The handle http://hdl.handle.net/1887/68881 holds various files of this Leiden University dissertation.

Author: Zandvliet, R.
Title: Trade, investment and labour: interactions in international law
Issue Date: 2019-02-21


Bartels L, Human Rights Conditionality in the EU’s International Agreements (Oxford University Press 2005).


Bibliography


Chimni BS, International Commodity Agreements: A Legal Study (Croom Helm 1987).
Van Der Vort T, International law and organization: an introduction (Sage 1998).
Enneking L, Foreign Direct Liability and Beyond: Exploring the role of tort law in promoting international corporate social responsibility and accountability (Eleven International Publishing 2012).
Al Faruque A, ‘Relationship between Investment Contracts and Human Rights: A Developing Countries’ Perspective’ in Sharif Bhuivian, Philippe Sands and Nico Schrijver (eds), International Law and Developing Countries: Essays in Honour of Kamal Hossein (Brill Nijhoff 2014).

Forowicz M, ‘Factors influencing the reception of international law in the ECtHR’s case law: an overview’ in Mads Andenas and Eirik Bjorge (eds), *A Farewell to Fragmentation: Reassertion and Convergence in International Law* (Cambridge University Press 2015).


Kenn J, ‘Economic Partnership Agreements: Enhancing the Labour Dimension of Global Governance?’ in Bart van Vooren, Steven Blockmans and Jan Wouters (eds), The EU’s Role in Global Governance (Oxford University Press 2013).


Krajewski M, ‘Modalities for investment protection and Investor-State Dispute Settlement (ISDS) in TTIP from a trade union perspective’ (Friedrich Ebert Stiftung 2014).


Landy E, The Effectiveness of International Supervision: Thirty Years of ILO Experience (Stevens & Sons 1966).
Looper RB, ‘“Federal State” Clauses in Multilateral Instruments’ (1955-1956) 32 British Yearbook of International Law 162.
Bibliography


Muchlinski P, ‘“Caveat investor”? The relevance of the conduct of the investor under the fair and equitable treatment standard’ (2006) 55 International and Comparative Law Quarterly 527.


Orbie J and Tortell L, ‘From the social clause to the social dimension of globalization’ in Jan Orbie and Lisa Tortell (eds), The European Union and the Social Dimension of Globalization: How the EU influences the world (Routledge 2009).


Peterson LE, ‘French company, Veolia, launches claim against Egypt over terminated waste contract and labor wage stabilization promises’ (Investment Arbitration Reporter, 27 June 2012).


Van den Putte L, Orbie J, Bossuyt F and De Ville F, ‘Social Norms in EU Bilateral Trade Agreements: A Comparative Overview’ in Tamara Takács, Andrea Ott and
Angelos Dimopoulos (eds), Linking trade and non-commercial interests: the EU as a global role model? (CLEER Working Papers 2013/2014).


Ryngaert C, Jurisdiction in International Law (Oxford University Press 2008).


Bibliography


Stoitchkova D, Towards Corporate Liability in International Criminal Law (Intersentia 2010).


Temperley H, British Antislavery, 1833-1870 (University of South Carolina Press 1972)


Thomas C, Oelz M and Beaudonnet X, ‘The use of international labour law in domestic courts: Theory, recent jurisprudence, and practical implications’ in Jean-Claude Javiliier, Bernard Gernigon and Georges Politakis (eds), Les normes inter-
Bibliography


