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# An Introduction To International Law

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An Introduction to the Role of International Law in the Contemporary World

An Introduction

International Law: A Very Short Introduction

A Global Introduction

The Oxford Handbook of the History of International Law

Introduction to International Environmental Law

An Introduction to Contemporary International Law

International Law

Brierly's Law of Nations

The International Law of State Responsibility

Introduction to International Law

The Cambridge Companion to International Law

An Introduction to International Criminal Law and Procedure

Present Conceptions Of International Law In Theory And Practice

An Introduction to the International Law of Armed Conflicts

Law Among Nations

A Policy-Oriented Perspective

Cases and Materials with Australian Perspectives

Akehurst's Modern Introduction to International Law

An Introduction to Public International Law

International Law

Advanced Introduction to International Investment Law

The Law of Nations

An Introduction to International Law

An Introduction to the Role of International Law in International Relations

The Functions of International Law

Akehurst's Modern Introduction to International Law

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A Critical Introduction to International Criminal Law

Or, Principles of the Law of Nature, Applied to the Conduct and Affairs of Nations and Sovereigns

Law Among Nations

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An Introduction to the  
Role of International Law  
in the Contemporary  
World Springer Science &  
Business Media  
This book provides a  
precise concept of  
international human

rights law, its  
development and the  
tangible meaning of civil  
and political rights,  
economic and social  
rights. It has highlighted  
women's rights,  
globalization, human  
rights education, role of  
the UN and NGOs to  
protect human rights.  
*An Introduction*  
Cambridge University  
Press

Offering a more  
accessible alternative to  
casebooks and historical  
commentaries, *Law  
Among Nations* explains  
issues of international law  
by tracing the field's  
development and  
stressing key principles  
and processes. This  
comprehensive text  
eliminates the need for  
multiple books by  
combining discussions of

theory and state practice with excerpts from landmark cases.

Renowned for its rigorous approach and clear explanations, *Law Among Nations* remains the gold standard for undergraduate introductions to international law.

[International Law: A Very Short Introduction](#)

Cambridge University Press

"Public international law represents the legal architecture of international affairs. Often this architecture is hidden

behind world events such as a prime minister's apology to another state, a foreign minister's assertion that the military acted proportionately, or claims by foreign investors that they have been treated unfairly by the states where they operate. Sometimes, however, the language of international law is in plain view, such as when individuals assert their human right to a fair trial, or when one state accuses the other of violating the laws governing international

trade"--

**A Global Introduction**

Edward Elgar Publishing  
The Oxford Handbook of the History of International Law provides an authoritative and original overview of the origins, concepts, and core issues of international law. The first comprehensive Handbook on the history of international law, it is a truly unique contribution to the literature of international law and relations. Pursuing both a global and an interdisciplinary

approach, the Handbook brings together some sixty eminent scholars of international law, legal history, and global history from all parts of the world. Covering international legal developments from the 15th century until the end of World War II, the Handbook consists of over sixty individual chapters which are arranged in six parts. The book opens with an analysis of the principal actors in the history of international law, namely states, peoples and nations, international

organisations and courts, and civil society actors. Part Two is devoted to a number of key themes of the history of international law, such as peace and war, the sovereignty of states, hegemony, religion, and the protection of the individual person. Part Three addresses the history of international law in the different regions of the world (Africa and Arabia, Asia, the Americas and the Caribbean, Europe), as well as 'encounters' between non-European

legal cultures (like those of China, Japan, and India) and Europe which had a lasting impact on the body of international law. Part Four examines certain forms of 'interaction or imposition' in international law, such as diplomacy (as an example of interaction) or colonization and domination (as an example of imposition of law). The classical juxtaposition of the civilized and the uncivilized is also critically studied. Part Five is concerned with problems

of the method and theory of history writing in international law, for instance the periodisation of international law, or Eurocentrism in the traditional historiography of international law. The Handbook concludes with a Part Six, entitled "People in Portrait", which explores the life and work of twenty prominent scholars and thinkers of international law, ranging from Muhammad al-Shaybani to Sir Hersch Lauterpacht. The Handbook will be an invaluable resource for

students and scholars of international law. It provides historians with new perspectives on international law, and increases the historical and cultural awareness of scholars of international law. It is the standard reference work for the global history of international law.

**The Oxford Handbook of the History of International Law**

Routledge  
Work first published in 1928 under the title: *Law of nations. Introduction to*

*International Environmental Law*  
Routledge

In our globalised world the sources and actors of international law are many and its growth prolific and disorderly. International law governs the actions of states on matters as long-established as diplomatic immunity or as recent as the War on Terror, and it now impacts upon the lives of ordinary citizens in areas as diverse as banking and investment, public health and the protection of the

environment. In this accessible introduction Emmanuelle Tourme Jouannet explains the latest developments in international law in the light of its history and culture, presenting it as an instrument both for dominance and for change that adjusts and balances the three pillars of the United Nations Charter: the prohibition of the use of force; economic, social and sustainable development; and human rights.

