Bibliography


Adler, Emanuel (2005), Communitarian International Relations: The Epistemic Foundations of International Relations.


Alchourrón, E. Carlos and Eugenio Bulygin (1971), Normative systems.


Baldwin, David (2002), ‘Power and International Relations’ in, Walter Carlsnaes, Thomas Risse and Beth A. Simmons (eds), The Handbook of International Relations, p.179.


Barton, David and Karin Tusting (eds) (2005), Beyond Communities of Practice: Language, Power and Social Context.


Bederman, David (2001), International Law in Antiquity.


Bhargava, Rajeev (1992), *Individualism in Social Science.*

Bhaskar, Roy (1986), *Scientific Realism and Human Emancipation.*


Boaventura de Sousa Santos (2002), *Toward a New Legal Common Sense.*


Braithwaite, John and Peter Drahos (2000), Global Business Regulation.


Brownlie, Ian (2003), Principles of Public International Law.


Byers, Michael (ed) (2000), *The Role of Law in International Politics: Essays in International Relations and International Law*.


Carlsnaes, Walter, Risse-Kappen, Thomas and Simmons, Beth (eds) (2005), *Handbook of International Relations*.


Checkel, Jeffrey (1998), ‘The Constructivist Turn in International Relations Theory’, 50 *World Politics* 324.


Checkel, Jeffrey (2001), ‘The Europeanization of Citizenship?’ in Maria
Green Cowles, James Caporaso and Thomas Risse (eds), Transforming
Europe: Europeanization and Domestic Change, 180.
Checkel, Jeffrey (2001), ‘Why Comply? Social Learning and European
Checkel, Jeffrey (2003), ‘“Going Native” In Europe?: Theorizing Social Inter-
action in European Institutions’, 36 Comparative Political Studies 209.
Checkel, Jeffrey (2005), ‘International Institutions and Socialization in
Europe: Introduction and Framework’, 59(4) International Organization
801.
Checkel, Jeffrey (ed.) (2007), International Institutions and Socialization in
Europe.
Chinkin, Christine (1989), ‘The Challenge of Soft Law: Development and
Change in International Law’, 38(4) The International and Comparative
Law Quarterly 850.
Chinkin, Christine (2000), ‘Normative Development in the International
Legal System’ in, Dinah Shelton (ed.), Commitment and Compliance: The
Role of Non-Binding Norms in the International Legal Systems, p.21.
Arrangements in Multilateral Environmental Agreements: A Little-
Noticed Phenomenon in International Law’, 94(4) The American Journal
of International Law 623.
Coleman, Andrew (2003), ‘The International Court of Justice and Highly
Collier, John and Vaughan Lowe (1999), The Settlement of Disputes in
International Law: Institutions and Procedures.
Cook, Rebecca (ed.) (1994), Human Rights of Women: National and
International Perspectives.
Cordonier Segger, Marie-Claire and Ashfaq Khalfan and Nakhjavani,
Salim (2002), Weaving the Rules for Our Common Future: Principles,
Cordonier Segger, Marie-Claire and Ashfaq Khalfan, Markus Gehring
and Michelle Toering (2003), ‘Prospects for Principles of International
Sustainable Development Law after the WSSD: Common but
Differentiated Responsibilities, Precaution and Participation’ 12(1)
Review of European Community & International Environmental Law 54.
Cordonier Segger, Marie-Claire and Ashfaq Khalfan (2004), Sustainable
Cortell, Andrew and James Davis Jr (2000), ‘Understanding the Domestic
Impact of International Norms: A Research Agenda’, 2(1) International
Studies Review 65.
Crawford, James (2002), *The International Law Commission's Articles on State Responsibility*.


Cutler, A Claire, Virginia Haufler and Tony Porter (eds) (1999), *Private Authority and International Affairs*.

Daly, Herman (1993), ‘Sustainable Growth: An Impossibility Theorem’ in Herman Daly and Kenneth Townsend (ed.), *Valuing the Earth*, p.267.

Daly, Herman and Kenneth Townsend (ed.) (1993), *Valuing the Earth*.


de Sadeleer, Nicolas (2005), *Environmental Principles: From Political Slogans to Legal Rules*.


Degan, Vladimir (1997), *Sources of International Law*.


