The handle http://hdl.handle.net/1887/20285 holds various files of this Leiden University dissertation.

**Author:** Szazi, Eduardo  
**Title:** NGOs: legitimate subjects of international law  
**Issue Date:** 2012-12-13
1) Books, Articles and Periodicals

AHMED, S. and POTTER, D. NGOs in international politics (Kumarian Press, Bloomfield 2006)
AKERHURST, M. Custom as a Source of International Law (1974/75) BYIL 3
ALKOBY, A. ‘Non-State Actors and the legitimacy of international environmental law’ (2003) Non-State Actors and International Law, v 3 n 1
ALLOT, P. ‘Reconstituting Humanity – New International Law’ (1992) EJIL n 3, 219
ANDERSON, K. ‘The Ottawa Convention Banning Landmines, the role of International Non-governmental Organizations and the Idea of International Civil Society’ (2000) EJIL v 11 n 1
ANZILOTTI, D. Cours de Droit International (Recueil Sirey, Paris 1929)
AQUINAS, T. Summa Theologica
ARENNDT, H. On Totalitarianism (2nd edn UCP, Chicago 1998)
ARISTOTLE. The Politics.
ARSANJANI, M.H. ‘Claims Against International Organizations: Quis Custodiet Ipsos Custodes’ (1981) YJWPO n 7
ASTON, J.D. ‘The United Nations Committee on Non-governmental Organizations: Guarding the Entrance of a Politically Divided House’ (2001) EJIL v 12 n 5
AUSTIN, J. The province of jurisprudence determined (1832).
BAHER, P.H. ‘Mobilization of the Conscience of Mankind: Conditions of Effectiveness of Human Rights NGOs’ in Denters, E; Schrijver, N (eds), Reflections of International Law from the Low Countries (Nijhoff, The Hague 1998)
BECKER, T. Terrorism and the State: Rethinking the rules of state responsibility (Hart Publishing, Portland 2006)
BENTHAN, J. Introduction to the Principles of Morals and Legislation (London 1780)
BLACK’S LAW DICTIONARY (6th edn West Publishing, St Paul’s 1990)
BOBBIO, N; MATTEucci, N. and PASQUINO, G. Dicionário de Política (UnB, Brasilia 2004)
BODIN, J. De la République (Elbiron, Paris 2005)
BOLI, J and THOMAS, G.M. ‘INGOS and the Organization of World Culture’ in J Boll i and GM Thomas, Constructing World Culture: International Nongovernmental Organizations since 1875 (Stanford University Press, Stanford 1999)
BOUTROS-GHALI, B. Paix, Developpement Democratie: trois agendas pour gerer le planete (Pedone, Paris 2002)
BRETON-Le GOFF, G. L’influence des Organisations non Gouvernementales (ONG) sur la negociation de quelques instruments internationalux (Bruylant, Brussels 2001).
BROWNLIYE, I. Principles of Public International Law (7th edn OUP, Oxford 2008)
BRUNÉE J. and TOOPE, SJ. Legitimacy and Legality in International Law (CUP, Cambridge, 2010)
BUCHANAN, Justice, Legitimacy and Self-Determination (OUP, Oxford, 2004)
CANCADO TRINDADE, A.A. O Esgotamento de Recursos Internos no Direito Internacional (Editora UnB, Brasilia 1997)
CANCADO TRINDADE, A.A. A Proteção Internacional dos Direitos Humanos e o Brasil (2nd edn Editora UnB, Brasilia 2000)
CANCADO TRINDADE, A.A. (ed). Human Rights, Sustainable Development and the Environment (San Jose, 1992)
CANCADO TRINDADE, A.A. Repertorio da Prática Brasileira do Direito Internacional Publico (Fundação Alexandre de Gusmão, Brasilia 1988)
CARREAU, D. Droit International (7th edn Pedone, Paris 2001)
CASSESE, A. “Terrorism is Also Disrupting Some Crucial Legal Categories of International Law” (2001) EJIL v 12 n 5
BIBLIOGRAPHY

CASSESE, A. ‘The international Court of Justice and the right of peoples to self-determination’ in Jennings, R; Lowe, V and Fitzmaurice, M (eds). Fifty years of the International Court of Justice (CUP, Cambridge 2007)

