

## Annual Report Iidh Strasbourg

In a troubled world where millions die at the hands of their own governments and societies, some states risk their citizens' lives, considerable portions of their national budgets, and repercussions from opposing states to protect helpless foreigners. Dozens of Canadian peacekeepers have died in Afghanistan defending humanitarian reconstruction in a shattered faraway land with no ties to their own. Each year, Sweden contributes over \$3 billion to aid the world's poorest citizens and struggling democracies, asking nothing in return. And, a generation ago, Costa Rica defied U.S. power to broker a peace accord that ended civil wars in three neighboring countries--and has now joined with principled peers like South Africa to support the United Nations' International Criminal Court, despite U.S. pressure and aid cuts. Hundreds of thousands of refugees are alive today because they have been sheltered by one of these nations. Global Good Samaritans looks at the reasons why and how some states promote human rights internationally, arguing that humanitarian internationalism is more than episodic altruism--it is a pattern of persistent principled politics. Human rights as a principled foreign policy defies the realist prediction of untrammelled pursuit of national interest, and suggests the utility of constructivist approaches that investigate the role of ideas, identities, and influences on state action. Brysk shows how a diverse set of democratic middle powers, inspired by visionary leaders and strong civil societies, came to see the linkage between their long-term interest and the common good. She concludes that state promotion of global human rights may be an option for many more members of the international community and that the international human rights regime can be strengthened at the interstate level, alongside social movement campaigns and the struggle for the democratization of global governance. The volume revisits memory laws as a phenomenon of global law, transitional justice, historical narratives and claims for historical truth. It will appeal to those interested in the conflict between legal governance of memory with values of democratic citizenship, political pluralism, and fundamental rights. There is a growing interplay between international investment law, arbitration and human rights. This book offers a systematic analysis of this interaction, exploring the role of principles of justice in investment law, comparing investment arbitration with other courts, and examining case studies on human rights and protection standards.

Reverse Acronyms, Initialisms, & Abbreviations Dictionary  
The Inter-American System for the Protection of Human Rights

New Dimensions and Challenges

Jahrbuch Für Internationales Recht

NKHR Situation Report on the Rights of the Child in North Korea

The Oxfam Gender Training Manual

The latest edition of this definitive international reference provides detailed information for more than 29,000 organizations active in 289 countries, and is exhaustively cross-referenced to help you -- Locate international aid groups, business and commercial associations, religious orders, national bodies, fraternities, conferences, and more -- Help patrons find the right contacts in the organizations they need to reach, and identify organizations with similar concerns worldwide -- Facilitate research into any organization's structure, financing, membership, aims and activities, publications, geographic scope, and more. Alphabetically arranged and now in two parts, Volume 1:

Organization Descriptions and Cross-References is the most current and far-reaching reference work available on international bodies. Over 32,000 listings -- including in-depth profiles for some 12,000 major organizations -- cover everything from inter-governmental bodies and conferences to religious orders and fraternities.

This book explores a democratic theory of international law. Characterised by a back-and-forth between theory and practice, it explores the question from two perspectives: a theoretical level which reflects and criticizes the categories, words and concepts through which international law is understood, and a more applied level focussing on 'cosmopolitan building sites' or the practical features of the law, such as the role of civil society in international organisations or reform of the UN Security Council. Though written for an academic audience, it will have a more general appeal and be of interest to all those concerned with how international governance is developing.

Human Rights And Comparative Foreign Policy Is The First Book In English To Examine The Place Of Human Rights In The Foreign Policies Of A Wide Range Of States During Contemporary Times. The Book Is Also Unique In Utilizing A Common Framework Of Analysis For All 10 Of The Country Or Regional Studies Covered. This Framework Treats Foreign Policy As The Result Of A Two -Level Game In Which Both Domestic And Foreign Factors Have To Be Considered. Leading Experts From Around The World Analyze Both Liberal Democratic And Other Foreign Policies On Human Rights. A General Introduction And A Systematic Conclusion Add To The Coherence Of The Project. The Authors Note The Increasing Attention Given To Human Rights Issues In Contemporary Foreign Policy. At The Same Time, They Argue That Most States, Including Liberal Democratic States That Identify With Human Rights, Are Reluctant Most Of The Time To Elevate Human Rights Concerns To A Level Equal To That Of Traditional Security And Economic Concerns. When States Do Seek To Integrate Human Rights With These And Other Concerns, The Result Is Usually Great Inconsistency In Patterns Of Foreign Policy. The Book Further Argues That Different States Bring Different Emphases To Their Human Rights Diplomacy.

