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Sustainable Development Law

Principles, Practices, & Prospects

Marie-Claire Cordonier Segger
and Ashfaq Khalfan



Sustainable Development Law Principles Practices And Prospects

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Sustainable Development Law Marie-Claire Cordonier Segger, Ashfaq Khalfan, 2004 This text provides an important new law and policy perspective to address conflicts and overlaps between social environmental and economic law It is clearly structured with case studies and sources of further information for use in teaching sustainable development law

Sustainable Development Law Marie-Claire Cordonier Segger, Damilola S. Olawuyi, 2025-05-18 Hundreds of new bilateral regional and global treaties have been negotiated in relation to the world's most pressing sustainability development and justice challenges over the past two decades The majority of these face significant implementation challenges At the same time disputes over human rights environmental protection and economic development are increasingly common Sustainable Development Law analyses these advances and challenges in the international law on sustainable development at the intersection between international social environmental and economic law It opens by examining the origins of the concept of sustainable development identifying and discussing the foundations of its legal aspects The principles of international law related to sustainable development are considered based on international instruments and disputes across international courts and tribunals Later chapters provide illustrative examples of legal instruments and regimes that address the 169 targets in relation to the 17 Global Sustainable Development Goals Finally the authors propose cutting edge research agendas and conclude by exploring the limits of sustainable development Sustainable Development Law is designed as a high level textbook examining the nature of law of sustainable development Chapters offer key takeaways and questions to consider for those studying the subject It also would be suitable for practising lawyers and policy makers who want to develop their understanding of the subject area

Sustainable Development Law Marie-Claire Cordonier Segger, 2004 This book analyses recent developments in international sustainable development law ISDL a field emerging at the intersection between international economic environmental and social law Hundreds of new bi lateral regional and global treaties have been negotiated in the areas of trade environment and development over the past two decades yet most of them face profound problems in implementation At the same time disputes over human rights environmental protection and economic development are increasingly common This book provides a coherent approach which addresses conflicts and overlaps between international economic environmental and social law It surveys the international law related to sustainable development discussing proposed principles offering case studies that examine innovative aspects of key international instruments and reflecting on future legal research agendas

Weaving the Rules for Our Common Future : Principles, Practice and Prospects for International Sustainable Development Law Marie-Claire Cordonier Segger, Ashfaq Khalfan, Salim A. Nakhjavani, 2002

The Principle of Sustainability Klaus Bosselmann, 2016-02-24 This book investigates how sustainability informs the universal principles used in domestic and international law It calls for the acceptance of sustainability as a recognized legal principle which could be applied to the entire legal system rather than just environmental

law and regardless of its international or domestic levels To this end the book makes a contribution to a theory of global law by discussing whether as a universally shared concern environmental protection and the principle of sustainability should contribute to the greening of the fundamental principles of law and governance The book will be a valuable resource for students researchers and policy makers working in the areas of environmental law and governance

Yearbook on International Investment Law and Policy 2012-2013 Andrea K. Bjorklund, 2014 The Yearbook on International Investment Law Policy 2012 2013 monitors current developments in international investment law and policy focusing on recent trends and issues in foreign direct investment FDI It includes essays from the Symposium on Sustainable Development and International Investment Law Bridging the Divide as well as pertinent general articles With contributions by leading experts in the field this title provides timely authoritative information on FDI that can be used by a wide audience including practitioners academics researchers and policy makers

The Concept of Unity in Public International Law Mario Prost, 2012-03-15 Fragmentation has become a defining albeit controversial metaphor of international law scholarship in the era of globalisation Some scholars see it as a new development others as history repeating itself some approach it as a technical issue and some as the reflection of deeper political struggles But there is near consensus about the fact that the established vision of international law as a unitary whole is under threat At the core of the fragmentation debate lies the concept of unity but this is hardly ever rationalised and is more assumed than explained Its meaning remains vague and intuitive The Concept of Unity in Public International Law attempts to dispel that vagueness by exploring the various possible meanings of the concept of unity in international law However eschewing one grand theory of unity it identifies and compares five candidates Intentionally pluralistic in its outlook the book does not engage in normative arguments about whether international law is or should be unitary but seeks to show instead that the concept of unity is contested and that discourses on fragmentation are necessarily contingent The thesis on which the book is based won the 2009 Prize for best doctoral thesis from the Association des professeurs de droit du Qu bec

