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# Modern International Law An Introduction To The Law Of Nations Value Pack W Mysearchlab

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The Making of International Law  
An Introduction to Public International Law  
Foundations of Modern International Thought  
Politics and the Histories of International Law  
An Historical Introduction to Modern Civil Law  
International Law: A Very Short Introduction  
Contemporary Developments in International Law  
The Law of Treaties  
Akehurst's Modern Introduction to International  
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International Law and History  
The Law of Nations  
On the Interpretation of Treaties  
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Capitalism As Civilisation  
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An Introduction to the International Law of Armed  
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Introduction to the Law of Argentina  
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## **RIDDLE REINA**

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*The Making of  
International Law* OUP  
Oxford

This interdisciplinary exploration of the modern historiography of international law invites a diverse assessment of the indissoluble unity of the old and the new in the most global of all legal disciplines. The study of the history of international law does not only serve a better understanding of how international law has evolved to become what it is and what it is not. Its histories, which rethink the past in the present, also influence our perception of

contemporary matters in international law and our understandings of how they may potentially unfold. This multi-perspectival enquiry into the dominant modes of international legal history and its fundamental debates may also help students of both international law and history to identify the historical approaches that best suit their international legal-historical perspectives and best address their historical and legal research questions.

*An Introduction to  
Public International  
Law* Routledge

This rich and remarkable volume offers an overview of the most important schools, movements and trends which make up the theoretical

landscape of contemporary international law, as well as the works of over 500 authors. It moves beyond generalization and examines how the relevant literature deals with the basic issues of the international legal system, such as international obligations, legitimacy, compliance, unity and universality, the rule of law, human rights, use of force and economics. It offers insights into the addressees (the state, international organizations, individuals and other private persons), and the construction of international law, including law-making, the relationship between norms, and interpretation.

Moreover, it widens the discourse by addressing old, yet enduring, as well as new concerns about the functioning of the international legal system, and presents views of non-international lawyers and political scientists regarding that system. It is a valuable analysis for researchers, students, and practitioners.

*Foundations of Modern International Thought*  
BRILL

First published in 2002. Routledge is an imprint of Taylor & Francis, an informa company.

*Politics and the Histories of International Law* OUP  
Oxford

This book provides a modern and basic introduction to a branch of international law constantly gaining

in importance in international life, namely international humanitarian law (the law of armed conflict). It is constructed in a way suitable for self-study. The subject-matters are discussed in self-contained chapters, allowing each to be studied independently of the others. Among the subject-matters discussed are, inter alia: the Relationship between jus ad bellum / jus in bello; Historical Evolution of IHL; Basic Principles and Sources of IHL; Martens Clause; International and Non-International Armed Conflicts; Material, Spatial, Personal and Temporal Scope of Application of IHL; Special Agreements under IHL; Role of the ICRC; Targeting; Objects Specifically

Protected against Attack; Prohibited Weapons; Perfidy; Reprisals; Assistance of the Wounded and Sick; Definition of Combatants; Protection of Prisoners of War; Protection of Civilians; Occupied Territories; Protective Emblems; Sea Warfare; Neutrality; Implementation of IHL.

### **An Historical Introduction to Modern Civil 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.

*International Law: A Very Short Introduction*

Edward Elgar Publishing

First published in 2002. Routledge is an imprint of Taylor & Francis, an informa company.

*Contemporary Developments in International Law* OUP Oxford

This insightful and wide-ranging volume traces the genesis of international intellectual thought, connecting international and global history with intellectual history.

*The Law of Treaties* Routledge

The civil law systems of continental Europe, Latin America and other parts of the world, including Japan, share a common legal heritage derived from

Roman law. However, it is an inheritance which has been modified and adapted over the centuries as a result of contact with Germanic legal concepts, the work of jurists in the mediaeval universities, the growth of the canon law of the western Church, the humanist scholarship of the Renaissance and the rationalism of the natural lawyers of the seventeenth and eighteenth centuries. This volume provides a critical appreciation of modern civilian systems by examining current rules and structures in the context of their 2,500 year development. It is not a narrative history of civil law, but an historical examination of the forces and influences which have shaped the form and

the content of modern codes, as well as the legislative and judicial processes by which they are created are administered.

Akehurst's Modern Introduction to International Law  
Cambridge University Press

International Law is both an introduction to the subject and a critical consideration of its central themes and debates. The opening chapters of the book explain how international law underpins the international political and economic system by establishing the basic principle of the independence of States, and their right to choose their own political, economic, and cultural systems. Subsequent chapters then focus on

considerations that limit national freedom of choice (e.g. human rights, the interconnected global economy, the environment). Through the organizing concepts of territory, sovereignty, and jurisdiction the book shows how international law seeks to achieve an established set of principles according to which the power to make and enforce policies is distributed among States.

International Law and History Routledge

This cross-disciplinary collaboration offers historical and contemporary scholarship exploring the interface of Christianity and international law. Christianity and International Law aims

to understand and move past arguments, narratives and tropes that commonly frame law-religion studies in global governance. Readers are introduced to a range of confessional and critical perspectives explicitly engaging a diverse range of methodological and theoretical orientations to rethink how we experience and find ourselves caught within the phenomena of Christianity and international law.

The Law of Nations

Kluwer Law

International B.V.

Offers an accessible discussion of conceptual and moral questions on international law and advances the debate on many of these topics.

