
International Environmental Law and the Global South-Shawkat Alam 2015-08-20 Situating the global poverty divide as an outgrowth of European imperialism, this book investigates current global divisions on environmental policy.

International Environmental Law and World Order-Lakshman D. Guruswamy 1999 While both the ?environmental? and ?international? dimensions of law school inquiry continue to flourish, a distinct offering in ?international environmental law? is becoming prevalent. This coursebook begins with a relatively detailed exploration of the key doctrines, principles, and rules of ?international law?, without which it is impossible to understand or apply ?international environmental law?. It summarizes the applicability of state responsibility to environmental wrongs and presents a series of hypothetical problems bearing fact patterns that mirror the ?real world.? Coursebook presents a simulated negotiation of a fictional draft protocol to the UN Framework Convention on Climate Change.

Global Environmental Change and Innovation in International Law-Neil Craik 2018-06-28 Explores normative and institutional innovation in international law as a response to the challenges to global order posed by rapid environmental change.

The Art and Craft of International Environmental Law-Daniel Bodansky 2010-03-15 International environmental law is often closer to home than we know, affecting the food we eat, the products we buy, and even the air we breathe. Drawing on more than two decades of experience as a government negotiator, consultant, and academic, Daniel Bodansky brings a real-world perspective on the processes by which international environmental law develops, and influences the behavior of state and non-state actors.

Routledge Handbook of International Environmental Law-Shawkat Alam 2013 The Routledge Handbook of International Environmental Law is an advanced level reference guide which provides a comprehensive and contemporary overview of the corpus of international environmental law (IEL). The Handbook features specially commissioned papers by leading experts in the field of international environmental law, drawn from a range of both developed and developing countries in order to put forward a truly global approach to the subject. Furthermore, it addresses emerging and cross-cutting issues of critical importance for the years ahead. The book is split into six parts for ease of reference: The Legal Framework, Theories and Principles of International Environmental Law - focuses on the origins, theory, principles and development of the discipline; Implementing International Environmental Law - addresses the implementation of IEL and the role of various actors and institutions, including corporations, intergovernmental organisations and NGOs; Key Issues and Legal Frameworks - brings fresh perspectives of the common general issues of international environmental law, such as biological diversity and marine environmental law; Regional Environmental Law - explores the specific regimes developed to address regional environmental issues, considering the evolution, prospects and relationship of regional law and mechanisms to IEL; Cross-Cutting Issues - considers the engagement of international environmental law with other key fields and legal regimes, including international trade, human rights and armed conflict; Contemporary and Future Challenges - analyses pressing current and emerging issues in the field including environmental refugees and climate change, REDD and deforestation, and ?treaty congestion? in IEL. This up-to-date and authoritative book makes it an essential reference work for students, scholars and practitioners working in the field.

International Environmental Law-Èlli Louka 2006-10-02 This book analyzes the law and policy for the management of global common resources. As competing demands on the global commons are increasing, the protection of environment and the pursuit of growth give rise to all sorts of conflicts. It also analyzes issues in the protection of the global commons from a fairness, effectiveness and world order perspective. The author examines whether policymaking and trends point to a fair allocation of global common resources that is effective in protecting the environment and the pursuit of sustainable development. The author looks at the cost-effectiveness of international environmental law and applies theories of national environmental law to international environmental problems. Chapters include analysis on areas such as marine pollution, air pollution, fisheries management, transboundary water resources, biodiversity, hazardous and radioactive waste management, state responsibility and liability.

Gaps in International Environmental Law-Maria Antonia Tigre 2020-01-03 The United Nations has set in motion a process to discuss and potentially reach agreement on a Global Pact for the Environment. This book informs those discussions, providing a deep dive into the challenges that characterize international environmental law today as well as the necessary background on the past five decades during which these frameworks were created. The book also describes contemporary negotiations about how, and even whether, to clarify and strengthen the norms that guide us today. By providing a clear picture of the competing trajectories of the current state of the law and our environment, this book equips readers with the knowledge and confidence to shape the future evolution of international environmental law.

