University of Miami Law School Institutional Repository

University of Miami Inter-American Law Review

9-1-1978 Books Received

Follow this and additional works at: http://repository.law.miami.edu/umialr

Recommended Citation

Books Received, 10 U. Miami Inter-Am. L. Rev. 647 (1978) Available at: http://repository.law.miami.edu/umialr/vol10/iss2/22

This Special Feature is brought to you for free and open access by Institutional Repository. It has been accepted for inclusion in University of Miami Inter-American Law Review by an authorized administrator of Institutional Repository. For more information, please contact library@law.miami.edu.

- An International Rule of Law, Deutsch, Eberhard P., Charlottesville: University of Virginia Press, 1977. Pp. xxix, 379. Cloth. This work is an exhaustive explanation and analysis of the author's proposal for compulsory jurisdiction of the International Court of Justice. The theory provides a mechanism for the appointment of nonpolitical independent judges with voluntary retirement at age seventy and compulsory retirement at seventy-five. The book devotes extensive consideration to the bases of a decision of the International Court of Justice under the author's proposal. The conclusion that the Court would no longer be able to decide a cause *ex aequa et bono*, (even with the consent of the parties), but would be directed to use general principles of law, equity and justice in rendering its decisions in an effort to effectuate its judicial function.
- Digest of United States Practice in International Law 1976, Washington, D.C.: Department of State Publication, 1977. Pp. xxvi, 795. Cloth. The fourth annual digest of United States practice in international law is a comprehensive compilation of all important executive initiatives, legislative enactments, and judicial decisions of the United States with an impact on international law. Among the topics included are the Foreign Sovereign Immunities Act, the Treaty with Mexico on the Execution of Penal Sanctions, the act of state doctrine, non-recognition of Transkei, as well as all U.S. pronouncements in reference to international trade, aviation and space law, law of the sea, human rights, and international organizations.
- Economic Integration and the Law of GATT, Lortie, Pierre. New York: Praeger Publishers, 1975. Pp. 176. Cloth. This book discusses the law of the General Agreement on Tariff and Trade (GATT) as it relates to the regulation of free trade areas and customs unions. After evaluating the effectiveness of the Andean Group, the Central American Common Market, and the European Free Trade Area, the author recommends some alternative policies for the United States and other countries not a party to existing regional schemes to expand their market position in international trade.
- GATT Plus A proposal for Trade Reform, Atlantic Council of the United States, New York: Praeger Publishers, 1975. Pp. 186. Cloth. The culmination of more than two years of research within the Atlantic Council, this work's objective is to contribute to public and official consideration of how trade liberalization and effective enforcement of trade disputes may be more fully realized.
- General Problems of Private International Law, Freund, Otto Kahn, Leyden: A.W. Sitjhoff, 1976. Pp. 348. Paper. This book is a contemporary analysis of general conflict of laws problems on a comparative basis, with special consideration of British, Canadian, Australian, French, American (excluding the United States), German and Italian law.

- International Monetary Policy: Bretton Woods and After, Scammell, W.W. New York: John Wiley & Sons, 1975. Pp. 254. Cloth. The book presents an analysis of international monetary policy since the Second World War, with a particular emphasis on the three international institutions which emerged from Bretton Woods: the International Monetary Fund, the World Bank, and the GATT.
- International Terrorism and Political Crimes, Edited by M. Cherif Bassiouni. Illinois: Charles C. Thomas Publisher, 1975. Pp. xxii, 581. Cloth. This is a collection of essays and papers presented at the Third International Institute for Advanced Criminal Sciences. After outlining the origins and causes of terrorism, the book discusses the specific problems of hijacking, kidnapping, extradition and jurisdiction, concluding with the conference's recommendations. The essays, written by several world renown experts in this field, identify the numerous complex problems involved and propose several interesting recommendations.
- Latin America in the International Political System, Atkins, G. Pope. New York: The Free Press, 1977. Pp. xv, 383. Cloth. Through the utilization of a political systems approach, this work analyzes the international politics of Latin America. Emphasis is placed upon the problems faced by Latin American states in their interrelations, rather than on the traditional diplomatic history approach which focuses primarily on United States — Latin American relations.
- The Law of the Sea: United States Interests and Alternatives, Edited by Ryan C. Amacher and Richard James Sweeney. Washington, D.C.: American Enterprise Institute for Public Policy Research, 1976. Pp. xvi, 196. Cloth. This book presents the proceedings of a conference sponsored by the United States Treasury and the American Enterprise Institute attended by private and government attorneys, economists and political scientists in an effort to organize a comprehensive approach to the problems of the law of the sea that best protect United States' interests.
- The Regulation of Statelessness under International and National Law, Mutharika, A. Peter. New York: Oceana Publications, Inc., 1977. Pp. 258. Cloth. This text, which is both historical and analytical, traces the origins and developments of attempts to regulate statelessness and analyzes some of the principles which have been adopted to deal with the problem, as well as the forces which shaped those principles. Four areas are examined in detail: (1) Acquisition and loss of nationality; (2) access by stateless persons to the value processes of states of sojourn; (3) international protection of stateless persons; and (4) access by stateless persons to foreign territory.
- The System of the International Organizations of the Communist Countries, Szowlawski, Richard. Leyden: A.W. Sijthoff, 1976. Pp. xxix, 164. Cloth. This study, dealing with the international governmental bodies within the Soviet Bloc, places particular emphasis upon the

background, membership, structure, and accomplishments of The Warsaw Treaty Organization (WTO) and The Council for Mutual Economic Assistance (COMECON).

The United Nations Secretariat, Meron, Theodor. Lexington, Massachusetts: Lexington Books, 1977. Pp. xvii, 198. Cloth. A study of the United Nations Secretariat focusing on an examination of its personnel policies in relation to the United Nations Charter and the subsequently developed law of the United Nations.