Winter School on “Algorithmic State, Market and Society” will be held in Florence and online (hybrid) on 9-11 February 2022.

The three-day programme focuses on cutting-edge issues in the field of law and policy of algorithmic technologies. This initiative aims to create a multi-stakeholder environment where scholars, practitioners, students and experts in the field of law, technology and economic can share their ideas.

The Winter School is jointly hosted by the University of Florence (Italy), the European University Institute (Florence, Italy), and Bocconi University (Milan, Italy). This initiative is coordinated by professors Hans-W. Micklitz, Oreste Pollicino, Amnon Reichman, Giovanni Sartor and Andrea Simoncini and scientifically organised by Giovanni De Gregorio and Erik Longo.

How to apply

To apply to the Winter School, candidates shall submit with their application: **a) Curriculum Vitae; b) Cover Letter**. Applications shall be submitted within **Monday 15 November 2021** by filling this module available on <http://www.algorithmicstate.eu/>. **Candidates are required indicating whether they will attend the school in Florence or online**. Applications will be evaluated in December. Admitted candidates will receive an acceptance email with further information about next steps.

Scholarship

A very limited number of scholarships covering tuition fee is available for students of University of Florence, Bocconi University and European University Institute. To apply for scholarship, applicants should submit an unpublished research paper no longer than 5000 words (including footnotes) on the topics of the Winter School. The deadline for submission is **Monday 15 November 2021** for all candidates.

More information at: <http://www.algorithmicstate.eu/>

III. Stellenanzeigen

Eine Stelle als Wissenschaftlicher*r Mitarbeiter*in (50%) mit Mitarbeit am Völkerrechtsblog, Juniorprofessur für internationales Verwaltungsrecht und Völkerrecht, Staatswissenschaftliche Fakultät, Universität Erfurt (Deadline: 04.11.2021)

An der Staatswissenschaftlichen Fakultät der Universität Erfurt, Juniorprofessur für internationales Verwaltungsrecht und Völkerrecht ist zum nächstmöglichen Zeitpunkt folgende Stelle im Umfang von 20 Wochenstunden zu besetzen:

Wissenschaftliche*r Mitarbeiter*in
Entgeltgruppe 13 TV-L (50 %)

Aufgabengebiet

- Beteiligung an der Vorbereitung und eigenständige Durchführung von Lehrveranstaltungen (2 LVS)
- Erbringung von wissenschaftlichen Dienstleistungen in der Forschung
- eigene wissenschaftliche Weiterqualifikation (Promotion) im Themenfeld der Professur
- Beteiligung an Forschungsprojekten der Professur und an internationalen Forschungsk Kooperationen
- Betreuung studentischer Arbeiten und Beteiligung am Aufbau einer „Global Justice Clinic“
- Beteiligung an administrativen Aufgaben der Professur und an Projekten der Wissenschaftskommunikation (z. B. Völkerrechtsblog)

Anforderungen

- erfolgreich abgeschlossenes Hochschulstudium auf MA-Niveau (Magister, Diplom, Staatsexamen) in den Rechtswissenschaften, möglichst mit Prädikatsexamen, oder sehr guter MA-Abschluss mit juristischem Bezug
- sehr gute Deutsch- und Englischkenntnisse
- Interesse und Befähigung zur wissenschaftlichen Arbeit sowie zur Mitwirkung in der Lehre
- besonderes Interesse an internationaler Zusammenarbeit, internationalen Organisationen und/oder völkerrechtlichen Fragen
- Teamfähigkeit, Kommunikationskompetenz, Einsatzbereitschaft und Freude am selbstständigen Arbeiten
- Auslandserfahrung ist von Vorteil

Anmerkungen

Die Stelle ist in Abhängigkeit von den gesetzlichen und persönlichen Voraussetzungen zunächst auf bis zu 4 Jahre befristet.

Die Ausschreibung richtet sich an Bewerber*innen, die die Voraussetzungen des Wissenschaftszeitvertragsgesetzes erfüllen. Es gelten die allgemeinen Einstellungs Voraussetzungen nach § 91 Abs. 5 Thüringer Hochschulgesetz.

Die Universität Erfurt engagiert sich für Diversität und Geschlechtergerechtigkeit. Sie ist als „familiengerechte hochschule“ auditiert und hat im Professorinnenprogramm das Prädikat „Gleichstellung ausgezeichnet“ erhalten. Die Steigerung des Frauenanteils in Forschung und Lehre gehört zu den strategischen Zielen der Universität; qualifizierte Wissenschaftlerinnen werden daher ausdrücklich zur Bewerbung aufgefordert. Schwerbehinderte Menschen sowie diesen Gleichgestellte werden bei gleicher Eignung, fachlicher Leistung und Befähigung bevorzugt eingestellt.

