

# Austrian Review Of International And European Law Volume 12 2007 Austrian Review Of International And European

**International Law and the European Union** Fundamental Rights in International and European Law The Far-Right in International and European Law Revisiting Proportionality in International and European Law **Unrecognized Entities** **International and European Disability Law and Policy** **The European Union and Customary International Law** International and European Monetary Law **International Relations and the European Union** European International Law Traditions **The European Union's Shaping of the International Legal Order** *Introduction to International and European Sports Law* **International Law as Law of the European Union** **China, the European Union, and the International Politics of Global Governance** **European and International Media Law** Resilience in EU and International Institutions **The International Relations of the EU** *International Strategic Marketing* **European Approaches to International Relations Theory** *The Role of 'Experts' in International and European Decision-Making Processes* Business and Human Rights in Europe **Concise International and European IP Law** International Relations Theory and the Politics of European Integration *European Yearbook of International Economic Law 2020* **Japanese and European Private International Law in Comparative**

**Perspective** The European Union and International Organizations **History of International Relations** *International and EU Aviation Law* **The Foreign Policy of the European Union** **International Investment Law and EU Law** The European Union and International Sanctions **Balkan Yearbook of European and International Law 2020** **Treaty on the Functioning of the European Union - A Commentary** Cynical International Law? **Introduction to International and European Sports Law** **International and European Trade and Environmental Law After the Uruguay Round** **Theorising the European Union as an International Security Provider** **The Participation of the EU in International Dispute Settlement** The EU Presence in International Organizations **International Relations**

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*Revisiting Proportionality in International and European Law* Jul 30 2022 "This book casts new light on the application of the principle of proportionality in international law. Proportionality is claimed to play a central role governing the exercise of public power in international law and has been presented as the 'ultimate rule of law'"--

*The EU Presence in International Organizations* Jul 26 2019 This study provides a comprehensive discussion of all aspects of the European Union presence in International Organisations (IOs). The editors seek to explore both the political and institutional

implications of the EU's interaction with IOs and the effect of the EU's presence on the functioning of the respective IOs. The result of an international workshop with an outstanding line up of experts, the book discusses a range of issues, including: The Impact of the EU security contributions to IO's such as the OSCE, NATO and the UN, and the EU's role in decision making. The role of EU - US relations in the development of major International Organisations Participation in the Doha Development agenda and the EU's relationship with the WTO The issues of leadership and coherence within and outside the EU The growing

international relationship with the African Union and the more troubled supporting role of the Commonwealth. Approaching the EU's international interactions from different theoretical and analytical angles, this work clearly discusses the broad spectrum of issues that surround the evolution and future of the European Union in an international context *Introduction to International and European Sports Law* Nov 21 2021 The book is an introduction to sports law, in particular International (worldwide) and European (EU) sports law. The chapters are all put in the perspective of the innovative sports law doctrine

that is developed and presented in the opening chapter on what sports law is. After a general coverage of the core concept of “sport specificity” (that is whether private sporting rules and regulations can be justified notwithstanding they are not in conformity with public law), the book covers the following specific main themes of International and European Sports Law (*capita selecta*): comparative sports law; competition law and sport; the collective selling of TV rights; sports betting; Social Dialogue in sport; sport and nationality; professional football transfer rules; anti-doping law in sport; transnational football

hooliganism in Europe; international sports boycotts. In this book association football (“soccer”) is the sport that is by far most on the agenda. It is the largest sport in the world and most popular all over the globe. The elite football in Europe is a day-to-day commercialized and professionalized industry, which makes it a perfect subject of study from an EU Law perspective.

### **Treaty on the Functioning of the European Union - A**

**Commentary** Jan 30 2020 The Commentary on the Treaty on the Functioning of the European Union (four volumes) is a major European project that aims to contribute to the

development of ever closer conceptual and dogmatic standpoints with regard to the creation of “Europeanised research on Union law”. Following on from the Commentary on the Treaty of the European Union, this book presents detailed explanations, article by article, of all the provisions of the TFEU, discussing the application of Union law in the national legal orders and its interpretation by the Court of Justice of the EU. The authors are academics and practitioners from twenty-eight European states and different legal fields, some from a constitutional law background, others experts in the field of international law and EU

law. Reflecting the various approaches to European legal culture, this book promotes a system concept of European Union law toward more unity notwithstanding its rich diversity grounded in national traditions.

