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Newman, Dwight

Climate Change and the Law Erkki J. Hollo, Kati Kulovesi, Michael Mehling, 2012-12-04

Climate Change and the Law is the first scholarly effort to systematically address doctrinal issues related to climate law as an emergent legal discipline. It assembles some of the most recognized experts in the field to identify relevant trends and common themes from a variety of geographic and professional perspectives. In a remarkably short time span, climate change has become deeply embedded in important areas of the law. As a global challenge calling for collective action, climate change has elicited substantial rulemaking at the international plane, percolating through the broader legal system to the regional, national and local levels. More than other areas of law, the normative and practical framework dedicated to climate change has embraced new instruments and softened traditional boundaries between formal and informal, public and private, substantive and procedural; so ubiquitous is the reach of relevant rules nowadays that scholars routinely devote attention to the intersection of climate change and more established fields of legal study, such as international trade law. Climate Change and the Law explores the rich diversity of international, regional, national, sub-national and transnational legal responses to climate change. Is climate law emerging as a new legal discipline? If so, what shared objectives and concepts define it? How does climate law relate to other areas of law? Such questions lie at the heart of this new book, whose thirty chapters cover doctrinal questions as well as a range of thematic and regional case studies. As Christiana Figueres, Executive Secretary of the United Nations Framework Convention on Climate Change (UNFCCC), states in her preface, these chapters collectively provide a “review of the emergence of a

new discipline, its core principles and legal techniques, and its relationship and potential interaction with other disciplines.”

Emergency Management and Tactical Response Operations Thomas D.

Phelan, 2011-04-08 Is emergency management education undoing an age-old tradition in the American Fire Service? Has the time arrived to educate emergency managers in college classrooms rather than in twenty years of tactical operations experience? Over one hundred forty-three (143) institutions of higher education are now offering certificate or degree programs in emergency management with no tactical operations experience required for admission. Resistance by veteran law enforcement officers and fire fighters may have to be overcome if we are to prepare emergency managers with required skill sets. Dr. Tom Phelan explores the skills being taught to emergency management students and addresses the concerns of experienced first responders in accepting their leadership. *Discusses the value of emergency management education in the post-9/11 world *Makes clear the need for educating emergency managers to prepare them for emergency manager leadership *Helps bridge the gap between emergency management and first responders *Should be required reading in every college emergency management curriculum *The book is clear, concise, and an easy read

Indigenous Peoples and Colonialism Colin Samson, Carlos Gigoux, 2016-12-16

Indigenous peoples have gained increasing international visibility in their fight against longstanding colonial occupation by nation-states. Although living in different locations around the world and practising highly varied ways of life, indigenous peoples nonetheless are affected by similar patterns of colonial dispossession and violence. In defending their

collective rights to self-determination, culture, lands and resources, their resistance and creativity offer a pause for critical reflection on the importance of maintaining indigenous distinctiveness against the homogenizing forces of states and corporations. This timely book highlights significant colonial patterns of domination and their effects, as well as responses and resistance to colonialism. It brings indigenous peoples' issues and voices to the forefront of sociological discussions of modernity. In particular, the book examines issues of identity, dispossession, environment, rights and revitalization in relation to historical and ongoing colonialism, showing that the experiences of indigenous peoples in wealthy and poor countries are often parallel and related. With a strong comparative scope and interdisciplinary perspective, the book is an essential introductory reading for students interested in race and ethnicity, human rights, development and indigenous peoples' issues in an interconnected world.

Research Handbook on International Environmental Law Fitzmaurice, Malgosia, Brus, Marcel, Merkouris, Panos, Rydberg, Agnes, 2021-11-12 This thoroughly updated and revised second edition of this foundational Handbook combines practical and theoretical analyses to cover a wide array of cutting edge issues in international environmental law (IEL). It provides a comprehensive view of the complexity of IEL, both as a field in its own right, and as part of the wider system of international law.

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.