Because Of Such Factors As National Political Culture And Perceived National Interests. In The Last Analysis States Can Be Compared Along Two Dimensions Pertaining To Human Rights: Extent To Which They Are Oriented Toward An International Rather Than National Conception Of Rights; And Extent To Which They Are Oriented Toward International Rather Than National Action To Protect Human Rights.

Cursos de Derecho Internacional

Clinics as a Paradigm in the Revolution of Legal Education in the European Mediterranean Context

Promoting and Protecting Minority Rights

Human Rights in International Investment Law and Arbitration

A Guide for Advocates

Out in the open

Poverty as a Crime

At the beginning of the nineties, there was an expectation within the human rights community that the next decade would be a period of consolidation for the international human rights regime. This did not happen. In fact, the human rights regime underwent dramatic changes in response to new circumstances. We have tried to highlight both the achievements and the challenges ahead in this

Manual, the result of a joint project under the auspices of HumanitarianNet, a Thematic Network on Humanitarian Development Studies leded by the University of Deusto (Bilbao, the Basque Country, Spain), and the European Inter-University Centre for Human Rights and Democratisation (EIUC, Venice, Italy).

This book reinterprets the history of international human rights by arguing that the 1960s were crucial to their breakthrough

Yearbook of International Organizations 2013-2014

Human Rights as Foreign Policy

International Investment Law

From Cosmopolitanism to Human Rights

German Yearbook of International Law

How to Document and Respond to Allegations of Torture Within the International System for the Protection of Human Rights

"As richly described in the various chapters of this book, we see that clinics can act as a window to the functioning of law and the legal system. Clinics allow students and faculty to see how laws and the legal system are functioning for groups of people who otherwise likely would not be a part of the common experience of professors and their students: poor people generally, migrants and refugees, women and children exploited by trafficking, people with disabilities, ethnic minorities, prisoners, and so on. Legal systems the world over tend to give less care and attention to the problems of the poor and other disempowered groups, and such people usually lack access to well-educated legal advocates to help them fight to make the legal system work for them. Through clinic cases, students and faculty see the day-today lives of people marginalized by the society, see how the law affects and influences their lives, and see how it serves or fails to serve them. For law professors involved in clinical education, such as the authors of this book, heightened awareness of the law's operation for poor people adds another important perspective to the subjects of their research and work as commentators on the law. Students can also be inspired to select topics for research papers, master or PhD theses by exposure to problems in the law and legal system as it functions for their clients." (Dall'introduzione)

C. Rules of Procedure

Volume 1 (A and B) of the Yearbook of International Organizations covers international organizations throughout the world, comprising their aims, activities and events

Immunity of International Organizations

Law and Memory

Towards Legal Governance of History

International Organizations

The United Nations Convention on Migrant Workers' Rights

Human Rights Internet Reporter

First published in 1998, this first volume of The Manual on Human Rights Education for Universities has been prepared in the hope that it will serve as a teaching aid for institutions of higher education, as well as for UNESCO Chairs, and focuses on new dimensions and challenges. UNESCO's long experience in this field goes back to 1951, when the first guide for teachers on the Universal Declaration of Human Rights was published. This formed part of UNESCO's efforts to create a comprehensive system of human rights education, embracing formal and non-formal education. Issues explored include peace, the environment, education, discrimination and extreme poverty.

Aucune information saisie

Immunity for international organizations and their staff, while long considered necessary to their functioning, has fallen under scrutiny and criticism in practice. These contributions, originally prepared for a conference held at Leiden University in June 2013, are re-published here in celebration of the 10th anniversary of the International Organizations Law Review.