European International Law Traditions Jan 24 2022

International Law is usually considered, at least initially, to be a unitary legal order that is not subject to different national approaches. Ex definition it should be an order that transcends the national, and one that merges national perspectives into a higher understanding of law. It gains broad recognition precisely because it gives expression to a

common consensus transcending national positions. The reality, however, is quite different. Individual countries' approaches to International Law, and the meanings attached to different concepts, often diverge considerably. The result is a lack of comprehension that can ultimately lead to outright conflicts. In this book, several renowned international lawyers engage in an enquiry directed at sorting out how different European nations have contributed to the development of International Law, and how various national approaches to International Law differ. In doing so, their goal is to promote a better

understanding of theory and practice in International Law. /divChapter "What Are and to What Avail Do We Study European International Law Traditions?" is available open access under a Creative Commons Attribution 4.0 International License via link.springer.com.

*European Yearbook of International Economic Law 2020* Nov 09 2020  
Resilience in EU and International Institutions Jul 18 2021 This book explores the concept and practice of resilience that has generated much debate among both scholars and practitioners. The contributions propose a new understanding of resilience,

both as a quality and a way of thinking, taking it to the level of 'the person' and 'the local', to argue that a more sustainable way to govern the world today is bottom-up and inside-out. While carrying a seemingly unifying message of self-reliance, adaptation and survival in the face of adversity, resilience curiously continues to appear as 'all things to all people', making it hard for the EU and international institutions to make full use of its arresting potential. Engendering resilience today, in the highly volatile and uncertain world hit by crises, pandemic and diminishing control, becomes a priority as never before. This

book develops a more comprehensive view of resilience by looking at it both as a quality of the system and a way of thinking inherent to 'the local' that cannot be engineered from the outside. It is argued in this volume that in some cases the level of 'the person', especially the person's sense of what constitutes a 'good life', may be the most appropriate focus for understanding change and strategic adaptation in response to it. This understanding widens the scope of discussion from what makes an entity, system or person more adaptable, to how one can best govern today to establish a stable equilibrium

between the global and the local, the external and the internal, and become more responsive to the challenges and changes of today's highly uncertain world. The chapters in this book were originally published in the journal *Contemporary Security Policy*. [The European Union and International Sanctions](#) Apr 02 2020 This enlightening new book unpacks the ascendancy of the European Union as a distinct actor in the field of international sanctions. Offering an innovative model of actorness, Kevin Urbanski establishes a coherent bridge between debates on actorness and mainstream theories of international institutions and

European integration.

### **Theorising the European Union as an International Security Provider** Sep 27

2019 The European Union has increasingly taken on a role as international security provider that extends beyond the geographical scope of its membership. This is clear from the wide range of military and civilian crisis management missions that the Union has undertaken, but also identifiable through its other policies, such as the European Neighbourhood Policy and development assistance, which have also to some extent become security focused. Yet, the role of the EU as an international security provider

remains under-theorized and weakly understood. The proposed book analyses the Union's role as an international security provider in a comprehensive way developing theoretical as well as empirical grounding for the understanding of the making and implementation of EU security policy. The contributions in this book cover actors involved in the policy making process, the dynamics of this process itself, its outcomes (strategies and policies) and their impact on the ground. They examine the relevance of, and apply, existing theories of international relations, international security and

foreign policy analysis to the specific case of the EU, investigate empirically how particular policies are formulated and implemented, and study the impact and effectiveness of the Union as an international security provider in a variety of cases compared. This book was previously published as a special issue of *Global Society*.

