Chinese Society of International Law
Invitation to Respond to All Papers Published in the Journal

Wang Tieya Award and Lecture in Public International Law

Han Depei Award and Lecture in Private and Economic International Law

CONTENTS

AGORA: KOSOVO (PART 3)
The Relevance of the Right to Self-determination in the Kosovo Matter: 573
In Partial Response to the Agora Papers
By Cedric Ryngaert and Christine Griffioen

Kosovo and the Pitfalls of Over-theorizing International Law: 589
Observations on Hilpold’s Rejoinder
By Alexander Orakhelashvili

ARTICLE
Global Justice and the (Ir)relevance of Indeterminacy 593
By Duncan French

BRIEF COMMENTS, ESSAYS AND NOTES
Enforcement of Arbitral Awards between Hong Kong and Mainland China: A Successful Model?
By FEI Lanfang

Issues in the Application of Dépeçage in Chinese Private International Law
By Allan Verman Yap Ong

The Proliferation Security Initiative: Towards Relegation of Navigational Freedoms in UNCLOS? An Indian Perspective
By Ticy V. Thomas

Recopilado por: Ab. Maria Pilar Llorens
Fecha de Actualización: 13-09-10
COURTS AND TRIBUNALS
Notes on the International Court of Justice (Part 3): Rule-making at the Court: Integration, Uniformization, Keeping Existing Article Numbers and Giving Public Notice
By Sienho Yee

DEVELOPMENT AND HISTORY
On the Recent Development of International Law: Some Russian Perspectives
By Sergei Yu. Marochkin

PRACTICE AND DOCUMENTS
By HUANG Jin, SONG Lianbin, LI Qingming and LONG Weidi

Information Office of the State Council of the People’s Republic of China

REVIEWS AND BIBLIOGRAPHY
The Law of Command Responsibility
Guo Ji Fa Ben Ti Lun [On the Noumena of International Law]
Review of Chinese Reviews: Selected Articles Recently Published in Chinese (Part 8)
Corrigendum
No. 2 - July 2009

Chinese Society of International Law
Invitation to Respond to All Papers Published in the Journal

Wang Tieya Award and Lecture in Public International Law
Han Depei Award and Lecture in Private and Economic International Law

CONTENTS

THE WANG TIEYA LECTURE IN PUBLIC INTERNATIONAL LAW
The Peaceful Settlement of International Disputes 267
By Ian Brownlie

AGORA: KOSOVO (PART 2)
The Kosovo UDI between Agreed Law and Subjective Perception: A 285
Response to Hilpold
By Alexander Orakhelashvili

What Role for Academic Writers in Interpreting International Law?—A 291
Rejoinder to Orakhelashvili
By Peter Hilpold

ARTICLES
International Treaties in the Chinese Domestic Legal System 299
By XUE Hanqin and JIN Qian

New Developments in the International Law of Piracy 299
By ZOU Keyuan

Aerial Belligerency within a Humanitarian Rhetoric: Exploring the 347
Theorizing of the Law of War/Terrorizing of Civilians’ Rights Nexus
By Yvenson St-Fleur
BRIEF COMMENTS, ESSAYS AND NOTES

Customary International Law, Arms Control and the Environment in Outer Space
By Tare C. Brisibe

The Relevancy of Nationality to the Right to Prisoner of War Status
By TSE Ka Ho
The Closest Connection Doctrine in the Conflict of Laws in China
*By YU Shuhong, XIAO Yongping and WANG Baoshi*

**COURTS AND TRIBUNALS**
The International Tribunal for the Law of the Sea: Activities in 2008
*By Philippe Gautier*

**DEVELOPMENT AND HISTORY**
The Legal Status of Taiwan and the Legality of the Use of Force in a Cross-Taiwan Strait Conflict
*By Phil C.W. Chan*

**PRACTICE AND DOCUMENTS**
Chinese Practice in Public International Law: 2008
*By ZHU Lijiang*

**REVIEWS AND BIBLIOGRAPHY**
Legal Materials on China Received and Catalogued in the Peace Palace Library: 2008
*By Ingrid Kost*
AGORA: KOSOVO

Foreword 1

Precedents in the Mountains: On the Parallels and Uniqueness of the Cases of Kosovo, South Ossetia and Abkhazia
By Rein Müllerson 2

The Independence of Kosovo: A Unique Case of Secession?
By Bing Bing JIA 27

The Kosovo Case and International Law: Looking for Applicable Theories
By Peter Hilpold 47

ARTICLES

Aviation Safety, ICAO and Obligations Erga Omnes 63
By Huang Jiefang

Désordre Public International under the New York Convention: Wither Truly International Public Policy 81
By James D. Fry

The Recognition of the Chinese Government and the Convention on International Civil Aviation 135
By Stefan Talmon

BRIEF COMMENTS, ESSAYS AND NOTES

Implementation of Human Rights Treaties by Chinese Courts: Problems and Prospects 185
By Sanzhuan Guo
COURTS AND TRIBUNALS
Notes on the International Court of Justice (Part 2): Reform Proposals
Regarding the International Court of Justice—A Preliminary Report for the International Law Association Study Group on United Nations Reform
By Sienho Yee

Comments on Guyana v. Suriname
By GAO Jianjun

DEVELOPMENT AND HISTORY
Migrant Workers as Citizens within the ASEAN Landscape: International Law and the Singapore Experiment
By CHEAH Wui Ling

PRACTICE AND DOCUMENTS
Protection and Development of Tibetan Culture
By The State Council Information Office, China

REVIEWS AND BIBLIOGRAPHY
Reflections on International Judges and Their Decision-making: A Review Essay on Daniel Terris et al. (eds), The International Judge
By V. D. Degan