International Environmental Law-Pierre-Marie Dupuy 2018-06-07 International Environmental Law offers a concise, conceptually clear, and legally rigorous introduction to contemporary international environmental law and practice. The book covers all major environmental agreements, paying particular attention to their underlying structure, main legal provisions, and practical operation. It blends legal and policy analysis, making extensive reference to the jurisprudence and scholarship, and addressing the interconnections with other areas of
environmental governance, including environmental non-government organisations, scientists, the United
Readers will gain an increased understanding of the growing role played by non-state actors in global
frameworks, standards and implementation of the international environmental law is intended for undergraduates
Principles of International Environmental Law I-Philippe Sands 1995 This post-UNCED account of the
International Environmental Law and Policy for the 21st Century-Ved Nanda 2012-10-12 A significant
International Environmental Law and Policy and the increasingly critical role of transnational actors/citizens, nongovernmental organizations (NGOs), scientists, and business. Discusses the relation of our scientific understanding to the legal response and the relation of the problem to the global economy. Includes explanation of the use of soft law, framework agreements, binding obligations, the precautionary principle, and polluter pays principle. Describes role of technology transfer and multilateral and bilateral financial mechanisms.
International Environmental Law-Ulrich Bayerlin 2011-08-11 International Environmental Law is a new
textbook written for students, practitioners, and anyone interested in the subject. The overall aim of the book is to
government and emerging legal principles but also demonstrates how legal norms are applied to specific issues and
effectiveness. Judicial opinions providing an authoritative articulation of how legal principles are applied in
processes of law-making and diplomacy. The book represents a synthesis of the most important messages to
emerge from the annual course on Multilateral Environmental Agreements, delivered to diplomats and negotiators
from around the world for the last decade by the University of Eastern Finland and the United Nations
Environment Programme. The book will be of interest as a guide for negotiators and as a supplementary textbook
and a reference volume for a wide range of students of law and environmental issues.
Comparative and Global Environmental Law and Policy-Tsening Yang 2019-09-13 Written by leading
scholars and experts with extensive practice and teaching experience in the field, Comparative and Global
Environmental Law and Policy offers a student-friendly approach to the study of a rapidly evolving and important
area of law. Its multi-jurisdictional selection of judicial opinions and legal materials introduces students to the
worldwide reach of environmental law. Through its substance, the book familiarizes students not only with
governing and emerging legal principles but also demonstrates how legal norms are applied to specific issues and
cases, illustrating how law-on-the-books becomes law-in-action. Student understanding is reinforced by
problem exercises and discussion questions. Professors and students will benefit from: A multi-jurisdictional
selection of judicial opinions and legal materials from across the world and many cases from the
developing world and emerging economies. Separate chapters on rapidly evolving and critical topics such as
rights of nature, sustainability, corporations and private environmental governance, human rights and the
environment, and climate change. Presentation of basic background principles of environmental law, institutions,
and governance and their operation in international, national and subnational systems, including indigenous
governance systems. Emphasis across the book on issues of institutions and governance as well as enforcement
and effectiveness. Judicial opinions providing an authoritative articulation of how legal principles are applied in
various systems. Numerous problem exercises and discussion questions to introduce topics and reinforce concepts
and materials. Integrated perspective on the relationship of international and transnational environmental law,
national environmental law, environmental norms and principles in other settings such as in private
environmental governance, and governance institutions.