An Introduction to Contemporary

International Law

Routledge

An Introduction to

Contemporary

International Law: A

Policy-Oriented

Perspective introduces

the reader to all major

aspects of contemporary

international law. It

applies the highly

acclaimed approach

developed by the New

Haven School of

International Law, holding

international law as an

ongoing process of

authoritative decision-

making through which the

members of the world

community identify,

clarify, and secure their

common interests. Unlike

conventional works in

international law, this

book is organized and

structured in terms of the

process of decision

making in the

international arena, and

references both classic

historical examples and

contemporary events to

illustrate international

legal processes and

principles. Using

contemporary examples,

this Third Edition builds on

the previous editions by

contextualizing and

dramatizing recent events with reference to seven features that characterize the New Haven School approach to international law: participants, perspectives, arenas of decision, bases of power, strategies, outcomes, and effects. This new edition highlights cutting-edge ideas in international law, including the right to self-determination, the evolution of Taiwan statehood, the expanding scope of international concern and the duty of states to protect human rights, the trend towards

greater accountability for states and individual decision-makers under international law, and the vital role individual responsibility plays in the emerging field of international criminal law. It offers a new generation the intellectual tools needed to act as responsible citizens in a world community seeking human dignity and human security for all people. International Law Bloomsbury Publishing This book introduces law in the context of international business.

The basics of law are explored using a clear comparative methodology. International and regional economic institutions are discussed, next to the fundamentals of private law. These include contract law, liability law, labour law, company law, privacy law, intellectual property law and international private law. The book goes beyond the usual focus on Western legal systems and uses examples from all over the world to provide students with



comprehensive knowledge of business law. It is set up rather broadly, so that it can be used by teachers throughout their entire curriculum. Each chapter ends with a clear summary, and practice questions. Due to its colourful cases, this book is accessible and fun to read.

Brierly's Law of Nations

Edward Elgar Publishing  
Highly regarded for its clear and straightforward presentation of the basics of international law, this popular paperback

familiarizes students with fundamental concepts and issues. Fully revised for its Fourth Edition, An Introduction to International Law remains a concise, yet powerful, teaching tool. Instructors can recommend this text with confidence because: Mark W. Janis' accessible writing style clarifies the material without being simplistic the text is suitable for use alongside any coursebook on international law, international human rights law, or international environmental law the

broad coverage of public international issues is complemented with discussion of important commercial topics the text is sensibly organized around three main questions: 1). What are the international rules 2). What is the international legal process 3). What role does international law play in international relations resource material in the appendix adds value as a reference source footnotes are used in moderation New material in the Fourth Edition reflects significant

developments coverage of September 11 and its implications, including the rules of engagement when the enemy is a non-state actor such as Al Qaeda, The coalition building in war on terrorism the International Criminal Court (ICC) the growing importance of 'soft law' and NGO's

The International Law of State Responsibility  
Cambridge University Press

An Introduction to International Law  
Martinus Nijhoff Publishers

*Introduction to*

*International Law* Allen & Unwin Australia

"Starke's International Law" offers a reliable guide to basic principles, and current illustrations, of international law in practice.

*The Cambridge Companion to International Law*  
Routledge

Interest in international law has increased greatly over the past decade, largely because of its central place in discussions such as the Iraq War and Guantanamo, the World

Trade Organisation, the anti-capitalist movement, the Kyoto Convention on climate change, and the apparent failure of the international system to deal with the situations in Palestine and Darfur, and the plights of refugees and illegal immigrants around the world. This Very Short Introduction explains what international law is, what its role in international society is, and how it operates. Vaughan Lowe examines what international law can and cannot do and what it is

and what it isn't doing to make the world a better place. Focussing on the problems the world faces, Lowe uses terrorism, environmental change, poverty, and international violence to demonstrate the theories and practice of international law, and how the principles can be used for international co-operation.

*An Introduction to International Criminal Law and Procedure* Aspen Publishers

Extensively updated, this third edition textbook clearly conveys the set-up

of international organisations and the logic behind international institutional law.