[Cynical International Law?](#) Dec 31 2019 Analysing international law through the prism of "cynicism" makes it possible to look beyond overt disregard for international law, currently discussed in terms of a backlash or crisis. The concept allows to analyse and criticise structural features and

specific uses of international law that seem detrimental to international law in a more subtle way. Unlike its ancient predecessor, cynicism nowadays refers not to a bold critique of power but to uses and abuses of international law that pursue one-sided interests tacitly disregarding the legal structure applied. From this point of view, the contributions critically reflect on the theoretical foundations of international law, in particular its relationship to power, actors such as the International Law Commission and international judges, and specific fields, including international human rights, humanitarian, criminal, tax and investment law.

**The Foreign Policy of the European Union** Jun 04 2020  
Keukeleire and Delreux demonstrate the scope and diversity of the European Union's foreign policy, showing that EU foreign policy is broader than the Common Foreign and Security Policy and the Common Security and Defence Policy, and that areas such as trade, development, environment and energy are inextricable elements of it. This book offers a comprehensive and critical account of the EU's key foreign relations - with its neighbourhood, with the US, China and Russia, and with emerged powers - and argues that the EU's foreign policy needs to be understood not

only as a response to crises and conflicts, but also as a means of shaping international structures and influencing long-term processes. This third edition reflects recent changes and trends in EU foreign policy as well as the international context in which it operates, addressing issues such as the increasingly contested international order, the conflict in Ukraine, the migration and refugee crisis, Brexit and Covid-19. The book not only clarifies the formal procedures in EU foreign policy-making but also elucidates how it works in practice. The third edition includes new sections and boxes on 'strategic autonomy', European arms

exports, the EU's external representation, the 'Brussels Effect', and decentring and gender approaches to EU foreign policy. Up to date, jargon-free and supported by its own website ([www.eufp.eu](http://www.eufp.eu)), this systematic and innovative appraisal of this key policy area is suitable for undergraduate and postgraduate students, as well as practitioners.

**International Relations** Jun 24 2019 International Relations: A European Perspective presents the main schools of international relations while underlining the added value of the European approach. Contrary to US or East Asian perspectives, a European viewpoint adopts a

more critical and innovative approach to traditional divides. International and European Monetary Law Mar 26 2022 This book introduces the fundamental monetary law problems of cross-border economic activity and the solutions thereto in international monetary law, and in EU law. After decades of having been neglected by legal scholars, international and European monetary law has attracted increasing attention in recent years. With the European Economic and Monetary Union (EMU), a full-fledged monetary union between sovereign States has been established for the first time in history. Its construction

is primarily a work of law, with the Treaties on European Union (TEU) and on the Functioning of the European Union (TFEU) together with a number of protocols forming the constitutional basis. Yet, European monetary Integration has never taken place in isolation from international developments. Moreover, international monetary law, namely the Articles of Agreement of the International Monetary Fund (IMF) has always played a role - initially as the external monetary addition to the internal market project, after the breakdown of the Bretton Woods System in the 1970s as one of the major driving forces for monetary

Integration within the EU. On a fundamental basis, international and European monetary law address the same principled problems of monetary cooperation: how to proceed with financial transactions cross-border where no global currency exists. The present work describes the different approaches and relations and interplay between the two legal regimes.

**China, the European Union, and the International Politics of Global Governance** Sep 19 2021 Two major themes in contemporary international relations—Sino-European relations and global governance—are both

addressed in this volume. In its focused analysis of Sino-European relations, global governance serves as both a topic for analysis and a conceptual framework to join together individual chapters. Featuring perspectives from a diverse group of established and promising young scholars from China, Europe, and elsewhere, this book has important implications for Chinese foreign policy, the European Union, the future of global governance, and international relations at large.