The Future of International Environmental Law-David Kenneth Leary 2010 A collection of essays by
leading scholars in international environmental law from around the world, this book explores the future of
international environmental law in a world of ever worsening environmental crises. It examines the success
International Environmental Law and Policy-David Hunter 2002 Explores the dynamics of the lawmaking
and the increasingly critical role of transnational actors/citizens, nongovernmental organizations (NGOs),
scientists, and business. Discusses the relation of our scientific understanding to the legal response and the
relation of the problem to the global economy. Includes explanation of the use of soft law, framework agreements,
binding obligations, the precautionary principle, and polluter pays principle. Describes role of technology transfer
and multilateral and bilateral financial mechanisms.
International Environmental Law-Alexandre Charles Kiss 1991

International Environmental Law-Gerry Nagtzaam 2019-11-12 This book seeks to better understand how
International Environmental Law regimes evolve. The authors address throughout the major environmental,
and political tensions that have both shaped and constrained the evolution of international
environmental policy within regimes, and its expression in international legal rule and norm development.
Readers will gain an increased understanding of the growing role played by non-state actors in global
environmental governance, including environmental non-government organisations, scientists, the United
Nations, and corporations. The authors also look ahead to the future of International Environmental Law,
evaluating key challenges and decisions that the discipline will face. The text is clear, concise, and accessible. It is
ideally suited to students and professionals interested in International Environmental Law, and individuals who
are intrigued by this dynamic area of law.

Principles of International Environmental Law-Philippe Sands 2003-10-09 Revised edition includes all new
developments since 1994, including all international case-law and international legislation.

Carlson, Palmer, and Weston's International Environmental Law and World Order-Jonathan C. Carlson
2012-02-01 This collection of basic documents provides comprehensive coverage of the most important treaties
and international instruments relating to environmental protection, including judicial and arbitral decisions. It
additionally includes documents of general importance in international law, such as the UN Charter and the
where pertinent to the legal analysis of an environmental problem. For students and others engaged in research
or practice in international environmental law, such as civil servants, diplomats, governmental officials, NGOs,
practicing lawyers, and others, the volume serves as a convenient and thorough general reference.

International Environmental Law-making and Diplomacy-Tuomas Kuokkanen 2016-01-29 Bringing together
contributions from diplomats, UN agency officials, lawyers and academics, this book provides insight into the
evolution of international environmental law, diplomacy and negotiating techniques. Based on first-hand
experiences and extensive research, the chapters offer a blend of practice and theory, history and analysis,
presenting the key steps for negotiating and reaching agreements in the international arena. This book serves as
an experimental ground for developing new legal approaches towards global governance. To this end, the authors
have combined theory and practice. Apart from discussing concepts, rule-making and compliance, the book looks
at options for improved coordination, harmonisation and even integration of existing multilateral environmental
agreements, analysing how conflicts between various environmental regimes can be avoided or, at least,
adequately managed. The authors argue that an appropriate management of international environmental relations
must address the North-South divide, which continues to be a major obstacle to global environmental cooperation.
Furthermore, the authors emphasise the growing human rights dimension of international environmental law.
This book is an ideal ‘door opener’ for the further study of international environmental law. Focusing on
‘international environmental governance’ in a comprehensive way, it serves to explain that each institution, each
actor, and each instrument is part of a multi-dimensional process in international environmental law and relations.

International Environmental Law and Policy-Philipp Amann and Christoph Schmidt 2012 This book unravels the
complexity of international environmental law, and offers guidance to students, scholars, practitioners and
policy makers on how to identify the right law, and which legal regime is applicable in any particular situation.
Special emphasis is given to the role of environmental law in the global political economy, with particular
attention to developing countries and the role of evolution of international environmental law in the context
of the Rio+20 conference, notably the outcome of the negotiations on green growth and sustainable
development. The book is divided into two parts. The first part explains the background to the
environmental law system, and the basics of international relations and institutions. The second part
examines the detailed content of the leading environmental agreements and treaties.
stories and the failures of international environmental law and argues that future responses to global 
environmental crisis will be more about good environmental governance rather than just more treaties and laws. 
Environmental governance in future will need to accommodate the needs and aspirations of peoples from 
developed and developing countries alike and will have to be based on decisions and actions by a vast range of 
actors and stakeholders and not just the nation state that has traditionally dominated environmental diplomacy to 
date. In future this also suggests a need to be cognizant of the close links to other areas of international law 
during human rights.