CASSESE, A. The Human Dimension of International Law: Selected Papers (OUP, Oxford 2008)


CHARLESWORTH, H and COICAUD, JM, Fault Lines of International Legitimacy (CUP, Cambridge, 2010)


CHASEK, P.S. Earth Negotiations: Analyzing thirty years of Environmental Diplomacy (UN University Press, Tokyo 2001)

CHEN, L.C. An Introduction to Contemporary International Law (2nd edn Yale University Press, New Haven 2000)

CHENG, B. General Principles of Law as Applied by International Courts and Tribunals (CUP London 1953)


CICCIO, L. ‘Patenting drugs from 1st January 2005: implications and problems’ in HPDJ 2 (2) 136

CLAPHAM, A. ‘Creating the High Commissioner for Human Rights. The Untold History’ (1994) EJIL v 5

CLAPHAM, A. Human Rights Obligations of Non State Actors (OUP, Oxford 2006)

CLARK, I Legitimacy in International Society (OUP, Oxford, 2007)


COICAUD, JM and HEISKENEN, V, The Legitimacy of International Organizations (UN University Press, Tokyo, 2001)


COMBACAU, J. and SUR, S. Droit International Public (7th edn Montchristien, Paris 2006)

COMMISSION FOR ENVIRONMENTAL COOPERATION, Bringing the Facts to Light: a guide to articles 14 and 15 of the North-American Agreement on Environmental Cooperation (CEC, Montreal 2007)

CRAWFORD, J. The Creation of States in International Law (Clarendon Press, Oxford 1979)


DAILLIER, P. and PELLET, A. Droit international public (7th ed LGDJ, Paris 2002)

D’AMATO, A. The Concept of Custom in International Law (Cornell, New York 1971)


de FROUVILLE, O. L’intangibilité des droits de l’homme en droit international (Pedone, Paris 2004)

de VISSCHER, C. Theory and Reality in Public International Law (2nd edn PUP Princeton 1957)

DEGAN, V.D. Sources of International Law (Brill, Cambridge1997)


DESCAMPS, E. New Africa: an essay on Government Civilization in New Countries and on the foundation, organization and administration of the Congo Free State (Sampson Low, London 1903)

DICTIONAIRE ENCYCLOPÉDIQUE DE THÉORIE ET DE SOCIOLOGIE DU DROIT (10th edn LGDJ, Paris 1993)


DUPUY, P.M. Droit International Publique (6th edn Paris, Dalloz)

DUPUY, P.M. ‘Some Reflections on Contemporary International Law and the Appeal to Universal Values: A Response to Martti Koskenniemi’ (2005) EJIL v 16 n 1

DUPUY, P.M. and VIERUCCI, L. NGOs in International Law: Efficiency in Flexibility? (Edward Elgar, Cheltenham 2008)


ENCYCLOPEDIE JURIDIQUE – REPÉRTOIRE DE DROIT INTERNATIONAL (Dalloz, Paris 1968)

FAN, H. ‘The Missing link between Self-determination and Democracy: the Case of East Timor’ (2007) NJIHR v 6 n 1


FLETCHER, G.P. Basic Concepts of Legal Thought (OUP, Oxford 1996)

FRANCK, T. ‘The Emerging Right to Democratic Governance’ (1992) AJIL v 86

FRANCK, T. The Power of Legitimacy Among Nations (OUP, Oxford 1990)


FRIEDRICH, C.J. The Philosophy of Law in Historic Perspective (UCP, Chicago 1958)

FULLER, L The Morality of Law (YUP, New Haven 1969)

GAETA, P. ‘The Dayton Agreements and International Law’ (1996) EJIL v 7


GARCIA-PELAYO, M. Burocracia y tecnocracia y otros escritos. (Alianza, Madrid 1984)

GLENNON, M.J. ‘Self-determination and Cultural Diversity’ (2003) FFWA v 27 n 2


HIGGINS, R. Problems and Process: International Law and How We Use It, (OUP, Oxford 1994)


HINTZE, O. ‘The State in Historical Perspective’ in Bendix, R (ed), State and Society: a Reader in Comparative Political Sociology (2nd ed UC Press, Berkeley 1973)