Contemporary Issues in International Environmental Law M. Fitzmaurice, 2009-01-01 Highly recommended as a key contribution to the literature It fulfils its title in being contemporaneous but more than that it also provides a subtle critique of how many international environmental lawyers have approached their subject this book will be an essential read for anyone interested in the subject British Yearbook of International Law This book presents an interesting scholarly read an invaluable reference asset to law students researchers policy makers and non state actors with interest in environmental regulation and governance Priscilla Schwartz Journal of Environmental Law This is a thoughtful and well researched study of current issues in international environmental law Malgosia Fitzmaurice s collection of essays is a welcome addition to the literature in this rapidly developing area of the law it provides perspective on the environmental law issues discussed but always against the background of the broader concepts and principles of general international law James Crawford University of Cambridge UK The central aim of this

insightful book is to illuminate how many concepts in international environmental law such as the precautionary principle and sustainable development are taken for granted. These problematic issues are very much still evolving and subject to heated debate between scholars as well as between states. The author explores these controversies viewing them as a positive development within a field that is in a constant state of flux. Areas discussed include the convergence of human rights with environmental issues and the quest for the human right to a clean environment. The book also clearly demonstrates that international environmental law cannot be analysed in isolation since it greatly influences the development of general international law. Taking full account of the most recent decisions of international courts and tribunals as well as the most up to date scholarly analysis, *Contemporary Issues in International Environmental Law* is a timely and important resource for legal scholars under and post graduates and practitioners alike.

Distributional Choices in EU Climate Change Law and Policy Javier De Cendra de Larragán, 2011-01-01

Climate change policy inevitably has two core components: the goals and the means chosen to pursue those goals. Decisions on goals and means necessarily have distributional consequences. Any policy choice generates winners and losers. While this outcome cannot be avoided even doing nothing leads to distributional consequences, policymakers can through the choice, design and implementation of policies shape to some extent the distribution of the burdens of mitigation and adaptation to climate change. In greater depth than any previous legal study in the field, this book deals with the way in which the European Union (EU) has dealt with climate change and with the distribution of the benefits and costs of climate change mitigation policies among affected parties. With extraordinary thoroughness, the author assesses the legality of choices made particularly concerning mitigation targets and timelines and examines the role that legal principles can play in the adoption, interpretation and judicial testing of distributional choices. His analysis of the tension between such choices and EU law is bolstered by an exploration of emerging legal principles which could provide additional guidance in this challenging and controversial area. Among the core issues dealt with are the following: relationship among mitigation, adaptation and sustainable development; regulations as means to make distributional choices; distributional choices between generations and the principle of intergenerational justice; distributional choices concerning firms and individuals; the participation of affected parties in distributional choices; access to justice in EU courts to challenge violations of procedural environmental rights; the role of legal principles in making, evaluating and testing distributional choices; the principle of proportionality with its tests of appropriateness and necessity; the principle of equality; the precautionary principle; the principle of prevention; the polluter pays principle. A concluding chapter offers deeply informed recommendations regarding the design of EU climate change law, including a preliminary assessment of EU wide personal carbon trading. In its insightful illumination of how the inevitable trade offs, weaknesses, inconsistencies and ambiguities in the way law deals with distributional choices renders them vulnerable to external pressures, this book will be of enormous value to regulators and policymakers concerned with effective, efficient and fair climate change measures. As a

critical assessment of existing EU climate change laws and policies and as a systematic analysis of the problem of burden sharing this book will also prove highly valuable to academics in environmental fields of study **International Environmental Law and the Global South** Shawkat Alam, Sumudu Atapattu, Carmen G. Gonzalez, Jona Razzaque, 2015-09-17 Situating the global poverty divide as an outgrowth of European imperialism this book investigates current global divisions on environmental policy **Development and the Rule of Law in the WTO** Intan Murnira Ramli, 2008 International economic law has been evolving toward an unprecedented degree of institutionalism and supranational legal authority expressed through the availability of legalistic and more coercive mechanisms to develop international legal obligations enforceable upon states This book will explore the transparency of the Dispute Settlement Mechanism DSM within the World Trade Organization WTO the level of participation of the WTO members especially those of the developing and the least developed countries and the attitude of the DSM in relation to the issue of development **U.C. Davis Law Review** University of California, Davis. School of Law, 2013 *Fragmentation, Diversification and Expansion of International Law* Canadian Council on International Law. Conference, John McManus, 2006 **International Environmental Law and Policy** Edith Brown Weiss, 2007 Revised and updated for its Second Edition INTERNATIONAL ENVIRONMENTAL LAW AND POLICY uses cases materials problems and questions to introduce important issues to students with little or no background in either international law or environmental law The Journal of Environment & Development , 2006 **Report of the ... Conference** International Law Association. Conference, 2006 *Yearbook of European Environmental Law* , 2008 *Pacific McGeorge Global Business & Development Law Journal* , 2007 *Revue Internationale de Droit Et Politique Du Développement Durable de McGill* , 2005 The University of New South Wales Law Journal , 2003

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