Present Conceptions Of International Law In Theory And Practice

Aspen Law & Business

This unique volume examines the opportunities for, and initiates work in, interdisciplinary research between the fields of international law and international relations; disciplines that have engaged little with one another since the Second World War. Written by

leading experts in the fields of international law and international relations, it argues that such interdisciplinary research is central to the creation of a knowledge base among IR scholars and lawyers for the effective analysis and governance of macro and micro phenomena. International law is at the heart of international relations, but due to challenges of codification and enforceability, its apparent impact has been predominantly limited to commercial and civil

arrangements. International lawyers have been saying for years that 'law matters' in international affairs and now current events are proving them right. International Law and International Relations makes a powerful contribution to the theory and practice of global security by initiating a research agenda, building an empirical base and offering a multidisciplinary approach that provides concrete answers to real-world problems of governance.

This book will be of great interest to all students of international law, international relations and governance.

**An Introduction to the International Law of Armed Conflicts**

Cambridge University Press

A concise account of international law by an experienced practitioner, this book explains how states and international organisations, especially the United Nations, make and use international law. The nature of international law and its

fundamental concepts and principles are described. The difference and relationship between various areas of international law which are often misunderstood (such as diplomatic and state immunity, and human rights and international humanitarian law) are clearly explained. The essence of new specialist areas of international law, relating to the environment, human rights and terrorism are discussed. Aust's clear and accessible style

makes the subject understandable to non-international lawyers, non-lawyers and students. Abundant references are provided to sources and other materials, including authoritative and useful websites.

Law Among Nations OUP Oxford

Now in its third edition, *International Law: Cases and Materials with Australian Perspectives* remains an authoritative textbook on international law for Australian students. With a strong focus on Australian

practice and interpretation, the text examines how international law is developed, implemented and interpreted within the international community and considers new and developing approaches within this field. This edition has been comprehensively updated to address recent developments in international law. The selection of cases and materials provides a thorough coverage of core areas and addresses a range of contemporary

challenges, including climate change, human rights, nuclear proliferation and the South China Sea. A new chapter on international trade law reflects the growing importance of this body of law in Australian practice. Guiding commentary provides a rigorous analysis of key principles. Written by a team of experts with substantial experience in this field, *International Law* is an essential resource for students.

*A Policy-Oriented*

*Perspective* Routledge

This title provides students with a concise and analytical overview of what the 'law' means in an international context and an introduction to the main institutions and mechanisms of international law.

*Cases and Materials with Australian Perspectives*

Edward Elgar Publishing

First published in 1970,

Akehurst's Modern

Introduction to

International Law rapidly

established itself as a

widely used and

successful textbook in its

field. Being the shortest of all the major textbooks in this area, it continues to offer a concise and accessible overview of the concepts, themes, and issues central to the growing system of international law, while retaining Akehurst's original positivist approach that accounts for the essence and character of this system of law. This new 9th edition has been further revised and updated by Alexander Orakhelashvili to take account of a plethora of recent

developments and updates in the field, accounting for over 40 decisions of international and national courts, as well as a number of treaties and major incidents that have occurred since the 8th edition of this textbook published. Based on transparent methodology and with a distinctive cross-jurisdictional approach which opens up the discipline to students from all backgrounds, this engaging, well-structured, and reputable textbook will provide students with

all the tools, methods, and concepts they need to fully understand this complex and diverse subject. It is an essential text for all undergraduate and postgraduate students of international law, government and politics, and international relations. This book is one of the only textbooks in international law to offer a fully updated, bespoke companion website: [www.routledge.com/cw/orakhelashvili](http://www.routledge.com/cw/orakhelashvili)  
*Akehurst's Modern Introduction to International Law* OUP

Oxford  
Offering a more accessible alternative to casebooks and historical commentaries, *Law Among Nations* explains issues of international law by tracing the field's development and stressing key principles and processes. This comprehensive text eliminates the need for multiple books by combining discussions of theory and state practice with excerpts from landmark cases. Renowned for its rigorous approach and clear

explanations, *Law Among Nations* remains the gold standard for undergraduate introductions to international law. Learning Goals Trace the development of International Law through key principles and processes. Illustrate important issues and theories using excerpts from landmark cases.  
**An Introduction to Public International Law** An Introduction to International Law Permeating all facets of public international law,

the modern law of treaties is a fundamental aspect of governance in the 'democratized' world. In this contemporary introduction, Robert Kolb provides a refreshing study that is both legally analytical and practical. Written in a highly readable style, the book explores the key topics through concise chapters,

which are organized into two parts. The first of these gives a structured overview of the law of treaties along with practical examples. The second provides a critical engagement with the underlying issues and discusses the multi-dimensional problems raised by legal regulations, explored

through specific case studies. The Law of Treaties: An Introduction will provide valuable insights to scholars and practitioners in the areas of international law, international affairs and international relations. Its clear structure and concise style mean it will also be highly accessible to students.

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