Human Rights and Comparative Foreign Policy

An Overview of the International IDEA Framework

Civics and Citizenship

Assessing the Quality of Democracy

International Research Centers Directory

This book, which can be used as a text for teaching purposes, gives a fascinating, and authoritative treatment both the rights protected by the Inter-American system and of the way in which its institutions work. An important part of the book is a thorough, article by article account of the guarantee in the American Declaration of the Rights and Duties of Man and in the American Convention on Human Rights of civil, political, economic, social and cultural rights in the light of the jurisprudence of the Inter-American Commission on Human Rights and the Inter-American Court of Human Rights, and of the Commission's many country reports on the human rights situation in particular states. There are also chapters on the rights of indigenous peoples, amnesty laws and states of emergencies. The evolution and current methods of work of the Commission and the Court are set out at length and their achievements are critically assessed. The role of non-governmental organisations is also examined in this context. The book will be invaluable to all those interested in the protection of human rights in the Americas and international human rights law generally.

This comprehensive approach to gender training in development encompasses work on gender awareness-raising and gender analysis at the individual, community and global level. An important reference source for development agency trainers and academics.

Os autores se valem de uma homenagem à contribuição de Francisco Rezek ao meio acadêmico, marcada não apenas pelo rigor científico do seu pensamento, refletido na consistência de seus escritos, mas, ainda, por sua consagração ao ensino do Direito. A doutrina difundida por nosso Autor acerca do Direito Internacional e do Direito Constitucional, difundida ao longo dos anos na cátedra universitária, no Supremo Tribunal Federal e na Corte Internacional de Justiça, é reconhecida por todos. Saliente-se que os artigos selecionados congregam o que há de melhor na doutrina nacional e estrangeira, cujos temas versam sobre extradição, nacionalidade sob a visão da doutrina nacional e estrangeira, os reflexos da independência de Kosovo, a proteção dos direitos sociais, os tratados internacionais em matéria de direitos humanos etc.

Child is King of the Country

Theoretical Models and Experiences in Latin America

education sector responses to violence based on sexual orientation and gender identity/expression

Labour Rights as Human Rights

Encyclopedia of Associations

Acronyms, Initialisms & Abbreviations Dictionary

*The UN Convention on Migrant Workers' Rights is the most comprehensive international treaty in the field of migration and human rights. Adopted in 1990 and entered into force in 2003, it sets a standard in terms of access to human rights for migrants. However, it suffers from a marked indifference: only forty states have ratified it and no major immigration country has done so. This highlights how migrants remain forgotten in terms of access to rights. Even though their labour is essential in the world economy, the non-economic aspect of migration – and especially migrants' rights – remain a neglected dimension of globalisation. This volume provides in-depth information on the Convention and on the reasons behind states' reluctance towards its ratification. It brings together researchers, international civil servants and NGO members and relies upon an interdisciplinary perspective that includes not only law, but also sociology and political science.*

*"As we live in an age of technological acceleration this book is very much of its time. Its ten essays, written from different outlooks, discuss how technologies, social networking and, in general, the Web 2.0 platforms that are applied and used when dealing with electoral and participatory democracy. The publication's background, its essential component, points to the ever-increasing ability of citizens to change their situations when they have better access to information. This edition is part of the work carried out at the international seminar Technology and Citizen Participation in the Construction of Democracy, co-organized by IEPG Jalisco and UNDP Mexico. It is displayed as a logbook, an exercise in reflection and a comprehensive study about electronic democracy and how it is related to citizenship building and citizen participation."*-P. [4] of cover.

*The book is organized around four sections. The first section is an introduction to the problem of defining the scope and foundations of the development of moral personality and social engagement, in particular, the development of civic and ethical attitudes and prosocial behavior. The second section presents a comparative analysis of education policies in Mexico, Chile and Colombia, in particular the way the curricula of civic and citizenship education is designed and implemented. The section also describes and analyzes the way this subject is taught in the classrooms of the primary, secondary and high school levels in the three countries. The third section includes the results of research projects in Civics and Citizenship Education conducted with different theoretical and methodological models of analysis. This last section includes some of the best practices of Civic Education that have been developed in Mexico, Colombia, and Chile.*

*Epistemic Communities at the Boundaries of Law*

*The Making of International Human Rights*

*Towards a New Jus Gentium. Second Revised Edition*

*Direito internacional nas constituições - Estudos em homenagem a Francisco Rezek*

*Collective Defense of Democracy*

*guide to global civil society networks : 2000/2001. (A to Ins) : organization descriptions and cross-references. Vol. 1A*

Supplements accompany some issues.

