

Introduzione Al Diritto Internazionale Contemporaneo

Anyone involved in trade law knows the time-consuming nature of obtaining primary source material and consulting each of the main trade laws. Now in its fourth edition, Basic Documents in International Trade Law solves this problem by assembling, in a single, easy-to-use resource, a very comprehensive collection of the most important and frequently used documents on the law of international trade. In addition to its obvious practical value, this work reveals much about the process of harmonization in international trade law and the operation of the key international trade bodies. This makes the book a helpful reference for international business lawyers, researchers, legislators and government officials in the field. Since the successful publication of the previous editions of the book, the appearance of new conventions and model laws has considerably enriched the law of international trade, and the present edition contains a wealth of new material. The book has been substantially revised and several new instruments have been included. Among the most significantly important improvements to this new edition are new chapters added to different parts of the book, a redesigned and thoroughly revised Part 6 reflecting the expansion of intellectual property rights under the framework of treaties administered by World International Property Organization, and bibliographies and other research resources updated and enlarged to include an extraordinarily rich collection of books and articles in many trading languages besides English, including, for the first time, major Chinese works in the international trade law field. As the late Prof. Clive M. Schmitthoff commented on the first edition, the book 'is not only of practical usefulness but has also considerable jurisprudential value', and 'reveals the methodology of the harmonization process in the area of international trade law'. The International Business Lawyer first commented in 1987 that the book 'can only be described as a "vade mecum" for every international business lawyer', an assessment that now seems more merited than ever.

Uno sguardo unitario sugli aspetti storici delle relazioni internazionali come momento della vita socio-politica che caratterizza un'epoca e talora condiziona l'esistenza dell'umanità.

il nuovo diritto internazionale

Lezioni di diritto internazionale pubblico

Memoria del prof. C. F. Gabba ...

Comunicazioni e studi

La lotta multilivello al terrorismo internazionale. Garanzia di sicurezza versus tutela dei diritti fondamentali

Anno VIII, n.3

Building on a broad historical foundation, this study offers a comprehensive treatment of the international law issues that have arisen in connection with, and as a result of, the 'transformative' occupation of Iraq and of their significance for the development of international law.

In General Principles for Business and Human Rights in International Law Ludovica Chiussi Curzi offers a critical analysis of the relevance of general principles of law in the multifaceted business and human rights field.

Towards a New Leadership in Global Investment Governance?

La tutela delle invenzioni nel sistema OMC. Esclusiva brevettuale e valori emergenti nella comunità internazionale

Globalizzazione, nuove guerre e diritto internazionale

Migrazioni e migranti

Introduzione al diritto internazionale pubblico

International Law

With contributions by a multinational group of academic scholars, judges and registrars of international tribunals, and experts from Non-Governmental Organizations, this book explores the role of civil society with regards to international courts and tribunals, as well as compliance mechanisms set up especially in the environmental field. The areas of human rights, international criminal law and international environmental law are the main focus of the study, in the light of the well established role of NGOs in Human Rights Courts and UN bodies as well as their remarkable success in setting up the International Criminal Court and the promising avenues which are now open in the compliance bodies of environmental law conventions. Broader questions and bodies such as the International Court of Justice, the International Tribunal for the Law of the Sea as well as European courts and tribunals are also examined.

Il Trattato LA RESPONSABILITÀ CIVILE, suddiviso in tre tomi, offre il quadro completo, commentato e approfondito in materia di responsabilità, valutazione del danno e quantificazione del risarcimento, corredato da numerose fattispecie pratiche, che garantiscono un approccio di alto profilo, ma estremamente pratico. Ogni singolo argomento è corredato dai riferimenti normativi e giurisprudenziali più significativi, oltre che da una bibliografia essenziale per un eventuale approfondimento, mentre un ricco apparato di note consente di ricostruire i prevalenti orientamenti dottrinali. Affidata com'è a una clausola normativa di vasto respiro, sensibile a ogni cambiamento della realtà sociale e culturale, la responsabilità civile appare fra le materie più irrequiete del diritto privato. Tutto o quasi nel settore dell'illecito, per la delicatezza dei risvolti sistematici, per l'importanza degli incastri fra *an e quantum*, è destinato a mutare frequentemente. Ecco perché l'illustrazione dei nuovi orientamenti e lo sforzo di dar conto degli ultimi ritocchi delle Corti, nel loro insieme, è sempre di grande utilità per l'operatore del settore, specie ove si riesca a farlo in un'opera minuziosa, a tutto campo, come è questa seconda edizione del Trattato sulla responsabilità civile.

