



Mitteilungen der Gesellschaft Oktober 2021

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I. Calls for Papers

Teaching International Migration and Asylum Law – Call for Proposals, University of Innsbruck (Deadline: 15.10.2021)

On 18 January 2022, a conference on “Teaching International Migration and Asylum Law” will take place at the University of Innsbruck. This conference is part of a series of initiatives within the EU sponsored MAPS network (Migration and Asylum Policies Systems, <https://www.mapsnetwork.eu/>). Proposals for presentations, videos, simulated classes etc. of about 20 minutes to 60 minutes are still being accepted. Presentations can be made in presence or online.

Please send proposals to Peter.Hilpold@uibk.ac.at by **15 October 2021**. Funding for travel expenses is available.

Contact Information:

Prof. Dr. Peter Hilpold
University of Innsbruck
Innrain 52
A-6020 Innsbruck
E-Mail: Peter.Hilpold@uibk.ac.at

CRIL Journal of International Law and Policy, Vol. I Issue I, National Law Institute University, Bhopal, India (Deadline: 20.10.2021)

NLIU-CRIL is pleased to invite original and unpublished manuscripts for publication in its annual journal, now rebranded as the CRIL Journal of International Law and Policy. This inaugural edition of the annual journal seeks to secure collaboration between students, research scholars, and professionals interested in international law, from across the world.

About the organization

The National Law Institute University (NLIU) is a premier law school, and a centre for research located in Bhopal, India. Established in 1997 by the State of Madhya Pradesh, it is one of the first three law schools to have been established under the National Law University system.

The Centre for Research in International Law (CRIL) is one of the oldest student-run bodies at National Law Institute University, Bhopal, which was established with an aim to increase awareness of international law and policy in the academia.

About the Journal

In its previous iteration, the Journal featured articles covering a diverse array of themes ranging from international criminal and humanitarian law to trade law and state responsibility. It has now been rebranded as the CRIL Journal of International Law and Policy.

Theme

The theme of the journal includes any contemporary and pertinent development in the field of international law and policy. The scope of this journal includes, but is not limited to, fields such as Public International Law, Human Rights Law, Private International Law, International Trade Law, International Commercial Laws, International Criminal Law, and International Investment Laws. The authors are encouraged to write on, or take an inter-disciplinary approach to, any field(s) or law(s) related to international law and policy.

Submission Categories and Requirements

1. The manuscripts may be submitted in the following manner (the below mentioned word limit is **exclusive** of the footnotes):
 - o Long Article: 5000 – 8000 words;
 - o Short Article: 3000 – 5000 words;
 - o Case Note / Case Study: 1500 – 3000 words;
 - o Book reviews: 1000 – 2000 words.
2. Co-authorship up to a maximum of two authors is permitted.
3. All manuscripts submitted must be original and unpublished. Plagiarism of content as well as that of an idea would lead to a direct rejection of the manuscript. The author(s) of the manuscript bear the responsibility of authorities, facts, or views instated in the manuscript.
4. The Executive Board of CRIL may, at its sole discretion, allow for manuscripts which do not substantially deviate from the given word limits to be considered for publication.

Submission Guidelines

1. Authors are encouraged to visit the [CRIL Website](#) for detailed submission guidelines.
2. The submitted document must include an **abstract** of 250-300 words in the beginning, highlighting the structure and the essence of the manuscript. The abstract is exclusive of the word limit of the manuscript.
3. Title of the manuscript should be formatted to Times New Roman, Bold, Font Size 16, with 1.5 line spacing, all caps, and a center alignment.
4. The main body of the manuscript should be formatted to Times New Roman, Font Size 12, with 1.5 line spacing, have 1-inch margin on all sides, and a justified alignment.
5. The footnotes should be formatted to Times New Roman, Font Size 10, with 1.0 line spacing, and a justified alignment.

Citation Standards

1. The footnotes must adhere to the standards of the Oxford University Standard for Citation of Legal Authorities (4th ed., 2012) ([OSCOLA 4th edition](#)).
2. The authors are discouraged from using speaking or substantive footnotes.
3. Use of endnotes or hyperlinks would not be accepted.

Submission Deadline

The last date of submission of manuscripts is **20 October 2021**.

How to Submit?