Bibliography


Table of treaties

1906  International Convention respecting the Prohibition of the Use of White (Yellow) Phosphorus in the Manufacture of Matches (opened for signature 26 September 1906, entered into force 1 January 1912) 203 CTS 12.
1919  Treaty of Versailles (opened for signature 28 June 1919, entered into force 10 January 1920) 225 CTS 188.
1927  International Convention for the Abolition of Import and Export Restrictions (opened for signature 8 November 1927, not in force) 97 LNTS 393.
1936  Commercial Agreement between the United States and Switzerland (signed 9 January 1936, ratified 7 May 1936) 1936 LNTS 232.
1947  General Agreement on Tariffs and Trade (30 October 1947) 55 UNTS 194 (GATT).
1949  Convention Concerning the Applications or the Principles of the Right to Organise and to Bargain Collectively, as modified by the Final Articles Revision Convention, 1961 (opened for signature 1 July 1949, entered into force 18 July 1951) 96 UNTS 257 (ILO Convention No 98).
<table>
<thead>
<tr>
<th>Year</th>
<th>Treaty Description</th>
<th>Opened for Signature</th>
<th>Entered into Force</th>
<th>UNTS</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(European Convention on Human Rights)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1951</td>
<td>Convention Concerning Equal Remuneration for Men and Women Workers for Work of</td>
<td>29 June 1951</td>
<td>23 May 1953</td>
<td>202</td>
<td>165</td>
</tr>
<tr>
<td></td>
<td>Equal Value</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ILO Convention No 100)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ILO Convention No 111)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ILO Convention No 105)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1965</td>
<td>Protocol amending the General Agreement on Tariffs and Trade to introduce a Part</td>
<td></td>
<td></td>
<td>572</td>
<td></td>
</tr>
<tr>
<td></td>
<td>IV on Trade and Development and to amend Annex I</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1965</td>
<td>Convention on the Settlement of Investment Disputes between States and Nationals</td>
<td>18 March 1965</td>
<td>14 October 1966</td>
<td>159</td>
<td>575</td>
</tr>
<tr>
<td></td>
<td>of Other States</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ICSID Convention)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1966</td>
<td>International Covenant on Civil and Political Rights</td>
<td>16 December 1966</td>
<td>23 March 1976</td>
<td>171</td>
<td>999</td>
</tr>
<tr>
<td></td>
<td>(ICCPR)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ICESCR)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(VCLT)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ACHR)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ILO Convention No 138)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ILO Convention No 155)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Government of the Republic of Singapore on the Promotion and Protection of</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Investments (signed 21 November 1985, 7 February 1986)</td>
<td></td>
<td></td>
<td></td>
<td>(China-Singapore BIT)</td>
</tr>
<tr>
<td></td>
<td>Kingdom of the Netherlands and the Czech and Slovak Federal Republic (signed 29</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Netherlands-Czech Republic BIT)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(NAFTA)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year</td>
<td>Treaty Description</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>------</td>
<td>--------------------</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1995</td>
<td>Agreement on the Promotion and Reciprocal Protection of Investments between the Kingdom of Spain and the United Mexican States (signed 23 June 1995, entered into force 18 December 1996, terminated) (Spain-Mexico BIT).</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table of treaties


2006 Agreement on encouragement and reciprocal protection of investments between the Kingdom of the Netherlands and the Dominican Republic,
(signed 3 March 2006, entered into force 1 October 2007) *(Netherlands-Dominican Republic BIT)*.


2007 Agreement on Promotion and Protection of Investments between the Government of the Kingdom of Bahrain and the Government of the Kingdom of the Netherlands (signed 5 February 2007, entered into force 1 December 2009) *(Bahrain-Netherlands BIT)*.


2007 Investment Agreement for the COMESA Common Investment Areas (signed 23 May 2007, not in force) *(COMESA Investment Agreement)*.


2009 Agreement on Free Trade and Economic Partnership Between Japan and the Swiss Confederation (signed 19 February 2009, entered into force 1 September 2009) *(Japan-Switzerland BIT)*.

2009 Agreement between the Belgo-Luxemburg Economic Union and the Republic of Colombia on the Promotion and Reciprocal Protection of Investments (signed 4 February 2009, not in force) *(BLEU-Colombia BIT)*.

Table of treaties

2009 Agreement on Investment of the Framework Agreement on Comprehensive Economic Cooperation between the Association of Southeast Asian Nations and the People’s Republic of China (signed 15 August 2009, entered into force 1 January 2010).

2010 Free Trade Agreement between Canada and the Republic of Panama (signed 14 May 2010, entered into force 1 April 2013) (Canada-Panama FTA).


2012 Trade Agreement between the European Union and its Member States, of the one part, and Colombia and Peru, of the other part (signed 26 June 2012, entered into force 1 June 2013, Ecuador acceded 1 January 2017) (EU-Colombia-Peru FTA).

2012 Agreement establishing an Association between Central America and the European Union and its Member States (signed 29 June 2012, not in force) (EU-Central America FTA).


2013 Free Trade Agreement between the EFTA States Bosnia and Herzegovina (signed 24 June 2013, entered into force 1 January 2015) (EFTA-Bosnia FTA).

