



Scope

The *International Organizations Law Review* (IOLR) is a peer-reviewed journal that only publishes articles that have passed through an anonymous review process. After the Second World War in particular, the law of international organizations developed as a discipline within public international law. Separate, but not separable, The *International Organizations Law Review* purports to function as a discussion forum for academics and practitioners active in the field of the law of international organizations. It is based on two pillars; one is based in the world of scholarship, the other in the world of practice. In the first dimension, the Journal focuses on general developments in international institutional law. Its main interest lies in general, theoretical, issues rather than in the law of specific organizations. Contributions may deal with individual organizations, but the relevance of the subject to other international organizations or to the discipline of the law of international organizations must be clear. Most contributions will therefore focus on institutional rather than on substantive issues. Equally important, however, are the views from practice. The world of scholars and the world of practitioners largely function in separate settings. One is not always fully aware of developments taking place in the other. The *Review* aims to bridge this separation by creating a forum to identify and discuss legal developments within international organizations as observed by practitioners working for those organizations next to theoretical analyses of international institutional law. Both dimensions are to support and stimulate each other.

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I. Formal Requirements for the prompt release of vessels and crews



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As explicitly stated in Article 20 “[a]ny propaganda for war shall be prohibited by law”.
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 - Use to designate that the quoted material has omitted information (usually only in a sentence).
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 - It is *unnecessary* to include omission points at the beginning of a quote if the first letter of the quoted material is in lower case. The lower case letter denotes that the quote comes from the middle of a sentence.
Article 6 also states that the right to life “shall be protected by law”.
Article 50 states that the “. . . Covenant shall extend to all parts of federal states without any limitations or exceptions”.

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Article 6 can be said to predate the Covenant by many years.¹²
Both case law¹³ and customary practice illustrate this point.¹⁴



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See also Rispoli v. Italy, 30 October 2003 . . .

References and Cross References (*Supra* Note and *Ibid.*)

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- When referring to a work cited *immediately above* the citation in question, and referring to the same page, use the following: *Ibid.* Remember: use *ibid.* only for immediately preceding references, otherwise, use *supra* note.
- In cases such as no. 3 above, but referring to a different page or paragraph number indicate the page referred to: *Ibid.*, p. 4.

Journal Articles

An A. Author, 'The Title of the Article' (2011) 1 *Journal Title* pp. 1–20.

Roger O'Keefe, 'The Admission to the United Nations of the Ex-Soviet and Ex-Yugoslav States' (2001) 1 *Baltic Yearbook of International Law* p. 170.

Ole Spiermann, 'Humanitarian Intervention as a Necessity and the Threat or Use of *Jus Cogens*' (2002) 71:4 *Nordic Journal of International Law* pp. 530–534.

Books

An A. Author, *The Title of the Book* (Publisher, City, 2011) pp. 1–20.

An A. Author (ed.), *The Title of the Book* (Publisher, City, 2011) pp. 1–20.

Leif Holmström (ed.), *Concluding Observations of the UN Committee on the Elimination of Racial Discrimination* (Kluwer Law International, The Hague, 2002), pp. 77–79.



Chapters in Books

An A. Author, 'The Title of the Article in the Book', in An A. Editor and B. Editor (eds.), *The Title of the Book* (Publisher, City, 2011) Publisher, City, 2011) pp. 1–20.

pp. 1–20.

Asbjørn Eide, 'Cultural Rights and Minorities: Essay in Honour of Erica-Irene Daes' in G. Alfredsson and M. Stavropoulou (eds.), *Justice Pending: Indigenous Peoples and Other Good Causes* (Kluwer Law International, The Hague, 2002), p. 83.

Website/Internet References

For journal articles, books, case law, newspaper articles, and other documents accessed via the Internet simply cite as normal adding the URL (website address) in angle brackets (omitting <http://>) and the date the material was accessed *to the end of the citation*.

Legality of the Threat or Use of Nuclear Weapons, 8 July 1996, International Court of Justice, Advisory Opinion, paras. 61–63, <www.icj-cij.org/icjwww/icasess/iunan/iunanframe.htm>, 29 October 2003.

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- Parties to the case if *not* included in case name, in parentheses.
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- Reference or application number (if applicable).
- Source, however, if accessed by Internet cite appropriately, see above.
- Specific page(s) or paragraph(s) referred to (if applicable).

International Court of Justice:

Arrest Warrant of 11 April 2000 (Democratic Republic of the Congo v. Belgium), 14 February 2002, International Court of Justice, Provisional Measures, *I.C.J. Reports 2000*, p. 182.



Legality of the Threat or Use of Nuclear Weapons, 8 July 1996, International Court of Justice, Advisory Opinion, paras. 61–63, <www.icj-cij.org/icjwww/icasess/iunan/iunanframe.htm>, 29 October 2003.

European Court of Human Rights

Rispoli v. Italy, 30 October 2003, European Court of Human Rights, no. 00055388/00, para. 26, <hudoc.echr.coe.int/hudoc/ViewRoot.asp?Item=1&Action=Html&X=1030183728&Notice=0&Noticemode=&RelatedMode=1>, 29 October 2003.

Velikova v. Bulgaria, 18 May 2001, European Court of Human Rights, no. 41488/98, *Reports of Judgments and Decisions 2000-VI*, para. 92.

Inter-American Court of Human Rights

The Case of the Mayagna (Sumo) Awas Tingni Community v. Nicaragua, 31 August 2001, Inter-American Court of Human Rights, Series C No. 79, para. 164, <www.corteidh.or.cr/seriecing/serie_c_79_ing.doc>, 29 October 2003.

UN Documents, Publications and Resolutions

The following information should be contained in this order:

- Author/agency/body (if necessary).
- Title in italics (if necessary).
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Report of the working group on a draft optional protocol to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment on its Tenth Session (E/CN.4/2002/78), para. 38.

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