**The Participation of the EU in International Dispute Settlement** Aug 26 2019 The topic of this book is the participation of the EU in

international dispute settlement. It aims to provide the reader with an appraisal of the most problematic aspects connected with the participation of a sui generis legal subject such as the EU to international dispute settlement mechanisms in a State-centric international law. In particular, the publication dwells on the question of how to make possible an effective participation in disputes while at the same time preserving the specific characteristics (i.e. the autonomy) of the EU legal order. It does so by outlining different models and proposing the internalization model adopted under EU investment agreements as a possible

paradigm. It is aimed at academics, practitioners and graduate students as well as EU officials and judges who should find the issues discussed both useful and of interest for staying up-to-date on the scholarly discussion and of their relevance to case law. Luca Pantaleo is a Lecturer in International and European Law at The Hague University of Applied Sciences in The Netherlands. He obtained a PhD in International and EU Law in 2013 at the University of Macerata in Italy and was previously a Senior Researcher at the T.M.C. Asser Institute and Postdoctoral researcher at the University of Luxembourg. *International and EU Aviation*

*Law* Jul 06 2020 This book offers an extraordinary wealth of information, from the ground up, of the law governing and regulating air transport today, with a strong emphasis on international aviation. A team of distinguished authors in the field of aviation law provide a cogent synthesis from which sound legal opinions and strategies of legal action may be confidently built. Among the many topics here in depth are the following: definition and classification of airspace; distinction between civil and state aircraft; air navigation and air traffic control services; airport charges and overflight charges; structure of ICAO; standard-setting functions and

audit functions of ICAO; functions of the International Air Transport Association (IATA); policy and effects of deregulation and liberalization of air transport policy; the International Registry for Aircraft Equipment; air carrier liability regimes and claims procedure; measures to combat aviation terrorism, air piracy and sabotage; and the Open Skies Agreements. This publication cites significant legislation and court rulings, including from the United States and the European Union, where far-reaching measures on market access, competition and passenger rights have set trends for other regions of the world. The

special case of Latin America has a chapter to itself. At a time when commercial aircraft have been used as lethal weapons for the first time, aviation law finds itself in the front line of responsibility for maintaining global aviation security.

**International Law and the European Union** Nov 02 2022

International Law and the European Union addresses the public international law issues that arise from the European Union's international action.

Fundamental Rights in International and European

Law Oct 01 2022 In this book various perspectives on fundamental rights in the fields of public and private

international law are innovatively covered. Published on the occasion of the 50th anniversary of the T.M.C. Asser Instituut in The Hague, the collection reflects the breadth and scope of the Institute's research activities in the fields of public international law, EU law, private international law and international and European sports law. It does so by shedding more light on topical issues - such as drone warfare, the fight against terrorism, the international trade environment nexus and forced arbitration - that can be related to the theme of fundamental rights, which runs through all these four areas of research. Points of divergence

and areas of common ground are uncovered in contributions from both staff members and distinguished external authors, having long-standing academic relations with the Institute. The Editors of this book are all staff members of the T.M.C. Asser Instituut, each of them representing one of the areas of research the Institute covers.

International Relations Theory and the Politics of European Integration Dec 11 2020

International Relations Theory and the Politics of European Integration focuses on the roles of community, power and security, within the European Union. It features contributions from highly respected

international scholars, and covers subjects such as: · sovereignty and European integration · the EU and the politics of migration · the internationalisation of military security · the EU as a security actor · money, finance and power · the quest for legitimacy with regards to EU enlargement.

**International Law as Law of the European Union** Oct 21 2021 With a view to recent developments in both the EU and the global legal order, International Law as Law of the European Union explores how, and to what extent, international law still forms part of, and plays a role in, the current legal order of the

European Union.

**European and International Media Law** Aug 19 2021 This unique textbook offers a comprehensive overview of European and international media law, and how globalised communication has shaped it.

**International and European Trade and Environmental Law After the Uruguay Round** Oct 28 2019 In recent years the resort to trade restrictions for purposes of environmental policy has given rise to an increasing number of international dispute settlement proceedings, both on the world-wide level in the context of the General Agreement on Tariffs and Trade and the newly

established World Trade Organisation, and on the regional level in the European Community and among the member countries of the North American Free Trade Agreement. The present work discusses the evolution of trade law in the global and regional context and analyzes and compares the different world-wide and regional approaches to the various interface problems of trade and environmental policies. The book includes in an annex a selection of the most important provisions, reports and court cases.