Human Rights and the Environment Sumudu Atapattu, Andrea Schapper, 2019-03-08 The field of human rights and the environment has grown phenomenally during the last few years and this textbook will be one of the first to encourage students to think critically about how many environmental issues lead to a violation of existing rights. Taking a socio-legal approach, this book will provide a good understanding of both human rights and environmental issues, as well as the limitations of each regime, and will explore the ways in which human rights law and institutions can be used to obtain relief for the victims of environmental degradation or of adverse effects of environmental policies. In addition, it will place an emphasis on climate change and climate policies to highlight the pros and cons of using a human rights framework and to underscore its importance in the context of climate change. As well as identifying emerging issues and areas for further research, each chapter will be rich in pedagogical features, including web links to further research and discussion questions for beyond the classroom. Combining their specialisms in law and politics, Atapattu and Schapper have developed a truly inter-disciplinary resource that will be essential for students of human rights, environmental studies, international law, international relations, politics, and philosophy.

Ideas Are Money Charles Okoh, 2015-01-21 The average person has a life transforming idea in his heart. But as a result of fear, criticism or lack of funds these ideas die prematurely. Ideas are not to be harboured in the hearts of men; they are to be developed and sold in the market place. That is why this book was written. The Wright Brothers developed their airplane idea and it earned them a fortune. You can do same or even better if you apply the principles contained herein and if you pay special attention to your passion, talent and skill.

Guns and Contemporary Society [3 volumes] Glenn H. Utter, 2015-12-01 This three-volume set examines various approaches to firearms, including constitutional and legal issues, public health and criminal justice concerns, and perspectives on personal safety and self-defense. Recent mass shootings have led to renewed calls for additional legislation at the state and federal levels to address gun access and control. In this hard-hitting compilation, experts delve into various aspects of firearms in America—from gun control and gun rights to militia movements, to school-related shootings, and to the recent trends in gun ownership by women. Authors from varied backgrounds and viewpoints share their perspectives on the pros and cons of firearm ownership as all of the following: a constitutional right, a key instrument of self-defense, a guarantee of political freedoms, and as a major factor in crime and personal injury. The reference is divided into three volumes. The first volume covers firearm history, legislation, and policy; the second volume explores public opinion, gun ownership trends, international laws, and self-defense; and the third considers popular debates about firearm policy, including concealed carry of firearms, terrorism and the ownership of firearms, background checks for purchasing guns, and

stand-your-ground laws. The work concludes with an informed debate on gun policy between Richard Feldman, president of the Independent Firearm Owners, and Paul Helmke, former president of the Brady Campaign to Prevent Gun Violence.

Research Handbook on the International Law of Indigenous Rights Newman, Dwight, 2022-04-19 This ground-breaking Research Handbook provides a state-of-the-art discussion of the international law of Indigenous rights and how it has developed in recent decades. Drawing from their extensive knowledge of the topic, leading scholars provide strong general coverage and highlight the challenges and cutting-edge issues arising in international Indigenous rights law.

Children's Environmental Rights Under International and EU Law Francesca Ippolito, 2022-11-07 This book is dedicated to a topic which has for a long time lacked the attention it deserves within the academic world. It intends to address in a coherent and comprehensive manner the problem of the environmental rights of the child, which are not identical to the ones of adults whose environmental rights have been appraised from a general point of view. In the absence of any international law instrument explicitly granting a child the right to a clean environment, drawing on an extensive and original analysis of the UN Convention on the Rights of the Child and the practice of its monitoring body, this book undertakes an assessment of the extent to which these challenges may be overcome through a greater engagement between international law on the rights of the child and international environmental law. The result is the first comprehensive study on the manner in which these two mutually reinforcing legal regimes can interact to strengthen the protection of children's environmental human rights at stake in the increased strategic

environmental and climate litigations at both the national and international level. The book is recommended reading for, amongst others, policy makers, international environmental lawyers and human rights lawyers and practitioners. Additionally, lecturers, students and researchers from a range of disciplines will also gain from seeing how new legal scholarship and intertwined branches of international law contribute to the continual development of the living rights of the human rights conventions. Francesca Ippolito is Associate Professor of International Law in the Department of Political and Social Science of the University of Cagliari, Italy. She holds the Jean Monnet Chair on European Climate of Change - REACT for 2021-2024.

