Inhalt

I. Call for Papers

5
International Law and the Internet, ZaöRV 81 (2021) 2/3: Special issue/Schwerpunktheft (deadline: 10 May 2020) .................................................................................................................. 5
Cambridge International Law Journal (deadline: 11 May 2020) .................................................. 6
South Asian Journal of International Law (deadline: 15 May 2020) ........................................... 8
Rethinking the Legitimacy of Public International Law: Democracy, Digitalisation and Climate Change as Challenges for the Traditional Concept of Sovereignty?, Société française pour le droit international, Deutsche Gesellschaft für internationales Recht, 23.-24. September 2020 (deadline: 17 May 2020) ............................................................................. 9
The Reality of International Legal Theory – Reality in International Legal Theory, University of Copenhagen, 23-24 October 2020 (deadline: 17 May 2020) ......................................................... 10
Concepts and Methods Workshop, University of Oslo, 24-25 November 2020 (deadline: 15 June 2020) ................................................................................................................................. 12


Journal of Law and Biosciences, “Law and Ethics in the Time of a Global Pandemic” (no deadline) ................................................................................................................................. 14

Jean-Monnet-Saar, Saarland University, Prof. Dr. Thomas Giegerich, LL.M., Director of the Europa Institut and Jean Monnet Professor of European Integration, Antidiscrimination, Human Rights and Diversity (no deadline) .................................................................................. 14
Jean-Monnet-Saar, Universität des Saarlandes, Prof. Dr. Thomas Giegerich, LL.M., Direktor des Europa-Instituts und Inhaber eines Jean-Monnet-Lehrstuhls für Europäische Integration, Antidiskriminierung, Menschenrechte und Vielfalt (Ohne Frist) ................. 15
II. Events: Vorträge, Workshops, Konferenzen, Summer Schools.................................17

Hinweis zur Covid-19-Pandemie................................................................. 17

Webinar: COVID-19 and the German Constitution, Pierre Thielbörger (Ruhr University Bochum / Hertie School), Hertie School of Governance Berlin, 6 May 2020, 12.30-13:30 . 17

Lecture: Corona and borders in the EU, Philipp Genschel (EUI) and Markus Jachtenfuchs (Jacques Delors Centre), Hertie School of Governance, 25 May 2020, 12.00-13.00 .......... 18

Summer School: international criminal law, international legal, comparative approaches to counter-terrorism, T.M.C. Asser Institut & American University Washington College of Law, The Hague, 25 May-20 June 2020 (registration open; with fee) ....................... 18


Summer School: Social Rights in International Law: From Theory to Practice, The Kalliopi Koufa Foundation, Thessaloniki, Greece, 24 June-3 July 2020 ........................................ 20

Online summer workshop: International public interest advocacy, T.M.C. Asser Institute, 1-3 July 2020 (registration open)....................................................... 21

Summer School: Human Rights in Health, University of Thessaloniki, 5-11 July 2020 (deadline: 15 May 2020) ......................................................................................... 22

Summer School: The European Approach – Past, Present, Future, Saarland University, Europäische Akademie Otzenhausen, 10-21 August 2020 (deadline: 1 June 2020).......... 23

Summer School: IT Law and Legal Informatics, Saarland University, 10-21 August 2020 (registration open)........................................................................................... 24

Summer School: Terrorism, countering terrorism and the rule of law, T.M.C. Asser instituut, The Hague, 24-28 August 2020 (registration open, with fee) .................. 24


Conference: Prospects for Judicial Cooperation in Civil Matters between the EU and Third Countries, 25-26 September 2020 (registration open; with fee)....................... 26

Lecture: Emptied Lands: Bedouin rights, dispossession and resistance in the Negev, Prof. Alexandre Kedar (University of Haifa), Lauterpacht Centre for International Law, Finley Library, 16 October 2020, 13.00-14.30 ................................................................. 29

Lecture: The Right to a Fair Trial in International Law: Shining a light on a critical human rights protection, Prof. Philippa Webb (King’s College London), Lauterpacht Centre for International Law, Finley Library, 23 October 2020, 13.00-14.30 ......................................................... 29

Lecture: Implementing the 1954 Hague Convention: Conflicts between People and Heritage, Prof. Dr. Helen Frowe (University of Stockholm), Lauterpacht Centre for International Law, Finley Library, 6 November 2020, 13.00-14.30 ........................................... 30

Lecture: The State Theory of Grotius, Prof. Dr. Nehal Bhuta (University of Edinburgh), Lauterpacht Centre for International Law, Finley Library, 13 November 2020, 13.00-14.30 .............................................................................................................. 31

Conference: Genocide, Gendercide, and Resistance Conference 2020 - What Do We Need in Order to Construct a Useful Concept of “Gendercide”? , postponed to autumn/winter 2020 (registration open)................................................................. 32
Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (20-30 Std./Woche), Universität Innsbruck, Organisationseinheit Europa- und Völkerrecht (Bewerbungsfrist: 9. Mai 2020)

One position as PhD researcher for the research project DATA4ALL, University of Copenhagen, Faculty of Law, Professor WSR Thomas Gammeltoft-Hansen (deadline: 10 May 2020)

One position as Post-doctoral researcher (full time), Leiden University, The Hague Program for Cyber Norms (deadline: 12 May 2020)

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (50%), Universität Graz, Europäisches Trainings- und Forschungszentrum für Menschenrechte und Demokratie (Bewerbungsfrist: 13. Mai 2020)

Eine Stelle als wissenschaftliche*r Mitarbeiter*in (100%) Falkultät für Rechtswissenschaft, der Albrecht-Mendelssohn-Bartholdy Graduate School of Law und dem Zentrum für das Recht in der digitalen Transformation (Bewerbungsfrist: 15. Mai 2020)

Ein bis zwei Stellen als Wissenschaftliche Angestellte (25-100%), Albert-Ludwigs-Universität Freiburg, Lehrstuhl für Völkerrecht und Rechtsvergleichung, Prof. Dr. Silja Vöneky (Bewerbungsfrist: 15. Mai 2020)

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (m/w/d) (37%), Albert-Ludwigs-Universität Freiburg, Lehrstuhl für Völkerrecht und Rechtsvergleichung, Prof. Dr. Silja Vöneky (Bewerbungsfrist: 15. Mai 2020)

20 Fellowships, re:constitution (deadline: 24 May 2020)

Auxiliaire de recherche et d’enseignement (40%), Université de Genève, Département de Droit international public et organisation internationale, Prof. Dr. Gloria Gaggioli (Délai: 24 mai 2020)

4 Stellen als Wissenschaftliche*r Mitarbeiter*in (50%), Universität Hamburg, Fakultät für Rechtswissenschaft & Albrecht Mendelssohn Bartholdy Graduate School of Law & Zentrum für das Recht in der digitalen Transformation (Bewerbungsfrist: 30. Mai 2020)

Four positions as Research Associates, University of Hamburg, Faculty of Law & Albrecht Mendelssohn Bartholdy Graduate School of Law & Centre for Law in the Digital Transformation (deadline: 30 May 2020)

Two positions as Research and Teaching Assistants in global law, comparative law, legal theory or human rights (full time), Université Libre de Bruxelles, Perelman Centre for Legal Philosophy, Prof. Isabelle Rorive (deadline: 31 May 2020)

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (50%), Ruhr-Universität Bochum, Lehrstuhl für Öffentliches Recht, insbes. Europarecht, Völkerrecht und Internationales Wirtschaftsrecht (Prof. Dr. Adelheid Puttler, LL.M.) (Bewerbungsfrist: 31. Mai 2020)

One position as Book Review Editor, Law & Practice of International Courts and Tribunals (LPICT) (deadline: 31 May 2020)

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (m/w/d; 50%), Ruhr-Universität Bochum, Lehrstuhl für Öffentliches Recht, insbes. Europarecht, Völkerrecht und Internationales Wirtschaftsrecht (Prof. Dr. Adelheid Puttler, LL.M.) (Bewerbungsfrist: 31. Mai 2020)
One position as Assistant Professor in Public International Law (full time), Leiden University, the Grotius Centre for International Legal Studies (deadline: 15 June 2020) ... 49

One position as PhD / Researcher (full time), Leiden University, the Grotius Centre for International Legal Studies (deadline: 15 June 2020) ................................................................. 50

Eine Stelle als Wissenschaftliche Assistenz (50% oder n.V.), Universität Zürich, Lehrstuhl Prof. Dr. iur. Dr. h.c. Helen Keller, Richterin am Europäischen Gerichtshof für Menschenrechte (ohne Bewerbungsfrist) .............................................................................. 51

One position as Full Professor, Public International Law (full-time), Prince Mohammad Bin Fahd University, College of Law, Dahran (Saudi Arabia) (open until filled) .................. 51

Experts on the Linkages between Human Rights and Environment, Climate Change and Sustainable Development, Raoul Walenberg Institute, Jakarta (open until filled) .......... 53

Call for Organizers, Arbeitskreis junger Völkerrechtswissenschaftler*innen & Deutsche Gesellschaft für Internationales Recht (ohne Bewerbungsfrist) ......................................................... 54

IV. Sonstiges .............................................................................................................................................. 56

Call for Candidates: PRIX DANIEL VIGNES 3 EME EDITION (date limite: 15 mai 2020) .... 56

Rosalyn Higgins Prize, The Law & Practice of International Courts and Tribunals (deadline: 30 June 2020) .......................................................................................................................... 56
I. Call for Papers

International Law and the Internet, ZaöRV 81 (2021) 2/3: Special issue/Schwerpunktheft (deadline: 10 May 2020)

What role does international law play for the internet? And how have the internet and the platforms, rogue actors, cyberweapons, and multistakeholder approaches to law-making influenced international law? More than ten years after the term “Internationalvölkerrecht” (“international internet law” or “international law of the internet”) has been popularized, the myth of the internet as an unregulated space persists. How far along is the international community in realizing – through international law – the commitment made by states in 2003 in the framework of the World Summit on Information Society to achieve a “people-centred, inclusive and development-oriented Information Society [...] premised on the purposes and principles of the Charter of the United Nations and respecting fully and upholding the Universal Declaration of Human Rights”?

International law already forms part of the normative infrastructure of the internet, be it as a legal basis of the right to access to the internet, as a benchmark for assigning custodial sovereignty to a state with an important Internet Exchange Point (such as Germany’s DE-CIX), a yardstick for qualifying a state-led information operation via cyber channels as lawful or un-lawful, or for determining the rights and duties of online platforms to delete hate speech. However, it remains an open question how international law can successfully fulfil its role as the ius necessarium of the internet, with, next to, or even against the several forms of trans-national private and/or hybrid regulation which are emerging.

We submit that in light of the normative entanglement of actors and instruments at different levels of governance, international law and scholarship need to play a key role in the governance of the internet. How else could we successfully protect the public interest in the integrity (stability, security, safety, functionality) of the internet and, conversely, mitigate the dangers stemming from misuses of the internet (e.g. the privatization of censorship, mass surveillance, and a perpetuation of global hegemonial powerstructures)? The coming decade will most likely see further attempts by states to develop their own ‘internets,’ controlled by national governments. What does this mean for the global internet, and can international law be used to stop its fragmentation?

Against this background, and in light of the ongoing discussions in two parallel UN committees on new norms for responsible state behaviour in cyberspace, in light of emerging challenges such as the use of AI in targeting decisions or in the fight against pandemics, the role of platforms in (not sufficiently) fighting against genocidal speech, or the internet of connected things, the ZaöRV invites submissions approaching the following macro-questions:

(1) What influence does ‘the internet’ (information and communication technologies and the socio-legal changes they have brought) have on international law and international legal scholarship?

(2) Conversely: What impact does international law – treaties, custom, principles, procedures, actors, legitimacy conceptions – have on the development (the
fragmentation or integrity) of the internet? How does the geographical and geopolitical dimension of international law affect the unity and/or fragmentation of international internet law?

(3) Finally: How does the interface between international law and the internet affect the relationships and the power balance between the Global South and Global North, in terms of positive law, participation in processes of norm development, hegemonic structures in scholarship, and participation in the epistemic communities of international internet law?

Submission
Proposals in English of about 500 words should reach us by 10 May 2020. Please address all enquiries and submission to internetlaw@mpil.de. Please include a title, author, affiliation, brief bio and contact data by 10 May 2020. The special issue will include around ten contributions with manuscripts ranging from 5,000 to 10,000 words in length, including footnotes.

All manuscripts must be original and not currently under consideration for publication elsewhere. Authors will have to consult, before submission, ZaöRV’s Publication Ethics and Publication Malpractice Statement, its Submission Guidelines and the List of Abbreviations. Manuscripts will be subject to peer review.

Timeline
1 April 2020 call opens
10 May 2020 call closes
31 May 2020 selection of proposals and confirmation to authors
30 September 2020 submission of draft papers
mid-October 2020 authors’ workshop at the MPIL Heidelberg
15 December 2020 final submission of papers
Q1/2021 peer review and revision
28 February 2021 submission to ZaöRV editorial board
Q2-3/2021 publication in issue 2 or 3 of ZaöRV

Editors
PD Mag Dr Matthias C. Kettemann, LLM (Harvard) • Research Program Head, Leibniz Institute for Media Research | Hans-Bredow-Institut, Hamburg • Project Leader, International Law of the Internet, Humboldt Institute for Internet and Society, Berlin • Visiting Professor of International Law, University of Jena

Dr Raffaela Kunz • Senior Research Fellow, Max Planck Institute for Comparative Public Law and International Law, Heidelberg

Dr Angelo Golia • Senior Research Fellow, Max Planck Institute for Comparative Public Law and International Law, Heidelberg

Cambridge International Law Journal (deadline: 11 May 2020)

Humanity is facing multiple and serious risks on a regional or global scale: from the impacts of climate change—including sea level rise, loss of biodiversity, food insecurity and population displacement; to the threats of nuclear proliferation and cyber warfare; to growing wealth inequality, ‘trade wars’ and global economic instability. At the same time, new social, technological and political developments may impact on the ways in which such risks are addressed. For example, the growing influence of social media, increased use of artificial intelligence in decision making, and declining State involvement in multilateral institutions may each play a role. In this context, how can international law help to manage regional and global risks? And what theoretical and practical challenges must be overcome in order to maintain and strengthen international rule of law?