The Transformation of Occupied Territory in International Law

International Law and the Protection of People at Sea

Some Reflections from National and International Law

Introduzione al diritto internazionale contemporaneo

General Principles for Business and Human Rights in International Law

La responsabilità degli stati e delle organizzazioni internazionali

International Investment Law in Latin America: Problems and Prospects analyses the trend from enthusiasm to diffidence Latin American countries have recently undergone towards investment law. Experts draw lessons from the Continent's past experiences while identifying possible solutions to the important challenges it faces. **En Derecho Internacional de las Inversiones en América Latina: Problemas y Perspectivas**, la tendencia desde el entusiasmo a la desconfianza de los países latinoamericanos hacia esta rama del derecho es analizada, en búsqueda de posibles soluciones a los importantes desafíos que actualmente enfrenta esa región.

Il volume raccoglie una serie di scritti sulla responsabilità internazionale, tutti volti a rispondere ad una generale domanda: come si comportano le regole secondarie del diritto internazionale di fronte ad una realtà giuridica e fattuale profondamente mutata rispetto a quella esistente al tempo della loro codificazione? È una realtà che esige un ripensamento di obblighi internazionali già esistenti, se non addirittura l'elaborazione di nuove regole. L'esistenza di nuovi - o rinnovati - regimi rende urgente interrogarsi sulle regole di definizione, di attribuzione e di accertamento della responsabilità internazionale derivante dalla loro violazione. Il volume è diviso in tre parti: la prima parte ha ad oggetto la ricostruzione di obblighi internazionali nei contesti più problematici dell'attuale realtà internazionale, tra cui lo sviluppo di nuove tecnologie, il cyberspazio, il cambiamento climatico e i grandi flussi migratori; la seconda parte si concentra sull'elemento soggettivo dell'illecito e guarda in particolar modo alle difficoltà che emergono in tema di attribuzione nel contesto di esperienze di gestione delle crisi internazionali attraverso forme di ibridazione tra pubblico e privato o di cooperazione tra più soggetti internazionali; la terza e ultima parte prende in esame le conseguenze dell'illecito e le questioni relative all'accertamento della responsabilità, al fine di valutare l'efficacia delle norme internazionali rispetto ad illeciti di particolare gravità o complessità.

General Principles and the Coherence of International Law

Alberico Gentili

normativa interna e giurisprudenza europea

Lavoro, welfare e democrazia deliberativa

Problems and Prospects / Problemas y Perspectivas

Rule of Law, Human Rights and Judicial Control of Power

International Law provides a comprehensive theoretical examination of the key areas of international law. In addition to classic cases and materials, Carlo Focarelli addresses the latest relevant international practice to illustrate contemporary themes and trends in international law and to examine its most topical challenges.

General Principles and the Coherence of International Law offers a comprehensive analysis of general principles of law, assessing their role in guaranteeing the coherence of the international legal system.

Globalizzazione dell'economia e diritti umani fondamentali in materia di lavoro

Tutela cautelare nel diritto processuale internazionale e comunitario privato

Civil Society, International Courts and Compliance Bodies

...Diritti sui territori altrui nel diritto internazionale contemporaneo

profili di diritto internazionale pubblico e privato

Sicurezza, navigazione e trasporto

Media interest in the fates of people at sea has heightened across the last decade. The attacks and the hostage taking of victims by Somali pirates, and the treatment of migrants and asylum seekers in the Mediterranean, ask pressing questions, as does the sinking of the Costa Concordia off the Italian island of Giglio which, one hundred years after the Titanic capsized, reminded the world that, despite modern navigation systems and technology, shipping is still fallible. Do pirates have human rights? Can migrants at sea be turned back to the State from which they have sailed? How can the crews of vessels be protected against inhuman and degrading working and living conditions? And are States liable under international human rights treaties for arresting drug traffickers on the high seas? The first text to comprehensively compare the legal rights of different people at sea, Irini Papanicolopulu's timely text argues that there is an overarching duty of the state to protect people at sea and adopt all necessary acts with a view towards ensuring enjoyment of their rights. Rather than being in doubt, she reveals that the emerging law in this area is watertight.

This book provides a systematic and comprehensive study of the legal concept of equity as it operates in contemporary international law. A principle with a long pedigree, equity has been present in legal thought and in municipal legal systems since antiquity. Introduced in international legal decisions through claims commissions and arbitral tribunals, equity became progressively part and parcel of the international law mainstream. From international cultural heritage law to the law on climate change, from maritime boundary delimitations to decisions on security for costs in investment arbitration, the relevance of equity is more far-reaching than has previously been acknowledged. In contrast with earlier studies on the topic, this book is informed by a body of judicial and arbitral case law that has never been so substantial and varied. It also draws extensively on the prolific case law of investment tribunals, gaining insights from a valuable source that is typically overlooked in public international law scholarship. As the importance of international law increases, covering continuously new domains, the value of equity increases with it. It is this new equity

in the international law of the 21st century that this book explores.

relazioni al ciclo di conferenze tenuto nell'Università di Milano-Bicocca, marzo-aprile 2006

Responsabilità civile II edizione

The Italian Yearbook of International Law, Volume 16 (2006)

Imprese multinazionali, diritti umani e ambiente

orientamenti attuali in materia di elusione e abuso del diritto ai fini dell'imposizione tributaria

Introduzione al diritto civile internazionale italiano

Cet ouvrage envisage l'état de nécessité sous une nouvelle perspective, en analysant sa fonction de limitation des obligations internationales.