1. Authors are encouraged to visit the [CRIL Website](#) for detailed submission guidelines.

2. All submissions are to be made via [this Google Form](#). The Google Form may also be accessed from the [CRIL Website](#).
3. The file uploaded must be a word document (.doc or .docx).

Review Procedure

Each manuscript shall undergo a plagiarism check, and two stages of content review, including the peer-review.

Contact Information

In case of any queries, kindly drop us a mail at cril@nliu.ac.in, or contact the undersigned.

Ritwik P. Srivastava (Convenor): +91 7905817435

Arundhati Diljit (Co-Convenor): +91 8547823514

Digital Law Review 2021/2, Social Sciences University of Ankara, School of Law (Deadline: 31.10.2021)

The Digital Law Review is a peer-reviewed journal published biannually by the Social Sciences University of Ankara, School of Law. It is the first and only academic journal regarding IT Law in Turkey. The Digital Law Review aims to create an academic setting in which issues arising from the subject of Information Technologies, Communication and Internet Law as well as Information and Communication Technologies subject to legal regulations are discussed. The journal welcomes articles, case reviews, translations regarding IT law in Turkish, English, French, and German.

Works to be published in the journal are subject to double-blind peer reviews. The Digital Law Review utilizes LOCKSS digital preservation for the long-term preservation of the works published. Articles, translations, book reviews and case analyses in Turkish, English, French or German regarding Information Technology Law may be [submitted via DergiPark here](#).

The Digital Law Review is accepting submissions for its December 2021 issue. Deadline for submissions is **October 31st, 2021**.

Legal Concept of Economic Activity Workshop, Business and Corporate Law Department, Russian State University of Justice (Deadline: 31.10.2021)

The Business and Corporate Law Department of the Russian State University of Justice invites submissions (in English, Spanish, Russian or Esperanto) for a workshop to be held via Zoom and streamed via YouTube on November 11, 2021.

Contact Information

Russian State University of Justice

Business and Corporate Law Department

Novochermushkinsk aya street, d. 69, Moscow, 117418, Russia

Submissions are invited for papers dealing with any aspect of legal dimensions of economic activity. Papers might address, inter alia, the following issues:

- Does legislation need a definition of the economic activity and its types?
- Legal dimensions of business and entrepreneurship
- Economic activity and public regulation
- Concept of economic activity and the contract. Contractual relation as a piece of continuous economic activity of an economic entity.
- The professionalism of entity's economic activity as a legal fact, influencing its legal status
- The economic activity of consumer's counterparts
- Differentiation of stakeholders by type of an economic activity
- Legal qualification of economic activity of owners and clients of marketplaces and other e-platforms as two-sided markets
- Transformation of the concept of business in the sharing economy

Submissions

Abstracts (250 – 500 words in English and in original language if differs) should be submitted by **October 31 2021** , for review by a scientific board by filling a form at: <https://forms.gle/CKyoEPZ1ir2VPeMj8>.

Acceptance decisions will be announced by November 3, 2021.

Publication

Papers (in English, Spanish, Russian or Esperanto) could be published according to authors' desire in a collection of articles, indexed by elibrary.ru and Google Scholar.

The length of a paper should not extend to 22,000 characters. Full papers, including abstracts and keywords, should be sent on or before December 11, 2021, via email predprim@rsuj.ru.

Layout: File type: .doc or .docx; font: Times New Roman, size – 14 (10 for footnotes); margins: top – 2 cm, bottom – 2 cm, left – 3 cm, right – 1.5 cm; interval – 1.5; alignment: to the width of the page (except for information about the author, title, annotation and keywords). Footnotes: paged, continuous numeration. Style: APA, MLA, Harvard or Chicago (will be converted to the Russian GOST style).

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

“The Colonial Trials” – Indian Society for Legal Research, Indian Society for Legal Research (Deadline: no deadline)

Indian Society for Legal Research is delighted to invite legal practitioners, academicians and research scholars to contribute to our upcoming blog series on *‘The Colonial Trials.’* The purpose of this initiative is to revisit the legality of trials conducted by the British EIC and the British government. Some of the articles will assess the nature of the powers exercised by the British EIC and its relevance in international law. With reference to the trials of heads of States, we will also look into the arguments relating to the immunities and privileges prominent in the British legal literature.