The Editors-in-Chief welcome diverse contributions on the concept of risk and its place in the theory or practice of international law. Papers may focus on one or more subject matter areas of international law, such as environmental law, trade and investment, human rights, the law of the sea, air and space law, or international humanitarian law and security. Alternatively, papers may address crosscutting issues or themes, for example:

- The role of positive obligations of prevention, due diligence and impact assessment in international law;
- Empirical and interdisciplinary methods in international risk regulation;
- The evolution or adaptation of existing international law in an era of rapid change;
- Litigation in response to regional and global risks;
- Lawmaking as a response to risk: the efficacy of current multilateral treaty structures and institutions for addressing regional and global risks;
- Law breaking as a response to risk: the rise of unilateralism, treaty-withdrawal and protection of essential/national interests at the expense of compliance with international law.

Papers addressing other topics within the theme of the Conference are also welcome.

All submissions are subject to double-blind peer review by the Journal’s Editorial Board. In addition, long articles are sent to the Academic Review Board, which consists of distinguished international law scholars and practitioners.

Submissions are to be made by 11.59 pm on Monday 11 May 2020 via our online platform accessible here. For full submission instructions for authors, please visit www.elgaronline.com/cilj. Further information can be obtained from the Editors-in-Chief at editors@cilj.co.uk.

Further information here: https://esil-sedi.eu/call-for-submissions-cambridge-international-law-journal/

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South Asian Journal of International Law (deadline: 15 May 2020)

The South Asian Journal of International Law is a biannual law journal covering international law in a combination of theoretical and practical approaches. It also provides coverage of the relationship between international law and public and private international legal developments in the South Asian region.

The team of Internationalism has opened the Call for Articles for the biannual journal. Depending on the quality of submissions, Issue 1 of the Journal is set to be published by June-end or July 1st week, 2020. The South Asian Journal of International Law is a biannual law journal covering international law in a combination of theoretical and practical approaches. It also provides coverage of the relationship between international law and public and private international legal developments in the South Asian region.

Themes Not limited to:
- International economic law
- International security law
- International criminal law
- International environmental law
- Diplomatic law
- International humanitarian law, A.K.A. law of war.
- International human rights law
- Sources of International Law
- International Law and Technology
- International Criminal Law

Nature of Submissions:
The Submissions are comprised of 3 kinds:

1. Discussion Papers
The policy documents are written and analysed by our Interns under the ROI Programme shall be published in the Journal;

2. Technical and Legal Articles (Long Articles)
Any article (from the domains of International Law) with due adherence to the themes are tenable to be published in the Journal;

3. Case Comments on Law & International Affairs Issues
Case Comments on issues related to Law and International Affairs can be published in the Journal;

4. Book/Article Reviews:
Book/Article reviews of various publications can be published in the Journal;

Deadlines for the Paper Submissions (according to Indian Standard Time):
- Deadline for Paper (with and without abstract submission): 15 May 2020
- Intimation of Selection of Paper by Assessment: 31 May 2020 (14 days within the submission of the manuscript)
Rethinking the Legitimacy of Public International Law: Democracy, Digitalisation and Climate Change as Challenges for the Traditional Concept of Sovereignty?, Société française pour le droit international, Deutsche Gesellschaft für internationales Recht, 23-24 September 2020 (deadline: 17 May 2020)

Im Rahmen des zweijährlichen Austauschs zwischen der Société française pour le droit international und der Deutschen Gesellschaft für internationales Recht veranstaltet die Ludwig-Maximilians-Universität München einen Workshop junger Wissenschaftlerinnen und Wissenschaftler im Völkerrecht.


Das Treffen der jungen Wissenschaftlerinnen und Wissenschaftler dient dazu, die Kenntnisse der unterschiedlichen Rechtstraditionen beider Länder zu erweitern und zu vertiefen. Außerdem soll es einen Austausch über inhaltliche und methodische Fragen zu aktuellen Themen des Völkerrechts ermöglichen.

Doktoranden, Doktoren, Post-Doktoranden und junge Dozenten, die an französischen, schweizerischen und deutschen Universitäten tätig sind – möglicherweise auch an weiteren europäischen Universitäten, solange ihr Forschungsschwerpunkt einen Bezug zu diesem Thema aufweist –, sind herzlich eingeladen, Beiträge vorzuschlagen. Bitte schicken Sie Ihre Vorschläge (maximal 4 Seiten, entweder in Französisch, Deutsch oder Englisch) zusammen mit einem curriculum vitae bis spätestens 17. Mai 2020 an: cwalter@jura.uni-muenchen.de.


Die Beiträge müssen in französischer, deutscher oder englischer Sprache präsentiert werden (max. 20 Minuten) und münden in eine Diskussion über die aufgeworfene Forschungsfrage unter den Teilnehmenden. Da keine Simultanübersetzung bereitgestellt wird, müssen die Teilnehmerinnen und Teilnehmer zumindest passive Kenntnis der jeweils anderen beiden Arbeitssprachen aufweisen.

Reisekosten und die Kosten der Unterbringung werden vom Tagungshaushalt gedeckt.

Evelyne Lagrange / Université Paris 1 – Panthéon-Sorbonne
Stefan Oeter / Universität Hamburg
Christian Walter / Ludwig-Maximilians-Universität München
Daniel-Erasmus Khan / Universität der Bundeswehr, München

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The Reality of International Legal Theory – Reality in International Legal Theory, University of Copenhagen, 23-24 October 2020 (deadline: 17 May 2020)

The Conference is organised by iCourts, the Danish National Research Foundation’s Centre of Excellence for International Courts at the University of Copenhagen in conjunction with the European Society of International Law’s Interest Group on International Legal Theory and Philosophy. It will be held at the University of Copenhagen on 23-24 October 2020. The theme of the conference is ‘The Reality of International Legal Theory – Reality in International Legal Theory’.

Reality and realism are two important topics in 21st century theoretical thought about international law. Theory must, one argument goes, remain connected to the reality of the law – the real law – in order to be relevant to the practices and arguments of lawyers. Various shades of (international) legal realist argument vie with approaches foregrounding empirical aspects and methods to find out about the law and how it is ‘lived’. Both acceptance by peers as well as research funding is dependent on fulfilling the requirement of ‘interdisciplinarity’, which often focuses heavily on the socio-empirical over normative aspects of law. The philosophy of legal science or theory of legal scholarship (Rechtswissenschaftstheorie) has a lot to say about such arguments and requirements, both in its deconstructive and in its constructive modes. Another way of thinking about ‘reality’ is the way in which international legal theoretical arguments, approaches, schools or theorems are actually used – both by scholars and practitioners. How is theory used and abused, how is it practised? Both sets of issues concern the way in which ‘theory’ deals with ‘reality’ in one way or another. This conference is an open forum to analyse this relationship, to expose fault-lines and to explore trajectories. The Second ECTPIL and iCourts Conference will draw on these and other under-researched questions.

Please submit an abstract of no more than 500 words in a text file (.docx, .odt etc. – not .pdf) to jvhh@jur.ku.dk by 17 May 2020. In addition to the abstract, please include the following information for all co-authors:
name and affiliation;
contact details, including email address and phone number;
CV, including a list of relevant publications.

We are looking for a wide range of voices and takes on this topic from all corners of international legal scholarship and practice – both established and early career scholars, practitioners and ‘stakeholders’ – representing a wide range of views, including critical and main-stream, ‘conservative’ and ‘progressive’. In selecting the speakers, we will aim to secure a balance of views, back-grounds and approaches.

The selection committee endeavours to inform applicants of its decision on Monday, 8 June 2020. Successful applicants are expected to submit a paper of 3,000–5,000 words no later than Tuesday, 22 September 2020 and will be expected to limit their presentation to 20 minutes or less.

The organisers will apply for funding to cover, at least partially, speakers’ travel and accommodation costs. However, reimbursement cannot be guaranteed at this time.


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Fragmentation, polarization and hybridity and are setting the scene for the debate about responsible state behaviour in cyberspace. These developments are neither new, nor fully understood, but they are set to play an important role on how to move forward in the diplomatic processes on international security and cyberspace. Fragmentation can cover a lot of different developments in cyberspace ranging from interference with core protocols and processes of the internet itself, to ideas of digital sovereignty that are aimed at ‘national infospheres’. Polarization has increasingly become part of national and international politics. Domestic political tensions provide fertile soil for information operations. Geopolitical power play has become an integrated part of international politics in the past decade. Tensions between western countries and Russia and the fierce competition between the US and China extend into, and are reinforced, by the digital domain. These can make or break diplomatic agreement on norms of responsible behaviour in cyberspace. Hybridity, even though the term is often over inclusive, refers to the blurring of categories that were traditionally separate, such as those between civilian and military, overt and covert. It may also refer to a blurring of lines between interfaces, or online and offline worlds. The internet has proven to be an ideal ‘space’ to blur boundaries of a wide variety, for instance through the contested boundaries between the national and the international, and between technology and politics.

How will these developments play out as states and other stakeholders try to move forward on devising norms of responsible (state) behaviour in cyberspace? At the UN level, the
debate itself has been fragmented and polarized, resulting in both a new UN GGE and an Open Ended Working Group (OEWG) with largely the same mandate. At the same time, it seems difficult to deal with (state sponsored) cyber and/or information operations that are neither peace nor war. If the debate can’t be moved forward at the UN, it will likely move elsewhere, as it did after the 2017 round of the GGE failed. Will the world divide in different normative enclaves? Will other stakeholders step up to the plate? Will geopolitical tensions, state behaviour and power play in cyberspace become the main source of norms? Will there be a forum in which (state sponsored) attacks like NotPetya and WannaCry can be addressed?

In 2020, we hope to take the conversation about cyber norms further by taking these three macro-level developments – fragmentation, polarization and hybridity- and linking them to the need to move forward in this debate, as the general theme for the annual academic conference of The Hague Program for Cyber Norms. As before, we aim to bring together scholars from a diverse range of disciplines including – but not limited to – international relations, international law, economics, political economy, security studies, political sociology, philosophy, political science, science and technology studies and engineering. The key to understanding the development of norms in cyberspace lies in bringing together the various disciplines that relate to the theme in a broad sense. This call for papers is therefore open to extended abstracts from a wide range of academic disciplines.

We welcome papers dealing with different aspects of fragmentation, hybridity and polarization (or combinations thereof) in relation to the question of how the debate on norms and (responsible) state behaviour in cyberspace develops and will develop.


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Concepts and Methods Workshop, University of Oslo, 24-25 November 2020 (deadline: 15 June 2020)

We invite paper proposals for a PluriCourts-iCourts “Concepts & Methods” Workshop on the topic When International Courts and Tribunals Defer to States, to be held in Oslo, Norway, on 24-25 November 2020. International Courts and Tribunals (ICs) sometimes allow national actors a certain discretion in their implementation of international obligations. To illustrate: The WTO Appellate Body has granted states some latitude to restrict trade under reference to protection of ‘public morals’ (GATT, article XX (a)); the European Court of Human Rights sometimes grant states a ‘margin of appreciation’ in applying the European Convention on Human Rights. Such deference by ICs towards states raises several theoretical, conceptual, and methodological challenges for philosophical, legal and social science scholarship: when do ICs defer, why, what are the effects – and how should we assess such deference?

We invite papers that engage with:
When and why do different ICs defer in various ways to domestic authorities?

- How can we identify various instances of deference?
- How does the concept of deference relate to other concepts, such as judicial activism, judicial restraint and judicial diplomacy?
- Do various expressions and forms of resistance and pushback by states explain such patterns?
- What are the legal bases for applying deference?
- When ICs defer, which standards of review do they apply?

What are the effects of deference on the effectiveness and legitimacy of ICs?

- Deference may help ICs respond to powerful states, but may also reduce their influence over state actors. How do ICs to manage such and other tradeoffs?


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Human Rights and the Climate Change Crisis - Ethical Implications and the Human Rights to Development and a Healthy Environment, University of Geneva, 26-27 November 2020 (deadline: 29 May 2020)

The current pandemic highlights the urgent need for global measures to deal with common threats and the risk that such measures could be taken at the expense of individual freedoms. These uncertain times may present an opportunity to rethink society and the economy to combat climate change more effectively, exploring whether a new balance between individual freedoms and collective goals could be sought. This workshop will examine the relationship between climate change and human rights from three angles:

1) How should the promotion of collective interests be balanced with individual freedoms?
2) Is the human right to development compatible with the human right to a healthy environment?
3) How should the human right to a healthy environment be enforced?

Applicants are invited to submit proposals of up to 500 words, in English, plus a short biographical note of 100 words, and 5 keywords to Alice Breathe (alice.breathe@unige.ch) by Friday 29 May 2020.


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Journal of Law and Biosciences, “Law and Ethics in the Time of a Global Pandemic” (no deadline)

The Journal of Law and the Biosciences (JLB) is soliciting essays, commentaries, or short articles for a special issue on “Law and Ethics in the Time of a Global Pandemic.” For this issue we especially encourage shorter pieces, of roughly 1500 to 5000 words. If any particular aspect of how this pandemic will affect some part of the law—from lease terms to courtroom procedures to constitutional questions about mandatory testing—intrigues you, write it up and send it in.

We will publish only peer-reviewed submissions, but we will work hard to encourage very fast reviews (an area where shorter papers will have an advantage). We believe that once the papers are accepted after peer review, we can move them through the publication process to posting in two weeks.

JLB is an open-access, peer reviewed journal, owned jointly by Duke, Harvard, and Stanford and published for them by Oxford University Press. Its co-editors-in-chief are Glenn Cohen from Harvard, Nita Farahany from Duke, and Hank Greely from Stanford. We are an on-line only journal and post pieces as soon as they are ready, without waiting for completion of an issue. Our impact factor is 2.431. For more information about the Journal, see https://academic.oup.com/jlb.