HOBBES, T. Leviathan, 1651

HOFFMAN, F. ‘Watershed or Phoenix from the Ashes? Speculations on the Future of International Law after the September 11 Attacks’ (2001) GLJ n 16


JACKSON, R. The Global Covenant: Human Conduct in a World of States (OUP, Oxford 2000)


JUDT, T. Postwar: A History of Europe since 1945 (Objetiva, Rio de Janeiro 2008)


KEANE, J. Global Civil Society? (CUP, Cambridge 2003)


KEITH, A.B. Selected Speeches and Documents on British Colonial Policy 1763-1917 (OUP, London 1948)


KISS, A.C. Repertoire de la pratique française en matière de droit international public (Centre National de la Recherche Scientifique, Paris 1962) v 5


LAUTERPACHT, H. The Functions of Law in the International Community (Oxford 1933)

LAUTERPACHT, H. ‘The Subjects of Law’ (1947) LQR n 63, p 453

LAUTERPACHT, H. International Law and Human Rights (Steven & Sons, London 1950)

LAUTERPACHT, H. The Development of International Law by the International Court (London 1958)


LINDBLOM, A.K. Non-Governmental Organizations in International Law (CUP, Cambridge 2005)


LOCKE, J. Two Treatises of Government (Rethinking the Western Tradition series, Yale University Press, New Haven 2003)


MALANCZUK, P. Akerhurst’s Modern Introduction to International Law (7th edn, Routledge, New York, 1997)

MARX, K and ENGELS, F. O Manifesto Comunista (Centauro, São Paulo 2005)


McDOUGAL, M.S. and REISMAN, W.M. International Law Essays: a Supplement to International Law in Contemporary Perspective (Foundation Press, New York 1981)


McGOLDRICK, D. ‘The Asean Charter’, ICLQ v 58 n 1


MORRIS, D. Charities and the Contract Culture: Partners or Contractors? Law and Practice in Conflict (Charity Law Unit, Liverpool 1999)


NIJMAN, J.A. Paul Ricoeur and International Law: Beyond the End of Subject (2007) LJIL n 20

NORGAARD, CA. The Position of the Individual in International Law (Munksgaard, Copenhagen 1962)
BIBLIOGRAPHY

NORMANDIN, A. Du Statut Juridique des Association Internationales (Librairie Générale de Droit & de Jurisprudence, Paris 1926)
OBERG, M.D. ‘The legal effects of Resolutions of the UN Security Council and General Assembly in the Jurisprudence of the ICJ’ (2005) EJIL v 16 n 5
O’CONNELL, DP. International Law (2nd edn, Stevens and Sons, London 1970) v 1
ORTEGA Y GASSET. The Revolt of the Masses (1930)
PAUPP, T.E. Achieving inclusionary Governance: advancing peace and development in first and third world nations (Transnational publisher, Ardsey 2000)
PUFENDORF, S. De Jure naturae et gentium libri octo
PUFENDORF, S. On the Duty of Man and Citizen (1675)
REISMAN, W.M. ‘Sovereignty and Human Rights in Contemporary International Law’ (1990) AJIL n 84
ROSENNE, S. The perplexities of modern international law (Nijhoff, Leiden 2004)
ROTH, B. Governmental Illegitimacy in International Law (Clarendon Press, Oxford, 2000)
ROUSSEAU, J.J. The Social Contract (1762)
RYFMAN, P. Non-Governmental Organizations: an indispensable player of humanitarian aid (2007) IRRC v 89 n 865, 21
SALOMON, L; SOKOLOWSKI, S.W. and LIST, R. Global Civil Society: an overview. (Center for Social Studies, Baltimore 2003)

SANDS, P and KLEIN, P. Bowett’s Law of International Institutions (Thompson, London 2001)

SCHELLE, G. Précis de Droit de Gents (Recueil Sirey, Paris 1932)


SHEARER, I.A. Starke’s International Law (11th edn, Butterworths, London 1994)

SHELTON, D. ‘The Participation of NGOs in International Judicial Proceedings’ (1994) ASIL n 88


SCHIFFER, W. The Legal Community of Mankind (Greenwood, Westport 2004)


SCHUMPETER, J.A. Capitalism, Socialism and Democracy (Harper, New York 1975)