We also look forward to accepting the articles addressing the following questions:

1. Whether a chartered company (BEIC) had the power to persecute heads of princely states under international law?
2. What was the relation (sovereign/suzerainty) between the State(s) and the BEIC?
3. What was the nature of the rule of BEIC before 1857?
4. What was the nature of the transfer of rule/power by the BEIC to the British Crown? Can it be compared to the transfer of power during the decolonization process/Why/Why not?

The above list of cases and questions is not exhaustive. The contributors can choose/frame topics that broadly fits in the series. You can find the guidelines for the blog post [here](#). There is no fixed deadline for submission. If you have any questions or would like to send us your suggestions please write to Mohd Imran (imranmohd288@gmail.com). [Click Here for detailed information.](#)

Centre for Research in International Law, National Law Institute University Bhopal, NLIU Centre for Research in International Law (Submissions accepted throughout the year)

About the Blog

The Centre for Research in International Law (CRIL) is a student-run body at National Law Institute University, Bhopal (NLIU) which was established with an aim to increase awareness of international law and policy among students.

The NLIU-CRIL Blog is one of the leading blogs dealing with issues of international policy, relations, and law. It is run by the student community of the NLIU, Bhopal, and is aimed at securing collaboration between students, research scholars, and professionals interested in international law, from all across the world.

Theme

The blog publishes any contemporary and pertinent development in the field of International Law. The scope of this blog includes, but is not limited to, fields such as Public International Law, Private International Law, International Trade Law, International Commercial Law, and International Investment Law.

Submission Requirements

1. The manuscripts must contain a minimum of 1,000 words to maximum 2,000 words. These word limits may be relaxed subject to editorial approval.
2. Co-authorship of a maximum of two authors is permitted.
3. All manuscripts submitted must be original and unpublished. Plagiarism of content as well as that of an idea would lead to the direct rejection of the manuscript. The author(s) of the manuscript bear the responsibility of authorities, facts, or views stated in the manuscript.

Submission Guidelines

1. Submissions must be made in a word document (.doc or .docx).
2. Title of the manuscript should be formatted to Times New Roman, Bold, Font Size 14, and a center alignment.
3. The main body of the manuscript should be formatted to Times New Roman, Font Size 12 with 1.5 line spacing, and a justified alignment.
4. All references must preferably be made in the form of hyperlinks, linked to keywords, or phrases in the manuscript. The author(s) may use endnotes while citing restricted sources and authors. All the endnotes must adhere to the 21st Bluebook Citation Standard (2020).

How to Submit?

Author(s) can e-mail their submissions to crilsubmissions@gmail.com. The subject of the e-mail should be "Blog Submission: Title of the Blog".

Contact Information

In case of queries, feel free to drop us a mail at crilsubmissions@gmail.com, or contact the undersigned:

Ritwik P. Srivastava (Convenor): +91 7905817435

Arundhati Diljit (Co-Convenor): +91 8547823514

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

2nd Edition of Online Certificate Course on “Legal Aid and Allied Laws”, ProBono India, 02.-31.10.2021

ProBono India in association with Legal Services Committee, National Law University, Gandhinagar and Legal Aid Clinic, Rajiv Gandhi National Law University, Patiala is organising the 2nd edition of the online certificate course on “**Legal Aid and Allied Laws**” from 2nd to 31st October, 2021.

There is **no registration fee**. To register for the course, click [here](#). The last date to register is **25 September 2021**.

The official brochure is available [here](#).

Click [here](#) for the official notification.

Silvia Fernández de Gurmendi on Gender, Women and Leadership at the International Criminal Court, Minerva LAW Network, 08.10.2021, 12:00

Dr. Silvia Fernández de Gurmendi is a career diplomat and former International Criminal Court judge and president with over thirty years of experience in international criminal law, humanitarian and human rights law. Since February 2021, she has been serving as the President of the Assembly of States Parties to the Rome Statute of the International Criminal Court. She served as a judge of the ICC between 2010 and 2018, and as President of the ICC between 2015-2018. Prior to serving as a judge at the ICC she also worked in the Office of the Prosecutor at the ICC between 2003-2006 as Chef de Cabinet and later as the first Director of the Jurisdiction, Complementarity and Cooperation Division (2003-2006).