2013 Free Trade Agreement between the EFTA States and the Central American States (signed 24 June 2013, not in force) (EFTA-Costa Rica-Panama FTA).


2013 Agreement on Encouragement and Reciprocal Protection of Investments between the Kingdom of the Netherlands and the United Arab Emirates (signed 26 November 2013, not in force) (Netherlands-UAE BIT).

Table of treaties


2014 Agreement Between Canada and Mali for the Promotion and Protection of Investments (signed 28 November 2014, entered into force 8 June 2016) (Canada-Mali BIT).


Table of cases

PERMANENT COURT OF INTERNATIONAL JUSTICE

- Certain German Interests in Polish Upper Silesia (Merits) PCIJ Rep Series A No 7 (25 May 1926).
- The Case of the S.S. “Lotus” (France v Turkey) (Merits) PCIJ Rep Series A No 10 (7 September 1927).

INTERNATIONAL COURT OF JUSTICE

- South West Africa Cases (Ethiopia v South Africa; Liberia v South Africa) (Separate Opinion Judge Jessup) [1962] ICJ Rep 319.
- Nuclear Tests Case (Australia v France) (Judgment) [1974] ICJ Rep 253
- LaGrand Case (Germany v United States of America) (Judgment) [2001] ICJ Rep 466.
- Certain Questions of Mutual Assistance in Criminal Matters (Djibouti v France) (Judgment) [2008] ICJ Rep 177.
## Table of cases

**European Court of Justice**


**Inter-state Arbitration**

- LFH Neer and Pauline Neer (USA v United Mexican States) (1926) 4 UNRIAA 60.
- Dispute Concerning Access to Information Under Article 9 of the OSPAR Convention (Ireland v United Kingdom) (2003) PCA Case No 2001-03, Final Award, 42 ILM 1118.

**Investor-state Dispute Settlement**

- Pope & Talbot v Canada, UNCITRAL Arbitration (NAFTA), Interim Award, 26 June 2000.
- Metalclad Corporation v The United Mexican States, ICSID Case No ARB(AF)/97/1, Award, 30 August 2000, 40 ILM 36 (2001).
- Marvin Roy Feldman Karpa v United Mexican States, ICSID Case No ARB(AF)/99/1 Award, 16 December 2002.
- Técnicas Medioambientales Techmed, SA v United Mexican States, ICSID Case No ARB(AF)/00/2, Award, 29 May 2003, 43 ILM 133 (2004).
- SGS Société Générale de Surveillance SA v Republic of the Philippines, ICSID Case No ARB/02/6, Decision of the Tribunal on Objections to Jurisdiction, 29 January 2004.
- MTD Equity Sdn. Bhd. and MTD Chile SA v Republic of Chile, ICSID Case No ARB/01/7, Award, 25 May 2004.
- Occidental Exploration and Production Co. v Ecuador, LCIA Case No UN 3467, Award, 1 July 2004.
- CMS Gas Transmission Company v The Republic of Argentina, ICSID Case No ARB/01/8 CMS, Award, 12 May 2005.
- Azurix Corp. v The Argentine Republic, ICSID Case No ARB/01/12, Award, 14 July 2006.
Siemens A.G. v the Argentine Republic, ICSID Case No ARB/02/8, Decision on Jurisdiction, 3 August 2004.


Noble Ventures v Romania, ICSID Case No ARB/01/11, Award, 12 October 2005.


Azurix Corp. v The Argentine Republic, ICSID Case No ARB/01/12, Award, 14 July 2006.

LG&E v Argentina, ICSID Case No ARB/02/1, Decision on Liability, 3 October 2006.


Parkerings-Compagniet AS v Lithuania, ICSID Case No ARB/05/8, Award, 11 September 2007.

Plama Consortium Limited v Republic of Bulgaria, ICSID Case No ARB/03/24, Award, 27 August 2008.

Glamis Gold, Ltd. v United States of America, UNCITRAL Arbitration (NAFTA), Award, 8 June 2009, 48 ILM 1039.

Continental Casualty Company v Argentine Republic, ICSID Case No ARB/03/9, Award, 5 September 2008.

Phoenix Action Ltd. v The Czech Republic, ICSID Case No ARB/06/5, Award, 15 April 2009.

