Legal Studies

REI EJIL 17(4)06 NNS
August Reinisch, European Court Practice Concerning State Immunity from Enforcement Measures, European Journal of International Law, 2006, 17(4), 803–836

MIL EJIL 17(3)06 NNS

THI EJIL 17(2)06 NNS
Tobias Thienel, The Admissibility of Evidence Obtained by Torture under International Law, European Journal of International Law, 2006, 17(2), 349–367

VRA EJIL 17(2)06 NNS
Erich Vranes, The Definition of ‘Norm Conflict’ in International Law and Legal Theory, European Journal of International Law, 2006, 17(2), 395–418

SHA EJIL 16(5)05 NNS
Yuval Shany, Toward a General Margin of Appreciation Doctrine in International Law?, European Journal of International Law, 2005, 16(5), 907–940

KNO EJIL 16(4)05 NNS
Bernhard Knoll, From Benchmarking to Final Status? Kosovo and The Problem of an International Administration’s Open-Ended Mandate, European Journal of International Law, 2005, 16(4), 637–660

JAI EJIL 16(2)05 NNS

KRE EJIL 16(2)05 NNS

LES EJIL 16(1)05 NNS
Randall Lesaffer, Argument from Roman Law in Current International Law: Occupation and Acquisitive Prescription, European Journal of International Law, 2005, 16(1), 25–58

FAS EJIL 15(5)04 NNS

GIL EJIL 14(5)03 NS

CAR EJIL 14(4)03 NS
Anthony Carty, Scandinavian Realism and Phenomenological Approaches to Statehood and General Custom in International Law, European Journal of International Law, 2003, 14(4), 817–841

MOR EJIL 17(1)06 NS

HAR EJIL 17(1)06 NS
Carol Harlow, Global Administrative Law: The Quest for Principles and Values, European Journal of International Law, 2006, 17(1), 187–214

GRA EJIL 14(5)03 NS

GIL EJIL 15(5)04 NS

BEC EJIL 16(2)05 NS

ALS EJIL 16(3)05 NS
Philip Alston, Facing Up to the Complexities of the ILO’s Core Labour Standards Agenda, European Journal of International Law, 2005, 16(3), 467–480

BER EJIL 17(4)06 NS

WHE EJIL 17(3)06 NS
Steven Wheatley, The Security Council, Democratic Legitimacy and Regime Change in Iraq, European Journal of International Law, 2006, 17(3), 531–551

LEG HILJ 47(2)07 NNS

VON HILJ 47(1)06 NNS
Armin von Bogdandy, Constitutionalism in International Law: Comment on a Proposal from Germany, Harvard International Law Journal, 2006, 47(1)

BLA HILJ 47(1)06 NNS

CHI HILJ 46(2)06 NNS
B.S. Chimni, Alternative Visions of Just World Order: Six Tales from India, Harvard International Law Journal, 2005, 46(2)

DEN HILJ 46(2)06 NNS

CUI HILJ 46(2)06 NNS

ALE HILJ 45(2)04 NNS

JAC HILJ 48(1)07 NS

PRI HILJ 47(2)06 NS

TWI HILJ 47(2)06 NS

PAT HILJ 47(2)06 NS

BRO HILJ 47(1)06 NS

ORO HILJ 47(1)06 NS
Allen O’Rourke, Recent Development: Joint Criminal Enterprise and Brdanin: Misguided Over-correction, Harvard International Law Journal, 2006, 47(1)

MAC HILJ 47(1)06 NS

OCO HILJ 46(2)05 NS

DAN HILJ 46(2)05 NS

ENG HILJ 46(2)05 NS

WAI HILJ 46(2)05 NS

BEC HILJ 46(1)05 NS

GUZ HILJ 45(2)04 NS

JIN HILJ 45(2)04 NS
Derek Jinks, The Declining Significance of POW Status, Harvard International Law Journal, 2004, 45(2)