She was involved in the creation, set up and functioning of the ICC in various capacities for most of her career. In this regard, between 1995-1998 she served as Vice President of the Ad Hoc Committee and the Preparatory Committee on the Establishment of the ICC, which led to the Rome Conference. In 1998 at the Rome Conference she served as the Vice President of the Committee of the Whole (the negotiating forum) and President of the Working Group on criminal procedures. Between 2001-2002, within the Preparatory Commission of the ICC, Dr Fernández de Gurmendi served as President of the working group on the crime of aggression and as President of the ‘interlocutor mechanism’. The latter comprised a group of experts established to prepare the practical set up of the Court in coordination with the Netherlands, the host country.

This talk will focus on gender, women and leadership at the International Criminal Court. As President of the ICC, Dr Fernández de Gurmendi focused on promoting reforms to improve the efficiency and effectiveness of the institution. With a view to facilitating the evaluation of the activities of the Court and to increase efficiency, she developed both qualitative and quantitative performance indicators, to measure the activities of the Court in key sectors such as judicial proceedings, administration, security and access of victims to justice. As

President she also oversaw a collective review of judicial proceedings by the judges, the development of an ICC case law database, and efforts to enhance court-wide cooperation.

Register [here](#).

International Criminal Law before Domestic Courts, Rechtswissenschaftliche Fakultät der Universität Wien und Ludwig Boltzmann Institut für Grund- und Menschenrechte, 14.-16.10.2021

Auch 70 Jahre nach Erarbeitung der Nürnberger Prinzipien sieht sich das Völkerstrafrecht mit großen Herausforderungen konfrontiert: Teile der Wissenschaft attestieren dem Völkerstrafrecht einen Krisenzustand, der Internationale Strafgerichtshof erfährt heftige Attacken, international core crimes werden regelmäßig begangen und bleiben oftmals straflos. Vielfach unterbelichtet bleibt bei dieser Betrachtung die Rolle, welche die nationale Strafgerichtsbarkeit bei der Verfolgung von Völkerstraftaten spielen kann.

Der Bedeutung der nationalen Strafgerichtsbarkeit für die Durchsetzung des Völkerstrafrechts widmet sich die Tagung „International Criminal Law before Domestic Courts“, die von Donnerstag, 14. Oktober, bis Samstag, 16. Oktober 2021, an der Universität Wien von der Rechtswissenschaftlichen Fakultät und dem Ludwig Boltzmann Institut für Grund- und Menschenrechte unter Verantwortung von Univ.-Prof. Dr. Michael Lysander Fremuth veranstaltet wird. Nach Keynotes von Prof. Dr. William Schabas sowie Prof. Dr. Kai Ambos werden im Rahmen der Tagung zahlreiche nationale und internationale Expertinnen und Experten aus Wissenschaft und Praxis analysieren, welchen Beitrag das nationale Recht und die nationale Gerichtsbarkeit im Rahmen ihrer potenziellen Universalität sowie der völkerstrafrechtlichen Subsidiarität und Komplementarität zur Durchsetzung des Völkerstrafrechts leisten können.

Für weitere Informationen zur Tagung, zum Programm, zu unseren digitalen Beteiligungsformen sowie zu unserem Sicherheits- und Hygienekonzept dürfen wir Sie auf unsere Tagungshomepage unter <https://www.iclconference21.com/> verweisen. Eine Teilnahme ist sowohl in Präsenz als auch online via Livestream möglich. Dafür ist eine Anmeldung über die Tagungshomepage obligatorisch. Wir würden uns freuen, Sie zur Tagung in Wien begrüßen zu dürfen.

Nuremberg Forum 2021, International Nuremberg Principles Academy, 15.-16.10.2021

Dear Friends of the Nuremberg Academy,

The International Nuremberg Principles Academy (Nuremberg Academy) is pleased to announce that the registration for the Nuremberg Forum 2021 is now open. The forum will take place online on 15 and 16 October 2021.

Dedicated to marking the 70th anniversary of the Nuremberg Principles, the conference will examine the Nuremberg Principles today. It will reflect on the legal framework and system(s)

established after WWII to tackle impunity and critically analyse whether this framework or system(s), or the fight against impunity in general, are living up to the Nuremberg Principles. The forum will seek to understand what challenges, if any, persist in terms of strengthening the common fight against impunity and towards sustainable peace through justice.

The conference is particularly relevant to experts, professionals, and students interested in international criminal justice, international criminal law, international relations and history, political and other social sciences, and has a focus both on academia as well as practice. We would like to especially invite young scholars, lawyers, and practitioners to join our discussion.