A guide to over ... international nonprofit membership organizations including multinational and binational groups, and national organizations based outside the United States, concerned with all subjects or areas of activity.

This volume is an updated and revised version of the General Course on Public International Law delivered by the Author at The Hague Academy of International Law in 2005. Professor Cançado Trindade, Doctor honoris causa of seven Latin American Universities in distinct countries, was for many years Judge of the Inter-American Court of Human Rights, and President of that Court for half a decade (1999-2004). He is currently Judge of the International Court of Justice; he is also Member of the Curatorium of The Hague Academy of International Law, as well as of the Institut de Droit International, and of the Brazilian Academy of Juridical Letters.

Concepts and Procedures

International Human Rights Law in a Global Context

Yearbook of international organizations

The Torture Reporting Handbook

The Inter-American System of Human Rights

Direito das organizações internacionais

*This comprehensive book provides a complete overview of the international legal system of foreign investment protection, synthesising material from treaties, general international law, contracts and case law to demonstrate a coherent system of investment protection. Through this systematic approach, the book considers all aspects of the discipline, providing a thorough and accessible analysis.*

*The international human rights system remains as dynamic as ever. If at the end of the last century there was a sense that the normative and institutional development of the system had been completed and that the emphasis should shift to issues of implementation, nothing of the sort occurred. Even over the last few years significant changes happened, as this book amply demonstrates. We hope that this Manual makes a contribution to the development of International Human Rights Law and is of interest for those working in the field of promotion and protection of human rights. The book is the result of a joint project under the auspices of HumanitarianNet, a Thematic Network led by the University of Deusto, and the European Inter-University Centre for Human Rights and Democratisation (EIUC, Venice).*

Contain?

International Law for Humankind

Technology and Citizen Participation in the Construction of Democracy

The Inter-American System

The 1960s, Decolonization, and the Reconstruction of Global Values

Institutional and Procedural Aspects

Global Good Samaritans

Are efforts to protect workers' rights compatible with the forces of globalization? How can minimum standards designed to protect labour rights be implemented in a world in which national labour law is more and more at the mercy of international forces beyond its control? And does it makeany difference if we see rights such as the right to freedom of association, to non-discrimination in the workplace, to freedom from child labour, and to safe and healthy working conditions in terms of international human rights law? Or are they more appropriately seen as 'principles' to bepromoted as and where appropriate?The contributors to this volume argue that international agreements and institutions are of central importance if labour rights are to be protected in a globalized economy. But the report cards they give to the World Trade Organization, the European Union, NAFTA, and the Free Trade Agreement of theAmericas are generally very critical. While there is a strong rhetorical commitment to labour rights, at least on the part of the US and the EU, the substance of what has been achieved to date is hardly impressive. The role of the International Labour Organization is central and the authorsexplore some of the options that are open to governments, civil society, and the labour movement in the years ahead.

Human RightsNew Dimensions and ChallengesRoutledge

Minorities make significant contributions to the richness and diversity of society, and States that recognise and promote minority rights are more likely to remain tolerant and stable. The United Nations and other intergovernmental organisations recognise that minority rights are essential to protect those who wish to preserve and develop values and practices which they share with other members of their community. This Guide offers information related to norms and mechanisms developed to protect the rights of persons belonging to national, ethnic, religious or linguistic minorities. It provides detailed information about procedures and forums in which minority issues may be raised within the United Nations system and in regional systems. It is hoped that this Guide will be useful in assisting minority advocates to make full and effective use of existing international mechanisms and, ultimately, to promote and protect the rights guaranteed under international instruments.

Human Rights

Conferencias e informes

Migration and Human Rights

Organization Descriptions and Cross-references

International Protection of Human Rights: Achievements and Challenges