Die Universität Erfurt fördert die Vereinbarkeit von Karriere und Familie und bietet flexible Arbeitszeiten und Weiterbildungsmöglichkeiten an sowie im Rahmen des betrieblichen Gesundheitsmanagements eine Reihe von Gesundheits- und Präventionsangeboten.

Bewerbung/Frist Ihre Bewerbung mit aussagekräftigen Unterlagen (Motivations schreiben, Lebenslauf, Zeugniskopien, ggf. erste Ideen zum Promotionsvorhaben) senden Sie bitte ausschließlich per E-Mail unter Angabe der Kennziffer bis zum **04.11.2021** an:

Universität Erfurt • Staatswissenschaftliche Fakultät • Juniorprofessur für internationales
Verwaltungsrecht und Völkerrecht
Prof. Dr. Michael Riegner • Postfach 90 02 21 • 99105 Erfurt
E-Mail: christel.fliedner@uni-erfurt.de

Bitte beachten Sie, dass Bewerbungen in elektronischer Form aus technischen Gründen eine Größe von 15 MB nicht überschreiten dürfen.

Hinweise zum Datenschutz

Das Mailsystem der Universität Erfurt arbeitet generell mit Transportverschlüsselung. Achten Sie bitte darauf, dass Sie beim E-Mail-Versand ebenfalls Transportverschlüsselung einsetzen. Möchten Sie zusätzlich den Inhalt Ihrer E-Mail verschlüsseln, nutzen Sie hierfür bitte anstelle der o. g. E-Mail-Adresse – die E-Mail-Adresse bewerbung@uni-erfurt.de. Für diese E-Mail-Adresse finden Sie das Zertifikat mit dem öffentlichen Schlüssel für den Versand der verschlüsselten E-Mail unter <https://www.uni-erfurt.de/universitaet/arbeiten-an-der-universitaet/stellenausschreibungen>. Wenn Sie von der Möglichkeit der Verschlüsselung per Zertifikat keinen Gebrauch machen, kann keine Verschlüsselung des Inhalts Ihrer E-Mail gewährleistet werden. Bei der Übermittlung Ihrer Bewerbungsunterlagen in elektronischer Form gilt Ihre Zustimmung als erteilt, die E-Mail und deren Anhänge auf schädliche Codes, Viren und Spams zu überprüfen, die erforderlichen Daten vorübergehend zu speichern sowie den weiteren Schriftverkehr (unverschlüsselt) per E-Mail zu führen. Mit der Einreichung Ihrer Bewerbung stimmen Sie außerdem der weiteren Verarbeitung Ihrer personenbezogenen Daten im Rahmen und zur Durchführung des Bewerbungsverfahrens zu. Diese Einwilligung kann jederzeit ohne Angabe von Gründen gegenüber o. g. Stelle(n) schriftlich oder

elektronisch widerrufen werden. Bitte beachten Sie, dass ein Widerruf der Einwilligung u. U. dazu führt, dass die Bewerbung im laufenden Verfahren nicht mehr berücksichtigt werden kann. Die weiteren Hinweise zum Datenschutz gemäß Art. 13 EU-Datenschutzgrundverordnung (EU-DSGVO) entnehmen Sie bitte dem Hinweisblatt („Datenschutzhinweise für Bewerber*innen“) auf unseren Internetseiten unter <https://www.uni-erfurt.de/universitaet/arbeiten-an-der-universitaet/stellenausschreibungen>.

Hinweis zur Kostenübernahme

Die durch die Bewerbung entstehenden Kosten werden nicht durch die Universität Erfurt übernommen.

Zwei Stellen als Wissenschaftliche Mitarbeiter*innen (100% und 50%), Bundesverfassungsgericht (Deadline: 10.11.2021)

Das Bundesverfassungsgericht bietet im Rahmen der Internationalisierung seiner Arbeit zum nächstmöglichen Zeitpunkt zwei auf zwei Jahre mit Sachgrund befristete Stellen zur wissenschaftlichen Mitarbeit unter Eingruppierung in die Entgeltgruppe 14 TVöD-Bund, hiervon eine Vollzeitstelle und eine Teilzeitstelle (50%).