Investors' International Law Jean Ho, Mavluda Sattorova, 2021-06-03 This book is the first book-length analysis of investor accountability under general and customary international law, international human rights law, international environmental law, international humanitarian law, as well as international investment law. International investment law is currently facing growing criticisms for its failure to address corruption, abuse, environmental damage, and other forms of investor misconduct. Reform initiatives range from the rejection of international law as a governing regime for investors, to the dramatic overhaul of investment treaties that supposedly enable investor overprotection, to the creation of a multilateral international instrument that would enable the litigation of claims against errant businesses before an international tribunal. Whether these initiatives succeed in disciplining investors remains to be seen. What these initiatives undeniably show however, is that change is warranted to counteract this lopsided investors' international law. Each chapter in the book addresses a different and underexplored

dimension of investor accountability, thus offering a novel and consolidated study of international law. The book will be of immense assistance to legal practitioners, academics and policy makers involved in the design, drafting, application and reform of various international instruments addressing investor accountability.

Journal of Environmental Law and Litigation ,2007

International Trade in Indigenous Cultural Heritage Christoph Beat Graber,Karolina Kuprecht,Jessica C. Lai,2012-01-01 This text sets the standard for researchers working on the difficult issues raised by trade and commerce in indigenous cultural heritage.

Developmental Phonological Disorders Susan Rvachew,Françoise Brosseau-Lapr ,2016-12-30 *Developmental Phonological Disorders: Foundations of Clinical Practice*, Second Edition is the only graduate-level textbook designed for a competency-based approach to teaching, learning, and assessment. The book provides a deep review of the knowledge base necessary for the competent assessment, diagnosis, and treatment of developmental phonological disorders. Thoroughly revised and updated, the textbook contains learning objectives in each chapter to further support understanding of concepts and carefully designed case studies and demonstrations to promote application to clinical problem solving. Key Features: Learning objectives for each chapter subsectionIncludes the how, why, and when to apply each assessment and treatment procedure in clinical practice62 tables containing clinically relevant information such as normative data to interpret phonological assessment results99 figures to support clinical decision making such as recommending a treatment delivery model, selecting treatment targets, or

choosing evidence-based interventions35 case studies to support a competency-based approach to teaching and assessment35 demonstrations that show how to implement assessment and treatment procedures The second edition provides a comprehensive overview of seminal studies and leading-edge research on both phonological development and phonological disorders, including motor speech disorders and emergent literacy. This wealth of theoretical background is integrated with detailed descriptions and demonstrations of clinical practice, allowing the speech-language pathologist to design interventions that are adapted to the unique needs of each child while being consistent with the best research evidence. New to the Second Edition: Updated and expanded section on childhood apraxia of speechUpdated and expanded sections on the identification and treatment of inconsistent phonological disorderAdministration and interpretation of the Syllable Repetition Task addedAdministration and interpretation of the Diagnostic Evaluation of Articulation and Phonology added with case studies and demonstrationsNew organization, formatting, and editing to reduce the size of the bookCase studies revised to a single-page formatImproved Table of Contents to ease access to content, including norms tables, case studies, and demonstrations

Derechos Humanos Rovira, Antonio,Iglesias Velasco, Alfonso,2023-01-01 Este libro colectivo pretende aportar al lector diversas ideas, conceptos y mecanismos de utilidad para una mejor protección internacional de los derechos humanos. Para ello se aprovecha la celebración cada año del 10 de diciembre como Día de los Derechos Humanos, en conmemoración de que la Asamblea General de las Naciones Unidas adoptó en esa fecha del año 1948 la Declaración Universal de los Derechos Humanos. La obra comienza con dos

capítulos de alcance holístico, y posteriormente se abren dos grandes partes con aportaciones dedicadas respectivamente a los derechos civiles y políticos, y a los derechos económicos, sociales y culturales, de modo análogo a la configuración de los dos Pactos Internacionales de 1966.