ANG HILJ 45(1)04 NS
Jennifer M. Anglim, Crossroads in the Great Race: Moving Beyond the International Race to Judgment in Disputes over Artwork and Other Chattels, Harvard International Law Journal, 2004, 45(1)
LEV HILJ 45(1)04 NS
Janet Koven Levit, The Dynamics of International Trade Finance Regulation: The Arrangement on Officially Supported Export Credits, Harvard International Law Journal, 2004, 45(1)

ZEN IRLE 26(2)06 NNS

MON IRLE 26(2)06 NNS

HEI IRLE 26(1)06 NNS

ALB IRLE 26(1)06 NNS

BAL IRLE 26(1)06 NNS

CAS IRLE 25(4)06 NNS

FER IRLE 25(3)05 NNS

MON IRLE 25(3)05 NNS

TOR IRLE 25(3)05 NNS

KES IRLE 25(3)05 NNS

LOO IRLE 25(3)05 NNS

BAS IRLE 25(3)05 NNS


Eleni Zervogianni, Remedies for damage to property: money damages or restitution in natura?, International Review of Law and Economics, 2004, 24(4), 525–541


Juergen Noll, Comparing quality signals as tools of consumer protection: are warranties always better than advertisements to promote higher product quality?, International Review of Law and Economics, 2004, 24(2), 227–239


<table>
<thead>
<tr>
<th>Journal</th>
<th>Volume (Issue)</th>
<th>Year</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>ROE HLR</td>
<td>120(2)</td>
<td>2006</td>
<td>Legal Origins, Politics, And Modern Stock Markets.</td>
</tr>
<tr>
<td>FRI HLR</td>
<td>119(2)</td>
<td>2005</td>
<td>American Exceptionalism In Federal Public Law</td>
</tr>
<tr>
<td>HAS HLR</td>
<td>119(2)</td>
<td>2005</td>
<td>Intimacy And Economic Exchange</td>
</tr>
<tr>
<td>GER YLJ</td>
<td>116(4)</td>
<td>2007</td>
<td>Chevron as a Voting Rule</td>
</tr>
<tr>
<td>BIL YLJ</td>
<td>116(3)</td>
<td>2006</td>
<td>The Corporate Origins of Judicial Review</td>
</tr>
<tr>
<td>ELL YLJ</td>
<td>116(2)</td>
<td>2006</td>
<td>Unpacking the Household: Informal Property Rights Around the Hearth</td>
</tr>
<tr>
<td>GRE YLJ</td>
<td>115(8)</td>
<td>2006</td>
<td>Beyond Lawrence: Metaprivacy and Punishment</td>
</tr>
<tr>
<td>EST YLJ</td>
<td>115(7)</td>
<td>2006</td>
<td>Good Governance at the Supranational Scale: Globalizing Administrative Law</td>
</tr>
<tr>
<td>HEY YLJ</td>
<td>115(5)</td>
<td>2006</td>
<td>Managing Transitional Moments in Criminal Cases</td>
</tr>
<tr>
<td>GOL YLJ</td>
<td>115(3)</td>
<td>2006</td>
<td>The Constitutional Status of Tort Law: Due Process and the Right to a Law for the Redress of Wrongs</td>
</tr>
<tr>
<td>MAC YLJ</td>
<td>115(2)</td>
<td>2006</td>
<td>Rethinking Civil Rights Lawyering and Politics in the Era Before Brown</td>
</tr>
<tr>
<td>LAN YLJ</td>
<td>114(5)</td>
<td>2005</td>
<td>Questioning the Trust Law Duty of Loyalty: Sole Interest or Best Interest?</td>
</tr>
<tr>
<td>SQU SLR</td>
<td>59(1)</td>
<td>2006</td>
<td>Antitrust and the Supremacy Clause</td>
</tr>
<tr>
<td>TYL SLR</td>
<td>59(2)</td>
<td>2006</td>
<td>Is Suspension A Political Question?</td>
</tr>
<tr>
<td>WEI SLR</td>
<td>59(2)</td>
<td>2006</td>
<td></td>
</tr>
</tbody>
</table>

MEY SLR 59(3)06 NS