Joseph Charles Lemire v Ukraine, ICSID Case No ARB/06/18, Decision on Jurisdiction and Liability, 21 January 2010.

Oostergetel v Slovak Republic, UNCITRAL, Decision on Jurisdiction, 30 April 2010.


Suez, Sociedad General de Aguas de Barcelona SA, and Vivendi Universal SA v Argentine Republic, ICSID Case No ARB/03/19, Decision on Liability, 30 July 2010.

Total S.A. v Argentine Republic, ICSID Case No ARB/04/01, 27 December 2010.


Foresti v South Africa, ICSID Case No ARB(AF)/07/01, Award, 4 August 2012.

Ping An Life Insurance Co of China v United Kingdom of Belgium, ICSID Case No ARB/12/29, Award, 30 April 2015.

Adel A Hamadi Al Tamimi and the Sultanate of Oman, Award, ICSID Case No ARB/11/33, Award, 3 November 2015.

Philip Morris Asia Ltd (Hong Kong) v Commonwealth of Australia, PCA Case No 2012-12, Award on Jurisdiction and Admissibility, 17 December 2015.

Tulip Real Estate and Development Netherlands B.V. v Republic of Turkey, ICSID Case No ARB/11/28, Decision on Annulment, 30 December 2015.
Table of cases

- Peter A. Allard v The Government of Barbados, UNCITRAL Arbitration (NAFTA), PCA Case No 2012-06, Award, 27 June 2016.
- Urbaser S.A. and Consorcio de Aguas Bilbao Bizkaia, Bilbao Biskiai Ur Partzuergop v The Argentine Republic, ICSID Case No ARB/07/26, Award, 8 December 2016.
- Saint-Gobain Performance Plastics Europe v Bolivarian Republic of Venezuela, ICSID Case No ARB/12/13, Decision on Liability and the Principles of Quantum, 30 December 2016.
- Veolia Propreté v Arab Republic of Egypt, ICSID Case No ARB/12/15, Award, 25 May 2018 (not disclosed).
- Vattenfall AB and others v Federal Republic of Germany, ICSID Case No ARB/12/12 (pending).

GATT AND WORLD TRADE ORGANIZATION

GATT Panels


WTO Panels

- WTO, European Communities: Conditions for the granting of tariff preferences to developing countries – Report of the Panel (1 December 2003) WT/DS246/R.
- WTO, United States: Measures Concerning the Importation, Marketing and Sale of Tuna and Tuna Products – Report of the Panel (15 September 2011) WT/DS381/R.
- WTO, European Communities: Measures Prohibiting the Importation and Marketing of Seal Products – Reports of the Panel (25 November 2013) WT/DS400/R and WT/DS401/R.
Table of cases

- WTO, Brazil: Certain Measures Concerning Taxation and Charges – Reports of the Panel (30 August 2017) WT/DS472/R and WT/DS497/R.

WTO Appellate Body

- WTO, European Communities: Measures Prohibiting the Importation and Marketing of Seal Products – Reports of the Appellate Body (22 May 2014) WT/DS400/AB/R and WT/DS401/AB/R.

Human Rights and Labour Cases

European Commission of Human Rights

- Svenska Management Gruppen AB v Sweden App No 11036/84 (EComHR, 2 December 1983).
European Court of Human Rights

- Cereceda Martin v Spain App no 16358/90 16358/90 (EComHR, 12 October 1992) 73 DR 120.

- Van der Mussele v Belgium App no 8919/80 (ECtHR, 23 November 1983).
- Loizidou v Turkey App no 15318/89 (ECtHR, 18 December 1996).
- Sorensen and Rasmussen v Denmark App nos 52562/99 and 52620/99 (ECtHR, 11 January 2006).
- Demir and Başkara v Turkey App no 34503/01 (ECtHR, 12 November 2008).
- Affaire Enerji Yapı-Yol Sen c Turquie App no 68959/01 (ECtHR, 21 April 2009).
- Case of Kiyutin v Russia App no 2700/10 (ECtHR, 10 March 2011).
- Fédération hellénique des syndicats des employés du secteur bancaire v Greece App no 72808/10 (ECtHR, 6 December 2011).
- I.B. v Grèce App no 552/10 (ECtHR, 3 October 2013).