The programme can be accessed through the Nuremberg Academy's official website and you can register for the event through this link: www.nurembergforum.org/

After registering, you will receive a confirmation email containing information about joining the event.

The Nuremberg Forum is an annual international conference organised by the Nuremberg Academy. It brings together leading scholars, practitioners, policymakers, and civil society, and provides a forum for dialogue and critical exchange on contemporary international criminal law matters. Located in Nuremberg, the birthplace of modern international criminal law, the Nuremberg Academy offers a neutral space, and is thus an apt setting, for the necessary dialogue on the development of international criminal law and the implementation and interpretation of the Nuremberg Principles today.

We cordially invite you to attend the conference and will be grateful if you could share this email with any interested colleagues.

Best regards from Nuremberg,

International Nuremberg Principles Academy
Bärenschanzstrasse 72
90429 Nuremberg, Germany
info@nurembergacademy.org

Demografie, Partizipation und Repräsentation, Institut für Europarecht und Völkerrecht, Universität Innsbruck in Kooperation mit dem Institut für Öffentliches Recht an der Universität Zürich und dem Zentrum für Demokratie Aarau sowie dem Land Tirol, 22.10.2021, 9:00-16:00

Wissenschaftliche Leitung: Univ.-Prof. Dr. Andreas Müller, LL.M., Univ.-Prof. Dr. Werner Schroeder, LL.M.

Kontakt und Anmeldung: Institut für Europarecht und Völkerrecht

Email: europarecht@uibk.ac.at

Tel.: +43 (0) 512 / 507 – 81401

Es wird um Anmeldung bis zum 7. Oktober 2021 gebeten.

Programm:

9.00 Begrüßung

Vizerektor Univ.-Prof. Dr. *Bernhard Fügenschuh*
Rechtswissenschaftliche Fakultät, Dekan Univ.-Prof. Dr. *Walter Obwexer*
Vertreter des Landes Tirol

9.15 Univ.-Prof. Dr. *Andreas Müller*, LL.M., Universität Innsbruck: Einführung in das Thema

Panel I: Grundsatzfragen

9.30 Univ.-Prof. Dr. *Andreas Glaser*, Universität Zürich: Herkunft und Bedeutung des Konzepts der Repräsentation und aktuelle Problemfelder im Wahlrecht

9.50 Univ.-Prof. Dr. *Werner Schroeder*, LL.M., Universität Innsbruck: Europäisierung repräsentativer Demokratie durch EU-Recht

10.10 Diskussion

10.30 Kaffeepause

Panel II: Migration

11.00 Univ.-Prof. Dr. *Katharina Pabel*, Wirtschaftsuniversität Wien: Inlandswahlrecht für Ausländer und Auslandswahlrecht für Inländer?

11.20 Ass.-Prof. Dr. *Nadja Braun Binder*, MBA, Universität Basel: Kommentar aus schweizerischer Perspektive

Panel III: Geschlecht

11.30 a.o. Univ.-Prof. Dr. *Lamiss Khakzadeh*, Universität Innsbruck: „Gender Gap“ bei Partizipation und Repräsentanz und Instrumente des Wahlrechts

11.50 Ass.-Prof. Dr. *Nadja Braun Binder*, MBA, Universität Basel: Kommentar aus schweizerischer Perspektive

12.00 Diskussion

12.30 Mittagspause

Panel IV: Behinderung

13.30 Univ.-Prof. Dr. *Markus Schefer*, LL.M., Universität Basel: Wahlrecht von Menschen mit Behinderungen und UN-Behindertenrechtskonvention

13.50 Univ.-Prof. Dr. *Andreas Müller*, LL.M., Universität Innsbruck: Kommentar aus österreichischer Perspektive

14.00 Diskussion

Panel V: Populismus

14.20 Ass.-Prof. Dr. *Lorenz Langer*, MPhil, Universität Zürich: Tatsächliche und gefühlte Repräsentation

14.40 Assoz.-Prof. Dr. *Marie-Luisa Frick*, Universität Innsbruck: Kommentar

14.50 *Conrad Seidl*, Redakteur, Der Standard: Kommentar

15.00 Diskussion

Resümee

Ende der Tagung

Das Programm steht [hier](#) als PDF zum Download zur Verfügung.

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.](#)

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.