SCHWARZENBERGER, G. International Law: as applied by International Courts and Tribunals (3rd edn London 1957)


SHELLEY, M. Frankenstein, or the Modern Prometheus: the 1818 text (University of Chicago Press, Chicago 1982)

SHAW, MN. International Law (5th edn CUP, Cambridge 2003)


SIMMONS, A.J. Justification and Legitimacy (CUP, Cambridge 2001)

SIMPSON, G. ‘Two Liberalisms’ (2001) EJIL v 12, n 3

SLAUGHTER, A.M. ‘International Law in a World of Liberal States’ (1995) EJIL v 6

SOARES, G.F.S. ‘As ONGs e o direito internacional do meio ambiente’ Revista de Direito Ambiental, v 17


UMBREICH, G.C. ‘An “amicus curiae brief” on amicus curiae briefs at the WTO’. (2001) JIEL v 4 n 4

UNGGER, R. Law in Modern Society (Free Press, London 1976)


UNITED NATIONS, Collection of Essays by Legal Advisers of States, Legal Advisers of Intergovernmental Organizations and Practitioners in the field of International Law (UN, New York 1999)
UN ECOSOC NGO Committee, The NGO Committee: a ten year review (UN, New York 2008)
VEDDER, A. NGO Involvement in International Governance and Policy: Sources of Legitimacy (Nijhoff, Leiden 2007)
VERZIJL, J.W. International Law in Historical Perspective (Leiden 1969)
VITORIA, F. De Indis et de Jure Belli
VITORIA, F. De Postestate Civili
WEBER, M. Economy and Society (UC Press, Berkeley 1978)
WEBER, M. Politics as a Vocation (1919)
WEIL, P. ‘Le judaïsme et le développement du Droit International’ (1976) 151 Recueil des Cours de l’Académie de Droit International 253
WEISS, TG and GORDENKER, L (eds). NGOs, the UN, and Global Governance (Lynne Rienner, Boulder/London 1996)
WOLFRUM, R. ‘Legitimacy of International Law from a Legal Perspective’ in R Wolfrum and V Röben (eds) Legitimacy in International Law (Springer, Berlin 2008)

2) Cases

A. Permanent Court of International Justice

Certain German Interests in Polish Upper Silesia (Germany v Poland) PCIJ Rep Series A 7.
Designation of Workers’ Delegate for the Netherlands at the Third Session of the International Labor Conference (Advisory Opinion) PCIJ Rep Series C 1
Rights of Minorities in Upper Silesia (Minority Schools) (Germany v Poland) PCIJ Rep Series A 15.
Serbian Loans case PCIJ Rep Series A 14
B. International Court of Justice

Admission of a State to the United Nations (Charter, art 4) (advisory opinion) [1948] ICJ Rep 57
Avena and Other Mexican Nationals (Mexico v. United States of America) (Judgment) [2004] ICJ Rep 12
Certain expenses of the United Nations (article 17, paragraph 2, of the Charter) (Advisory Opinion) [1962] ICJ Rep 151
Colombian-Peruvian asylum case (Judgment) [1950] ICJ Rep 266
Continental Shelf (Libyan Arab Jamahiriya/ Malta) (Judgment) [1985] ICJ Rep 29
Corfu Channel (UK v Albania) (Judgment) [1949] ICJ Rep 4
Fisheries case (Judgment) [1951] ICJ Rep 1951
Gabčíkovo-Nagymaros Project case (Hungary v Slovakia).
LaGrand (Germany v. United States of America) (Judgment) [2001] ICJ Rep 466
Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory (Advisory Opinion) [2004] ICJ Rep 136
Legality on the Threat or Use of Nuclear Weapons (Advisory Opinion) [2006] ICJ Rep 226
Military and Paramilitary Activities in and Against Nicaragua (Nicaragua v United States) (Judgment) [1986] ICJ Rep 14
North Sea Continental Shelf cases (Judgment) [1969] ICJ Rep 3
Nuclear Tests (Australia v France), (Judgment) [1974] ICJ Rep 253
Nuclear Tests (New Zealand v France) (Judgment) [1974] ICJ Rep 457
Reservation to the Convention on Genocide (Advisory Opinion) [1951] ICJ Rep 15
Right of Passage over Indian Territory (Portugal v India) (Judgment) [1960] ICJ Rep 3
South West Africa, Second Phase (Merits) [1966] ICJ Rep 6
Western Sahara (Advisory Opinion) [1975] ICJ Rep 12
WHO Regional Office case [1980] ICJ Rep 73