If you have any questions, please feel free to contact us at meredith.van.natta@duke.edu or contact one of the three co-editors-in-chief directly.

Further information here:

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Jean-Monnet-Saar, Saarland University, Prof. Dr. Thomas Giegerich, LL.M., Director of the Europa Institut and Jean Monnet Professor of European Integration, Antidiscrimination, Human Rights and Diversity (no deadline)

Prof. Dr. Thomas Giegerich, LL.M., Director of the Europa Institut and Jean Monnet Professor of European Integration, Antidiscrimination, Human Rights and Diversity at Saarland University, calls for papers in order to publish them on our Blog Jean-Monnet-Saar (http://jean-monnet-saar.eu/).

Jean-Monnet-Saar
In order to make European Law and issues concerning European Integration accessible and understandable not only to an academic audience but also to the broader public, the Chair has operated the Blog Jean-Monnet-Saar since February 2014.

Possibilities of Publication
Jean-Monnet-Saar presents analyses and comments about current and interesting legal issues of European integration in the following three categories. Interdisciplinary contributions are also welcome.

**Saar Briefs**
Saar Briefs are short and concise analyses of current discourses in the field of European integration, the actual and potential development of European Law as well as national law and public international law related to the European integration.

**Saar Blueprints**
Saar Blueprints are part of an e-paper-series, which provides the opportunity, especially to junior academics, to analyse and comment on questions of European Integration. These contributions should consist of around 4.000 to 6.000 words.

**Saar Expert Papers**
Saar Expert Papers are a collection of academic analyses written by specialists and published on the Blog for the general public. The contributions should consist of around 4.000 to 6.000 words.

**Contact**
If you have any further questions, please do not hesitate to contact Wiss. Mit. Katharina Koch (koch@europainstitut.de). We look forward to receiving your contributions!

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Jean-Monnet-Saar, Universität des Saarlandes, Prof. Dr. Thomas Giegerich, LL.M., Direktor des Europa-Instituts und Inhaber eines Jean-Monnet-Lehrstuhls für Europäische Integration, Antidiskriminierung, Menschenrechte und Vielfalt (Ohne Frist)


Jean-Monnet-Saar
Mit dem Ziel, das Europarecht und die Geschehnisse rund um die Europäische Integration auch über den universitären Bereich hinaus einer breiten Öffentlichkeit zugänglich und verständlich zu machen, betreibt der Lehrstuhl seit Februar 2014 den Blog Jean-Monnet-Saar.

**Veröffentlichungsmöglichkeiten**
Jean-Monnet-Saar bietet in den folgenden drei Kategorien Analysen und Stellungnahmen zu aktuellen und interessanten Rechtsfragen der europäischen Integration. Interdisziplinäre Beiträge sind ebenfalls willkommen.

**Saar Briefs**
Die Saar Briefs sind kurze und prägnante, aber wissenschaftlich fundierte Analysen zu aktuellen Diskursen im Bereich der europäischen Integration, der tatsächlichen und möglichen Fortentwicklung des Europarechts, des nationalen Rechts und des Völkerrechts mit Europabezug.

**Saar Blueprints**
Bei den Saar Blueprints handelt es sich um eine E-Paper Serie, die vor allem dem wissenschaftlichen Nachwuchs die Möglichkeit bietet, sich wissenschaftlich fundiert zu Themen der Europäischen Integration zu äußern. Der Umfang eines Beitrags liegt zwischen 4.000 und 6.000 Wörtern.

**Saar Expert Papers**

**Kontakt**
Bei Rückfragen wenden Sie sich bitte an Wiss. Mitarb. Katharina Koch (koch@europainstitut.de). Wir freuen uns auf Ihren Beitrag!
II. Events: Vorträge, Workshops, Konferenzen, Summer Schools

Hinweis zur Covid-19-Pandemie

Please be aware that due to the ongoing Covid-19-pandemic, events may be subject to change.

Bitte beachten Sie, dass sich aufgrund der anhaltenden Covid-19-Pandemie Veranstaltungen ändern können.

Veuillez noter que les événements peuvent changer en raison de la pandémie actuelle de Covid 19.

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Webinar: COVID-19 and the German Constitution, Pierre Thielbörger (Ruhr University Bochum / Hertie School), Hertie School of Governance Berlin, 6 May 2020, 12.30-13:30

How far does the German constitution, compared to other legal orders, allow for fundamental rights to be restricted in times of crises? How far can the German state change its institutional set-up as well as its legislative procedure to adjust to crisis mode? Where are the constitutional limits to restrictions such as curfews, social distancing and forced closure of businesses and has the German state in its COVID-19 response observed them?

Join us for a presentation by Pierre Thielbörger to discuss the responses to the COVID-19 pandemic from the perspective of the German legal system (both at the level of the German constitution (Grundgesetz) and relevant German legislation (including the Infektionsschutzgesetz), and from a comparative perspective in light of the requirements under international human rights law.

Pierre Thielbörger is Professor of German Public Law and International Law, with a focus on International Law of Peace and Armed Conflict, at the Ruhr University Bochum. He is also Executive Director of the Institute for the International Law of Peace and Armed Conflict (IFHV) in Bochum. He holds degrees in law, journalism and public policy from the universities of Hamburg and Harvard as well as a PhD in international law from the European University Institute in Florence. He also studied at Humboldt-Universität zu Berlin and at McGill University, Montréal. He is co-editor of the peer-reviewed journals "Journal of International Law of Peace and Armed Conflict" ("Humanitäres Völkerecht") and the "Journal of International Peace and Organization" ("Die Friedens-Warte"). He is also Chairman of the General Assembly of the Europe-wide "Network on Humanitarian Action" (NOHA) as well as the co-convener of the interest group on human rights at the European Society of International Law (ESIL).

No prior registration is required. To join the webinar click on the link below: https://teams.microsoft.com/l/meetup-join/19

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The Hertie School reserves the right to publish photographic, audio and film documentation of this event in print, online, and audiovisual formats. By registering for the event you consent to appear in the documentation.


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Lecture: Corona and borders in the EU, Philipp Genschel (EUI) and Markus Jachtenfuchs (Jacques Delors Centre), Hertie School of Governance, 25 May 2020, 12.00-13.00

A presentation by Philipp Genschel (EUI) and Markus Jachtenfuchs (Jacques Delors Centre). This event is part of the European Governance Colloquium.


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Summer School: international criminal law, international legal, comparative approaches to counter-terrorism, T.M.C. Asser Instituut & American University Washington College of Law, The Hague, 25 May-20 June 2020 (registration open; with fee)

Covid-19 update
Due to the coronavirus outbreak, the format of this summer programmes has been changed into an online training for a reduced fee. If you had already paid for your spot, you will get reimbursed the difference in price. For any questions, please contact educationtraining@asser.nl.

Are you interested in international criminal law and (legal aspects of) counter-terrorism? Are you looking for an opportunity to expand your knowledge on these issues? Then register now for the 14th Annual Summer Law Programme on International Criminal Law and International Legal & Comparative Approaches to Counter-Terrorism in The Hague. The programme takes place from 25 May - 20 June 2020.

This summer law programme is the product of a unique collaboration between the War Crimes Research Office of American University’s Washington College of Law and the T.M.C. Asser Instituut. Forty selected students from top US law colleges and universities will travel to The Hague to learn from international legal practitioners and scholars and to see their knowledge being put to practice through visits to (inter)national courts and institutions. An additional ten places are available to other interested law students and professionals who wish to learn more about law and counter-terrorism. Sign up here to secure your seat!

What will you gain?

- A unique experience of studying and exchanging views with students from the US;
- A thorough insight into the latest developments in (the interplay between) international criminal law and legal aspects of counter-terrorism;
• The opportunity to engage in discussions and network with leading academics and legal professionals.

**International Criminal Law**
In the first two weeks you will explore the past, present and future of international criminal law (ICL). Our programme provides a comprehensive overview of international crimes, criminal responsibility, immunities and amnesties. We will also cover practical matters in international criminal law, such as victim participation and defence issues. You will thoroughly analyse these topics on both the international and national level. During these two weeks, you will have the chance to experience the law in practice, by visiting international and national courts and international organisations.
Topics include among others:

• Definition and evolution of war crimes, crimes against humanity and genocide;
• Victim participation and reparations;
• State responsibility in international criminal law;
• Role of the International Criminal Court and other tribunals;
• Individual criminal and command responsibility;
• Universal jurisdiction and prosecuting international crimes domestically: the Dutch example.

**International Legal & Comparative Approaches to Counter-Terrorism**
Since 9/11 the world is witnessing a large expansion of different approaches and measures to counter-terrorism. The second part of the summer programme focuses on various international legal & comparative approaches to counter-terrorism. The course will begin by looking into the definitions of terrorism and counter-terrorism, and their evolution since 9/11. You will explore the jus ad bellum and jus in bello in counter-terrorism. We will look at the role of human rights law, including case studies on the use of armed drones and extraordinary renditions. To ensure a comprehensive understanding of (legal aspects of) counter-terrorism, you will learn how the international, regional and national levels tackle the issues of terrorism and foreign fighters through (international) prosecution. Other topics are the role of intelligence in court, countering violent extremism, and rehabilitation and reintegration. Finally, through study visits, you will experience (legal approaches to) counter-terrorism in practice.
Topics:

• Jus ad bellum and jus in bello in counter-terrorism;
• Human rights issues raised in the context of terrorism and counter-terrorism;
• National and international prosecutions;
• Foreign terrorist fighter’s phenomenon.

It is possible to attend only one of the two programmes (International Criminal Law or International Legal & Comparative Approaches to Counter-Terrorism). Should this be the case, please include your preference in the registration form.

**For whom?**
Students and early-career professionals who are interested in studying international criminal law and/or the legal aspects of counter-terrorism.
Fee
€ 1590 (Full course)
€ 795 (2 weeks programme)

This fee includes lectures, study materials, study visits, water/tea/coffee and a dinner. The fee does not cover (international) travel costs; travel to and from airports, (hotel) accommodation, insurance or other expenses. After this training course, you will receive a professional certificate of completion from the T.M.C. Asser Instituut.

Further information here: https://www.asser.nl/education-events/events/?id=3131

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Through a mixture of lectures, practical exercises and interactive group works, this 5 days course, jointly organized by the International Federation of Red Cross and Red Crescent Societies (IFRC) Disaster Law Programme, the International Institute of Humanitarian Law in Sanremo and high profile academics, will provide a dynamic and tailored learning environment.

Main topics will include: key legal issues in disaster management; Legal and operational challenges in relief operations; Human rights protection in disaster settings; Disaster risk reduction and climate change law; The international coordination system for humanitarian assistance; Regional approaches to disaster law; Health emergencies; Protection of cultural property; Migration issues in disasters.

Speakers will include Dr Eduardo Valencia Ospina (Member of the International Law Commission, Former Special Rapporteur on the Protection of Persons in the Event of Disasters), Prof Walter Kälin (Envoy to the Chair, Platform on Disaster Displacement, Former Representative of the UN Secretary General on the Human Rights of Internally Displaced Persons) along with other high level speakers from academia and distinguished experts from key stakeholders such as the IFRC and International Organizations.

Further information here: https://esilsedi.eu/international-institute-of-humanitarian-law-7th-annual-international-disaster-law-course/

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Summer School: Social Rights in International Law: From Theory to Practice, The Kalliopi Koufa Foundation, Thessaloniki, Greece, 24 June-3 July 2020

The Kalliopi Koufa Foundation for the Promotion of International Law and Human Rights organizes the 6th session of the Thessaloniki Summer Courses on International Law and Human Rights from 24 June to 3 July 2020 in Thessaloniki, Greece, on the topic of “Social Rights in International Law: From Theory to Practice”.
The programme is open to advanced law students, researchers and practitioners. The Faculty of this 10-day intensive course includes, among others, Manfred Nowak (Vienna, Venice Global Campus of Human Rights), Fons Coomans (Maastricht), Christina Binder (Bundeswehr University, Munich), Ralph Wilde (UCL), Eric de Brabandere (Leiden), Zdzislaw Kedzia (UN Committee on Economic, Social and Cultural Rights), Karin Lukas (European Committee of Social Rights), Amaya Úbeda de Torres (Venice Commission), Petros Stangos (Aristotle University of Thessaloniki, European Committee of Social Rights), Christina Deliyianni-Dimitrakou (Aristotle University of Thessaloniki), Aristoteles Constantinides (University of Cyprus), Solon Solomon (Brunel).

For more information including registration deadlines, applicable fees and the provisional programme, please visit https://www.koufafoundation.org/announcement-of-2020-summer-courses/

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Online summer workshop: International public interest advocacy, T.M.C. Asser Instituut, 1-3 July 2020 (registration open)

Due to the coronavirus outbreak, and the measures we have to take to protect staff, speakers and participants, this short course will be a live broadcast course.

From 1-3 July 2020, T.M.C. Asser Instituut is organising and hosting, for the first time, a 3-day online workshop on “International public interest advocacy”. Practices like public interest advocacy face many challenges in the field of international law from developing strategic litigation to choosing and identifying funding opportunities to take on a cause. Working as a lawyer on behalf of public interests is an up-and-coming practice, and sustaining that work requires skills, knowledge, and the right network.

Learn the latest practices from leading practitioners and experts. Get exposed to new actions and ways of advocating for public interests internationally, including strategic litigation. Be introduced to the latest innovations in law and technology for public interests around the world. And develop your network in a three-day workshop that will challenge you to think differently about the issues of the day and what we can do about them. With leading figures in the world of international public interest advocacy – from the Public Interest Litigation Project, the Global Legal Action Network, and more – explore the possibilities with pioneers in the field.

**Background:**
Practices like public interest advocacy face many challenges in the field of international law from developing strategic litigation to choosing and identifying funding opportunities to take on a cause. Working as a lawyer on behalf of public interests is an up and coming practice, and sustain that work requires skills, knowledge, and the right network.

