

International Law Theories Andrea Bianchi

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International Law Theories: An Inquiry Into Different Ways of Thinking

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Anne Orford - Histories of International Law and Empire
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Academic Forum Guest Lecture: A Conversation around "The Promise of Int'l Law: A Third World View?"
Meet the Director of Studies
The International Law Teacher
1 May 2018 - Is International Law International? Lecture 4: Introduction to Power and Politics in Today's World
What Makes a Great International Law Article
HLS Library Book Talk | Anthea Roberts, "Is International Law International?"
World Economic Order: New Challenges and Opportunities
International Law | What are the sources of International Law? | Lex Animata
by Hesham Elrafei
International Lawyer: 5 strategic points how to be a successful one in 2019
International Law explained | what are the Subjects of International Law?
By Hesham Elrafei
IR 303 - Lec02 - Sources of International Law
Zachary Douglas, Associate Professor, International Law A DAY IN THE LIFE OF A CAMBRIDGE UNIVERSITY LAW STUDENT

INTERNATIONAL LAW ON FINGER TIPS
Creating bilingual minds | Naja Ferjan Ramirez | TEDxLjubljana

Meghan and Harry Oprah Interview
Body Language Analysis
Decolonising the Teaching of International Law
2020 Grotius Lecture: The Promise of International Law: A Third World View
Jus Cogens: A Conversation with UN ILC Special Rapporteur Doree Tladi

Decolonisation and International Law: Ocean on the Map
by Prof. Ranganathan
Social Values and Child Health Priorities: Empirical Evidence for Pediatric Drug Policy

DEF CON 19 - Zoz and Andrea Bianchi - Vanquishing Voyeurs

International Law Explained | Kal Raustiala | Big Think

Jutta Brunnee, "International Law in the Age of Populism"
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The narrative maintains the balance between theory and ... Disability law and policy in the African human rights system and in the Asian transnational regime. Andrea Broderick is an Assistant ...

International and European Disability Law and Policy

The Boston-based group Parents United said parents were 'shocked' when they saw their children's online lessons at home during the pandemic.

Parents of kids at New England private schools launch campaign to fight 'indoctrination' of students with 'woke' ideas about race and social issues after they were told not to ...

Drezner is a professor of international ... Law and Diplomacy at Tufts University and a regular contributor to PostEverything. Initial reports out of Brussels suggest that, in the words of NBC ' s ...

The progressive case against NATO is weird

She joined the faculty of Marquette University Law School in 1996, where she continues to teach ADR, Negotiation, Ethics, and International Conflict Resolution and is the Director of the nationally ...

Open- v Closed-Ended Questions

Most U.S. adults are vaccinated but COVID-19 cases are rising. The economy is accelerating but inflation looms. Bipartisan cooperation has improved but political rancor is high.

Disunion haunts U.S. on its 245th birthday

"Closer Look" features a mix of local national and international stories and interviews ... for "potential violations of state and federal law" regarding Governor Brian Kemps' handling of the ...

Closer Look with Rose Scott

All of this was directed at the opposing side: The Germans were protesting a new Hungarian law banning LGBTQ sex ... A paper by Andrea Pet and Weronika Grzebalska, two scholars of gender and ...

How hatred of gay people became a key plank in Hungary ' s authoritarian turn

Despite the continued existence of legal mechanisms that can, in theory ... chair Andrea Jelinek said: " The impact of Schrems II cannot be underestimated: Already international data flows ...

EU puts out final guidance on data transfers to third countries

PAWLOWSKI: But they don't care about the law. PIRRO ... at the center of the lab leak theory. (BEGIN VIDEO CLIP) KEIR SIMMONS, NBC NEWS SENIOR INTERNATIONAL CORRESPONDENT: Doctor she herself ...

'The Ingraham Angle' on COVID Delta variant, potential comeback of lockdowns

Biden commemorated the 1921 massacre of Black Americans in Tulsa, Oklahoma, last month and signed a bill into law making June 19 ... fight against "critical race theory" has turned the teaching ...

Progress on COVID and economy under Biden, but disunion haunts U.S. on its 245th birthday

Reducing news to hard lines and side-taking leaves a lot of the story untold. Progress comes from challenging what we hear and considering different views.

Today ' s Premium Stories

CloudCare ' s founder and CEO, Andrea Conte, will continue to lead the Company ... We have identified a partner which is a global investor with deep technology

expertise and an international investment ...

Investcorp acquires CloudCare, a leading Italian tech-enabled digital sales and marketing solutions platform

BCDF Pictures ' Claude Dal Farra and Brian Keady are producing alongside Kelsey Law, Canosa and Zevin ... The Big Bang Theory. " He is filming this summer on Johan Renck ' s Spaceman, starring ...

Kunal Nayyar, Lucy Hale, Christina Hendricks Star in Mister Smith Project ' The Storied Life of A.J. Fikry '

Study alongside faculty who advise national and international government ...