Ziel ist es, die Zugänglichkeit der Arbeit des Gerichts im englischsprachigen Raum insbesondere durch die Übersetzung relevanter Entscheidungen weiterzuentwickeln. Die Tätigkeit vermittelt vielfältige Einblicke in die Arbeit des Bundesverfassungsgerichts.

Erwartet werden:

- ein mit mindestens der Note „befriedigend“ abgeschlossenes Hochschulstudium der Rechtswissenschaften oder einer anderen Fachrichtung (bei einem im Ausland absolvierten Studium ist eine vergleichbare Note Voraussetzung, der Gleichwertigkeitsbescheid der Zentralstelle für ausländisches Bildungswesen ist vorzulegen),
- hervorragende Englisch- und Deutschkenntnisse (die Sprachkenntnisse werden im Rahmen eines schriftlichen Auswahlverfahrens überprüft),
- Kompetenz in und Interesse an rechtsvergleichender Arbeit,
- hervorragende Kenntnisse des deutschen Verfassungsrechts sowie der deutschen und englischen verfassungsrechtlichen Fachterminologie.

Besonders erwünscht sind Erfahrungen mit juristischen Fachübersetzungen und Erfahrungen im deutschen und in einem englischsprachigen Rechtsraum.

Die Aufgaben umfassen:

- Übersetzung von Entscheidungen, Pressemitteilungen und Fachtexten des Bundesverfassungsgerichts ins Englische,

- insbesondere Auswahl und Aufbereitung sowie Übersetzung von Leitentscheidungen des Bundesverfassungsgerichts aus den letzten 70 Jahren,
- Übersetzungen für die neu zu gestaltende Website des Bundesverfassungsgerichts,
- fachlich-juristische Qualitätssicherung von Übersetzungen ins Englische,
- Erstellung von englischsprachigen Beiträgen zur Vermittlung der Rechtsprechung des Bundesverfassungsgerichts im Ausland,
- Beobachtung und interne Vermittlung relevanter internationaler Verfassungsrechtsentwicklungen (insbesondere in der Rechtsprechung).

Teilzeitbeschäftigung ist - auch für die Vollzeitstelle - grundsätzlich möglich; bitte geben Sie den gewünschten Beschäftigungsumfang in Ihrem Bewerbungsschreiben an.

Bitte beachten Sie, dass nur vollständige Bewerbungsunterlagen im Auswahlverfahren Berücksichtigung finden. Zu diesen gehören neben einem Lebenslauf Kopien der Zwischen- und Prüfungszeugnisse, evtl. Arbeitszeugnisse und Fortbildungsnachweise.

Falls Sie Ihren Studienabschluss im Ausland erlangt haben, fügen Sie bitte auch eine Zeugnisbewertung der Zentralstelle für ausländisches Bildungswesen (ZAB) bei. Informationen entnehmen Sie bitte der Internetseite www.kmk.org/zab.

Das Bundesverfassungsgericht sieht sich der Gleichstellung von schwerbehinderten und nicht schwerbehinderten Beschäftigten in besonderer Weise verpflichtet und begrüßt deshalb

Bewerbungen schwerbehinderter Menschen. Es gewährleistet die berufliche Gleichstellung aller Beschäftigten, unabhängig von der geschlechtlichen Identität.

Zur Wahrung Ihrer Interessen ist eine Schwerbehinderung oder Gleichstellung im Bewerbungsschreiben mitzuteilen und der entsprechende Nachweis beizufügen.

Ihre Bewerbung richten Sie bitte bis zum **10. November 2021** unter Angabe der **Kennziffer 13.09/2021** an:

Bundesverfassungsgericht

- Referat Z 2 -

Schlossbezirk 3

76131 Karlsruhe

Für fachliche Fragen steht Ihnen Frau Dr. Böckel (☎ 0721/9101-395), für Fragen zum Verfahrensablauf Frau Rudolf (☎ 0721/9101-414) gerne zur Verfügung.

Wir verarbeiten die an uns übermittelten Daten ausschließlich zum Zwecke der Durchführung des Bewerbungsverfahrens. Weitere Informationen zum Schutz Ihrer personenbezogenen

Daten (Art. 13 und 14 DSGVO) finden Sie in unserer Datenschutzerklärung, die Sie auf unserer Homepage über den Link „Stellenangebote“ erreichen. Auf Wunsch können Ihnen diese Informationen auch in Papierform zugesendet werden.