**International Investment Law and EU Law** May 04 2020 The entry into force of the

Lisbon Treaty entails sweeping changes with respect to foreign investment regulation. Most prominently, the Treaty on the Functioning of the European Union (TFEU) now contains in its Article 207 an explicit competence for the regulation of foreign direct investment as part of the Common Commercial Policy (CCP) chapter. With this new competence, the EU will become an important actor in the field of international investment politics and law. The new empowerment in the field of international investment law prompts a multitude of questions. This volume analyzes in depth the new “post-Lisbon situation” in

the area of investment policy, provokes further discussion and offers new approaches. [The Far-Right in International and European Law](#) Aug 31 2022 Since the Second World War, the international community has sought to prevent the repetition of destructive far-right forces by establishing institutions such as the United Nations and by adopting documents such as the Universal Declaration of Human Rights. Jurisprudence and conventions directly prohibit far-right speech and expression. Nevertheless, recently, violent far-right entities, such as Golden Dawn of Greece, have received unprecedented electoral

support, xenophobic parties have done spectacularly well in elections; and countries such as Hungary and Poland are being led by right-wing populists who are bringing constitutional upheaval and violating basic elements of doctrines such as the rule of law. In light of this current reality, this book critically assesses the international and European tools available for States to regulate the far-right. It conducts the analysis through a militant democracy lens. This doctrine has been considered in several arenas as a concept more generally; in the sphere of the European Convention on Human Rights; in relation to particular

freedoms, such as that of association; and as a tool for challenging the far-right movement through the spectrum of political science. However, this doctrine has not yet been applied within a legal assessment of challenging the far-right as a single entity. After analysing the aims, objectives, scope and possibility of shortcomings in international and European law, the book looks at what state obligations arise from these laws. It then assesses how freedom of opinion and expression, freedom of association and freedom of assembly are provided for in international and European law and explores what limitation

grounds exist which are directly relevant to the regulation of the far-right. The issue of the far-right is a pressing one on the agenda of politicians, academics, civil society and other groups in Europe and beyond. As such, this book will appeal to those with an interest in International, European or Human rights Law and political science.

*International Strategic Marketing* May 16 2021 This comprehensive text provides an in-depth appreciation of the theory and practice of international marketing from a European perspective, while considering the role of Europe within global marketing.

[The European Union and International Organizations](#) Sep 07 2020 This volume seeks to explore the complex relationship between the European Union and International Organizations, and to fill a remarkably wide gap in existing literature on the topic. Analysing the way in which the EU engages in some of the most important international organizations, this book outlines a framework for analysis within this thriving subject of study. By demonstrating how the EU supports 'effective multilateralism' and global governance, as well as furthering developments within foreign policy, this volume

adopts a novel perspective on the EU as an international player. Seeking to move the focus of study beyond the European Union as itself an international organization, contributors set out to demonstrate EU aspirations to act within international organizations. The volume's key features include: the first comprehensive study on this topic eight case studies of the EU, including its role within the UN, WTO, NATO, and the ICC contributions from both internationally renowned political scientists and economists The European Union and International Organizations will be of vital interest to students and

scholars of international relations, European Politics, Political Science, and International Organisations. It will also be of interest to a wider readership including policy makers, diplomats, and journalists.

**Balkan Yearbook of European and International Law 2020** Mar 02 2020

The second volume of the Balkan Yearbook of European and International Law (BYEIL) focuses on the United Nations Convention on Contracts for the International Sale of Goods (CISG), which was signed 40 years ago. The contributions analyse a broad range of aspects and reflect the latest developments; those in the

permanent sections on European Law and International Law explore contemporary challenges in public and private law disciplines, offering fresh new perspectives on established concepts.

**The European Union's Shaping of the International Legal Order** Dec 23 2021

The European Union undoubtedly plays an important role in the formation of international law. This takes place through a number of avenues ranging from the simple existence of this supranational legal order within the sphere of international law to the actual influencing of international legal order. With contributions

by leading scholars, this collection of essays constructs and analyses a new and stimulating approach in which the European Union is perceived as an active co-creator of the international legal order on a variety of planes. Providing concrete examples of the European Union's approach to the international legal order in different policy fields, this book will be a key reference point for a new active paradigm of EU external relations law.