Explore the challenges of public interest advocacy in international law and rethink what it means to be a lawyer working on behalf of public interests in the international system. What
tactics and methods can be used to advocate for a public interest? How can practitioners find the right cause and identify funding opportunities to support effective action?

At the “International public interest advocacy” workshop we bring together leaders in practice, including advocates, activists, academics and members of international NGOs, to discuss questions of legal techniques, different approaches to handling a cause, and practical issues like how to sustain a firm or a start-up.

**Confirmed lecturers:**
- Gearóid Ó’Cuinn, Global Legal Action Network (GLAN)
- Jelle Klaas, Public Interest Litigation Project (PILP)
- Gavin Sullivan, University of Kent
- Rob van Riet, Independent
- Nathalie Dijkman, SEMA / University of Amsterdam Law Lab
- Joseph Wilde (Ramsing), Centre for Research on Multinational Corporations (SOMO)
- Valentina Azarova, Global Legal Action Network (GLAN)

**Key topics:**
- Strategic litigation
- Creative lawyering
- Identifying issues in the public interest
- Finding resources for public interest work
- New technologies and public interest innovation
- The challenges to public interest work internationally
- Networking

**Eligible participants:**
Masters students; interns; PhDs; NGO workers interested in cutting edge practices and innovations; young professionals; seasoned professionals looking to develop a public advocacy practice; public interest lawyers interested in new possibilities and critical reflection on the field; academics looking to apply their knowledge for public advocacy; diplomats interested in public interest pursuits.

**Application process:**
To register for this online course, please click here or on the register button above to fill out an application. Please read the terms and conditions carefully before registering. Kindly note that your place in the workshop is confirmed only when the online registration form has been submitted and the payment has been received.

Further information here: [https://www.asser.nl/education-events/events/?id=3133](https://www.asser.nl/education-events/events/?id=3133)

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**Summer School: Human Rights in Health, University of Thessaloniki, 5-11 July 2020 (deadline: 15 May 2020)**

The Laboratory for the Research of Medical Law and Bioethics of the Aristotle University of Thessaloniki (AUTH) is exceptionally pleased to announce the organisation, in cooperation
with the Hellenic Bioethics Commission, of the 5th International Summer School of Medical Law and Bioethics on “Human rights in health”.

The Summer School will be conducted in English, by faculty members and doctoral students from AUTh and from other universities in Greece and abroad, as well as by specialised jurists and doctors.

The Summer School will take place between the 5th and the 11th of July 2020 in Thessaloniki and it may be joined by jurists, health professionals and students of graduate, doctoral and post-doctoral level. The lectures will be held in the AUTh Faculty of Law.

To express your interest (pre-subscription), you can send an e-mail with a short CV of yours to kalliopi.kipouridou[at]gmail.com, on a “first come, first served” basis.

The participation fee for entry forms up to April 15th 2020 is € 100 for students of all levels and € 150 for law and health professionals and for entry forms until May 15th, 2020 (final date) € 130 and € 180 respectively.

Further information here:  
http://medlawlab.web.auth.gr/test/en/5thsummerschoolhumanrightsinhealth/

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Summer School: The European Approach – Past, Present, Future, Saarland University, Europäische Akademie Otzenhausen, 10-21 August 2020 (deadline: 1 June 2020)

The European Summer Course 2020 'The European Approach - Past · Present · Future' will take place from 10 to 21 August 2020 at the Europäische Akademie Otzenhausen. It is organized by the Europa-Institut in cooperation with the ASKO EUROPA-STIFTUNG, the Europäische Akademie Otzenhausen and the Centre international de formation européenne (Cife). It is supported by the German Academic Exchange Service (DAAD) and the German Ministry of Foreign Affairs.

2020: The EU Member States must tackle many challenges in the current age. Increasing nationalism and populism, climate change response, digitalization, an aging society and globalisation make it imperative that the EU establishes itself as a strong, forward-looking network.

“The European Approach - Past · Present · Future" deals with the current opportunities and challenges of a European Union which stands between enlargement and Brexit and discusses current issues of human rights protection and their challenges in a digital age in light of growing discrimination and hate speech.

We invite all participants to attend an academically demanding and wide-ranging programme. Explore with us the European capitals and experience the inspiring atmosphere of an international seminar!

Further information here: https://europainstitut.de/esc
Summer School: IT Law and Legal Informatics, Saarland University, 10-21 August 2020 (registration open)

Following the success of our Summer Schools in 2017, 2018 and 2019, we will again be running an International Summer School at Saarland University in Saarbrücken. It is aimed at students, researchers and practitioners who are keen to discuss current topics of IT Law and Legal Informatics in an international forum.

Renowned experts will give you an insight into cutting edge topics in the areas of: Data protection and IT Security, AI and the Law as well as Legal Tech. Participants will have the opportunity to present and discuss their own research with lecturers and other participants and to publish their work in a book on the Summer School's topics. The Summer School invites academics and practitioners who are interested in cross-disciplinary research to take part!

The summer school welcomes academics and practitioners from all over the world as participants. However, as places are limited admittance is subject to availability and only possible upon expressed confirmation by the organisers.

Further information here: https://www.summerschool-itlaw.org/

Summer School: Terrorism, countering terrorism and the rule of law, T.M.C. Asser instituut, The Hague, 24-28 August 2020 (registration open, with fee)

Covid-19 update
Due to the coronavirus outbreak, the format of this summer programme has been changed into an online training for a reduced fee. If you had already paid for your spot, you will get reimbursed the difference in price. For any questions, please contact educationtraining@asser.nl.

From 24 – 28 August 2020, the T.M.C. Asser Instituut and ICCT in The Hague will host the tenth Advanced summer programme on terrorism, counter-terrorism and the rule of law. In this thought-provoking summer training you will learn all there is on the international and domestic legal aspects of counter-terrorism, in inspiring and interactive classes by international top speakers in the field. Sign up now to avail our fantastic Early Bird offer.

Background
Terrorist attacks have triggered an increase in security-related legislative provisions across the world. A wide range of new or updated administrative and criminal law measures is meant to bolster states’ ability to respond to acts of terrorism, and to address perceived ‘gaps’ in domestic legislation and security strategies.
In trying to pre-empt terrorism related activities as early as feasible, states have further introduced additional preparatory and inchoate offences, curbs on financial and other support, limitations on the scope of the right to freedom speech and others. How proportional and legitimate are these measures? Are they effective?

**About the programme**

During an intensive week, experts, academics and practitioners will explore international and domestic legal aspects of counter-terrorism. You will get the chance to have a unique and in-depth look at the challenges that come with adopting and implementing counter-terrorism measures, while ensuring respect for human rights, fundamental freedoms and the rule of law. Our renowned summer programme will bring you lectures by top speakers in the field, interactive sessions, study visits, group discussions (Chatham House Rules) and panel presentations on current topics.

**When:** 24 – 28 August 2020  
**Language:** English  
**Duration:** 5 days  
**Fees:** Early Bird fee: €1395, PhD fee: €1045, Standard fee: €1695. We have a special combined fee of €3295, if you wish to attend both the Asser Institute’s programme and the summer programme of the University of Leiden.

**Key topics:** Latest developments in the legal aspects of terrorism & counter-terrorism, administrative and security measures, domestic and international law dilemmas, use of intelligence evidence in counter-terrorism cases, prosecutorial challenges and impact of counter-terrorism on human rights.

**For whom?** PhD candidates, policy makers, national and international experts, security services, practitioners and career academics currently working in the field of counter-terrorism or aiming to.

**Why?** The 10th Advanced summer programme on terrorism, counter-terrorism and the rule of law gives you all the necessary tools for the successful implementation of international and domestic legal aspects of counter terrorism in your daily practice. It will provide you with comprehensive knowledge of the legal fundamentals of counter-terrorism and extremism, through interactive study of both the relevant legislation and case law. The course will combine presentations, practical workshop activities and field trips, all led by high-level experts in the field.

Further information here: [https://www.asser.nl/education-events/events/?id=3129](https://www.asser.nl/education-events/events/?id=3129)

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Gerichte stehen unter Druck. Mehrfach verweigerten in den letzten Jahren deutsche Behörden die Befolgung verwaltungs- und sogar verfassungsgerichtlicher Entscheidungen. In europäischen Nachbarländern wird die Dritte Gewalt durch populistische Attacken von

Doch die Gerichte verfügen auch im bestehenden rechtsstaatlichen Gewaltenarrangement über Instrumente, ihre Autorität gegenüber Angriffen der anderen Gewalten zu schützen und sogar zu steigern. Die Tagung widmet sich diesen Techniken der Behauptung judikativer Autorität auf den verschiedenen Ebenen des Rechts, von der nationalen über die europäische bis hin zur internationalen Rechtsordnung.

Um verbindliche Anmeldung wird gebeten bis zum 4. September 2020 per Email an info@schwache-gewalt.de
Bitte teilen Sie uns dabei Name, Titel, institutionelle Zugehörigkeit sowie Ihr Einverständnis zur Aufnahme in das Teilnehmerverzeichnis der Tagung mit.

Mehr Informationen hier: www.schwache-gewalt.de

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Conference: Prospects for Judicial Cooperation in Civil Matters between the EU and Third Countries, 25-26 September 2020 (registration open; with fee)

Brexit has become reality – one more reason to think about the EU’s Judicial Cooperation with third states:
The largest proportion of EU economic growth in the 21st century is expected to arise in trade with third countries. This is why the EU is building up trade relations with many states and other regional integration communities in all parts of the world. The latest example is the EU-MERCOSUR Association Agreement concluded on 28 June 2019. With the United Kingdom’s exit of the Union on 31 January 2020, extra-EU trade with neighboring countries will further increase in importance. Another challenge for the EU is China’s “Belt and Road Initiative”, a powerful global development strategy that includes overland as well as sea routes in more than 100 states around the globe.

The increasing volume of trade with third states will inevitably lead to a rise in the number and importance of commercial disputes. This makes mechanisms for their orderly and efficient resolution indispensable. China is already setting up infrastructures for commercial dispute resolution alongside its belts and roads. In contrast, there seems to be no elaborate EU strategy on judicial cooperation in civil matters with countries outside of the Union, despite the DG Trade’s realisation that “trade is no longer just about trade”. Especially, there is no coherent plan for establishing mechanisms for the coordination of cross-border dispute resolution and the mutual recognition and enforcement of judgments. This is a glaring gap in the EU’s policy making in external trade relations (see also, in an earlier post by Matthias Weller on CoL on this matter: Mutual trust and judicial cooperation in the EU’s external relations – the blind spot in the EU’s Foreign Trade and Private International Law policy?).

This is why the Bonn group of PIL colleagues - Moritz Brinkmann, Nina Dethloff, Matthias Lehmann, Philipp Reuss, and Matthias Weller– will host a conference on Friday and
Saturday, 25 and 26 September 2020, at the University of Bonn that seeks to explore ways in which judicial cooperation in civil matters between the EU and third countries can be improved by the Hague Judgments Convention of 2019 as an important driver, if not game changer, of legal certainty in cross-border commercial relations.

The list of speakers includes internationally leading scholars, practitioners and experts from the Hague Conference on Private International Law (HCCH), the European Commission (DG Trade, DG Justice), and the German Ministry of Justice and for Consumers (Bundesjustizministerium der Justiz und für Verbraucherschutz).

The Conference is supported by the HCCH as one of the first European events for discussing the HCCH 2019 Convention. The Conference will be further supported by the Zentrum für europäisches Wirtschaftsrecht at the University of Bonn and The International Litigation Exchange (ILEX).

The Organizers will kindly ask participants to contribute with € 75.- to the costs of the event.

Date:
Friday, 25 September 2020, and Saturday, 26 September 2020.

Venue:
Bonner Universitätsforum, Heussallee 18 – 22, D – 53113 Bonn

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

Draft Programme

Friday, 25 September 2020

1.30 p.m. Registration
2 p.m. Welcome note
   Prof Dr Wulf-Henning Roth, University of Bonn, Director of the Zentrum für Europäisches Wirtschaftsrecht (ZEW)

2.10 p.m. Part 1: Chances and Challenges of the HCCH 2019 Judgments Convention
   Chairs of Part 1: Prof Dr Matthias Weller / Prof Dr Matthias Lehmann
   Keynote: Hague Conference’s Perspective and Experiences
   Hans van Loon, Former Secretary General of the Hague Conference on Private International Law, The Hague
   1. Scope of application
   Prof Dr Xandra Kramer, Erasmus Universiteit Rotterdam
   2. Judgments, Recognition, Enforcement
   Prof Dr Wolfgang Hau, Ludwig-Maximilians-Universität Munich
   Discussion

3.30 p.m. Coffee Break

4.00 p.m. Part II: Chances and Challenges of the HCCH 2019 Judgments Convention
   Chairs of Part 2: Prof Dr Nina Dethloff / Prof Dr Moritz Brinkmann
1. Jurisdictional filters
Prof Dr Pietro Franzina, Catholic University of Milan

2. Grounds for refusal
Prof Dr Paco Garcimartín, University of Madrid

Discussion

5.30 p.m.  Panel Discussion: Prospects for Judicial Cooperation in Civil Matters between the EU and Third Countries
Chairs of Part 3: Prof Dr Matthias Weller / Prof Dr Matthias Lehmann
Representative HCCH (tbd)
Colin Brown, Unit Dispute Settlement and Legal Aspects of Trade Policy, DG Trade (tbc)
Andreas Stein, Head of Unit, DG JUST - A1 "Civil Justice"
Dr Jan Teubel, German Ministry of Justice and for Consumers
RA Dr Heiko Heppner, Attorney at Law (New York), Barrister and Solicitor Advocate (England and Wales), Chair of ILEX, Head of Dispute Resolution, Partner Dentons, Frankfurt

Discussion

7 p.m. Conference Dinner

Saturday, 26 September 2020

9.30 a.m. The context of the HCCH 2019 Judgments Convention
Chairs of Part 4: Prof Dr Moritz Brinkmann / Prof Dr Philipp Reuss
1. Relation to the HCCH 2005 Convention on Choice of Court Agreements
Prof Paul Beaumont, University of Stirling
2. Relations to the Brussels Regime / Lugano Convention
Prof Marie-Elodie Ancel, Université Paris-Est Créteil
3. Brexit...
Dr Pippa Rogerson, Reader in Private International Law, Faculty of Law, Cambridge
Discussion