Weitere Informationen über das Bundesverfassungsgericht finden Sie auf unserer Homepage unter www.bundesverfassungsgericht.de

Research Fellowship with the Interdisciplinary Centre for Baltic Sea Region Research, University of Greifswald, Interdisciplinary Centre for Baltic Sea Region Research (Deadline: 15.11.2021)

The Interdisciplinary Centre for Baltic Sea Region Research (IFZO) is pleased to award four fellowships to support significant research about transformations in the Baltic Sea region and related topics that would benefit from a period of residence at the Centre and access to its resources. These fellowships are designed for scholars at doctoral and postdoctoral level.

The IFZO accommodates seven research clusters on Cultural Heritage, Energy, Security and International Relations, Regional Development and Rural Areas, New Nationalism, Sustainability and Regional Land Use Dynamics." We invite applications from scholars who are willing to contribute to the research programme and like to engage in an interdisciplinary discourse with researchers in Greifswald and the entire Baltic Sea region.

Participating disciplines include history, literary studies, Baltic, Slavonic, Scandinavian and Finnish philologies, art history, socio-linguistics, musicology, geography, economics, political science, law, sustainability studies, and international relations. In an interdisciplinary approach, researchers at all levels of their academic careers jointly investigate current transformation processes, their impact on regional structures as well as the impact of regionality on these processes. The fragmentation of transformation processes is researched through cultural, social, economic, legal and political lenses, formulated in the joint research agenda on "Fragmented Transformations. Perceptions, Constructions, and Orders of a Changing Region". We welcome applications by scholars who work either on case studies with strong connection to the Baltic Sea region or follow a conceptual approach that contributes to the overall programme of the centre.

Benefits of Becoming an IFZO-Fellow

A fellowship at the IFZO not only provides time to research and access to library/research facilities but also an extensive network of people and institutions. From onboarding meetings with colleagues, to active involvement in workshops, and to presentations by fellows and staff alike, fellows participate in an intimate environment designed to create the most fruitful research experience possible. The fellowship may serve as a starting point for collaborative project development, publications and can also provide a basis for project applications to relevant funding institutions.

Fellowship Duration and Stipend

In addition, fellows receive a monthly stipend of 1,750.00 EUR. Individual awards range from three to six consecutive months of residency. A minimum of three consecutive months is required. Fellows may not hold an IFZO-fellowship concurrently with other funded fellowships. The IFZO is also able to provide visa assistance to fellows and their dependents,

if necessary. Fellows are responsible for securing their own housing accommodations and health insurance. We do not provide support allowances for accompanying family members.

Application Materials and Guidelines

The IFZO will hold 2021 competition for fellowship residencies in 2022-2023. The competition is currently open and will close on **15 November 2021**. We appreciate applicants' understanding, as the ongoing pandemic may affect the program in a variety of ways, such as our ability to accommodate preferred residency terms.

Awards are granted on a competitive basis. Successful project proposals should highlight the benefits for both sides, the scholar and the centre. Together with a max. 5-page project proposal applicants should mention a preferred IFZO-cluster to cooperate with.

Immediate postdocs and faculty between appointments will also be considered. Applicants who have received a fellowship award from the IFZO in previous cycles may not re-apply.

All applications must be submitted in English in one pdf-file to the email address below. Applicants will be notified of the outcomes latest by 15 January 2022. Fellowships may begin in April 2022. All applications must consist of the following:

- A project proposal, not to exceed five single-spaced pages
- A curriculum vitae summary, not to exceed four single-spaced pages
- Two signed letters of recommendation that speak to the significance of the proposed project and the applicant's ability to carry it out. Only two letters will be considered. Letters of recommendation must be received by the deadline and come directly from the references, not from the applicant.

Please note the deadline for all materials, **15 November 2021**.

Contact Information

University of Greifswald

IFZO, Interdisciplinary Centre for Baltic Sea Region Research

Bahnhofstrasse 51

17487 Greifswald

Germany

ifzo@uni-greifswald.de

One Position as Senior Officer for International Criminal Law (100%), International Nuremberg Principles Academy (Deadline: 15.11.2021)

The International Nuremberg Principles Academy (Nuremberg Academy) is a foundation dedicated to the advancement of international criminal law and related human rights and is located in Nuremberg, the birthplace of modern international criminal law. Conscious of this historic heritage, its main fields of activity include providing a forum for dialogue by convening international conferences and expert meetings, conducting interdisciplinary and applied research, engaging in specialized capacity building for practitioners of international criminal law, and human rights education. The Nuremberg Academy upholds the Nuremberg Principles and the rule of law with a vision of sustainable peace through justice, furthering knowledge, and building capacities of those involved in the judicial process in relation to core international crimes. The Nuremberg Academy was established by the Federal Republic of Germany, the Free State of Bavaria, and the City of Nuremberg.