Frontiers in International Environmental Law: Oceans and Climate Challenges-Richard Barnes 2021-03-15 
Frontiers in International Environmental Law is a collection of essays that showcases how law and legal 
scholarship can respond to challenges to our oceans and climate governance regimes.

International Environmental Law in a Nutshell-Lakhman D. Guruswamy 2007 This Nutshell introduces 
the relevant concepts of international environmental law, contemplates the socio-scientific evidence confronting 
lawmakers, and addresses the resulting corpus of substantive law. Expert authors cover international 
environmental problems such as population, biodiversity, global climate change, ozone depletion, Antarctica, 
toxic and hazardous substances, land- and vessel-based pollution, transboundary water pollution, desertification, 
and nuclear damage.

Protected Areas and International Environmental Law-Alexander Gillespie 2007 This volume seeks to 
provide the reader with a clear understanding to the way that protected areas are created, listed and managed in 
international law. In so doing, it provides a complete overview of the principal protected areas conventions in this area, 
and the decisions and resolutions that have come from them. In doing so, it provides a comprehensive examination of, 
inter alia, the World Heritage Convention, the Man and the Biosphere regime, the Ramsar (Wetlands) Treaty, and the Convention on Migratory Species. It also deals extensively with the important 
regional conventions in this area, covering Europe, Africa and the Americas. The regimes governing international 
marine protected areas, and Antarctica, are also dealt with. In each area, the values, selection considerations, management, 
and compliance considerations are examined in detail and linked into recognizable examples from 
well known protected sites of international significance.

The Greening of Industrial Ecosystems-National Academy of Engineering 1994-01-01 In the 1970s, the first 
wave of environmental regulation targeted specific sources of pollutants. In the 1990s, concern is focused not on 
the ends of pipes or the tops of smokestacks but on sweeping regional and global issues. This landmark volume 
explores the new industrial ecology, an emerging framework for making environmental factors an integral part of 
economic and business decision making. Experts on this new frontier explore concepts and applications, including 
Bringing international law up to par with many national laws to encourage industrial ecology principles. 
Integrating environmental costs into accounting systems. Understand the design for environment, industrial 
"metabolism," and sustainable development and how these concepts will affect the behavior of industrial and 
serve firms. The volume looks at negative and positive aspects of technology and addresses treatment of waste 
as a raw material. This volume will be important to domestic and international policymakers, leaders in business 
and industry, environmental specialists, and engineers and designers.

Multilevel Governance of Global Environmental Change-Gerd Winter 2006-03-30 Originally published in 
2006, this collection is the outcome of an interdisciplinary research project involving scholars in the fields of 
international and comparative environmental law, the sociology and politics of global governance, and the 
scientific study of global climate change. Earth system analysis as developed by the natural sciences is transferred 
to the analysis of institutions of global environmental change. Rather than one overarching 
supranational organisation, a system of "multilevel" institutions is advocated. The book examines the proper role of 
industrial self-regulation, of horizontal transfer of national policies, of regional integration, and of improved 
coordination between international environmental organisations, as well as basic principles for sustainable use of 
resources. Addressing both academics and politicians, this book will stimulate the debate about the means of 
improving global governance.

Procedure and Substance in International Environmental Law-Jutta Brunnée 2021-02-22 The interplay 
between procedure and substance has not been a major point of contention for international environmental 
lawyers. Arguably, the topic’s low profile is due to the mostly uncontroversial nature of the field’s distinction 
towards procedural and substantive obligations. Furthermore, the vast majority of environmental law scholars 
and practitioners have tended to welcome the procedural features of international environmental law, their potential 
to promote regime evolution and effectiveness. However, recent developments have served to put 
the spotlight on certain aspects of the procedure substance topic. ICJ judgments revealed ambiguity on aspects of 
the customary law framework on transboundary harm prevention that the field had thought largely settled. In 
turn, in the treaty context, the Paris Agreement’s retreat from binding emissions targets and its decisive turn 
towards procedure reignited concerns in some quarters over the “proceduralization” of international 
environmental law. The two developments invite a closer look at the respective roles of, and the relationship 
between, procedure and substance in this field and, more specifically, in the context of harm prevention under 
customary and treaty law.