11:00 a.m. Coffee Break

11:30 a.m. Chairs of Part 5: Prof Dr Nina Dethloff / Prof Dr Matthias Lehmann
1. South European Neighbouring and Candidate Countries
Prof Dr Ilija Rumenov, Ss. Cyril and Methodius University, Skopje, Macedonia
2. MERCOSUR – EU
Dr Veronica Ruiz Abou-Nigm, Director of Internationalisation, Senior Lecturer in International Private Law, School of Law, University of Edinburgh
Jose Angelo Estrella-Faria, Former Secretary General of UNIDROIT, Senior Legal Officer UNCITRAL Secretariat, International Trade Law Division Office of Legal Affairs, United Nations (tbc)
Discussion

1 p.m. Closing Remarks
Prof Dr Matthias Weller

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Lecture: Emptied Lands: Bedouin rights, dispossession and resistance in the Negev, Prof. Alexandre Kedar (University of Haifa), Lauterpacht Centre for International Law, Finley Library, 16 October 2020, 13.00-14.30

Lecture Summary
Professor Kedar will present his book Emptied Lands (co-authored with Amara and Yiftachel). Emptied Lands investigates the protracted legal, planning, and territorial conflict between the settler Israeli state and indigenous Bedouin citizens over traditional lands in southern Israel/Palestine. The authors place this dispute in historical, legal, geographical, and international-comparative perspectives, providing the first legal geographic analysis of the “dead Negev doctrine” used by Israel to dispossess and forcefully displace Bedouin inhabitants in order to Judaize the region. The authors reveal that through manipulative use of Ottoman, British and Israeli laws, the state has constructed its own version of terra nullius. Yet, the indigenous property and settlement system still functions, creating an ongoing resistance to the Jewish state. Emptied Lands critically examines several key land claims, court rulings, planning policies and development strategies, offering alternative local, regional, and international routes for justice.

Alexandre Kedar
Professor Alexandre (Sandy) Kedar teaches at the Law School at the University of Haifa. He holds a Doctorate in Law (S.J.D) from Harvard Law School. He was a visiting professor at the University of Michigan Law School as well as a Grotius International Law Visiting Scholar there and a visiting associate professor at the Frankel Institute for Judaic studies in the University of Michigan. His research focuses on legal geography, legal history, law and society and land regimes in settler societies and in Israel. He served as the President of the Israeli Law and Society Association, is the co-coordinator of the Legal Geography CRN of the Law and Society Association and a member of its international committee. He is the co-founder (in 2003) and director of the Association for Distributive Justice, an Israeli NGO addressing these issues.

Further information here:

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Lecture: The Right to a Fair Trial in International Law: Shining a light on a critical human rights protection, Prof. Philippa Webb (King’s College London), Lauterpacht Centre for International Law, Finley Library, 23 October 2020, 13.00-14.30

Lecture Summary
The right to a fair trial is a right that enables the recognition and protection of many other human rights. Its violation can be devastating to an individual defendant, but also damaging to entire societies as unfair trials are used to undermine democracy and oppress minorities. Although the right to a fair trial has been included in all international and regional human rights instruments since the Second World War and 173 states parties to the ICCPR have pledged to uphold it, the international standard for a fair trial can be elusive. Based on my book with Amal Clooney, The Right to a Fair Trial in International Law (OUP, Summer 2020), I will shine a light on certain aspects of this fundamental human right. We have attempted to explain, in granular detail, the meaning of the right to a fair trial, drawing on how the right has been applied by international bodies including United Nations committees, regional human rights courts and commissions, and international criminal courts. I will discuss the status of the right in international law, consider who enjoys the right apart from the defendant, and examine divergences in the case law on certain components of the right and potential methods of harmonisation.

Philippa Webb
Philippa Webb is Professor of Public International Law at King’s College London. She specialises in international dispute settlement, human rights, the immunities of states, international organisations and diplomats, and the law of treaties. Prior to joining King’s, Philippa held positions in the Presidency of the International Court of Justice, the Office of the Prosecutor at the International Criminal Court, and United Nations Headquarters. She is on the boards of the European Society of International Law, the Leiden Journal of International Law and the Journal of International Criminal Justice. Her publications include The Right to a Fair Trial in International Law (with Amal Clooney, OUP, Summer 2020), Oppenheim’s International Law: United Nations (with Dame Rosalyn Higgins GBE QC, Dapo Akande, Sandy Sivamuaran and James Sloan, OUP 2017), and The Law of State Immunity (with Lady Hazel Fox QC, OUP 2015).


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Lecture: Implementing the 1954 Hague Convention: Conflicts between People and Heritage, Prof. Dr. Helen Frowe (University of Stockholm), Lauterpacht Centre for International Law, Finley Library, 6 November 2020, 13.00-14.30

Lecture Summary
In 2017, the British Government ratified the 1954 Hague Convention on the Protection of Cultural Property in Times of Armed Conflict (henceforth, the Hague Convention). This Convention, along with its two Additional Protocols, sets out the obligations of states with respect to cultural heritage in war. War throws up a range of conflicts between protecting people and protecting heritage, in terms of both the use of resources, and the imposition and incurring of risk. And yet, from UNESCO to the Blue Shield, those working in heritage insist that such conflicts between people and heritage are impossible. For example, Irina Bokova, the former director-general of UNESCO, claims that, “there is no need to choose between saving lives and preserving cultural heritage: the two are inseparable.” In this talk, I argue that the failure to recognise these conflicts comprehensively undermines the heritage
community’s response to the legal demands made by the Hague Convention. If we refuse to acknowledge that these conflicts can even in principle arise, we are ill-equipped to deal with them. Given that the Hague Convention requires combatants to deal with them, this is a pressing problem.

Helen Frowe
Helen Frowe is Professor of Practical Philosophy and Wallenberg Academy Research Fellow in the Department of Philosophy at Stockholm University, where she directs the Stockholm Centre for the Ethics of War and Peace.


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Lecture: The State Theory of Grotius, Prof. Dr. Nehal Bhuta (University of Edinburgh), Lauterpacht Centre for International Law, Finley Library, 13 November 2020, 13.00-14.30

Lecture Summary
Grotius is not generally considered a state theorist, but a theorist and jurist of natural law. But his accounts of natural right, sociability and sovereign power – all building blocks of his carapace of a natural legal order – generate also an exoskeleton of political order that leans upon but is not reducible to the legal order of natural law. As such, Grotius’s juristic sensibility and his Roman legal methods, generate not so much a political theory of the state as a set of generative parameters for the conceptualization of the state in which the concrete constitution of state authority is historical and plural, even as it is integrated into a universal legal order. State authority is made possible and accountable under a system of natural legal right, even as its constitution is a historical achievement that should not readily be disturbed and in which a large range of freedom and unfreedom is lawful and should be accepted. Grotius theory of the state holds important lessons and implications for our contemporary world, where over the last 25 years we have grappled constantly with the problem of what a state is, the circumstances under which we might justifiably breach its sovereignty, and the profound difficulties of re-making state orders when they have failed, collapsed or been destroyed by foreign intervention.

Nehal Bhuta
Professor Nehal Bhuta holds the Chair of Public International Law at University of Edinburgh and is Co-Director of the Edinburgh Centre for International and Global Law. He previously held the Chair of Public International Law at the European University Institute in Florence, where was also Co-Director of the Institute’s Academy of European Law. He is a member of the editorial boards of the European Journal of International Law, the Journal of International Criminal Justice, Constellations and a founding editor of the interdisciplinary journal Humanity. He is also a series editor of the Oxford University Press (OUP) series in The History and Theory of International Law. Prior to the EUI he was on the faculty at the New School for Social Research, and at the University of Toronto Faculty of Law.

Conference: Genocide, Gendercide, and Resistance Conference 2020 - What Do We Need in Order to Construct a Useful Concept of “Gendercide”?, postponed to autumn/winter 2020 (registration open)

On the Theme of the Conference

Today, girls and women are exposed to lethal violence across the world just because they are female. According to a resolution in the European Parliament (2013), recent estimates of the sex ratio display an increase in the number of “missing” women from the world’s population to roughly 200 million. During 1990 the same number was approximately 100 million. Moreover, lethal violence due to different gender-roles is not restricted to women, but includes, inter alia, the targeting of battle-aged men.

Departing from the above, this conference aims to actualize and discuss the notion of “gendercide”, which refers to the deliberate killing of people belonging to one sex, by reason of their sex. In particular, the conference seeks to probe which methodological underpinnings that must be adopted in order to construct a useful concept that can illuminate, as well as mobilize against, gendered lethal violence.

The conference sets out to examine the genocide-gendercide connection from a multitude of perspectives and angles. Questions that may be raised are, for instance, how do we conceptualize gender as a vector of group identity in cases of sex-selective mass killings? Is there a potential to disrupt the violent repetitions of sex-selective mass killings via the concept of gendercide? These questions will be addressed from a global and a local perspective, taking into account both substantive international law, broader state policies and theoretical perspectives.

Confirmed speakers include:

- Professor Adam Jones (University of British Columbia);
- Professor Naila Kabeer (London School of Economics and Political Science);
- Justice Madan Lokur (Former Judge at the Supreme Court of India);
- Associate Professor Christine Schwöbel-Patel (University of Warwick);
- Professor Monica Das Gupta (Maryland Population Research Centre);
- Rita Banerji (founder of the 50 Million Missing Campaign);
- Representatives from the Indian civil-society organization Empower People.

About the Conference

The Genocide, Gendercide, and Resistance Conference 2020 will be organized at Gothenburg University. We intend to bring together scholars, researchers and practitioners from across the world to elaborate and move on with the research that delves deeper into possible ways to create social change in regard to, and delimit, the gendered lethal violence en masse. In this regard, the conference will address a gap within the current research of genocide-gendercide by actualizing and discussing the notion of “gendercide” from perspectives that has up until now received little attention.

The Conference is Postponed
As we are sure everyone knows, the challenges presented by the growing COVID-19 health crisis impacts the ability to hold a large conference for the foreseeable future. As a result, we feel compelled to make the difficult decision to postpone the conference until later this year. It is with heavy hearts that we make this announcement, and we are very interested in keeping you all as speakers for the coming conference as soon as it is possible.

This is a decision that none of us in the leadership wanted to make. But after evaluating the recent developments and listening to input from other colleagues, we strongly believe that this is the best option for us at this time.

We have every intention to hold the conference at a later point, hopefully during the coming autumn/winter.

Further information here: https://gendercide2020.com
III. Stellenanzeigen

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (20-30 Std./Woche), Universität Innsbruck, Organisationseinheit Europa- und Völkerrecht (Bewerbungsfrist: 9. Mai 2020)

UniversitätsassistentIn-Dissertationsstelle (Ersatzkraft) Chiffre REWI-11235

1. Beginn/Dauer:
   • ab 01.08.2020
   • bis 30.06.2021, längstens jedoch bis zur Rückkehr der Stelleninhaberin/des Stelleninhabers

2. Organisationseinheit: Europarecht und Völkerrecht


4. Hauptaufgaben:
   • Dissertation im Bereich Internationales Umwelt- und Wirtschaftsrecht
   • Eigene Forschung
   • Eigene Lehre
   • Mitwirkung an der Forschungs- und Publikationstätigkeit des Instituts und Mitwirkung an der Lehre; Betreuung von Studierenden
   • administrative Aufgaben
   • Aus- und Weiterbildung

5. Erforderliche Qualifikation:
   • Abgeschlossenes Diplom- oder Masterstudium der Rechtswissenschaften; sehr gute Kenntnisse und besonderes Interesse im Völkerrecht und Europarecht; guter Studienabschluss; Erfahrungen im wissenschaftlichen Arbeiten von Vorteil; sehr gute Deutsch- und Englischkenntnisse; gute EDV-Kenntnisse
   • Teamfähigkeit, Motivation und Einsatzbereitschaft
   • Bitte legen Sie der Bewerbung schriftliche Überlegungen zu Ihrem Dissertationsvorhaben bei (max. 5 Seiten)


8. Bewerbung:
Wir freuen uns auf Ihre Onlinebewerbung bis 09.05.2020.
Die Universität Innsbruck strebt eine Erhöhung des Frauenanteils an und fordert daher qualifizierte Frauen ausdrücklich zur Bewerbung auf. Dies gilt insbesondere für Leitungsfunktionen sowie für wissenschaftliche Stellen. Bei Unterrepräsentation werden Frauen bei gleicher Qualifikation vorrangig aufgenommen.

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One position as PhD researcher for the research project DATA4ALL, University of Copenhagen, Faculty of Law, Professor WSR Thomas Gammeltoft-Hansen (deadline: 10 May 2020)

The Faculty of Law, University of Copenhagen, is seeking applications for a position as PhD. The position is part of the research project “DATA4ALL” and is available from 1 September 2020, for a duration of 36 months. Start date is negotiable.

About the DATA4ALL project
Despite decades of legal harmonization, the chance of receiving asylum for people from the same country still varies significantly across Europe and in the Nordics. The DATA4ALL project will leverage data science to understand outcome variations in asylum decisions across countries – a problem central to migration law and wider debates related to international cooperation in the area of asylum and refugees. The project will compare large-scale decision data and case file transcripts from Denmark, Sweden and Norway, and use natural language processing (NLP), sentiment analysis, machine learning, and process mining to unpack and understand what shapes outcome variations. The project further draws on critical data studies to engage decision-makers themselves, raising question to the data and promote data literacy and ethics among both scholars and practitioners. As such, DATA4ALL will help showcase the wider potential of integrating migration law studies and data science..