The Academy is now seeking to recruit a full-time

Senior Officer for International Criminal Law (m/f/d)

starting on or after 1 January 2022 for an indefinite period.

The successful candidate will have a strong track-record in the International Criminal Law (ICL) community – in an international court or tribunal, a governmental organization, a research institution, a public or private foundation, academia, an international organization or civil society.

The ideal candidate will have proven experience in conceptualizing, developing and implementing ICL related programs for applied research and for practitioners and will be responsible for the identification of critical areas of concern in the field of ICL within the framework of the overall strategy of the Academy. He/she will be the focal point for external ICL experts and consultants and will broaden and maintain the Academy's network in this field.

Under the general supervision of the Director and/or the Deputy Director of the Nuremberg Academy, the Senior Legal Officer will be responsible for the following tasks:

- Conceptualize, develop and manage the Academy's program in the area of ICL;
- Act as the focal point of the Nuremberg Academy for ICL issues;
- Design and manage research programs, including identification of research partners, organization of meetings and conferences including supervision of staff and consultants involved in the projects, development and supervision of scholarship allocation in the field of ICL and ensuring the quality of outputs produced
- Produce high-quality publications, including articles in peer-reviewed journals and edited volumes; policy briefs and other outputs for a variety of audiences;

- Build and maintain regular contacts within the academic ICL community, the international courts and rule of law missions, governments and civil society organizations;
- Represent the Nuremberg Academy in international meetings and academic conferences;
- Carry out other activities as agreed within the Academy or assigned by the Director or Deputy Director.

Competencies

- Professionalism: Demonstrate professional competence as a researcher or practitioner in the field of ICL or human rights.
- Communication: Excellent oral communication and writing skills in English, knowledge of French is highly Ability to communicate effectively with different target audiences regarding substantive issues.
- Teamwork: Works collaboratively with colleagues to achieve organizational and project Builds consensus for project objectives with colleagues.
- Project management: Identifies critical issues for research relevant to the work of the Nuremberg Academy; develops appropriate research methods and analyses data, drawing policy recommendations in accordance with the objectives of the Nuremberg Academy.

Qualifications and eligibility criteria

- An advanced university degree (minimum Master degree, a PhD is highly desirable) in law with relevant specialization, ideally in ICL or human rights law;
- A minimum of five years of professional legal experience in international criminal courts or tribunals, rule of law missions or five years of experience in research at an academic or research institution or a non-governmental organization. Up to two years research towards a PhD can be recognized as relevant Work experience in an international criminal court/tribunal or one of the main organs of the United Nations (including the Offices of the High Commissioners for Human Rights or for Refugees) or in a comparable function is considered an advantage;
- Demonstrated knowledge of international criminal law, both substantial and procedural;
- Proven writing and editing skills, evidenced by relevant publications (please include a list of publications in your CV);
- Excellent analytical skills, critical thinking and initiative;
- Excellent communication skills, interpersonal and intercultural skills, strong teamwork skills and ability to work independently;
- Excellent project management and organizational skills, proven ability to prioritize and to manage complex workload, attention to detail;
- Strong computer skills (in particular Microsoft Office applications), proven experience in the use of digital conferencing software (i.e. Zoom, MS Teams, WebEx or similar);

- Languages: Fluency in English with proven writing and editing skills at an academic level; a good knowledge of French (written and spoken) would be a strong asset, knowledge of German would be an advantage

Contract details

The Academy promotes equality of opportunity. We offer a contract for a full-time position for an indefinite period, starting January 2022 at salary level E 13 (initial gross annual salary between app. 53,000 € and app. 58,500 € depending on relevant previous experience) of the Collective Agreement applicable to the German Public Service (TVöD Bund) and 30 days of paid leave. The contract will include a six month probationary period.

For further information please visit our website www.nurembergacademy.org or contact admin@nurembergacademy.org if you have any questions.

Application process

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 Senior Officer position_YourLastname” to admin@nurembergacademy.org by 15 November 2021.

References will be sought directly from the referees at any stage of the selection process.

