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The International Convention for the Prevention of Pollution from Ships Henrik Ringbom, Aldo Chircop, 2025-02-12 This Commentary presents an in depth exploration of what is widely regarded as the most important International Maritime Organization IMO convention on vessel source pollution Leading international experts provide an authoritative analysis of the International Convention for the Prevention of Pollution from Ships 1973 78 and its subsidiary instruments collectively known as MARPOL

Global Plastic Pollution and its Regulation Gerry Nagtzaam, Geert Van Calster, Steve Kourabas, Elena Karataeva, 2023-08-14 Addressing one of the most pressing environmental issues this topical book carefully inspects the current extent of the plastic pollution crisis and observes contemporary approaches to its regulation By adopting a strong interdisciplinary approach this book fully encapsulates the key challenges and solutions surrounding this globally applicable problem

SURVEY OF FIRE APPLIANCES AND PROVISIONS, 2004 Edition (Course and Compendium)

International Maritime Organization, 2004 *International Organizations and the Law of the Sea* Netherlands Institute for the Law of the Sea, University of Utrecht Staff, 1993-10-01 Now in its eighth year the NILOS Documentary Yearbook provides the reader with an excellent collection of documents related to ocean affairs the law of the sea issued each year by organizations organs bodies of the United Nations system Documents of the UN General Assembly ECOSOC its regional Commissions the UN Secretary General's Informal Consultations PrepCom ISA ITLOS UNCED UNEP UNCTAD are included first followed by the documents of specialized agencies other autonomous organizations of the UN system including FAO IAEA ILO IMO UNESCO IOC WMO As in the previous volumes documents which were issued in the course of 1992 are reproduced while other relevant documents are listed In view of the explosive proliferation of developments as a result of the UNCED Volume 8 contains a Special Report by co editor Barbara Kwiatkowska on the Ocean Related Impact of Agenda 21 on International Organizations of the UN System in Follow Up to the Rio Summit For the reader's convenience a Chronological Table of Selected Ocean Related Post Rio UN Meetings Conferences up to the year 2000 is annexed to this Special Report An extensive Index of Keywords facilitates access by the reader to the complex matters dealt with by organizations covered by the Yearbook as well as to the information concerning individual states regions international instruments The editors have been guided in the preparation of this unique collection by several outstanding experts members of the Yearbook's Advisory Board including the Yearbook's inventor Ambassador Shabtai Rosenne Judge Andres Aguilar Mawdsley Edward Brown G nther Jaenicke Douglas Johnston Lee Kimball Thomas Mensah Judge Shigeru Oda Francisco Orrego Vicuna Tullio Treves The NILOS Documentary Yearbook has proved to be of invaluable assistance in facilitating access by the community of scholars practitioners in ocean affairs the law of the sea to essential documentation The entry into force of the 1992 UN Law of the Sea Convention on 16th November 1994 progress in the implementation of Chapter 17 of Agenda 21 make continuation of this assistance of particular significance in the years to come *Proceedings of the Marine Safety Council* United States.

Marine Safety Council, 1984 **High Seas Governance** Robert C. Beckman, Millicent McCreath, J. Ashley Roach, Zhen Sun, 2018-11-26 *High Seas Governance Gaps and Challenges* identifies gaps in and challenges to the existing legal regime in the protection and preservation of the marine environment of the high seas including sensitive marine areas. The gaps identified in the book include the failure of liability and compensation schemes to cover pollution of the high seas and the fact that no state has the responsibility to clean up pollution of the high seas. One common theme of the book is that it is necessary to identify a state other than flag states, port states or coastal states which should have an obligation to exercise jurisdiction and control over certain activities on the high seas **18th SESSION 1993 (Resolution 733-779)**, 1994

The Spratly Islands and International Law Xuechan Ma, 2021-11-29 *In The Spratly Islands and International Law* Xuechan Ma offers a detailed analysis of legal solutions to achieve coexistence and cooperation in the Spratly Islands in the absence of maritime delimitation. This book challenges the classical territoriality model of jurisdiction in international law which is ineffective in the Spratly Islands context where complex and contentious situations call for different solutions. Based on the substance procedure duality of international law, Ma draws on extensive sources of international law including cases, treaties, practice and doctrine and formulates novel concrete proposals to indicate the way forward for the Spratly Islands.

The International Law of Energy Jorge E. Viñuales, 2022-09-15 As the first single authored general account of the international law of energy written by a leading authority and covering all the main rules, processes and institutions, this book will be of significant interest to undergraduate and graduate students, researchers and practitioners of international law, international relations and energy policy **Proceedings of the Marine Safety Council**, *Specially Protected Marine Areas in the Exclusive Economic Zone (EEZ)* Thomas Dux, 2011 This thesis examines the question of what States are legally empowered to do under international law when they seek to protect certain areas of their Exclusive Economic Zone (EEZ). In this context, the regulation of shipping and other human activities under the Law of the Sea Convention and in particular the regime for special areas under Article 211.6 of the Convention are addressed. Global and regional instruments containing mechanisms to protect specific areas are discussed and relevant State practice is considered with a view to possible implications on customary international law. Finally, guidance is given as to what States can practically do to protect specific areas of their EEZ for environmental reasons. Series: Schriften zum See und Hafenrecht Vol 18 **Marine Pollution,**