C. International Criminal Court


D. Inter-American Court of Human Rights

Desmond Mackenzie v. Jamaica, case 12.023, Report 41/00 (13 April 2000)
Juan Carlos Abella v. Argentina case (Judgment) (18 November 1997) Case 11.137
The Mayagna (Sumo) Awas Tingni Community v. Nicaraquía (Judgment) (31 August 2001) Series C no 79 [2001] IACHR 9
E. Court of Justice of the European Union


ECJ, Stichting Greenpeace Council (Greenpeace International) and Others v Commission, case C-321/95 P, Judgment of 2 April 1998.


F. European Court of Human Rights

Austrian Communes and some of their Councillors v Austria, 31 May 1974.

Freedom and Democratic Party (ÖZDEP) v Turkey, 8 December 1999.


Purcell and Others v. Ireland, 16 April 1991.

Refah Partisi (Prosperity Party) and Others v Turkey, 31 July 2000.


The Sunday Times v the United Kingdom, 29 April 1979.

Tinnelly & Sons Ltd. and Others and McElduff & Others v The United Kingdom, 10 July 1998.

United Communist Party of Turkey and Others v Turkey, 30 January 1998.

Yazar, Karatas, Aksoy and the People’s Labor Party (HEP) v Turkey, 9 April 2002.

G. WTO Appellate Body

European Communities – Measures Affecting Asbestos and Asbestos – Containing Products. WT/DS135/R (18 September 2000).


H. Arbitrations


3) Treaties


Articles of Agreement of the International Monetary Fund (adopted 27 December 1945, entered into force 27 December 1945) UNTS 2.


Charter of the International Military Tribunal (adopted 8 August 1945)


Constitution of the Universal Postal Union (adopted 10 July 1964, entered into force 1 January 1966) UNTS 611.


Convention concerning the Protection of the World Cultural and Natural Heritage (adopted 16 November 1972, entered into force 17 December 1975) UNTS 15511.


Convention on Civil Liability for Damage Resulting from Activities Dangerous to the Environment (adopted 21 June 1993, not entered into force yet) ETS 150.
European Convention for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (adopted 26 November 1987, entered into force 1 February 1989) ETS 126.
Johannesburg Declaration on Sustainable Development (4 September 2002).


Statute of the Inter-American Court of Human Rights OAS Res 448 (IX-0/79).


The Montevideo Convention on Rights and Duties of States (adopted 26 December 1933, entered into force 26 December 1934).

Treaty concerning the hydroelectric utilization of the water resources of the Parana River owned in condominium by the two countries, from and including the Salto Grande de Sete Quedas or Salto del Guaira, to the mouth of the Iguassu River (adopted 26 April 1973, entered into force 13 August 1973) UNTS 923.


Treaty on principles governing the activities of States in the exploration and use of outer space, including the Moon and other celestial bodies (adopted 27 January 1967, entered into force 10 October 1967) UNTS 188.


4) Main Documents


Projet de convention relative à la condition juridique des associations internationales [1923] Brussels’ Session.


UNGA Report of the Secretary General on ‘Views of Member States, members of the specialized agencies, observers, intergovernmental and non-governmental organizations from all regions, on the report of the Secretary General on Arrangements and practices for the interaction of non-governmental organizations in all activities of the United Nations system’ (8 September 1999) UN Doc A/54/329.


