The Americans, Grades 9-12 Workbook- 2002-03-04
Treaty on the Functioning of the European Union – A Commentary-Hermann-Josef Blanke

The Charter of the United Nations was signed in 1945 by 51 countries representing all continents, paving the way for the creation of the United Nations on 24 October 1945. The Statute of the International Court of Justice forms part of the Charter. The aim of the Charter is to save humanity from war; to reaffirm human rights and the dignity and worth of the human person; to proclaim the equal rights of men and women and of nations large and small; and to promote the prosperity of all humankind. The Charter is the foundation of international peace and security.

Creating America , Grades 6-8-Mcdougal Littel 2000-04-25
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The American Journey-Joyce Oldham Appleby 2003
The SALT II Treaty-United States. Congress. Senate. Committee on Foreign Relations 1979
Prisoners of the International Community-Denis Abels 2012-09-14 Little has been written about the legal position and conditions of detention of persons detained by international criminal tribunals, particularly as regards their internal legal position (their rights and duties inside the remand facility). The primary purpose of this book is to set out the law governing the detention of persons detained under the tribunals’ jurisdiction. The book provides a detailed account of this area of international criminal law. It sets out the applicable law, including the law’s underlying principles, and focuses on a number of specific procedural and substantive legal issues. As to procedural issues, it examines the available complaints and disciplinary procedures as well as procedures applicable to the designation of States for the enforcement of the tribunals’ sentences. In respect of substantive law, it examines the detainees’ right to contact with the outside world, including contact with their relatives, with their lawyers and with the media. The book will be an extremely useful guidance for practitioners in applying the law and principles of the tribunals’ detention law, particularly because it is the first monograph written on the topic.
Dynamic Interpretation in International Criminal Law-Alexander Grabert 2015-06-17 The interpretive process in International Criminal Law (›ICL‹) is characterised by a conflict between the requirements for stability and change. On the one hand, ICL provides for the ›criminal‹
responsibility of individuals. Thus, there is an enhanced requirement for legal certainty: According to the principle of legality, the addressee of the law must be able to identify the prohibited conduct in advance in order to be able to avoid criminal sanctions. On the other hand, however, ICL forms part of ›international‹ law. Hence, it derives to some extent from international treaties. Whereas the forms of criminal conduct are continuously evolving, treaties are rather static instruments – they cannot be adapted to a changing environment within a short period of time. Thus, reality is developing at a pace that the law cannot always match. In consequence, there is a certain need to account for evolving circumstances within the framework of interpretation. The aim of this book is to review the consequences of this conflict for the interpretation of ICL. How can the conflicting requirements be brought into balance? Can substantive rules of ICL be interpreted in a ›dynamic‹ fashion to the detriment of the accused without violating the principle of legality? How do international criminal courts and tribunals deal with this issue?

The Georgia Journal of International and Comparative Law- 2010
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The Law of Cybercrimes and Their Investigations-George Curtis 2011-08-09 Cybercrime has become increasingly prevalent in the new millennium as computer-savvy criminals have developed more sophisticated ways to victimize people online and through other digital means. The Law of Cybercrimes and Their Investigations is a comprehensive text exploring the gamut of issues surrounding this growing phenomenon. After an introduction to the history of computer crime, the
book reviews a host of topics including: Information warfare and cyberterrorism Obscenity, child pornography, sexual predator conduct, and online gambling Cyberstalking, cyberharassment, cyberbullying, and other types of unlawful expression Auction fraud, Ponzi and pyramid schemes, access device fraud, identity theft and fraud, securities and bank fraud, money laundering, and electronic transfer fraud Data privacy crimes, economic espionage, and intellectual property crimes Principles applicable to searches and seizures of computers, other digital devices, and peripherals Laws governing eavesdropping, wiretaps, and other investigatory devices The admission of digital evidence in court Procedures for investigating cybercrime beyond the borders of the prosecuting jurisdiction Each chapter includes key words or phrases readers should be familiar with before moving on to the next chapter. Review problems are supplied to test assimilation of the material, and the book contains weblinks to encourage further study.

The Foundations of International Investment Law-Zachary Douglas 2014-02 Bringing together conceptual theories of international investment law with the practical application of the law in treaty arbitration, this book investigates the key controversies in the field. It provides a detailed examination of how a different theoretical approach would have led to a different outcome in a number of important arbitral awards.

Judicial Bench Book on Violence Against Women in Commonwealth East Africa-Commonwealth Secretariat 2017-01-09 The Judicial Bench Book on Violence Against Women in Commonwealth East Africa situates VAW in Kenya, Rwanda, Tanzania and Uganda. By placing VAW within the socio-cultural and legal context of the region, the bench book will enhance the ability of judicial officers to handle cases of VAW, both within a human rights as well as a gender perspective.