III. Stellenanzeigen

One Position as Assistant Professor (38h/week), Faculty of Humanities, University of Amsterdam (Deadline: 04.10.2021)

The Faculty of Humanities, Department of History, European Studies and Religious Studies at the University of Amsterdam, is looking for an Assistant Professor in European Legal and Economic Governance. We offer a temporary employment contract for a period of two years with the intention of converting it into a permanent contract after a positive assessment. The ideal starting date of the employment contract is 1 February 2022.

Deadline for application: **4 October 2021**.

More information is [available here](#).

Three Positions as PhD Researcher (100%), Max Planck Institute for Legal History and Legal Theory (Deadline: 15.10.2021)

The [Max Planck Institute for Legal History and Legal Theory](#) in Frankfurt/Main is a world leader in fundamental research on law. Its three research departments with more than 60 scholars, the unrivalled collections of its specialized library, and its numerous national and international co-operations make it the central research hub for a global scientific community investigating the past, present, and future of legal regimes.

We are looking to recruit from **March 2022** onwards,

Three PhD researchers (m/f/d/)

for the ERC research group IberLAND

“Beyond Property. Law and Land in the Iberian World (1510-1850)”

directed by Dr. Manuel Bastias Saavedra, with a case study compatible with the following focus:

(1) Goa (and Old Conquests), 1510-1630

(2) New Spain, 1520-1630

(3) Cape Verde, 1600-1730

IberLAND explores the history of land tenure in a long-term and global perspective by focusing on the territories of the former Portuguese and Spanish empires in what has recently been labelled the Iberian world. The Iberian crowns of Portugal and Castile, beginning in the 15th century, connected diverse peoples and communities across Africa, Asia, Europe, and the Americas. In doing so, they for the first time transformed the questions of how to own and how to use land into an issue of global dimensions. While this age of discovery and colonialism has often been regarded as the first phase of the transplantation of European concepts of property from Europe to the non-European world, IberLAND seeks to disrupt this narrative by looking at the history of land tenure not as a process of diffusion from Europe to the world, but as a process of decentred legal innovation. To do this, the project will move beyond the idea of property and focus on land relations to understand the sets of social relations established between people and land.

This conceptual approach provides a way of observing how law was produced at the local level through the combination of practice and doctrine. To connect legal doctrines to local practices, the project's analysis will focus on different sets of institutions that structured land relations in different places in the Iberian world. This conceptual and analytical framework will be applied to six case studies focusing on New Spain, Goa, Cape Verde, Spain, Brazil and the Philippines, enabling us to overcome the diffusionist mindset that has pervaded the study of law and empire.

Job description

Your key responsibility is to develop and complete a doctoral dissertation within the framework of the research group with focus on one of the three regions and temporal foci above. Doctoral researchers are also expected to discuss, publish, and disseminate their research findings in close co-operation with the other members of the research group.

Your Profile

You hold a university degree in history, law, anthropology, or other related field that has been completed with above-average success. Applicants should hold a master's degree at the time the PhD contract is signed. Candidates may already be enrolled in a PhD program in any university worldwide.

You are fully proficient in Portuguese and/or Spanish, and good knowledge of English is expected. Knowledge of additional languages relevant to the regional focus is not required but will be considered an asset.

Your curriculum vitae shows the potential to conduct research at an internationally high level. You work meticulously and are able to handle deadlines. You work independently and have a strong interest in interdisciplinary, archival, and comparative work. You have the ability to play an active collaborative role in the research group.

Our offer

We offer an attractive and international work environment with unparalleled research infrastructure and a good working atmosphere. The candidate will have the opportunity to take part in an interdisciplinary international research group, benefit from continuous scientific exchange, a comprehensive library and the possibility of research stays in Germany and abroad.

The PhD positions are full-time (39 hours per week) and are paid the equivalent of 65% of the German Civil Service Collective Agreement (TVöD Bund), level E13.

The positions are fixed-term appointments for three years; in exceptional cases, a position can be extended for up to one additional year.

The Max Planck Society is committed to increasing the number of individuals with disabilities in its workforce and therefore encourages applications from such individuals. Furthermore, the Max Planck Society seeks to increase the number of women in those areas where they are underrepresented and therefore women are explicitly encouraged to apply.

We encourage applications from all backgrounds.