Human Rights Committee


ILO Committee on Freedom of Association


NAALC: submissions, reviews and declarations

- General Electric, Public Communication (14 February 1994).
- Sony Corporation, Public Communication (16 August 1994).
- SUTSP, Public Communication (13 January 1996).
- Maxi-Switch, Public Communication (11 October 1996).
Table of cases

- Gender Discrimination, Public Communication (15 May 1997).
- Han Young, Public Communication (28 October 1997).
- Itapsa, Canada Public Communication (6 April 1998).
- Solec, Public Communication (9 April 1998).
- Han Young, NAO Review (28 April 1998).
- Rural Mail Couriers, Public Communication (2 December 1998).
- TAESA, Public Communication (10 November 1999).
- Auto Trim / Customs Trim, Public Communication (30 June 2000).
- TAESA, NAO Review (7 July 2000).
- Auto Trim/Customs Trim, NAO Review (6 April 2001).
- NY State, Public Communication (24 October 2001).
- NY State, NAO Review (8 November 2002).
- Puebla, Canada NAO Review (12 April 2005).
- North Carolina Public Employees, Public Communication (17 October 2006).
- Coahuila, Public Communication (9 November 2006).
- Sindicato Mexicano de Electricsitas, Public Communication (14 November 2011).

PTIA Dispute Settlement (non-NAALC): cases and case materials

- Letter from the US Trade Representative and the Acting US Secretary of Labor to the Government of Bahrain, ‘Request for consultations under the US-Bahrain FTA’ (6 May 2013).
- In the Matter of Guatemala – Issues relating to the obligations under Article 16.2.1(a) of CAFTA-DR, Initial Written Submission of the United States (3 November 2014).
- In the Matter of Guatemala – Issues relating to the obligations under Article 16.2.1(a) of CAFTA-DR, Initial Written Submission of Guatemala (2 February 2015).
· *Amicus curiae* briefs in the *US–Guatemala* labour dispute (2015).

**DOMESTIC CASES**


United States  *John Doe I et al v UNOCAL Corp et al*, 395 F.3d 932 (9th Cir 2002).

Other sources

COMMITTEE ON ECONOMIC, SOCIAL AND CULTURAL RIGHTS


COMMITTEE ON THE RIGHTS OF THE CHILD

- Committee on the Rights of the Child, ‘General Comment No 16 – On State obligations regarding the impact of business on children’s rights’ (7 February 2013) CRC/C/GC/16.

GENERAL AGREEMENT ON TARIFFS AND TRADE / WORLD TRADE ORGANIZATION

Other sources

- General Agreement on Tariffs and Trade, ‘Summary Record of the Sixth Meeting’ (29 September 1953) SR.8/6.
- General Agreement on Tariffs and Trade, ‘Minimum International Labour Standards’ (11 October 1979) CG.18/W/34.
- General Agreement on Tariffs and Trade, ‘Note on the Tenth Meeting of the Consultative Group of Eighteen’ (23 November 1979) CG.18/10 5-6.
- General Agreement on Tariffs and Trade, ‘Decision on Differential and More Favourable Treatment, Reciprocity and Fuller Participation of Developing Countries’ (28 November 1979) L./4903.
- General Agreement on Tariffs and Trade, ‘Relationship of Internationally-Recognized Worker Rights to International Trade – Communication from the United States’ (3 July 1987) L./6196.
- General Agreement on Tariffs and Trade, ‘Relationship of Internationally-Recognized Worker Rights to International Trade – Request for the establishment of a working party – Communication from the United States’ (28 October 1987) L./6243.
- General Agreement on Tariffs and Trade, ‘Minutes of Meeting’ (1 November 1990) C./M.245.
- World Trade Organization, ‘Singapore Ministerial Declaration’ (18 December 1996) WT/MIN(96)/DEC.
- World Trade Organization: Committee on Technical Barriers to Trade, ‘Minutes of the Meeting Held on 30 March 2001’ (8 May 2001) G/TBT/M/23.
- World Trade Organization: Committee on Technical Barriers to Trade, ‘Minutes of the Meeting Held on 29 June 2001’ (14 August 2001) G/TBT/M/24.