The PhD employed as part of the DATA4ALL project will form a part of a larger research team, which includes senior researchers from both LAW and the Department of Computer Science (DIKU) at the University of Copenhagen, as well as one additional PhD and one postdoc specifically dedicated to the project. The PhD will define his or her own research idea and project within this broader project. The PhD will be responsible for securing a strong link to migration law within the project and may engage with both formal-legal and socio-legal approaches to asylum decision-making and perform legal analysis of underlying differences in interpretation and procedures across jurisdictions. Working together with data scientists, the PhD will be able to critically test different assumptions and explanatory factors and promote empirical approaches to migration law more broadly.

As part of an interdisciplinary team, the PhD will work independently but in dialogue with researchers trained in law, computer science and sociology. The candidate will be enrolled and based at the Faculty of Law and expected to teach relevant courses at LAW for at least one semester.

Qualifications
- Applicants must have obtained a degree that corresponds to the Danish Master of Laws or equivalent qualifications. Please visit studyindenmark.dk for more information. Applicants must have obtained a minimum overall grade average of 8.2 or above at the Master’s level in accordance with the Danish grading scale.
• Applicants may submit their application before they have completed their Master’s Degree. In that case, they must submit their final thesis before 1 June 2020.
• Applicants must document an aptitude for research through the meritorious assessment of their final thesis, publications or academic recommendations in order to show that they are capable of undertaking the demanding task of writing a PhD thesis.
• Applicants must have excellent language skills in English and have excellent communications skills. Applicants must be able to teach at an academic level in Danish or English and to follow PhD courses in English. Working knowledge of Danish, Swedish and/or Norwegian is required in order to access the empirical material.
Applicants who in their education and/or practical work have practical experience in asylum and migration law will be given preference.

Further information here: [https://employment.ku.dk/phd/?show=151690](https://employment.ku.dk/phd/?show=151690)

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One position as Post-doctoral researcher (full time), Leiden University, The Hague Program for Cyber Norms (deadline: 12 May 2020)

As a post-doctoral researcher you will be joining The Hague Program for Cyber Norms, which is a research program at the Institute of Security and Global Affairs at Leiden University.

Key responsibilities

• Conduct independent and collaborative research in the field of international cyber security, international law and international norms regulating responsible state behaviour in cyberspace;
• Disseminate research findings through high-ranking international blind peer review journals, books, whitepapers, conference presentations, policy reports, policy advise and (inter)national popular media;
• Organise academic conferences and workshops in close cooperation with the senior fellow of the program and co-author policy papers on the basis of events organised by the program;
• Write grant proposals for new research and program activities;
• Represent the program at national and international events and engage in consultations with other stakeholders in the field of international cyber security and international norms.


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Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (50%), Universität Graz, Europäisches Trainings- und Forschungszentrum für Menschenrechte und Demokratie (Bewerbungsfrist: 13. Mai 2020)

Universitätsassistent/in ohne Doktorat

Das Europäische Trainings- und Forschungszentrum für Menschenrechte und Demokratie der Universität Graz (UNI-ETC) sucht eine/n Universitätsassistent/in ohne Doktorat (20 Stunden/Woche; befristet auf 4 Jahre; zu besetzen ab 01. Juli 2020)

Ihr Aufgabengebiet
- Selbständige Forschung, insbesondere Verfassen einer Dissertation
- Vorbereitung von und Mitarbeit an Forschungsarbeiten und Forschungsprojekten
- Eigenständige Lehre und Ausarbeitung von bzw. Mitwirkung an praxisorientierten Lehrveranstaltungen
- Betreuung von Studierenden
- Mitwirkung bei der Betreuung von Diplom- und Masterarbeiten
- Organisation von öffentlichen Veranstaltungen
- Organisations-, Evaluierungs- und Verwaltungstätigkeit

Ihr Profil
- Abgeschlossenes Diplomstudium der Rechtswissenschaften
- Sehr gute Kenntnisse des Völkerrechts und des internationalen Menschenrechtsschutzes
- Sehr gute analytische Fähigkeiten und schriftlicher Ausdruck
- Sehr gute Deutsch- und Englischkenntnisse
- Einschlägige Erfahrung in Forschung und Lehre v.a. im Bereich des internationalen Menschenrechtsschutzes (wünschenswert)
- Erfahrung mit der Ausarbeitung und Betreuung von Drittmittelprojekten (wünschenswert)
- Gute EDV-Kenntnisse
- Teamfähigkeit
- Organisationsfähigkeit
- Selbständige Arbeitsweise
- Wissenschaftliches Interesse

Unser Angebot
Einstufung: Gehaltsschema des Universitäten-KV: B1

Mindestgehalt:
Das kollektivvertragliche Mindestentgelt gemäß der angegebenen Einstufung beträgt € 1464.50 brutto/Monat. Durch anrechenbare Vordienstzeiten und sonstige Bezugs- und Entlohnungsbestandteile kann sich dieses Mindestentgelt erhöhen.
Wir bieten Ihnen eine abwechslungsreiche und eigenverantwortliche Tätigkeit. Es erwarten Sie ein angenehmes Arbeitsklima, flexible Arbeitszeiten sowie zahlreiche Weiterbildungs-
und Entwicklungsmöglichkeiten. Nutzen Sie die Chance für den Einstieg in ein herausforderndes Arbeitsumfeld, geprägt von Teamgeist und Freude am Job.
Ende der Bewerbungsfrist: 13. Mai 2020
Kennzahl: MB/117/99 ex 2019/20
Die Universität Graz strebt eine Erhöhung des Frauenanteils an, insbesondere in Leitungsfunktionen und beim wissenschaftlichen Personal und lädt deshalb qualifizierte Frauen ausdrücklich zur Bewerbung ein.

Insbesondere im wissenschaftlichen Bereich freuen wir uns über Bewerbungen von Menschen mit Behinderung, die über eine ausschreibungssäubere Qualifikation verfügen.

Bei Interesse senden Sie Ihre Bewerbungsunterlagen innerhalb der angegebenen Bewerbungsfrist unter Angabe der Kennzahl bitte per E-Mail an: bewerbung@uni-graz.at

Mehr Informationen hier: https://jobs.uni-graz.at/de/MB/117/99/5878

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Eine Stelle als wissenschaftliche*r Mitarbeiter*in (100%) Falkultät für Rechtswissenschaft, der Albrecht-Mendelssohn-Bartholdy Graduate School of Law und dem Zentrum für das Recht in der digitalen Transformation (Bewerbungsfrist: 15. Mai 2020)


**Aufgaben:**
Die Aufgaben umfassen wissenschaftliche Dienstleistungen im o. g. Projekt. Außerhalb der Dienstaufgaben besteht Gelegenheit zur wissenschaftlichen Weiterbildung.

**Aufgabengebiet:**
Die Stelle ist eine wissenschaftliche Koordinationsstelle, die im Rahmen einer von der Landesforschungsförderung vorgesehenen Anschubfinanzierung für ein Graduiertenkolleg zu

**Einstellungsvoraussetzungen:**
Abschluss eines den Aufgaben entsprechenden Hochschulstudiums, Promotion. Erwartet wird eine hervorragende Promotion, die möglichst schon durch die Promotion nachgewiesene Fähigkeit zur interdisziplinären Arbeit insbesondere in einem Bereich, der durch Digitalisierungsvorgänge geprägt ist, Erfahrungen in der Lehre, gute kommunikative Fähigkeiten auch in einem internationalisierten Kontext und gute konzeptionelle und organisatorische Fähigkeiten, die im Verfahren der Antragstellung von besonderer Bedeutung sind. Gute Englischkenntnisse werden erwartet.


Schwerbehinderte und ihnen gleichgestellte Bewerberinnen und Bewerber werden bei gleicher Eignung, Befähigung und fachlicher Leistung im Bewerbungsverfahren vorrangig berücksichtigt.

Für nähere Informationen wenden Sie sich bitte an Prof. Dr. Hans-Heinrich Trute (Mobil: +49 1712703574, E-Mail: hans-heinrich.trute@uni-hamburg.de) oder schauen Sie im Internet unter https://www.jura.uni-hamburg.de/forschung/institute-forschungsstellen-und-zentren/digitalisierung-und-recht.html nach.

Bitte senden Sie Ihre Bewerbung mit den üblichen Unterlagen (Bewerbungsschreiben, tabellarischer Lebenslauf, Hochschulabschluss) bis zum 15.05.2020 an: Prof. Dr. Hans-Heinrich Trute, Fakultät für Rechtswissenschaft, Universität Hamburg, Rothenbaumchaussee 33, 20148 Hamburg oder per E-Mail an: hans-heinrich.trute@uni-hamburg.de.


Ein bis zwei Stellen als Wissenschaftliche Angestellte (25-100%), Albert-Ludwigs-Universität Freiburg, Lehrstuhl für Völkerrecht und Rechtsvergleichung, Prof. Dr. Silja Vöneky (Bewerbungsfrist: 15. Mai 2020)


Anforderungsprofil:
- Voraussetzung ist die bestandene Erste juristische Staatsprüfung (vollbefriedigend oder besser) oder ein gleichwertiger ausländischer Abschluss.
- Für Post-Docs: Promotion im Bereich Rechtswissenschaften
- Besondere Kenntnisse im Bereich des Völkerrechts und/oder Kenntnisse im Bereich der Rechtsethik und Rechtsphilosophie sind von Vorteil.


Die Universität und das Institut streben eine Erhöhung des Frauenanteils an und fordern entsprechend qualifizierte Frauen zur Bewerbung auf. Schwerbehinderte werden bei gleicher Eignung bevorzugt eingestellt. Wir freuen uns auf Ihre Bewerbung! Richten Sie diese bitte nur in elektronischer Form mit den üblichen Angaben, Zeugnissen und Nachweisen in einem einzigen PDF-Dokument bis spätestens 15.05.2020 an die Adressen officeintllaw@jura.uni-freiburg.de und voelkerrecht@jura.uni-freiburg.de.

Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (m/w/d) (37%), Albert-Ludwigs-Universität Freiburg, Lehrstuhl für Völkerrecht und Rechtsvergleichung, Prof. Dr. Silja Vöneky (Bewerbungsfrist: 15. Mai 2020)

An meinem Lehrstuhl mit den Forschungsschwerpunkten Völkerrecht und Rechtsethik ist ab 1. Juni 2020 eine befristete Stelle neu zu besetzen: WissenschaftlicheMitarbeiter(in) (m/w/d) (37% Stelle mit Aufstockungsmöglichkeit durch Drittmittelprojekte)
Zu den mit der Stelle verbundenen Aufgaben zählen die Mitarbeit in Forschung und Lehre im Bereich des Öffentlichen Rechts (insbesondere im Bereich des Völkerrechts), der Rechtsvergleichung und der Rechtsethik. Es besteht die Möglichkeit zur Promotion.

Anforderungsprofil:
- Erstes Staatsexamen (ggf. auch Zweites Staatsexamen) vollbefriedigend oder besser.
- Für Post-Docs: Promotion im Bereich Rechtswissenschaften
- Besondere Kenntnisse im Bereich des Völkerrechts und/oder Kenntnisse im Bereich der Rechtsethik und Rechtsphilosophie sind von Vorteil.

Die Stelle soll einer Doktorandin oder einem Doktoranden oder einem Post-Doc die Mitarbeit am Lehrstuhl ermöglichen. Die Universität und das Institut streben eine Erhöhung des Frauenanteils an und ermutigen entsprechend qualifizierte Frauen zur Bewerbung. Schwerbehinderte werden bei gleicher Eignung bevorzugt eingestellt. Auf Wunsch ist die Einstellung ggf. auch zu einem späteren Zeitpunkt möglich. Bewerbungen richten Sie bitte – nur in elektronischer Form – mit den üblichen Angaben, Zeugnissen und Nachweisen bis zum 15.05.2020 an das Sekretariat des Lehrstuhls: voelkerrecht@jura.uni-freiburg.de und officeintllaw@jura.uni-freiburg

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20 Fellowships, re:constitution (deadline: 24 May 2020)

The fellowships address scholars as well as practitioners of law and neighbouring disciplines who are interested in sharing ideas on recent problems and developments of democracy and the rule of law across Europe and its member states. The fellows will be able to flexibly pursue their project on a topic of their own choice and will become part of a European network for the exchange of views about current questions of European constitutionalism. They will receive a monthly stipend of €2.500 for their mobility phase at institutions of legal scholarship and practice in another EU member state.

YOU ARE
in the early stages of your career as a
SCHOLAR holding a PhD* in
- Law/Legal Studies
- Political sciences, social sciences, philosophy or other neighbouring disciplines (focusing on legal issues and/or the rule of law in Europe)

OR
PRACTITIONER
- Legal expert (i.e. judge or court employee, in NGOs,..)
- Government official
- Researcher working on questions on the rule of law and/or democracy in the EU
- Journalist reporting on the rule of law and/or democracy in the EU

Eligible for the fellowship are residents of the European Union or the United Kingdom, non-EU EEA countries or Switzerland.
*Your PhD project should have been completed no more than 10 years ago. Scholars who are still working on their project may be eligible if their PhD is close to completion. For practitioners, a PhD is not required.

YOUR MOTIVATION
- You are interested in current developments and challenges regarding democracy and the rule of law in Europe.
- You are looking for new ways to work on your own project within the context of democracy and the rule of law in Europe.
- You want to be part of a group of fellows to debate and learn from each other.
- You are keen to pursue new work opportunities at institutions in other EU countries.
- You want to engage in a multi-faceted exchange about questions on democracy and the rule of law in Europe with junior and senior experts from all over Europe, from different sectors and from across the political spectrum.

OUR OFFER

Independence
- re:constitution fellowships for one academic year, starting from 1st October 2020 until 31 July 2021, offering the freedom to pursue your own project in a topic of your choice, such as an academic article, essay, policy paper, book, report, podcast, feature story, piece of analysis, etc.
- For non-academic experts, a fellowship could be a form of sabbatical.
- For the first cohort of re:constitution fellows and their projects please see here

Exchange and Debate
- Personal exchange meetings of 3-5 days in EU countries: The first meeting will take place from 27 to 30 October 2020 in Berlin and Frankfurt/Oder, the second and third in February and June 2021 in other EU member states. The curriculum of these meetings will be developed jointly by the fellows and in consultation with the coordinator of the programme.
- Opportunities to attend and organise events with emphasis on specific aspects and topics of the programme.