Shipping Waste and International Law Gabriela Argüello, 2019-07-22 Waste management poses increasing challenges to both the protection of the environment and to human health. To face these challenges, this book claims that environmental law needs to shift attention from media specific pollution regimes to integrative life cycle approaches of waste management, i.e. from the prevention of waste generation to the actual handling of wastes. Furthermore, the cooperation of States and the establishment of coordinated activities is essential because states can no longer have separate standards for wastes posing transboundary risks and for purely domestic wastes. Drawing upon both International and EU law, the book provides a

detailed analysis of the regimes set up to deal with the transboundary movement of wastes and ship source pollution so as to elucidate the obligations and legal principles governing such regimes It concludes that treaty obligations concerning transboundary movements of wastes are inapplicable to ship wastes while on board ships and on land However despite the limitations of the transboundary movement of wastes regime the principle of Environmentally Sound Management ESM embodied in this regime has gradually transformed into a legal principle ESM works to address the legal gaps in the regulation of wastes and consequently it provides the desired coherence to the legal system since it acts as a bridge between several regulatory and sectoral levels Furthermore ESM offers a new light with which to understand and interpret existing obligations and it provides a renewed impetus to regimes that directly and indirectly govern wastes This impetus translates into greater coordination and the establishment of cross sectional policies By offering alternative ways to solve problems linked to the management of ship wastes in the sea land interface this book will appeal to anyone with an interest in International Environmental Law

Asian Yearbook of International Law B.S. Chimni, Miyoshi Masahiro, Li-ann Thio, 2009-06-02 Launched in 1991 the Asian Yearbook of International Law is a major refereed publication dedicated to international law issues as seen primarily from an Asian perspective under the auspices of the Foundation for the Development of International Law in Asia DILA It is the first publication of its kind edited by a team of leading international law scholars from across Asia The Yearbook provides a forum for the publication of articles in the field of international law and other Asian international law topics written by experts from the region and elsewhere Its aim is twofold to promote international law in Asia and to provide an intellectual platform for the discussion and dissemination of Asian views and practices on contemporary international legal issues Each volume of the Yearbook normally contains articles and shorter notes a section on State practice an overview of Asian states participation in multilateral treaties succinct analysis of recent international legal developments in Asia an agora section devoted to critical perspectives on international law issues surveys of the activities of international organizations of special relevance to Asia and book review bibliography and documents sections It will be of interest to students and academics interested in international law and Asian studies

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The International Law of the Sea Yoshifumi Tanaka, 2012-04-05 This textbook on the law of the sea sets the subject in the context of public international law It comprehensively covers the principal topics of the course from the legal regimes governing the different jurisdictional zones to international co operation for protection of the marine environment and marine living resources

Principles of International Environmental Law Philippe

Sands, Jacqueline Peel, 2012-05-03 The third edition of this classic textbook offers comprehensive and critical commentary on international environmental law. It fully covers the key topics of the course and is clearly structured to include the history and framework in which international environmental law exists, key areas of regulation and implementation, links to other areas of law and future developments. It has been updated to incorporate all the latest developments in treaty and case law. Extensive feedback on previous editions results in a restructuring of material including a new part focused on linkage to other areas of international law including human rights, international trade and foreign investment. There is also a new chapter on future developments charting the directions in which the subject is moving. Specialist authors writing on oceans, seas and fisheries and biodiversity add to the expertise of the two principal authors for an authoritative overview of the subject. [Saving the Oceans Through Law](#)

James Harrison, 2017-10-27 The oceans cover more than seventy per cent of the surface of the planet and they provide many vital ecosystem services. However, the health of the world's oceans has been deteriorating over the past decades and the protection of the marine environment has emerged as one of the most pressing legal and political challenges for the international community. An effective solution depends upon the cooperation of all states towards achieving agreed objectives. This book provides a critical assessment of the role that international law plays in this process by explaining and evaluating the various legal instruments that have been negotiated in this area as well as key trends in global ocean governance. Starting with a detailed analysis of the United Nations Convention on the Law of the Sea, the book considers the main treaties and other legal texts that seek to prevent, reduce and control damage to the marine environment caused by navigation, seabed exploitation, fishing, dumping and land-based activities as well as emerging pressures such as ocean noise and climate change. The book demonstrates how international institutions have expanded their mandates to address a broader range of marine environmental issues beyond basic problems of pollution control to include the conservation of marine biological diversity and an ecosystems approach to regulation. It also discusses the development of diverse regulatory tools to address anthropogenic impacts on the marine environment and the extent to which states have adopted a precautionary approach in different maritime sectors. Whilst many advances have been made in these matters, this book highlights the need for greater coordination between international institutions as well as the desirability of developing stronger enforcement mechanisms for international environmental rules. [Chemical Spills and Emergency Management at Sea](#)

P. Bockholt, I. Heidebrink, 2012-12-06 International shipping is of great importance for the transport of a great many types of cargo. Substances and products considered dangerous constitute almost 50% of all the payload. It is obvious that stringent regulations are required in order to minimize the risks of accidents. These regulations, which are derived from good practice and which are based on research, have been adopted by a great number of countries. However, emergencies do occur in spite of all precautions. Such emergencies require fast and adequate response in order to confine the consequences for man and his environment to a minimum. Emergency response has political, legal, financial and technical aspects. This makes

decision making extremely difficult The papers carefully prepared and assembled in this book present an up to date picture of today s achievements knowledge and difficulties that are being faced It was the intention of Oilchem Recovery Denmark and TNO to bring the wide scatter of aspects together in a joined perspective We also intended to spread the information on latest developments among the many people who are involved in combating calamities and in particular in decision making Finally we hope that this conference may help all of us to come to a safer transport of chemicals and a better aquatic environment We thank all the authors for their magnificent contribution Manuals Combined: U.S. Coast Guard Marine Safety Manual Volumes I, II and III , Over 2 300 total pages Titles included Marine Safety Manual Volume I Administration And Management Marine Safety Manual Volume II Materiel Inspection Marine Safety Manual Volume III Marine Industry Personnel

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