Application process

The application can be in English, Portuguese, Spanish or German and should contain the following documents (in one pdf document):

- Cover letter naming your research project and explaining to what extent your profile meets the selection criteria
- Detailed CV containing a list of any publications you might have
- Preliminary research project (up to five pages, not including bibliography) on a local or regional case study fitting within one of the three regions indicated above, specifically indicating archives and sources. (*Applicants working on other regions of the Iberian World may be considered but should contact Dr. Bastias Saavedra before applying*).
- Copies of your university certificates

Your application must be submitted online via the following link by the closing date of **October 15, 2021**: <https://www.lhlt.mpg.de/job-offers>. Outstanding candidates will be invited to an interview.

Contact

You are encouraged to contact Dr. Bastias Saavedra (bastias@lhlt.mpg.de) for any inquiries regarding the scientific aspects of the project. For questions as to the terms and conditions of employment, please contact Ms. Anna Heym (jobs@lhlt.mpg.de).

Eine Stelle als wissenschaftliche*r Mitarbeiter*in mit überwiegender Tätigkeit in der Lehre (19,35h/Woche), Walther-Schücking-Institut für Internationales Recht (Deadline: 29.10.2021)

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

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

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

Die Stelle dient der langfristigen Stärkung und Sicherung der **interdisziplinären und internationalen Lehre im Bereich des Völker- und Europarechts**. Zu den abzuhaltenden Lehrveranstaltungen zählen:

- propädeutische Kurse zur juristischen Denkweise und Methodik (auf Deutsch)
- Verfassen rechtswissenschaftlicher Themenarbeiten (auf Deutsch)
- einführende Kurse in das deutsche Recht (auf Deutsch und ggf. auf Englisch),

- Veranstaltungen zu Sondergebieten des Völker- und/oder Europarechts (auf Deutsch oder Englisch)

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

Hinzu kommen Koordinations- und Betreuungsaufgaben im IPIR-Masterstudiengang.

Einstellungsvoraussetzungen:

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

Die Christian-Albrechts-Universität zu Kiel versteht sich als moderne und weltoffene Arbeitgeberin. Wir begrüßen Ihre Bewerbung unabhängig Ihres Alters, Ihres Geschlechts, Ihrer kulturellen und sozialen Herkunft, Religion, Weltanschauung, Behinderung oder sexueller Identität. Wir fördern die Gleichberechtigung der Geschlechter.

Frauen werden bei gleichwertiger Eignung, Befähigung und fachlicher Leistung vorrangig berücksichtigt.

Ausdrücklich begrüßen wir es, wenn sich Menschen mit Migrationshintergrund bei uns bewerben.

Die Christian-Albrechts-Universität zu Kiel setzt sich für die Beschäftigung von Menschen mit Behinderungen ein: Bewerbungen von Schwerbehinderten und ihnen Gleichgestellten werden bei entsprechender Eignung bevorzugt berücksichtigt.

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

Bei Fragen zum Stellen- und Anforderungsprofil und den damit verbundenen Aufgaben wenden Sie sich bitte an Frau Prof. Dr. Kerstin von der Decken, E-Mail: decken@wsi.uni-kiel.de. Diese Ausschreibung richtet sich gleichermaßen an Beschäftigte des Landes Schleswig-Holstein und an externe Bewerber*innen.

Bewerbungen – bevorzugt in elektronischer Form – sind mit den üblichen Unterlagen (Anschreiben, Lebenslauf, Kopien aller Abschlusszeugnisse, Arbeitszeugnisse etc.) bitte ab sofort bis zum **29. Oktober 2021** zu senden an:

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

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

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

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

Fellowship with the Berlin Potsdam Research Group “The International Rule of Law – Rise or Decline?”, Berlin Potsdam Research Group “The International Rule of Law - Rise or Decline?” (Deadline: 29.10.2021)

Position: 1 Fellowship in International Law, International Relations or Political Philosophy

Duration: 12-24 months fellowship starting on 1 January 2022 or at a later date

Deadline for Applications: 29 October 2021

The Berlin Potsdam Research Group “The International Rule of Law – Rise or Decline?” invites applications for a Fellowship starting on 1 January 2022 or at a later mutually agreed date.