Economics and Professor of Law at New York University. Professor Andrea Galeotti is an expert in microeconomics, industrial ...

Economics at London Business School

Biden commemorated the 1921 massacre of Black Americans in Tulsa, Oklahoma, last month and signed a bill into law making June 19 ... fight against "critical race theory" has turned the teaching ...

Two fish are swimming in a pond. "Do you know what?" the fish asks his friend. "No, tell me." "I was talking to a frog the other day. And he told me that we are surrounded by water!" His friend looks at him with great scepticism: "Water? What's that? Show me some water!" This book is an attempt to stir up "the water" the two fish are swimming in. It analyses the different theoretical approaches to international law and invites readers to engage with legal thinking in order to familiarize ourselves with the water all around us, of which we hardly have any perception. International lawyers and students of international law often find themselves focused on the practice of the law rather than the underlying theory. The main aim of this book is to provide interested scholars, practitioners, graduate, and postgraduate students in international law and other disciplines with an introduction to various international legal theories, their genealogies, and critique. By providing an analytical approach to international legal theory, the book encourages readers to sharpen their sensitivity to these different methodologies and to consider how the presuppositions behind each theory affect analysis, research, and practice in international law. Theories of International Law is intended to assist students, scholars, and practitioners in reflecting more generally how knowledge is formed in the field.

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critiques. By providing an analytical approach to international legal theory, the book encourages readers to enhance their sensitivity to these different approaches and to consider how the presuppositions behind each theory affect analysis, research, and practice in international law. *International Law Theories* is intended to assist students, scholars, and practitioners in reflecting more generally about how knowledge is formed in the field.

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This innovative edited collection uncovers the invisible frames which form our understanding of international law. Taking an interdisciplinary approach, it investigates how social cognition and knowledge production processes affect decision-making, and inform unquestioned beliefs about what international law is, and how it works.

While its importance in domestic law has long been acknowledged, transparency has until now remained largely unexplored in international law. This study of transparency issues in key areas such as international economic law, environmental law, human rights law and humanitarian law brings together new and important insights on this pressing issue. Contributors explore the framing and content of transparency in their respective fields with regard to proceedings, institutions, law-making processes and legal culture, and a selection of cross-cutting essays completes the study by examining transparency in international law-making and adjudication.

Interpretation in International Law is an innovative volume that foregrounds interpretation as central to the generation of legal meaning in international law. The book encourages international lawyers to reflect creatively on how they interpret international law, and to stimulate further research on interpretation in an innovative vein.

The expression 'non-state actors' has become part and parcel of the common parlance of international lawyers. Together with the traditional subjects of international law, such as states and international organizations, non-state actors play

an important role in international law-making, law-adjudication and law-enforcement processes. Although the subjects/actors discourse takes place in a variety of contexts, most of the time the relevant narrative merely describes how different actors participate in the legal process in any given area. Little attention has been drawn to the theoretical discourse about non-state actors and its relation to the doctrine of the subjects of international law. Whether the solution lies in 'relativizing' the subjects or rather in 'subjectivizing' the actors remains open to doubt. The constant swing of the pendulum from the normative to the descriptive mesmerizes the observer but hardly hides the struggle for determining who may legitimately and authoritatively perform legally relevant acts on the international scene.

Most of the times we open our mouth to communicate, we talk about things. This can happen because (some of) the linguistic expressions we use have semantic properties that connect them to extra-linguistic entities. Thanks to these properties, they may be used by us to refer to things. Or, as we may also say, they themselves refer to things, though in certain cases they do so only relative to a context of use. But how can we characterize the semantic properties in question? What exactly is reference? Philosophers have been trying to answer these questions at least since Plato's *Cratylus*, but not until the last century, when language occupied center-stage in philosophy, did the problem come to be felt as really pressing. In the last decade of the nineteenth century, Gottlob Frege produced an account of reference that set the stage for the contemporary discussion. Nevertheless, around 1970 a number of powerful arguments against it were produced by Saul Kripke and others. As a result, many philosophers began to look at reference from a new perspective, which highlighted the crucial role played by wordly historical facts that may be unknown to the speakers. This semantic revolution, however, left us with a number of open problems. The eighteen original essays collected in this volume deal with many of these problems, thus contributing to our understanding of the nature of reference, its role in cognition, and the place it should be given in semantic theory.

By providing an overview of the different theoretical approaches to and perspectives on international law, this book takes readers through fourteen of the most important theories of international law, explaining their origins, core components, and the influence they have had.

The Oxford ILDC online database, an online collection of domestic court decisions which apply international law, has been providing scholars with insights for many years. This ILDC Casebook is the perfect companion, introducing key court decisions with brief introductory and connecting texts. An ideal text for practitioners, judges, government officials, as well as for students on international law courses, the ILDC Casebook explains the theories and doctrines underlying the use by domestic courts of international law, and illustrates the key importance of domestic courts in the development of international law.

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