Hastings International and Comparative Law Review ,2006

A Guide to Indigenous Peoples' Rights in the Inter-American Human Rights System

Fergus MacKay, International Work Group for Indigenous Affairs, 2002 The Guide to Indigenous Peoples' Rights in the Inter-American Human Rights System is one of an IWGIA's handbook series and aims to provide indigenous peoples and organizations with practical information to support their effective use of Inter-American human rights mechanisms and procedures for the vindication of their rights. While these procedures are far from perfect and certainly will not remedy all human rights problems, their use by indigenous peoples has led to concrete gains at the national and local levels in the past and can be expected to continue to do so in the future. Their use also further reinforces and develops indigenous rights norms at the international level, which provides additional strength to local and national advocacy and reform efforts. The guide sets out in detail how the Inter-American human rights system works. It summarizes what rights are protected, with a focus on those of particular importance to indigenous peoples. It also provides detailed guidance on how to submit petitions to the Inter-American Commission on Human Rights. Summaries of relevant cases and judgments that have already passed through the system or ones that are in progress are also included. These cases and judgments show how the system deals with indigenous rights and provide concrete examples of how a case can be moved through

the system, illustrating some of the points made in the section on how to submit a petition. Finally, the last chapter of the book deals with the Proposed American Declaration on the Rights of Indigenous Peoples. Throughout the text, links are made to web sites containing relevant documents and the full text of cases or reports discussed.

Prolegómenos de intervención jurídica. Irvin Uriel López Bonilla, 2020-06-29

Diversos y múltiples han sido los sucesos que han cambiado la forma de concebir y aplicar el Derecho, sobre todo, las experimentadas al encuentro de la segunda década del siglo XXI. Así, en sus albores, vale recapitular la manera en la que se enseña, se aprende y se investiga la ciencia jurídica, porque es imposible seguir practicándola, en contra de su propio dinamismo. Sobre esto último se justifica el por qué y para qué de la obra que se introduce y los términos en los se realizó. Los PI, en sentido amplio, se refieren a la implementación de «acciones», que necesariamente involucran análisis concretos de situaciones específicas para el diseño, aplicación, monitoreo y evaluación de estrategias, no solo encaminadas a la judicialización, sino, por ejemplo, la estructura de políticas públicas, proyectos de iniciativas legislativas, de protocolos de actuación, etc.; estos en realidad reflejan un modelo alternativo de docencia y de aprendizaje para la ciencia del Derecho. En esa coyuntura, es plausible el quehacer del jurista Rafael Sánchez Vázquez, quien a lo largo de su emblemática trayectoria académica ha pugnado por la modernización del quehacer de enseñar y practicar el Derecho, inclusive aun cuando instrumentos, como el PI, eran inimaginables. Con esa base, el objetivo de la presente obra es plantear teóricamente problemas de la realidad social, susceptibles de una intervención desde la ciencia jurídica o que exponen resultados de un diseño implementado, a fin de evidenciar deficiencias entre

los contenidos normativos, la aplicación concreta y las necesidades específicas de sus destinatarios. Dr. Rafael Sánchez Vázquez, es Licenciado en Derecho por la Benemérita Universidad Autónoma de Puebla y Maestro y Doctor Derecho, con mención honorífica, por la Universidad Nacional Autónoma de México. Investigador de Tiempo Completo de la Facultad de Derecho y Ciencias Sociales de la Benemérita Universidad Autónoma de Puebla, miembro del Sistema Nacional de Investigadores Nivel III y profesor con Perfil PROMEP. Es responsable del Instituto de Investigaciones Jurídico Políticas, de noviembre 2005 a la fecha; del Cuerpo Académico Consolidado de Estudios Jurídicos Contemporáneos, BUAP-CA-124, con la Línea de Generación y Aplicación del Conocimiento: Procuración e Impartición de Justicia, y de la Red Nacional de Procuración e Impartición de Justicia; Miembro de la Comisión Dictaminadora del Área V, Ciencias Sociales (CONACYT-SNI) y Presidente de la Comisión Revisora del Área V, Ciencias Sociales (CONACYT-SNI). En su labor en la investigación jurídica, es autor de múltiples obras. Publicados por la Editorial Porrúa, destacan: La Libertad e Igualdad Jurídica como principios generales del Derecho, 1995; Derecho y Educación, 2.ª ed., 1998; Génesis y Desarrollo de la Cultura Jurídica Mexicana, 2001; Juan de Palafox y Mendoza Humanista y Promotor de la Cultura Jurídica en México, 2003; Los Principios Generales del Derecho y los Criterios del Poder Judicial de la Federación, 2004; Metodología de la Ciencia del Derecho, 1.ª ed. 1995, 9.ª ed. 2014. En otras casas editoriales, se acentúan: Evolución Histórica de la Educación y el Derecho en la Antigüedad, BUAP, 2007; Origen y Desarrollo de la Educación y el Derecho en la época prehispánica, BUAP-Montiel y Soriano editores, 2008; El impacto de las Tesis de Doctorado de derecho en la investigación jurídica, BUAP-Montiel y Soriano editores, 2009; Ensayos