L'analyse de la pratique démontre qu'il permet d'éviter que la stricte observation du droit ne produise un coût social excessif dans des situations difficiles. This book analyses state of necessity through a new perspective: its function of limitation of international obligations. State practice shows that this mechanism is meant to avoid an excessive social cost, born out of a strict compliance with the law in a hard case.

Based on original research, and bringing together expert contributors, this book provides a critical analysis of the current law and policy between the EU and China, both internally and internationally. Covering key topics on the subject, this book draws together diverse perspectives into a single collection, and is an invaluable tool for both scholars and practitioners of trade and investment law, as well as human rights and environmental law and policy.

Introduzione al codice civile e al diritto internazionale privato

Studi sull'integrazione europea

Diritto globale

Nuove fattispecie e problemi di attribuzione e di accertamento

Prima lezione di storia delle relazioni internazionali

il ruolo dell'OIL e dell'OMC

Judicial control of public power ensures a guarantee of the rule of law. This book addresses the scope and limits of judicial control at the national level, i.e. the control of public authorities, and at the supranational level, i.e. the control of States. It explores the risk of judicial review leading to judicial activism that can threaten the principle of the separation of powers or the legitimate exercise of state powers. It analyzes how national and supranational legal systems have embodied certain mechanisms, such as the principles of reasonableness, proportionality, deference and margin of appreciation, as well as the horizontal effects of human rights that help to determine how far a judge can go. Taking a theoretical and comparative view, the book first examines the conceptual bases of the various control systems and then studies the models, structural elements, and functions of the control instruments in selected countries and regions. It uses country and regional reports as the basis for the comparison of the convergences and divergences of the implementation of control in certain countries of Europe, Latin America, and Africa. The book's theoretical reflections and comparative investigations provide answers to important questions, such as whether or not there are nascent universal principles concerning the control of public power, how strong the impact of particular legal traditions is, and to what extent international law concepts have had harmonizing and strengthening effects on internal public-power control.

Questi brani sono tratti dal libro "Immigrato" pubblicato nel 1991 da Salah Methnani, giovane tunisino che nel suo diario riporta speranze e disillusioni comuni a molte persone immigrate in Italia. A distanza di circa trent'anni dai primi consistenti arrivi è possibile tracciare la storia dell'immigrazione nel nostro paese, sottolineando gli sviluppi intervenuti nel corso del tempo, ciò che di buono è stato fatto, quanta strada occorre ancora percorrere. L'Italia oramai è meta di significative immigrazioni (ce lo ricordano tristemente le cronache degli sbarchi), e anche se il numero di stranieri residenti in Italia è inferiore a quello registrato in altri pesi europei, alcuni cambiamenti nella struttura sociale sono già apprezzabili.

saggio teoretico e pratico

China-European Union Investment Relationships

Elusione ed abuso del diritto tributario

The Function of Equity in International Law

International Investment Law in Latin America / Derecho Internacional de las Inversiones en América Latina

La responsabilità sociale dell'impresa nel diritto dell'Unione Europea

The Italian Yearbook of International Law aims at making accessible to the English speaking public the Italian contribution to the practice and literature of international law. Volume XVI (2006) is organised in three main sections. The first contains doctrinal contributions including articles on the 2006 conflict in Lebanon, on the historical contribution of Francisco

Suárez to the concept of international community, and on recent developments in the field of international environmental law. This section includes also shorter notes on current developments in the field of minority protection, State immunity in relation to Argentine bonds claims, as well as the surveys of the practice of ICJ, ITLOS, ILC, WTO and the European Court of Human Rights. The second section covers the Italian practice in the areas of i) judicial decisions; ii) diplomatic and parliamentary practice; iii) treaty practice; and iv) national legislation. The third section contains a systematic bibliographical index of Italian literature in the field of international law and reviews of recent books. The volume ends with an analytical index for ready consultation that includes the main judicial cases and legal instruments cited throughout the Yearbook.

De l'état de nécessité aux situations de nécessité

Conflitti armati e situazioni di emergenza: la risposta del diritto internazionale

L'adozione internazionale di minori

Basic Documents on International Trade Law

L'occupazione dell'Iraq nel diritto internazionale

La nécessité en droit international