Human Rights Committee

- Human Rights Committee, ‘General Comment No 24: Issues relating to reservations made upon ratification or accession to the Covenant or the Optional Protocols thereto, or in relation to declarations under article 41 of the Covenant’ (11 November 1994) CCPR/C/21/Rev.1/Add.6.
**Human Rights Council**


**International Labour Organization**

**CAS & CEACR**

(Part 1A) General Report and observations concerning particular countries
(Geneva 2011).
· International Labour Conference (101th Session) Report of the Committee on the
Application of Standards, Report III (Part 1A) General Report and observations
concerning particular countries (Geneva 2012).
· International Labour Conference (102nd Session) Report of the Committee of
Experts on the Application of Conventions and Recommendations, Report III
(Part 1A) General Report and observations concerning particular countries
(Geneva 2013).
· International Labour Conference (104th Session) Report of the Committee of
Experts on the Application of Conventions and Recommendations, Report III
(Part 1A) General Report and observations concerning particular countries
(Geneva 2015).
· International Labour Conference (105th Session) Report of the Committee of
Experts on the Application of Conventions and Recommendations, Report III
(Part 1A) Application of International Labour Standards 2016 (I) (Geneva 2016).

Declarations

· International Labour Conference (26th Session) Declaration concerning the aims
and purposes of the International Labour Organization (Philadelphia 1944).
· Tripartite Declaration of Principles Concerning Multinational Enterprises and
· International Labour Conference (86th Session) ILO Declaration on Fundamental
Principles and Rights at Work and its Follow-up (Geneva 18 June 1998, Annex
revised 15 June 2010)
· International Labour Conference (97th Session) ILO Declaration on Social Justice
for a Fair Globalization (Geneva 10 June 2008).

Director-General

· Director of the International Labour Office, ‘Admissibility of Reservations to
General Conventions’ (15 June 1927), published as Annex 967a of 8 League of
· International Labour Conference (15th Session) Report of the Director: First Part
(Geneva 1931).
of Industry and Labour’ (Geneva 1939).
· International Labour Conference (58th Session) Report of the Director-General
The ILO Contribution (Geneva 1973).
· International Labour Conference (81st Session) Report of the Director-General:
Defending Values, Promoting Change (Geneva 1994).
· International Labour Conference (89th Session) Report of the Director General:
Stopping Forced Labour – Global Report under the Follow-up to the ILO De-
claration on Fundamental Rights at Work (Geneva 2001).
Other sources


Governing Body

- Governing Body (268th Session), Committee on Legal Issues and International Labour Standards, GB.268/LILS/7 (Geneva, March 1997).
- Governing Body (277th Session) Measures, including action under article 33 of the Constitution of the International Labour Organization, to secure compliance by the Government of Myanmar with the recommendations of the Commission of Inquiry established to examine the observance of the Forced Labour Convention, 1930 (No. 29), GB.277/6(Add.1) (Geneva, March 2000).
- Governing Body (317th Session): Review of annual reports under the follow-up to the ILO Declaration on Fundamental Principles and Rights at Work, GB.317/INS/3 (Geneva, March 2013).
- Governing Body (325th Session) Review of annual reports under the follow-up to the ILO Declaration on Fundamental Principles and Rights at Work, GB.325/INS/4 (Geneva, October-November 2015).

International Labour Conference

- International Labour Conference (8th Session) Resolution concerning the methods by which the Conference can make use of the reports submitted under Article 408 of the Treaty of Versailles (Geneva 1926).
- International Labour Conference (39th Session), Record of Proceedings (Geneva 1956).
- International Labour Conference (88th Session) Record of Proceedings: Resolution concerning the measures recommended by the Governing Body under article 33 of the ILO Constitution on the subject of Myanmar (Geneva 2000).
International Labour Office


Recommendations


Other

Other sources


INTERNATIONAL LAW COMMISSION


LABOUR CONSISTENCY PLANS UNDER THE TPP

- Brunei Darussalam-United States Labour Consistency Plan (4 February 2016).

MISCELLANEOUS

- Atlantic Charter (14 August 1941).


AFL-CIO, ‘Petition to remove Bangladesh from the list of the eligible beneficiary developing countries pursuant to 19 USC 2462(d) of the Generalized System of Preferences (GSP)’ (22 June 2007).


Model Mine Development Agreement: A Template for Negotiation and Drafting (4 April 2011).