On the Interpretation



of Treaties Bloomsbury  
Publishing

In early modern Europe, international law emerged as a means of governing relations between rapidly consolidating sovereign states, purporting to establish a normative order for the perilous international world. However, it was intrinsically fragile and uncertain, for sovereign states had no acknowledged common authority that would create, change, apply, and enforce legal norms. In *Imagining World Order*, Chenxi Tang shows that international world order was as much a literary as a legal matter. To begin with, the poetic imagination contributed to the making of international law. As the discourse of

international law coalesced, literary works from romances and tragedies to novels responded to its unfulfilled ambitions and inexorable failures, occasionally affirming it, often contesting it, always uncovering its problems and rehearsing imaginary solutions. Tang highlights the various modes in which literary texts—some highly canonical (Camões, Shakespeare, Corneille, Lohenstein, and Defoe, among many others), some largely forgotten yet worth rediscovering—engaged with legal thinking in the period from the sixteenth to the eighteenth century. In tracing such engagements, he offers a dual history of international law and European literature. As

legal history, the book approaches the development of international law in this period—its so-called classical age—in terms of literary imagination. As literary history, Tang recounts how literature confronted the question of international world order and how, in the process, a set of literary forms common to major European languages (epic, tragedy, romance, novel) evolved.

*Islamic International Law* Stanford

University Press

This book brings together 18 contributions by authors from different legal systems and backgrounds. They address the political implications of the writing of the history of legal issues ranging

from slavery over the use of force and extraterritorial jurisdiction to Eurocentrism.

*Capitalism As Civilisation* MacMillan Publishing Company

This edition is a significant revision of the 2001 text and is a systematic introduction to the international legal system.

*An Introduction to Contemporary International Law*

Cambridge University Press

For the Liber Amicorum, dedicated to Professor Budislav Vukas, his colleagues and former students have contributed essays on topical issues of contemporary international law, primarily in the fields that were the focus of Professor Vukas's interest during his

long-lasting academic and international career at the University of Zagreb, Faculty of Law, the International Tribunal for the Law of the Sea, the International Labour Organization, the Institut de Droit International and many other law schools and international institutions and organizations. The essays in this collection, thus, deal with current developments concerning the subjects of international law (i.a. jurisdictional immunities of states, responsibility of states, international organizations, other non-state entities), the law of the sea (i.a. jurisdictional zones, delimitation, piracy, underwater cultural

heritage protection, fisheries, land-locked states), human rights law, including minorities' protection (i.a. European Court of Human Rights, humanitarian assistance, protection in the event of disasters, social and labour rights, rights of the child), and dispute settlement (i.a. International Court of Justice, International Tribunal for the Law of the Sea, arbitration, diplomatic means). Of the 49 essays written by scholars and practitioners from different parts of the world six are in French. *Christianity and International Law* OUP Oxford  
Invited contributions from well-established scholars and emerging stars in law and politics provide instructors and

students with a compact, essential reader of timely essays on the key issues facing international law today.

Conceptual and Contextual Perspectives on the Modern Law of Treaties

Hague Academy of International

This book brings together feminist scholars to explore the directions and tensions in feminist engagement with various areas of international law.

International Law

Cambridge University Press

Through the analysis of Al-Shaybani's most prolific work *As-Siyar Al Kabier*, this book offers a unique insight into the classic Islamic perspective on international law.

Despite being

recognised as one of the earliest contributors to the field of international law, there has been little written, in English, on Al-Shaybani's work; this book will go some way towards filling the lacuna. International Islamic Law examines Al-Shaybani's work alongside that of other leading scholars such as: Augustine, Gratian, Aquinas, Vitoria and Grotius, proving a full picture of early thinking on international law.

Individual chapters provide discussion on Al-Shaybani's writing in relation to war, peace, the consequences of war and diplomatic missions. Khaled Ramadan Bashir uses contemporary international law vocabulary to enable the reader to consider

Al-Shaybani's writing in a modern context. This book will be a useful and unique resource for scholars in the field of Islamic International Law, bringing together and translating a number of historical sources to form one accessible and coherent text. Scholars researching the historical and jurisprudential origins of public international law topics, such as: international humanitarian law, 'just war', international dispute resolution, asylum and diplomacy will also find the book to be an interesting and valuable text.

*Law Among Nations*  
Cornell University Press  
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 ninth 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 forty decisions of international and national courts, as well

as a number of treaties and major incidents that have occurred since the eighth edition of this textbook was 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). The Perplexities of Modern International Law Cambridge University Press This first volume of the AIB Yearbook of International Law (AYIL), edited by Peter Quayle and Xuan Gao, is based upon the inaugural 2017 AIB Legal Conference, both titled, Good Governance and Modern International Financial Institutions (IFIs). Following a Preface by the General Counsel of the AIB and General Editor of AYIL, Gerard Sanders, and an Introduction by the Editors, this volume of AYIL draws upon expertise from other IFIs, international law

and governance practitioners, and eminent academics. It is divided into three parts to reflect a series of dimensions to the good governance of IFIs. Firstly, the role of the membership of IFIs as expressed through their executive governance organs. Second, the legal basis of governance of IFIs. And third, the interaction around governance between IFIs and external stakeholders. This volume concludes with the text of the 2017

AIIB Law Lecture, delivered by the United Nations Under-Secretary-General for Legal Affairs and Legal Counsel, Miguel de Serpa Soares on the subject of 'The Necessity of Cooperation between International Organizations' and a summary report on the proceedings of the 2017 AIIB Legal Conference. The first volume of AYIL was launched at the Annual Meeting of the Board of Governors of the AIIB in Mumbai, India, June 2018.