Jurídicos Políticos, GERNIKA, 2013; Reflexiones Jurídico Políticas sobre la Reforma Constitucional Penal en México 2008-2016, GERNIKA, 2013; y, Panorama sobre la Administración Procuración e Impartición de Justicia, GERNIKA, 2014.

Los derechos sociales y su exigibilidad. Libres de temor y miseria , El Estado Social sigue en crisis. Ha empezado a estar en crisis desde quizá el momento mismo en que, paradójicamente, gozaba de legitimidad. El Estado de la justicia social ha nacido cuestionado (e impugnado) por aquellos sectores del derecho, de la economía y de la política que flamean hipócritamente la bandera del Estado mínimo. Vivimos en un escenario mundial de profundización de un capitalismo salvaje, insostenible y suicida, y de una imparable deslegitimación de la clase política y de la democracia, sumado a altas tasas de corrupción política y financiera, nacional e internacional, y enormes dosis de cinismo generalizado desde los grandes organismos financieros internacionales e incluso de algunos que pregonan la supuesta defensa de los derechos humanos. A la vez, surgen nuevos actores sociales en este teatro social mundial de autoritarismo político, de conservadurismo moral, recortes y violaciones de derechos humanos sociales, económicos y culturales, pero también de derechos individuales, civiles y políticos. Nuevos movimientos sociales y políticos, la ciudadanía en génesis democrática hambrienta de justicia social, de derechos sociales y también de libertades ciudadanas, deseosos de refundir nuevos modelos democráticos, coherentemente democráticos, procesal y materialmente igualitarios y libres. En este contexto, el objetivo de este libro es pensar en estos procesos sociales, políticos, económicos y democráticos desde el prisma de los derechos sociales. Este trabajo conjunto de profesores e investigadores de derechos sociales y de derechos

humanos de la Universidad Nacional de Córdoba, Argentina, y de la Universidad Carlos III de Madrid, pretende posibilitar debates, prácticas, estudios y políticas sobre los derechos sociales, desde el convencimiento de que la calidad de vida y el pleno disfrute de los derechos sociales (y también de los derechos liberales), no tiene por qué ser una utopía. O que, quizá siéndolo, son éstas las utopías que deberían guiar la práctica, el ejercicio y la exigibilidad de los Estados de Derecho modernos. Por ciudadanos y ciudadanas del mundo libres de temor y miseria.

Arizona Journal of International and Comparative Law ,2007

The Enigmatic Realm of **Printfriendly7615.htm**: Unleashing the Language is Inner Magic

In a fast-paced digital era where connections and knowledge intertwine, the enigmatic realm of language reveals its inherent magic. Its capacity to stir emotions, ignite contemplation, and catalyze profound transformations is nothing in short supply of extraordinary. Within the captivating pages of **Printfriendly7615.htm** a literary masterpiece penned by way of a renowned author, readers attempt a transformative journey, unlocking the secrets and untapped potential embedded within each word. In this evaluation, we shall explore the book's core themes, assess its distinct writing style, and delve into its lasting impact on the hearts and minds of those that partake in its reading experience.

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