Eine Stelle als wissenschaftliche*r Mitarbeiter*in (50%), Institut für Entwicklungsforschung und Entwicklungspolitik (IEE), Ruhr-Universität Bochum (Deadline: 21.11.2021)

Am Institut für Entwicklungsforschung und Entwicklungspolitik (IEE) der Ruhr-Universität Bochum wird zum 01.02.2022 die Stelle einer

wissenschaftlichen Mitarbeiter*in (m/w/d)

neu besetzt. Bewerber*innen sollten ein Erstes Juristisches Staatsexamen oder einen vergleichbaren Studienabschluss in Rechtswissenschaften oder mit rechtswissenschaftlicher Spezialisierung (vorzugsweise mit Schwerpunktsetzung in den Bereichen Internationaler Menschenrechtsschutz oder Gesundheitsschutz/soziale Sicherung in Entwicklungsländern), jeweils mit überdurchschnittlichem Erfolg abgeschlossen haben. Den vollständigen Ausschreibungstext finden Sie [hier](#).

One Position as Director of the International Nuremberg Principles Academy (Deadline: 30.11.2021)

The International Nuremberg Principles Academy (Nuremberg Academy) is a foundation dedicated to the advancement of the Nuremberg Principles and international criminal law (ICL). It is located in Nuremberg, the birthplace of modern ICL, and is conceived as a forum and training institution for contemporary issues in the ICL field. The foundation's activities include training, applied research and consulting services. The Nuremberg Academy was established in November 2014 by means of an Agreement concluded by the Federal Republic of Germany, the Free State of Bavaria and the City of Nuremberg.

The Academy seeks to recruit a new Director to further consolidate its position as a partner of choice in its area of competence. The successful candidate will have a strong track-record in the International Criminal Law (ICL) community – in a governmental organization, research institution, foundation, academia, an international organization and / or civil society. The post of a Director offers the unique opportunity to shape and to provide strategic direction to the Academy's program of work. The Director will continue to build and lead the Academy's dedicated team of personnel. S/he will develop and maintain strong relationships with internal and external partners and stakeholders including the members of the Foundation Board and the group of eminent personalities forming the Academy's Advisory Council.

KEY RESPONSIBILITIES

- Set the direction for the further development of the Academy; lead the research, training and human rights education teams to deliver high quality results; make decisions based on long- term goals and strategic considerations as established by the Foundation Board;
- Ensure that the Nuremberg Academy's training activities, research and other outputs are delivered to the highest standards, on time and on budget; direct key projects in the ICL field;
- Develop regional and global strategic networks and alliances in the ICL field; build support for the Academy's goals, strategies and initiatives among partners and throughout the ICL community;
- Be the principal interlocutor and outward face of the Nuremberg Academy vis-a-vis governing organs, stakeholders and public audiences; be visible and communicate with stakeholders at all levels including the members of the Advisory Council;
- Promote an atmosphere of open communication, trust, professionalism, respect for cultural diversity and integrity; foster team spirit and a collaborative approach across the organization; act as a role model in managing and resolving disagreement;
- Manage and direct the implementation of an annual budget of currently around € 2 million, while attracting financing for a broader scope of activities through fundraising and partnerships.

QUALIFICATIONS, SKILLS AND EXPERIENCE

- Advanced university degree (Master's degree or equivalent) in law, political science or another related discipline is required. A combination of relevant academic qualifications and extensive professional experience may be accepted in lieu of the advanced university degree:
- Not less than twelve years of relevant progressively responsible professional experience of directing and managing project work and applied research, incl. at least five years at senior level in an organization of comparable complexity;
- Proven and acknowledged strategic and managerial experience in negotiation, advocacy and stakeholder participation, and managerial responsibility for multi-disciplinary and multi-cultural teams;
- Excellent interpersonal skills, ability to gain credibility and trust. Proven ability to represent the Academy to, and communicate with, a wide range of stakeholders at all levels; .
- Excellent English writing and communication skills as well as a demonstrable ability to write to publication standard for a range of different audiences and to edit the work of others; very good knowledge of German would be an advantage.

FURTHER INFORMATION

The Academy promotes equality of opportunity. We offer a competitive salary package at level B 3 of the Collective Agreement applicable to the German Public Service. A renewable appointment of five years will be extended to the successful candidate. The appointment is foreseen to start on 1 July 2022.

For further information please go to <http://www.nurembergacademy.org> or contact admin@nurembergacademy.org.

Please apply incl. motivation letter, CV and three references to admin@nurembergacademy.org before 30 November 2021.

Impressum

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

Hinweise auf Veranstaltungen, Stellenausschreibungen, Call for Papers und Konferenzen nimmt das AjV-Newsletterteam gerne unter newsletter@voelkerrechtsblog.org entgegen.

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

Datenschutz

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