Mobility
- Mobility period of six months, the so-called ‘stage’ at institutions of scholarship and practice of your choice in another EU country than your residential one; the ‘stage’ should be divided between a research institution and an institution of legal practice.
- Monthly stipend of €2.500 during the ‘stage’ (plus supplements depending on personal circumstances).

Network
- Access to a European network of scholars and practitioners who are interested in and working on questions on the current state of democracy and the rule of law in Europe.

Support
- Digital exchange formats for the fellows: The exchange between the fellows will be supported by a secure digital working space provided by the Forum Transregionale Studien.

Auxiliaire de recherche et d’enseignement (40%), Université de Genève, Département de Droit international public et organisation internationale, Prof. Dr. Gloria Gaggioli (Délai: 24 mai 2020)

Description du poste
Le Département de Droit international public et organisation internationale a lancé en janvier 2019 un ambitieux projet d'une durée de quatre ans intitulé "Prévenir et combattre le terrorisme et l’extrémisme violent : vers une approche empirico-légale". Ce projet est financé par le Fonds National Suisse de la Recherche Scientifique (FNS) et est conduit sous la supervision de Prof. Gloria Gaggioli. Dans ce cadre, un poste est mis au concours. Il s’agit d'un poste d'auxiliaire de recherche dans le cadre d'une équipe composée de la Prof. Gaggioli, d'un Post-Doctorant en Sciences sociales (sociologie/anthropologie) et d'un Doctorant (CANDOC) en Droit international.

Les responsabilités principales:
- Soutien à la recherche
- Soutien dans l'organisation des réunions internes et conférences (ex: réserver vols d'experts)
- Tenir à jour un site web dédié au projet
- Soutien dans des tâches administratives

Titre et compétences exigés: Formation et expérience
- Etudiant-e en droit à l'Université de Genève (fin de Bachelor ou début de Master), avant l'accomplissement du programme de maîtrise, avec de très bons résultats universitaires. Préférence sera donnée aux candidat-e-s pouvant s'engager sur une année
- Maîtrise de l’anglais et du français. Connaissance de l’arabe ou d’autres langues est un atout
- Maîtrise de Microsoft Office (Word, Excel, Power Point)
- Connaissances en matière de Droits de l’Homme et/ou Droit international humanitaire sont des atouts
- Connaissances d'espaces de travail en ligne (ex: Switchdrive) et du bon usage des réseaux sociaux (ex: Twitter) sont des atouts
- Maîtrise d'outils de gestion de bases de données (ex: Zotero) est un atout

Entrée en fonction
1er juillet 2020 ou une date à convenir

Contact
Pour plus d'information sur le poste, veuillez contacter Prof. Gloria Gaggioli: Gloria.Gaggioli[at]unige.ch
Pour toute question administrative, veuillez contacter Mme Edith Muerrle: Edith.Muerrle[at]unige.ch

Plus d’amples informations ici:
4 Stellen als Wissenschaftliche*r Mitarbeiter*in (50%), Universität Hamburg, Fakultät für Rechtswissenschaft & Albrecht Mendelssohn Bartholdy Graduate School of Law & Zentrum für das Recht in der digitalen Transformation (Bewerbungsfrist: 30. Mai 2020)


Aufgaben
• Wissenschaftliche Weiterqualifikation im Rahmen eines strukturierten Promotionsprogramms.

Aufgabengebiet
• Die Stellen dienen der Anfertigung einer Dissertation.

Einstellungsvoraussetzungen:
Voraussetzung für die Bewerbung ist ein abgeschlossenes Hochschulstudium in der Rechtswissenschaft oder in einem mit didaktischen Fragen befassten Fach, die Bereitschaft zur Teilnahme an dem strukturierten Promotionsprogramm, Bereitschaft zur interdisziplinären Forschungsarbeit, da sich das Projekt intensiv mit den technologischen, sozialen und ökonomischen Grundlagen befasst. Gute Englischkenntnisse werden erwartet.

Die FHH fördert die Gleichstellung von Frauen und Männern. An der Universität Hamburg sind Frauen in der Stellenkategorie der hier ausgeschriebenen Stelle, gemäß Auswertung

Bewerbungen (Exposé des Promotionsvorhabens [max. 6 Seiten, Projektbeschreibung, leitende Fragestellungen, Forschungsstand, ggf. Stand der Vorarbeiten, Zeitplan], Curriculum Vitae, Abschlusszeugnisse, Empfehlungsschreiben einer Hochschullehrerin/eines Hochschullehrers) sind in Papierform und elektronisch in einer einzigen PDF-Datei bis zum 30.05.2020 an den Sprecher des Programms zu richten: Universität Hamburg, Fakultät für Rechtswissenschaft, Prof. Dr. Hans-Heinrich Trute, Rothenbaumchaussee 33, 20148 Hamburg oder elektronisch an: hans-heinrich.trute@uni-hamburg.de.


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Four positions as Research Associates, University of Hamburg, Faculty of Law & Albrecht Mendelssohn Bartholdy Graduate School of Law & Centre for Law in the Digital Transformation (deadline: 30 May 2020)

The Faculty of Law, Centre for Law in the Digital Transformation (ZeRdiT) invites applications, as part of its Graduate College “The Law in Digital Transformation”, for 4 Research Associates for the project “Law in Digital Transformation” – salary level 13TV-L-.

The positions in accordance with Section 28 subsection 3 of the Hamburg higher education act (Hamburgisches Hochschulgesetz, HmbHG) commences on 01.10.2020. This is a fixed-term contract in accordance with Section 2 of the academic fixed-term labor contract act (Wissenschaftszeitvertragsgesetz, WissZeitVG). The term is fixed for a period of three years. The position calls for 19.5 hours. The positions are part of a structured PhD education programme, supported by the Landesforschungsförderung Hamburg, and integrated into the Faculty’s Albrecht Mendelssohn Bartholdy Graduate School of Law (https://www.jura.uni-hamburg.de/en/forschung/ambsl.html). The goal is to develop a Graduate College for research devoted to the digital transformation of law. The present project deals in particular with fundamental questions of legal analytics, the role of the media of law, possibilities and limits of personalisation of law, the implementation and effectiveness of law through digital technologies, alternative legal regimes through digitisation and, in the sense of a cross-cutting perspective, with teaching and learning in digital transformation (details on the sub-
areas that are not conclusive can be found on the ZeRdiT homepage, http://uhh.de/rw-zerdit-en

Responsibilities
- Academic research a part of a structured PhD programme.

Duties
- The positions provide the opportunity to pursue a PhD project.

Requirements
Key requirement for applying is a completed degree in law or a related subject that is concerned with educational matters. We expect your willingness to take part in the structured PhD programme and to engage in interdisciplinary research, as the project is concerned with technological, social and economic foundations. A very good command of the English language is also essential.

The Free and Hanseatic City of Hamburg promotes equal opportunity. As women are currently underrepresented in this job category at Universität Hamburg according to the evaluation conducted under the Hamburg act on gender equality (Hamburgisches Gleichstellungsgesetz, HambGleiG), we encourage women to apply for this position. Equally qualified and suitable female applicants will receive preference. Qualified disabled candidates or applicants with equivalent status receive preference in the application process.

Applications should include a cover letter, a curriculum vitae, an outline of the PhD project (max. 6 pages) and copies of degree certificate(s)and a letter of recommendation. Please send applications by email in a single PDF file by 30 May 2020 to: Universität Hamburg, Fakultät für Rechtswissenschaft, Prof. Dr. Hans-Heinrich Trute, Rothenbaumchaussee 33, 20148 Hamburg, hans-heinrich.trute@uni-hamburg.de. Please do not submit original documents as we are not able to return them. Any documents submitted will be destroyed after the application process has concluded.

Further information here:

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Two positions as Research and Teaching Assistants in global law, comparative law, legal theory or human rights (full time), Université Libre de Bruxelles, Perelman Centre for Legal Philosophy, Prof. Isabelle Rorive (deadline: 31 May 2020)

The Perelman Centre for Legal Philosophy is recruiting two full-time assistants in global law, comparative law, legal theory or human rights. Each mandate includes research assignments, teaching assignments and assignments related to the logistics of the Centre. As part of his/her teaching assignments, the candidate will during their mandate deliver tutorials to 5 groups of students, each 24 h/a. In 2020-2021, the tutorials relate to the courses:
• ‘Introduction au droit’ (Profs Benoît Frydman and Isabelle Rorive);
• Possibly, another course contingent on the applicant’s profile, such as ‘Comparative Law’ (Prof. Isabelle Rorive).

Each research assistant will have to assume their part of logistical and administrative tasks inherent to the life of a university research center. Research assignment consists in writing and finishing a doctoral thesis by the end of the mandate. Their research subject will fall within one of the Perelman Centre's three areas of research: global law and SMART law, comparative law and comparative human rights law, or history of ideas, interpretation and legal argumentation.


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Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (50%), Ruhr-Universität Bochum, Lehrstuhl für Öffentliches Recht, insbes. Europarecht, Völkerrecht und Internationales Wirtschaftsrecht (Prof. Dr. Adelheid Puttler, LL.M.) (Bewerbungsfrist: 31. Mai 2020)

Am Lehrstuhl für Öffentliches Recht, insbes. Europarecht, Völkerrecht und Internationales Wirtschaftsrecht der Juristischen Fakultät der Ruhr-Universität Bochum ist ab dem 01.09.2020 eine Stelle als Wissenschaftliche*r Mitarbeiter*in (m/w/d; Entgeltgruppe E 13 des TV-L / 50%) zu besetzen. Die Stelle ist zunächst für die Dauer von 3 Jahren befristet. Die Möglichkeit zur Verlängerung ist grundsätzlich gegeben.


Richten Sie Ihre Bewerbung schriftlich und per Mail (ein pdf-Dokument, max. 4 MB) bis zum 31.05.2020 mit den üblichen Bewerbungsunterlagen (Bewerbungsschreiben, Lebenslauf, Kopien relevanter Zeugnisse) an:

Prof. Dr. Adelheid Puttler, LL.M., Juristische Fakultät, Ruhr-Universität Bochum, 44780 Bochum; E-Mail: LS-Puttler@rub.de

Weitere Auskünfte erteilt gerne Frau Wiss. Mit.’in Jule Giegling (Jule.Giegling@rub.de; Telefon: 0234 -32 24967).
Wir wollen an der Ruhr-Universität Bochum besonders die Karrieren von Frauen in den Bereichen, in denen sie unterrepräsentiert sind, fördern und freuen uns daher sehr über Bewerberinnen. Auch die Bewerbungen geeigneter schwerbehinderter und gleichgestellter Bewerber und Bewerberinnen sind herzlich willkommen. Bewerbungs- und Vorstellungskosten können leider nicht erstattet werden.

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One position as Book Review Editor, Law & Practice of International Courts and Tribunals (LPICT) (deadline: 31 May 2020)

The Law & Practice of International Courts and Tribunals (LPICT) now invites applications for the position of Book Review Editor. The Law and Practice of International Courts & Tribunals (LPICT) is adding a book review section to its regular offerings of high-level scholarly articles and legal development columns. For this purpose, we are currently looking for a Book Review Editor with at least 3 years of post-PhD experience (or equivalent) and, preferably, with previous editorial expertise. Women and non-Western scholars are particularly encouraged to apply.

The Book Review Editor will be asked to evaluate incoming book reviews, as well as to identify recently published titles suitable for review and suitable reviewers. The Book Review Editor will work closely with the co-Editors-in-Chief (Prof. Régis Bismuth and Prof. Freya Baetens) and be asked to make a commitment for a term of 3 years (renewable). The position is unpaid. Vacancy now open! Deadline: 31 May 2020

Interested candidates are kindly invited to send a motivation letter, CV and list of publications to the co-Editors-in-Chief (regis.bismuth@sciencespo.fr and freya.baetens@jus.uio.no) by 31 May 2020 (with ‘LPICT Book Review Editor Application’ as email subject).

All applicants will be notified of the outcome of the selection process in June 2020. Shortlisted candidates may be invited for an online interview. The appointed Book Review Editor will be expected to start in July 2020.

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Eine Stelle als Wissenschaftliche*r Mitarbeiter*in (m/w/d; 50%), Ruhr-Universität Bochum, Lehrstuhl für Öffentliches Recht, insbes. Europarecht, Völkerrecht und Internationales Wirtschaftsrecht (Prof. Dr. Adelheid Puttler, LL.M.) (Bewerbungsfrist: 31. Mai 2020)

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13 des TV-L / 50%) zu besetzen. Die Stelle ist zunächst für die Dauer von 3 Jahren befristet. Die Möglichkeit zur Verlängerung ist grundsätzlich gegeben.

**Aufgaben:** Eigene Lehrtätigkeit, Mitwirkung in Forschung und Lehre (Öffentliches Recht, Völker- und Europarecht), Mitarbeit bei der Organisation des Lehrstuhls sowie der Betreuung des Philip C. Jessup International Law Moot Court. Gelegenheit zur Promotion wird gegeben.


Richten Sie Ihre Bewerbung schriftlich und per Mail (ein pdf-Dokument, max. 4 MB) bis zum 31.05.2020 mit den üblichen Bewerbungsunterlagen (Bewerbungsschreiben, Lebenslauf, Kopien relevanter Zeugnisse) an:

Prof. Dr. Adelheid Puttler, LL.M., Juristische Fakultät, Ruhr-Universität Bochum, 44780 Bochum; E-Mail: LS-Puttler@rub.de

Weitere Auskünfte erteilt gerne Frau Wiss. Mit.’in Jule Giegling (Jule.Giegling@rub.de; Telefon: 0234 -32 24967).