*The Role of 'Experts' in International and European Decision-Making Processes*

Mar 14 2021 A broad-gauged analysis of the issues raised by experts' involvement in

international and European decision-making processes.  
**The International Relations of the EU** Jun 16 2021 In an incisive and lively discussion International Relations of the EU examines both the economic and security dimensions of European Union external relations. The book adopts an innovative approach that combines International Relations with International Political Economy. Set against a backdrop of EU enlargement and disarray over military intervention in Iraq, International Relations of the EU is a timely contribution to our understanding of the EU's role as an international actor. The text is suitable for

advanced undergraduate courses in Politics and International Relations.  
**Concise International and European IP Law** Jan 12 2021 Beyond specificities of each intellectual property right, some principles and rules are common to all or several intellectual property rights. Therefore certain statutory provisions enacted at European or international levels are of great importance for all or various intellectual property rights. Intellectual property is one of the branches of law where the international harmonization started the earliest thanks to international conventions (e.g. the Paris Convention of 20 March 1883

for the Protection of Industrial Property). Harmonization is still at work today (e.g. with the Agreement on Trade-related Aspects of Intellectual Property Rights) and has been carried on to a high degree at a regional level thanks to the secondary legislation of the European Union (especially thanks to directives and regulations). This volume aims to offer the reader a rapid understanding of some of these European or international texts which deal with some general and jurisdictional issues and are very important from a practical point of view. Key features include: \* An article-by-article commentary on the relevant international treaties

and European instruments \* It is intended to provide the reader with a short and straightforward explanation of the principles of law to be drawn from each provision \* Editors and authors are all prominent specialists (academics and practitioners) in the field of international and European IP law Concise International and European IP Law - TRIPS, Paris Convention, European Enforcement and Transfer of Technology is part of 'Concise IP', a series of five volumes of commentary on European intellectual property legislation edited by Thomas Dreier, Charles Gielen and Richard Hacon. The formula of this series is based on the

successful German and Dutch formula 'KurzKommentar' and 'Tekst en Commentaar'. The five volumes cover: Patents and related matters, Trademarks and designs, Copyrights and neighbouring rights, IT and a general volume including jurisdictional issues.

### **International and European Disability Law and Policy**

May 28 2022 The first textbook on international and European disability law and policy, analysing the interaction between different legal systems and sources.

### **Introduction to International and European Sports Law**

Nov 29 2019 The book is an introduction to sports law, in particular

International (worldwide) and European (EU) sports law. The chapters are all put in the perspective of the innovative sports law doctrine that is developed and presented in the opening chapter on what sports law is. After a general coverage of the core concept of “sport specificity” (that is whether private sporting rules and regulations can be justified notwithstanding they are not in conformity with public law), the book covers the following specific main themes of International and European Sports Law (capita selecta): comparative sports law; competition law and sport; the collective selling of TV rights; sports betting; Social Dialogue

in sport; sport and nationality; professional football transfer rules; anti-doping law in sport; transnational football hooliganism in Europe; international sports boycotts. In this book association football (“soccer”) is the sport that is by far most on the agenda. It is the largest sport in the world and most popular all over the globe. The elite football in Europe is a day-to-day commercialized and professionalized industry, which makes it a perfect subject of study from an EU Law perspective. [Business and Human Rights in Europe](#) Feb 10 2021 Transnational business activities are important drivers

of growth for developing and the least developed countries. However, they can also negatively impact the enjoyment of human rights. In some cases, multinational enterprises (MNEs) have even been accused of grave human rights abuses in the territory of the states where their subsidiaries operate. Since the parent companies of many MNEs are incorporated under the law of European states, those countries’ domestic law and the European legal framework play a crucial role in establishing how their activities should be conducted – also throughout their supply chains – and which remedies will be available when

corporate human rights violations occur. In recent years, the European Union, the Council of Europe and their Member States have been adopting policies and legislation to ensure respect for human rights by businesses and have developed a body of related case law. These legal instruments can be considered the European responses to the challenges posed at international-law level, and they constitute the focus of research of this book. Through its collected chapters - written by scholars and practitioners under the direction of the editor, Angelica Bonfanti - the book identifies the European solutions to the business and

human rights international legal issues, provides an overall assessment of their effectiveness, and examines their potential evolution.