Framework

The Research Group examines the role of international law in a changing global order. It assumes that a systemically relevant crisis of international law of unusual proportions is currently taking place which requires a reassessment of the state and role of the international legal order. Developments in recent years give rise to the question whether the move towards an international rule of law has lost momentum. Inter-state crises in different parts of the world display renewed thinking in terms of geopolitical spheres of influence. Collective efforts to address global issues through universal international law meet difficulties. Can we, under current conditions, still observe a legalization of international relations based on a universal understanding of values, or are we witnessing a tendency towards an informalization or a reformalization of international law, or even an erosion of

international legal norms? Or are we simply observing a slump in the development towards an international rule of law based on a universal understanding of values? And do we see a different type of international law currently emerging?

The Research Group consists of public international lawyers – Heike Krieger (*Freie Universität Berlin*) and Andreas Zimmermann (*Universität Potsdam*) – political scientists Andrew Hurrell (*Oxford University, Humboldt Universität zu Berlin*) and Andrea Liese (*Universität Potsdam*), as well as the political philosopher Stefan Gosepath (*Freie Universität Berlin*). The working language of the group is English.

More information can be found via <http://kfg-intlaw.de>

The Position

This is a fixed-term position for a period of 12 months which may be extended by up to a further year. The fellow will work at Freie Universität Berlin and co-operate with the group's senior researchers and participate in the academic exchange of the Research Group. The fellow is expected to complete a peer-reviewed publication project during the fellowship.

A monthly stipend of 2500,00 Euro plus a roundtrip (economy) is attached to the position from which all costs will have to be covered.

Eligibility

The Fellowship is designed for applicants worldwide with a doctorate in international law, international relations or political philosophy. The proposed projects should relate to the Group's area of research. Applicants should have completed their PhD before joining the group and should not have pursued more than 2 years of postdoctoral research. Candidates from outside Europe are particularly encouraged to apply. Applicants are not expected to speak German.

Application

Applicants should submit:

- a curriculum vitae including degrees awarded and a list of publications;
- a description of current research and of a project to be pursued during the first year of the Fellowship (no more than 1000 words);
- a summary of the candidate's doctoral thesis (no more than 1000 words);
- the names and affiliations of two referees (references are to be provided if an applicant is short-listed).

The deadline for application is **29 October 2021**.

Please send your application in **ONE** pdf-file **via email** to info@kfg-intlaw.de

Further information can be obtained at info@kfg-intlaw.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 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.

Eine Stelle als Wissenschaftliche Hilfskraft (6h/Woche), Deutsche Universität für Verwaltungswissenschaften Speyer (keine Deadline)

Am Lehrstuhl für Öffentliches Recht, Völker- und Europarecht (Univ.-Prof. Dr. Wolfgang Weiß) ist ab sofort eine Stelle als **wissenschaftliche Hilfskraft (m/w/d)** mit einem Beschäftigungsumfang von 6 Stunden in der Woche zu besetzen.

Aufgabengebiet: Mitwirkung an Forschungen des Lehrstuhlinhabers aus dem Öffentlichen Recht, Europarecht und internationalen Wirtschaftsrecht.

Einstellungsvoraussetzungen:

- Juristisches Examen, möglichst mit Prädikat
- Studienschwerpunkt im Europarecht und/oder Völkerrecht
- Gute Kenntnisse des Englischen in Wort und Schrift

Örtliche Präsenz ist nicht erforderlich.

Schwerbehinderte werden bei entsprechender Eignung bevorzugt eingestellt. Es wird nur ein Mindestmaß an körperlicher Eignung verlangt.

Die Deutsche Universität für Verwaltungswissenschaften Speyer ist bestrebt, den Anteil der Frauen im wissenschaftlichen Bereich zu erhöhen. Entsprechend qualifizierte Frauen werden daher besonders gebeten, sich zu bewerben.

Ihre Bewerbung mit den üblichen Unterlagen (Lebenslauf, Motivationsschreiben, Examenszeugnis) richten Sie bitte in elektronischer Form (**im PDF-Format und in einer Datei**) unter Angabe der **Kennziffer 0621** an: Deutsche Universität für Verwaltungswissenschaften Speyer, Freiherr-vom-Stein-Str. 2, 67346 Speyer (bewerbung@uni-speyer.de).

Die Universität Speyer im Internet: www.uni-speyer.de

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

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

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

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

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

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

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

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

Wir freuen uns auf Ihre Bewerbung!

Impressum

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

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

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

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