Colombian Action Plan Related to Labor Rights (7 April 2011).


European Trade Union Confederation, ‘Resolution on EU Investment Policy’ (Brussels, 5-6 March 2013).

Maastricht Principles on Extraterritorial Obligations of States in the Area of Economic, Social and Cultural Rights (Heidelberg 2013).


**Model BITs**

- 1994 US Model BIT
- 2004 Canada Model BIT
- 2007 Norway Model BIT
- 2008 Colombia Model BIT
· 2012 Model BIT of the Southern African Development Community
· 2012 US Model BIT
· 2015 India Model BIT

**Organization for Economic Cooperation and Development**


**UNCTAD**

- UNCTAD, Resolution 21(II): Preferential or free entry of exports of manufactures and semi-manufactures of developing countries to the developed countries, adopted at the 78th plenary meeting (27 March 1968).
UNITED NATIONS CONFERENCE ON TRADE AND EMPLOYMENT – TRAVAUX PRÉPARATOIRES
Havana Charter

Other sources


UNITED NATIONS

· OHCHR, ‘Human Rights and World Trade Agreements: Using general exception clauses to protect human rights’ (HR/PUB/05/5, United Nations 2005).
OTHER INTERNATIONAL ORGANIZATIONS


DOMESTIC SOURCES

Canada

- Canada, ‘Canadian Intergovernmental Agreement Regarding the Implementation of International Labour Cooperation Agreements’.
- Canada, ‘Guidelines for Public Communications submitted to the Canadian National Administrative Office under Labour Cooperation Agreements or Chapters’.

European Union

- Speech by Vice-President H. Vredeling to the International Labour Organization, Geneva (15 June 1978).


European Parliament, ‘Resolution of 6 April 2011 on the future European international investment policy’ (2010/2203(INI)).


European Parliament, ‘Resolution of 8 July 2015 containing the European Parliament’s recommendations to the European Commission on the negotiations for the Transatlantic Trade and Investment Partnership (TTIP)’ (2014/2228(INI)).


United States

- Decent Working Conditions and Fair Competition Act, S. 3485, 109th Congress (text of 8 June 2006, not entered into force).

Domestic legislation

Belgium Wet van 27 februari 2002 ter bevordering van sociaal verantwoorde productie, Belgisch Staatsblad 26 maart 2002. (Law for the Promotion of Socially Responsible Production).


Other sources


NEWSPAPER ARTICLES

· Jason Burke, ‘Chained to their desks: prisoners will staff call centre within Indian jail’ The Guardian (1 February 2011).
· ‘In the land of cotton’ The Economist (16 October 2013).

WEBSITES

· Sarah Labowitz, ‘Factory safety and labor protections; the difference between the Triangle Shirtwaist factory fire and Rana Plaza’ (Center for Business and Human Rights NYU Stern, 25 March 2016) <http://bhr.stern.nyu.edu/blogs/105th-anniversary-triangle-shirtwaist>.
Other sources

Ruben Zandvliet was born in 1986 in Venray, the Netherlands. In 2010, he obtained his LLM in public international law at Leiden University, graduating with cum laude honours. He subsequently obtained a second LLM degree at Columbia University in New York, where he was a James Kent Scholar.

During his studies in Leiden he worked as a policy officer for a Member of Parliament in the Netherlands, in the area of constitutional law, corporate law and corporate social responsibility. After graduating from Columbia in 2011, Ruben started his doctoral research in Leiden as a Meijers PhD Fellow. Between January and June 2015, he was a visiting scholar at the Lauterpacht Centre for International Law at the University of Cambridge.

In addition to his doctoral dissertation, Ruben has published a number of articles and book chapters on business and human rights and on the interactions between international economic law and labour. Since 2016 he is employed at ABN AMRO’s Strategy & Sustainability department, focusing on the bank’s human rights programme.
In the range of books published by the Meijers Research Institute and Graduate School of Leiden Law School, Leiden University, the following titles were published in 2017 and 2018


MI-283 D.V. Dimov, *Crowdsourced Online Dispute Resolution*, (diss. Leiden), Amsterdam: Ipskamp Printing 2017


MI-289 L. Kovudhikulrungsri, *The right to travel by air for persons with disabilities*, (diss. Leiden), Amsterdam: Ipskamp Printing 2017