INDEX

9/11 attacks 87, 92, 120
1856 Treaty of Paris 177
1885 Berlin Conference 50
Abella case 128
accountability 18, 22, 38, 91, 95, 216, 238, 244, 256, 259-260, 262
adherence, Franck’s theory 52-54, 154, 235
African Union 98
Agenda 21 102
Al Barakaat 120, 138, 301
Ali Khan 271
Al’Qaeda 87, 120
Amerasinghe 251
Americares 29
amicus curiae 20, 131, 133, 151, 169, 212, 218, 245, 264
Amnesty International 28, 42
Anglo-American Liberalism 48
Anglo-Norwegian Fisheries case 167
Anti-Slavery Society 99
Aquinas 56, 209, 242
Arendt 209, 240, 274-275, 278, 280
Arria Formula 86
Aston 84
Asylum case 148
Austin 53
Avena case 183, 217
Barnett 255
Becker 30
Bill of Rights 188
Blokker 150, 160-162, 251-252, 265
Bodin 55, 57, 294
Boutros Boutros-Ghali 259
Boyle 48
Brierly 189, 230
Brownlie 21, 209
Brunée 50-52, 54
Bull 271
bureaucracy 18, 21, 48-49, 209, 228, 236, 238-241, 243-244, 246, 253, 255, 260-261, 263, 275, 278, 280
Cançado Trindade 190, 200, 208, 217
Carreau 169, 179
Cassese 87, 188, 191, 225
Certain expenses of the UN advisory opinion 163
Charlesworth 50
Charter of Paris 196
Chinkin 48
civil rights movement 237
Clark 50
coherence, Franck’s theory 52-53, 235-236, 259, 275, 279
Coicaud 50
Cold War 15, 19, 25, 31, 159, 243, 263, 265, 273
contractarianism 18, 49, 253, 273
Corfu Channel case 107, 181-183
Council of Europe 93, 195
Daillier 36, 179, 208
De Visscher 21, 50, 156-157, 276
Democratic Governance 21, 235, 242, 263-264
DESA NGO Branch 78
Descamps 177
determinacy 235
Franck’s theory 235
Franck’s, theory 52
DPI NGO Conferences 85
DPI NGO Section 79, 85
D’Amato 18, 145, 210, 278
East Timor case 189
ECHR 125
ECJ 120
ECOSOC 31, 34, 78, 82, 159, 162
ECOSOC Committee on NGOs 83
Enlightenment 48-49, 51, 61, 70-71, 229-230, 232
Environmental Impact Assessment Principle 186
European Communities – Asbestos 134, 152
European Social Charter 129
European Union 65, 95
feminist movement 237
Fisheries case 170
Freeman 231
French Revolution 188
Fuller 51-52
Gabdcioko-Nagymaros case 77
glasnost 239
Global Environment Facility 102
Gorbachev 239
Greenpeace 26, 28, 122-123, 301
Grotius 57-63, 187, 193, 209, 230, 252, 273, 275, 277, 280
Hegel 15, 48, 64, 228, 230, 237, 240-241, 273
Heiskanen 49
Higgins 50, 118, 207, 218, 229, 255, 265
Hillgenberg 75, 77
HIV/AIDS 60
Hobbes 62, 215, 273
Holy See 76
IACHR 127
ICJ 113, 116, 178, 181, 206, 217
ILO 88, 160
Institute de Droit International 221
International Criminal Court 119
International Law Association 220
International Law Commission 219
international locus standi 114, 122, 150, 194, 207, 218-219, 277
IUCN 19, 44, 82, 101, 103, 160-161, 166, 207-208, 245-246
Judt 65
jus cogens 20, 68, 144, 210, 216, 228
Kant 62
Kelsen 48, 55
Klabber 254
labour unions 237
LaGrand case 183, 217
Lauterpacht 21, 68, 114, 196, 216, 231, 245, 273
League of Nations 29, 65, 67, 89, 115, 177, 206, 221, 252, 254, 266
legality 52, 257
legitimacy 7, 16-17, 47-48, 51, 203, 215, 229-230, 234, 251, 272, 279
Lindahl 239
Lindblom 117, 124, 128
Lock 242-243
Locke 62, 232, 234, 273
Lotus case 144
Manin 271
McDougal 210, 239, 271
Meijers 20, 145, 152, 164
MERCOSUR 97, 262
Minority Schools case 115, 180
Monastery of Saint Naoum, Advisory Opinion 206
Montevideo Convention 206, 227-228
NAFTA 97
NGO Liaison Office 79
Nicaragua v. United States case 148, 151, 153, 183
Nobel Peace Prize 27-28, 60, 166
non liquet 20, 91, 117-118, 177
non-state actors 30
Normandin 33
North Sea Continental Shelf cases 144, 146, 148, 152-153, 168, 198
Nuclear Tests cases 155
Nuclear Weapons Advisory Opinion 108, 117, 137, 154
Nuremberg Tribunal 119, 184, 207, 273
OAS 96
Oda 117
OECD 40, 92, 146, 153
Order of Malta 76, 82
Ortega y Gasset 271, 273
Oxfam 26
Palestine 76, 82
parliament 49, 234, 237
PCIJ 115-116, 177
peace 60, 65, 68
pedigree, Franck’s theory 54, 235, 244, 276, 278
pluralism 16, 18, 22, 26, 159, 192, 209, 243, 245, 265-266, 276
Polish Upper Silesia case 115
Polluter Pays Principle 185
Precautionary Principle 186
Public Participation Principle 186
Pufendorf 61-63, 178, 230
Rawls 62, 232-234
Reisman 189, 210, 239, 271-272, 276
Reparation for injuries case 113, 161, 207-208, 217, 268
Reservation to the Convention on Genocide advisory opinion 181
Reservation to the Convention on Genocide Advisory Opinion 182-183
Right of Passage case 198
Rousseau 62, 232, 273
Salomon 36, 41
Scelle 21, 208, 224
Schermers 125, 150, 160-162, 251-252, 265-266
Schumpeter 235, 241
Schwebel 154, 156
Security Council 86, 119
Shaw 72, 144, 156, 167, 170, 206, 211
Slaughter 272, 276
soft law 19, 51-52, 75, 77, 218, 277
Somalia 229
South West Africa case 181, 187
sovereignty 66, 189, 205, 211, 237, 242, 254
Spinoza 63, 64, 205
State Cooperation Principle 186
Strasbourg Convention 33, 35, 37, 39, 94, 125, 159, 195, 221
Sustainability Principle 186
symbolic validation, Franck’s theory 52-53
Taliban 69, 87, 120
Tanaka 182, 199
terror 30, 39, 51, 274
Texaco (TOPCO) v. Libyan Arab Republic case 77
Toope 50-52, 54
transparency 18, 22, 52, 93, 103, 109, 130, 135, 165, 216, 244, 254, 256-261, 266, 279
TRIPS 60-61, 71
UN Charter 29, 32, 78, 113, 116, 121, 156, 163, 209, 218, 236, 257, 275-276
UN General Assembly 80, 183, 258
UN-NGO-IRENE 79
UNESCO 89, 101
Universal Declaration of Human Rights 36, 65, 76, 100, 115, 121, 125, 233, 264
US – Carbon Steel case 134
US – Shrimp/Turtles case 132
US Declaration of Independence 188
Verzijl 216-217
Vitoria 56-58, 72, 178, 191, 196, 209, 230
Wall advisory opinion 110, 184
Weber 48, 210, 240, 254, 260
Weeramantry 210
Western Sahara case 206
Westphalia, Peace of 55, 204, 254, 280
WHO 60, 90
Willets 29
World Bank 28, 91, 262
WTO 130
CURRICULUM VITAE