### **Japanese and European Private International Law in Comparative Perspective**

Oct 09 2020 The idea of national codification is advancing on a global scale in conflict of laws. A large number of legislative projects dealing with codifying and modernizing private international law, both on the national and the supranational level, have been launched in the past few years. Among such recent initiatives, the advances taken by the European and the Japanese legislators are particularly reflecting these

developments. On January 1, 2007, the new Japanese 'Act on General Rules for Application of Laws' entered into force replacing the outdated conflict of laws statute of 1898. This major reform finds its parallels in the current efforts of the European Union to create a modern private international law regime for its member states. This volume presents the first comprehensive analysis of the new Japanese private international law available in any western language and contrasts it with corresponding European developments. Most of the contributors from Japan are scholars who were actively involved in and responsible for preparing the new Act. All of

them are renowned experts in the field of private international law. Leading European experts in the conflict of laws supplement the Japanese analyses with comparative contributions reflecting the pertinent discussion of parallel endeavours in the EU. To guarantee better understanding, English translations of both the present and the former Japanese statutes have been added.

**International Relations and the European Union** Feb 22 2022 This text explores the ways in which the European Union frames and conducts its international relations. Each chapter deals with the three

key themes of the volume - the EU as a sub-system of international relations, the EU and the processes of international relations, and the EU as a power.

**The European Union and Customary International Law** Apr 26 2022 The book gathers a group of scholars interested in both public international law and EU law to cover different facets of the relationship between the European Union and customary international law. Considering the distinct perspectives taken by international law and EU law, while also looking into the space in between the two, individual chapters tackle complex questions such as

whether and on what bases the European Union is bound by customary international law as a matter of international law and EU law; how the European Union contributes to the development of international custom; and how different stakeholders - the Court of Justice of the European Union, the EU's political organs and EU citizens - rely upon customary rules. The book thus offers a systematic account of the relevance of customary international law for the external relations and internal functioning of what is no doubt the most remarkable regional international organization of our time.

**European Approaches to**

## **International Relations**

**Theory** Apr 14 2021 A well-established community of American scholars has long dominated the discipline of international relations. Recently, however, certain strands of continental theorizing are being introduced into the mainstream. This is a critical examination of European approaches to international relations theory, suggesting practical ways of challenging mainstream thought. Freidrichs presents a detailed sociological analysis of knowledge production in existing European IR communities, namely France, Italy and Scandinavia. He also discusses a selection of

European schools and approaches.

## **History of International**

**Relations** Aug 07 2020

Existing textbooks on international relations treat history in a cursory fashion and perpetuate a Euro-centric perspective. This textbook pioneers a new approach by historicizing the material traditionally taught in International Relations courses, and by explicitly focusing on non-European cases, debates and issues. The volume is divided into three parts. The first part focuses on the international systems that traditionally existed in Europe, East Asia, pre-Columbian Central and South America,

Africa and Polynesia. The second part discusses the ways in which these international systems were brought into contact with each other through the agency of Mongols in Central Asia, Arabs in the Mediterranean and the Indian Ocean, Indic and Sinic societies in South East Asia, and the Europeans through their travels and colonial expansion. The concluding section concerns contemporary issues: the processes of decolonization, neo-colonialism and globalization - and their consequences on contemporary society. History of International Relations provides a unique textbook for undergraduate and graduate students of

international relations, and anybody interested in international relations theory, history, and contemporary politics.

**Unrecognized Entities** Jun 28 2022 The book comprehensively discusses legal and political issues of non-recognized entities in the context of international and

European Law, combining perspectives of international and European law with those of the non-recognized entities themselves.