International Environmental Law and Governance-Malgosia Fitzmaurice 2015-08-07 This publication present 
the latest study of the very topical subject-matter of legal powers of Conferences of the Parties established on the 
basis of Multilateral Environmental Agreements. The book deals with the legitimacy and efficiency of the 
decisions of such bodies.

Training Manual on International Environmental Law-Lal Kurukulasuriya 2006 Being a grandmother is one 
of life’s most important roles and many women can feel unprepared to take it on. New Age Nanas presents the rich 
and diverse views of over 1000 modern Australian grandmothers on what it is like to be a grandmother today, 
termed with expert commentary on how to make the most of this potentially ....

Engaging Countries-Edith Brown Weiss 2000 This study systematically examines how states implement and 
comply with international environmental accords.

Global Environmental Law-RICARDO LUIS. LORENZETTI LORENZETTI (PABLO RICARDO.) 2020-04-10 All 
around the world, nations have established legal frameworks to protect our environment. While many of these 
frameworks share similar goals and objectives, they hold important differences as well. In Global Environmental 
Law, Justice Ricardo Luis Lorenzetti and Professor Pablo Lorenzetti offer a holistic view of modern environmental 
law. In it, they describe the history and purpose behind environmental rule of law, delve into the nuances of 
varying regulatory structures, and offer insight into how environmental law is implemented around the world–be 
it voluntary or mandatory. The book also includes an annex that illustrates how environmental law is changing 
across the globe—a must have resource for today’s legal scholars and practitioners.

The Oxford Handbook of International Environmental Law-Lavanya Rajamani 2021-08-06 The second 
edition of this leading reference work provides a comprehensive discussion of the dynamic and important field of 
international law concerned with environmental protection. It is edited by globally-recognised international 
environmental law scholars, Professor Lavanya Rajamani and Professor Jacqueline Peel, and features 67 chapters 
augured by 76 renowned experts in their fields. The Handbook discusses the key principles underpinning 
international environmental law, its relevant actors and tools, and rules applying in its substantive sub-fields such as 
climate law, oceans law, wildlife and biodiversity law, and hazardous substances regulation. It also explores the 
intersection of international environmental law with other areas of international law, such as those concerned 
with trade, investment, disaster, migration, armed conflict, intellectual property, energy, and human rights. The 
Handbook sets its discussion of international environmental law in the broader interdisciplinary context of 
developments in science, ethics, politics and economics, which inform the way in which environmental rules are 
made, implemented, and enforced. It provides an introduction to the foundations of international environmental
law while also engaging with questions at the frontiers of research, teaching, and practice in the field, including the role of Global South perspectives, the contribution made by Earth jurisprudence, and the growing role of a diverse range of actors from indigenous peoples to business and industry. Like the first edition, this second edition of the Handbook is an essential reference text for all engaged with environmental issues at the international level and the applicable governance and regulatory structures.

International Environmental Law, Policy, and Ethics - Alexander Gillespie 2014 This text investigates the ethical and political justifications for the international legal regime protecting the environment, and analyses in detail the myriad challenges these justifications can face.

Emerging Principles of International Environmental Law - Sumudu Atapattu 2007-04-30 Emerging Principles of International Environmental Law is ideally suited for any law or environmental studies student, practitioner or law academic who is interested in the legal status of emerging principles in the field of international environmental law. Among its highlights, the text examines the interaction of principles/concepts such as sustainable development, the precautionary principle etc., with one another and how the present international environmental law regime has taken the vast disparity between developed and developing countries into account in designing innovative methods to accommodate this disparity.