Eduardo Szazi was born on 14 November 1965 in Sao Paulo, Brazil. In 1985 he began to study law at the University of Sao Paulo and he obtained his bachelor’s degree in 1989. He was admitted in the Brazilian Bar Association in 1990. From 1997 to 1999 he studied business administration at Fundacao Getulio Vargas, where he obtained his master’s certificate. In 1990, Eduardo worked as lawyer at Companhia Cimento Portland Itau, a leading company of one of the major cement groups in the world. Subsequently, in 1991, he started working at C&A Modas Ltda, a retail company, where he reached the position of manager of the legal dept. in Brazil. In 1997, he joined L.O. Baptista Advogados, a law firm specialized in corporate and international law, becoming an equity partner in 2000. Since 2004, he is a partner at Szazi Bechara Advogados. In 1999, Eduardo started teaching nonprofits law at Fundacao Instituto de Administracao and, in 2002, at Fundacao Getulio Vargas, both leading business schools in Brazil. In 2004, he was admitted as fellow researcher at the London based International Society for Third-Sector Research and, in 2006, as a member of the Advisory Board of the International Center for Not-for-Profit Law, in Washington DC. In 2009, Eduardo joined the American Society of International Law. He has published several books in Brazil on the theme of nonprofit law and often speaks in conferences and seminars on the matter.