Wir wollen an der Ruhr-Universität Bochum besonders die Karrieren von Frauen in den Bereichen, in denen sie unterrepräsentiert sind, fördern und freuen uns daher sehr über Bewerberinnen. Auch die Bewerbungen geeigneter schwerbehinderter und gleichgestellter Bewerber und Bewerberinnen sind herzlich willkommen. Bewerbungs- und Vorstellungskosten können leider nicht erstattet werden.

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**One position as Assistant Professor in Public International Law (full time), Leiden University, the Grotius Centre for International Legal Studies (deadline: 15 June 2020)**

**Key responsibilities**

- Develop and deliver core courses in the Bachelor and Regular LLM programmes in public international law in English and Dutch;
- Coordinate and lead teaching activities in cooperation with other lecturers;
- Conduct high-level research in public international law and sustain a strong publication record;
- Develop and lead core activities of the Centre and to seek, obtain and manage research funding or other funding;
- Assist in a collegial way in any other research or teaching-related work of the Centre;
- Offer specialized seminars and grade assignments and exams, alone or in cooperation with other lecturers.
Selection criteria

- Excellent command of Dutch and English;
- PhD-degree and excellent track record in research in general public international law, as evidenced by publications in leading international journals;
- Demonstrated teaching experience in public international law, supported by positive teaching evaluations;
- A high sense of initiative, leadership qualities and proven ability to seek and obtain research funding;
- Strong dedication and commitment to the goals and objectives of the Centre;
- An ability and willingness to work collaboratively and collegially in a team.


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One position as PhD / Researcher (full time), Leiden University, the Grotius Centre for International Legal Studies (deadline: 15 June 2020)

Key responsibilities

- Engage in supervised scientific research that will ultimately result in a doctoral thesis;
- Carry out a systematic review of scholarly and policy material related to the PhD topic;
- Submit research output for publication in peer-reviewed international academic journals;
- Participate in the educational, research related and administrative activities of the Grotius Centre, including the Bachelor courses in international law (in Dutch and English)

Selection criteria

- Excellent command of Dutch and English;
- Masters degree (or equivalent) in law, with demonstrated knowledge of public international law. Previous research or working experience in this area is an asset;
- Demonstrated research skills, as evidenced by a Master thesis and/or relevant publications in scientific journals;
- Excellent writing and presentation skills in Dutch and English;
- Strong dedication and commitment to the goals and objectives of the Centre, including a willingness to assist with undergraduate and LLM teaching. Previous teaching experience is an asset;
- A high sense of initiative, and the ability and willingness to work collaboratively and collegially in a team


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Eine Stelle als Wissenschaftliche Assistenz (50% oder n.V.), Universität Zürich, Lehrstuhl Prof. Dr. iur. Dr. h.c. Helen Keller, Richterin am Europäischen Gerichtshof für Menschenrechte (ohne Bewerbungsfrist)

Am Lehrstuhl von Prof. Dr. iur. Dr. h.c. Helen Keller, Richterin am Europäischen Gerichtshof für Menschenrechte, ist im Herbst 2020 nach Vereinbarung eine wissenschaftliche Assistenzstelle zu besetzen.

Ihre Aufgaben
Sie wirken an Forschungsprojekten und Publikationen mit, werden in allgemeine Lehrstuhlauflagben eingebunden und haben die Möglichkeit, sich aktiv in der Lehre zu engagieren (z.B. Unterrichten in Tutoraten oder Seminaren). Sie begeistern sich für das Öffentliche Recht, Völkerrecht und/oder Europarecht sowie nationale und internationale Menschenrechtsfragen. Ihr Interesse an wissenschaftlichen Fragestellungen und Recherchen sowie die Freude am sorgfältigen juristischen Arbeiten werden vorausgesetzt.

Ihr Profil

Wir bieten Ihnen
Eine anspruchsvolle und abwechslungsreiche Tätigkeit in einem motivierten Team. Die Assistenzstelle bietet die Möglichkeit zum Verfassen einer Dissertation.

Arbeitsort
Rämistrasse 74, 8001 Zürich

Stellenantritt
Der Stellenantritt erfolgt nach Vereinbarung im Herbst 2020 (September oder Oktober). Schriftliche Bewerbungen werden laufend entgegengenommen und sind mit den üblichen Unterlagen (CV, Motivationsschreiben, universitäre Zeugnisse, Maturitätszeugnis, Referenzen, Kopie einer schriftlichen Arbeit) einzureichen.

Mehr Informationen hier:
https://jobs.uzh.ch/offene-stellen/wissenschaftliche-assistenz/7d187f61-9f83-4fc8-8422-2ad2d5e32bfa

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One position as Full Professor, Public International Law (full-time), Prince Mohammad Bin Fahd University, College of Law, Dahran (Saudi Arabia) (open until filled)

General Description
The College of Law at PMU invites applications for faculty positions starting Fall semester at the rank of **Full Professor in Public International Law**. Applicants should have earned the academic rank based on a distinguished academic record of scholarly research and service from a reputable university.

**Duties and Responsibilities**

**General**
- Carry out the duties of the position in accordance with College values and standards and in line with College policies and procedures, upholding high professional standards and leading by example.
- Work with our students as members of a learning community to provide world-class education and an excellent student experience.
- Integrate the College value of inclusiveness into all appropriate aspects of the job, respecting the dignity and diversity of all members of the College community and of visitors to the College.
- Promote the values of collegiality within the College community.

**Teaching and other academic duties**
- Contribute at an appropriate level to school and faculty policy and practice in teaching and research.
- Play a significant role in the design, development, and planning of courses and programs within the subject area as required.
- Play a significant role in the review of courses and programs and in assessment, quality assurance, and quality enhancement as required.
- Develop innovative approaches to learning and teaching as appropriate.
- Provide timely feedback and assessment of coursework and examinations.
- Provide general support and guidance to students, resolving issues and/or referring to specialist parties, where appropriate.
- Supervise postgraduate students (when a postgraduate program in law is launched).

**Qualifications & Experience (Required)**
For this position, the College of Law seeks bilingual candidates who have record of scholarly publications in reputable journals and can teach a variety of undergraduate and postgraduate courses in addition to continuing legal research published in indexed academic journals. **Candidates must provide a procedural letter of promotion to the rank of full professor.** In addition to teaching, selected faculty member/s will be required to produce scholarly research and publish it in indexed academic journals according to the relevant rules and policies of the university and will be involved in academic advising, curriculum development, preparing courses syllabi, planning in-class team activities, constructing student assessments, preparing examinations, keeping grade records, holding regular office hours and other standard, non-teaching duties such as institutional and professional services.

Further information here: [https://pmu.taleo.net/careersection/ex/moresearch.ftl](https://pmu.taleo.net/careersection/ex/moresearch.ftl), Job Number: 19000042

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Experts on the Linkages between Human Rights and Environment, Climate Change and Sustainable Development, Raoul Walenberg Institute, Jakarta (open until filled)

The Raoul Wallenberg Institute of Human Rights and Humanitarian Law (RWI) is an independent academic institution established in 1984 with a mission to contribute to a wider understanding of, and respect for, human rights and international humanitarian law. Since 1990, RWI has carried out a wide range of research, academic education, and institutional capacity development programmes internationally in the human rights field. RWI’s global thematic foci are economic globalisation, inclusive societies, people on the move and fair and efficient justice (www.rwi.lu.se).

Introduction
RWI’s office in Jakarta coordinates the institute’s regional programmes and activities in the Asia Pacific region. RWI has been active in different countries across Asia since the 1990s and has coordinated regional programmes since 2007. Our regional focus has been to strengthen the capacities of NHRIs and academic institutions to be actors of change for human rights implementation and their promotion across the region.

In 2017, the Jakarta office commenced a five-year regional programme focusing on the linkages between human rights and environment, climate change and sustainable development. The programme supports research, synergies between sectors and RWI’s thematic foci. The programme is implemented with a range of regional partners, including relevant UN Agencies, human rights stakeholders and community-based organisations. The programme is supported by the Swedish Development Cooperation.

Directory
At times RWI needs to bring in experts to work on short or long term assignments. Examples of assignments include contributing expertise in the design and delivery of workshops, supervising or carrying out action-oriented research or supporting development of concepts and strategies. RWI is therefore establishing an Experts Directory to support its Regional Asia Pacific Programme (RAPP).

The Directory will serve as an intermediate between consultants interested in working on RWI consultancy assignments in the region, and RWI’s office in Jakarta.

Please note that filing an Expression of Interest does not imply an active hiring process. The Directory will solely assist RWI’s office in Jakarta in their search for relevant expertise that is needed to implement RAPP and other programmes managed by the office.

Profile
Qualifications vary and depend on specific requirements for the assignment. Both practitioners and academics are encouraged to submit their Expression of Interest. In general, consultants should possess advanced degrees and have significant experience in any of the areas listed below. Fluency in English is typically required.

Consultants who are from and living in the Asia Pacific region will be prioritized and are encouraged to submit their expression of interest.
We are currently interested in expertise in the following areas:

- Linkages between Human rights and the Environment/Climate Change
- Climate Change and Displacement
- Human Rights and Gender in the context of Climate Change
- Human rights and Sustainable Development Goals (SDGs)
- Business and Human Rights
- Human Rights and Local Governance

Selection

Experts will be contacted via email or phone whenever relevant opportunities arise and the profile of the consultant match the Terms of Reference for the assignment. For most assignments, more than one expert will be invited to submit an offer indicating for example availability and cost. The selection of experts will be through a competitive process in accordance with RWI’s procurement policy.

Location

The location of assignments may be in any country in the Asia Pacific Region RWI operates in, or home-based, depending on the type of assignment. For assignments requiring travel, RWI will arrange and cover the cost of such travels in accordance to RWI rules and procedures.

How to Apply

Register your Expression of Interest by clicking on "Apply" and answer the selection criteria questions. Also upload your CV and a covering letter (max 2-3 pages) that describes your profile and contribution in the area(s) of expertise you've nominated within the Asia Pacific, including your network presence. Please note that we only accept applications via the RWI website. Registrations remain open.

Information

For questions and further information, please contact Dr. Jason Squire, Director of RWI’s Jakarta Office via email: jason.squire@rwi.lu.se

Website for applications:
https://web103.reachmee.com/ext/1019/822/job?site=6&lang=UK&validator=55c07455d45417846697f50e0e9ddda7&ihelper=N%2FA&job_id=99

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Call for Organizers, Arbeitskreis junger Völkerrechtswissenschaftler*innen & Deutsche Gesellschaft für Internationales Recht (ohne Bewerbungsfrist)

Für eine weitere gemeinsame Tagung des Arbeitskreises junger Völkerrechtswissenschaftler*innen (AjV) und der Deutschen Gesellschaft für Internationales Recht (DGIR) wird ein Organisationsteam aus Nachwuchswissenschaftler*innen gesucht. Die AjV-DGIR-Tagung ist die einzige wiederkehrende Tagung zum Internationalen Recht im deutschsprachigen Raum, die sich explizit einem Austausch zwischen Nachwuchswissenschaftler*innen und etablierten Wissenschaftler*innen verschrieben hat.


Wer (unverbindlich) Interesse oder Fragen hat, meldet sich einfach (einzeln oder auch mit mehreren zusammen) bei den Organisator*innen der letzten Tagung (ajv2019@zedat.fu-berlin.de). Diese würden natürlich auch mit Rat und Erfahrungsberichten bei der Organisation zur Seite stehen.

IV. Sonstiges

**Call for Candidates: PRIX DANIEL VIGNES 3 EME EDITION (date limite: 15 mai 2020)**

L’Association Internationale du Droit de la Mer (AssIDMer) met au concours, tous les deux ans, à l’occasion de son Colloque ordinaire, un prix pour le meilleur article publié dans une revue ou une œuvre collective, aux fins de la diffusion de la connaissance du Droit international de la mer. Les articles peuvent être rédigés en anglais, espagnol, français, italien, portugais.

A la seule exception des Membres et anciens Membres du Conseil de l’Association, le concours est ouvert à toute personne âgée de moins de 40 ans à la date limite d’envoi de l’article.

Les candidatures sont adressées par courrier électronique au Secrétaire général de l’Association Internationale du Droit de la Mer, Mme le professeur Nathalie Ros (n.ros@assidmer.net), avant le 15 mai 2020 (date limite d’admissibilité des candidatures). Les candidatures doivent être accompagnées d’un CV, contenant nom et prénom, date et lieu de naissance, nationalité et adresse de l’auteur de l’article.

Le montant du prix s’élève à 750 euros. Les lauréats deviendront automatiquement membres de l’Association. La cotisation est une partie du prix.


Plus d’information ici: [http://www.assidmer.net/](http://www.assidmer.net/)

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**Rosalyn Higgins Prize, The Law & Practice of International Courts and Tribunals (deadline: 30 June 2020)**

The Rosalyn Higgins Prize is an annual prize which awards EUR 1.000 of Brill book vouchers and a one-year LPICT subscription to the author of the best article on the law and practice of the International Court of Justice, either focusing solely on the ICJ or with the ICJ as one of the dispute settlement mechanisms under consideration. The winning article will also be published in LPICT and made freely available online for ninety days to maximize its dissemination.

Competition for the Prize is open to all: scholars as well as practitioners, junior as well as senior professionals. Submissions will be selected via a double-blind peer review process by
a Prize Committee, including both co-Editors-in-Chief. Exceptionally, two papers of an equally high standard can be selected. The Committee is also able to choose not to award the Prize if in its opinion none of the submitted papers reaches the required standards. Submissions should be between 6.500 and 8.000 words in length, not yet published or under review elsewhere. Other submission requirements are the same as for regular LPICT submissions. Instructions available here: https://brill.com/fileasset/downloads_products/Author_Instructions/LAPE.pdf

All papers for consideration of the Prize should be sent directly to Freya Baetens (freya.baetens@jus.uio.no) and Régis Bismuth (regis.bismuth@sciencespo.fr), LPICT Co-Editors-in-Chief (with “LPICT Rosalyn Higgins Prize” as email subject).

The prizewinner(s) will be announced in September 2020.

Further information here: https://esil-sedi.eu/call-for-submissions-rosalyn-higgins-prize-2/
Impressum


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