Birnie, Boyle, and Redgwell's International Law and the Environment - Alan Boyle 2021-04-27 As conservation of the environment plays an increasingly important role within society, Birnie, Boyle, and Redgwell's International Law and the Environment continues to be an essential read for students and practitioners alike. Whilst remaining rooted within the substantive law, the book places legislation on the protection of the environment firmly at the core of the text. Written by experts in the field, the authors employ sharp and thorough analysis of the laws, allowing them to share their extensive knowledge and experience with the reader. The authors provide a unique perspective on the implications of international regulation, promoting a wider understanding of the pertinent issues impacting upon the law.

International Courts and Environmental Protection - Tim Stephens 2009-02-12 A comprehensive examination of international environmental litigation which addresses the major environmental challenges of the twenty-first century.

International Environmental Law and the Conservation of Coral Reefs - Edward J. Goodwin 2011-04-21 Tropical coral reefs are important ecosystems. They are economically important to coastal communities living in predominantly developing countries, and also provide shoreline protection, catalyse land formation enabling ecosystems increasingly need action to be taken to ensure their conservation and long term sustainable development. International Environmental Law and the Conservation of Coral Reefs breaks new ground by providing the first in-depth account of the ways in which multilateral environmental treaty regimes are seeking to encourage and improve the conservation of tropical coral reef ecosystems. In so doing, the work aims to raise the profile of such activities in order to reinforce their status on the environmental agenda. The book also has wider implications for international environmental law, arguing that sectorial legal action, provided it remains co-ordinated through a global forum that recognises and reflects the inter-connections between all elements of the natural environment, is the most effective way for international law to enhance the conservation of certain habitats. This book will be invaluable to environmental lawyers, legal researchers, marine conservationists and other stakeholders in coral reefs.

The Oxford Handbook of International Environmental Law - Daniel Bodansky 2008 Taking stock of all the major developments in the field of international environmental law, this text explores core assumptions and concepts, basic analytical tools and key challenges.

International Environmental Governance - Bharat H. Desai 2014-05-15 International Environmental Governance: Towards UNEPO offers a significant contribution to practitioners and scholars involved in international debates on environmental governance, addresses the law-making challenge presented by growth in MEAs and proliferation of international environmental institutions and thoroughly considers the need for and efficacy of global governance in the field of environment.

International Environmental Justice - Buchi Anand 2017-05-15 This important work satisfies the need for a thorough assessment of environmental justice concerns at the global level. Using three international environmental case studies, the book extends the theory of environmental justice, commonly used in domestic settings, to the international arena of environmental law, policy and politics. Spanning the traditional boundaries between political science, international relations, international law, international political economy and policy studies, this text is intended primarily for scholars of environmental justice, national and international policymakers, businesses, activists and students of international environmental law, public policy and political economy of the third world.

Water Justice - Rutgerd Boelens 2018-03-15 An overview of critical conceptual approaches to water justice, illustrated with global historic and contemporary case studies of socio-environmental struggles.

International Law and Global Governance - Alexandra R. Harrington 2021-03-30 This book explores the methods through which international law and its associated innovative global governance mechanisms can strengthen, foster and scale up the impacts of treaty regimes and international law on the ability to implement global governance mechanisms. Examining these questions through the lens of the Sustainable Development Goals (SDGs), the book looks at environmental, social and economic treaty regimes. It analyses legal methodologies as well as comparative methods of assessing the relationship between the SDGs and treaty regimes and international law. Contradictions exist between international treaty regimes and principles of international law resulting in conflicting implementation of the treaty regimes and of global governance mechanisms. Without determining these areas of contest and highlighting their detrimental impacts, the SDGs and other efforts at global governance cannot maximize their legal and societal benefits. The book concludes by suggesting a path forward for the SDGs and for international treaty regimes that is forged in a solid understanding and application of the advantages of global governance mechanisms, including reflections from the COVID-19 pandemic experience. Addressing the strengths, gaps and weaknesses related to treaty regimes and global governance mechanisms, the book provides readers with a comprehensive understanding of this increasingly important topic. It will be of interest to students, researchers and practitioners with an interest in sustainability and law.