The Universal Declaration of Human Rights-Johannes Morsink 1999 "A splendid volume . . . fused
with political and philosophical insight into the fundamental concepts underlying the Declaration."—
American Journal of International Law
The United Nations Security Council Towards Greater Effectiveness-Davidson Nicol 1982
The Leather Workers' Journal- 1912
Official Records- 1965
Constitutions, Courts, and History-Ren ta Uitz 2005-01-01 Emphasizes the role history and historical narratives play in constitutional adjudication. Uitz provocatively draws attention to the often-tense relationship between the constitution and historical precedence highlighting the interpretive and normative nature of the law. Her work seeks to understand the conditions under which references to the past, history and traditions are attractive to lawyers, even they have the potential of perpetuating indeterminacy in constitutional reasoning. Uitz conclusively argues that this constitutional indeterminacy is obscured by 'judicial rhetorical toolkits' of continuity and reconciliation that allow the court's reliance on the past to be unaccounted for. Uitz's rigorous analysis and extensive research makes this work an asset to legal scholars and practitioners alike. The inquiry in this volume hopes to attract observers of constitutional adjudication, may they be reading constitutional jurisprudence from the quarters of constitutional law, constitutional history, political science or history departments.
Studies in International Law-Stuart S. Malawer 1977
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The UN Convention on the Rights of the Child—John Tobin 2019-03-21 The United Nations Convention on the Rights of the Child is the most extensive and widely ratified international human rights treaty. This Commentary offers a comprehensive analysis of each of the substantive provisions in the Convention and its Optional Protocols on Children and Armed Conflict and the Sale of Children, Child Prostitution and Pornography. It offers a detailed insight into the drafting history of these instruments, the scope and nature of the rights accorded to children and the obligations imposed on states to secure the implementation of these rights. In doing so, it draws on the work of the Committee on the Rights of the Child, international, regional and domestic courts, academic and interdisciplinary scholarly analyses. It is of relevance to anyone working on matters affecting children including government officials, policy makers, judicial officers, lawyers, educators, social workers, health professionals, academics, aid and humanitarian workers, and members of civil
society.
Netherlands Yearbook of International Law 2017-Fabian Amtenbrink 2018-06-21 This Volume of the
Netherlands Yearbook of International Law explores emerging trends and key developments in
international economic law. It examines shifts in the levels of cooperation (from multilateral to
plurilateral, regional or bilateral—or vice versa), and shifts in the forms of cooperation (new types of
actors and instruments). These trends are analysed both from a conceptual and a practical
perspective, with contributions addressing drivers for change, historical perspectives, future
developments, and evolutions in specific policy fields. While a focus on international economic law
may certainly not tell the whole story in relation to shifts in levels and forms of international
cooperation, it does allow for a more detailed analysis of some of the important trends we currently
witness. The Netherlands Yearbook of International Law was first published in 1970. It offers a
forum for the publication of scholarly articles in a varying thematic area of public international law.
Official Journal of the European Communities- 1997
Sustainable Development Principles in the Decisions of International Courts and Tribunals-Marie-
Claire Cordonier Segger 2017-05-08 The 2002 New Delhi Declaration of Principles of International
Law relating to Sustainable Development set out seven principles on sustainable development, as
agreed in treaties and soft-law instruments from before the 1992 Rio ‘Earth Summit’ UNCED, to the
2002 Johannesburg World Summit on Sustainable Development, to the 2012 Rio UNCSD.
Recognition of the New Delhi principles is shaping the decisions of dispute settlement bodies with
jurisdiction over many subjects: the environment, human rights, trade, investment, and crime,
among others. This book explores the expanding international jurisprudence incorporating principles
of international law on sustainable development. Through chapters by respected experts, the volume
documents the application and interpretation of these principles, demonstrating how courts and tribunals are contributing to the world’s Sustainable Development Goals, by peacefully resolving disputes. It charts the evolution of these principles in international law from soft law standards towards recognition as customary law in certain instances, assessing key challenges to further judicial consideration of the principles, and discussing, for instance, how their relevance for compliance and disputes related to the 2015 Paris Agreement on climate change. The volume provides a unique contribution of great interest to law and policy-makers, judges, academics, students, civil society and practitioners concerned with sustainable development and the law, globally.

Government Employee Relations Report- 1998

Political Philosophy 1-Luc Ferry 1990-03-23 In recent years, an increasing number of thinkers have grown suspicious of the Enlightenment ideals of progress, reason, and freedom. These critics, many inspired by Martin Heidegger, have attacked modern philosophy’s attempt to ground a vision of the world upon the liberty of the human subject. Pointing to the rise of totalitarian regimes in this century, they argue that the Enlightenment has promoted the enslavement of human beings rather than their freedom. In this first of four volumes that aim to revitalize the fundamental values of modern political thought, one of the leading figures in the contemporary revival of liberalism in France responds to these critics and offers a philosophically cogent defense of a humanistic modernity. Luc Ferry reexamines the philosophical basis of the contemporary retreat from the Enlightenment and then suggests his own alternative, which defends the ideals of modernity while giving due consideration to the objections of the critics.

Legal Information-Kent C. Olson 1999 "This book looks not only at 'the law,' but also at other
aspects of the legal system, such as the history, politics, and structure of lawmaking institutions."--Preface, p. [vii].
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