Deva, Surya (2006), ‘Global Compact: A Critique of the UN’s
Dhondt, Nele (2003), Integration of Environmental Protection into other EC Policies: Legal Theory and Practice.
Dryzek, John (2005), The Politics of the Earth: Environmental Discourses.
Dryzek, John (2007), ‘Paradigms and Discourses’ in Daniel Bodansky, Jutta Brunnée and Ellen Hey (eds), The Oxford Handbook of International Environmental Law, p.44.
Dworkin, Ronald (1977), Taking Rights Seriously.


Endicott, Timothy (1997), ‘Vagueness and Legal Theory’, 3 *Legal Theory* 37


Engström, Viljam (2002), *Realizing the Global Compact*.


Farkas, Andrew (2001), *State Learning and International Change*.


Finnemore, Martha (1996), *National Interests in International Society*.


Global governance of the environment


Flockhart, Trine (2004), ‘“Masters and Novices”: Socialization and Social Learning through the NATO Parliamentary Assembly’, 18 International Relations 361.


Franck, Thomas (1990), The Power of Legitimacy Among Nations.

Franck, Thomas (1995), Fairness in International Law and Institutions.


Friedman, Milton (1962), Capitalism and Freedom.


Giddens, Anthony (1979), Central Problems in Social Theory: Action, Structure, and Contradiction in Social Analysis.


Goldsmith, Jack and Eric Posner (2005), The Limits of International Law.


Goldstein, Judith, Miles Kahler, Robert Keohane and Anne-Marie Slaughter (eds) (2001), Legalization and World Politics.


Guzzini, Stefano and Anna Leander (eds) (2005), Constructivism and International Relations. Alexander Wendt and His Critics.

Global governance of the environment


Habermas, Jurgen (1996), Between Facts and Norms.


Hanqin, Xue (2003), Transboundary Damage in International Law.


Herczegh, Geza (2000), Reflections on an International Environmental Court.


Hollis, Martin and Steve Smith (1990), Explaining and Understanding International Relations.
Hooghe, Liesbet and Gary Marks (2001), *Multi-Level Governance and European Integration*.


John, Fleur (1994), ‘The Invisibility of the Transnational Corporation:
Katzenstein, Peter (ed.), The Culture of National Security: Norms and Identity in World Politics.
Keck, Margaret and Kathryn Sikkink (1998), Activists Beyond Borders: Advocacy Networks in International Politics.
Kennedy, Duncan (1997), A Critique of Adjudication (fin de siecle).

Keohane, Robert (1984), After Hegemony: Cooperation and Discord in the World Political Economy.


Kiss, Alexandre and Dinah Shelton (2004), International Environmental Law.


Koskenniemi, Martti (2006), From Apology to Utopia: The Structure of International Legal Argument.


Kratochwil, Friedrich (2000), ‘How Do Norms Matter?’ in Michael Byers (ed.), The Role of Law in International Politics: Essays in International Relations and International Law, p.34.


Lave, Jean and Etienne Wenger (1991), Situated learning: Legitimate peripheral participation.

Leigh, Kathy (1992), ‘Liability for Damage to the Global Commons’, 14 Australian Year Book of International Law 129.


Bibliography 267


Lesser, Eric, Michael Fontaine and Jason Slusher (eds) (2000), Knowledge and Communities.


Linklater, Andrew and Hidemi Suganami (2006), The English School of International Relations: A Contemporary Reassessment.

Lose, Lars (2001), ‘Communicative Action and the World of Diplomacy’ in Fierke, Karin and Knud Jørgensen (eds), Constructing International Relations: the next generation, p.179


March, James and Johan Olsen (1989), Rediscovering Institutions: The Organizational Basis of Politics.


Merrills, John (2006), International Dispute Settlement.


Müller, Harald (2004), ‘Arguing, Bargaining and All That: Communicative
Global governance of the environment


Müller, Harald (2001), International Relations as Communicative Action’ in Karin Fierke and Knud Jørgensen (eds), Constructing International Relations. The Next Generation, p.60.

Murphy, Sean (2005), ‘Taking Multinational Corporate Codes of Conduct to the Next Level’, 43 Columbia Journal of Transnational Law 389.


Nollkaemper, André (1995), “‘What you risk reveals what you value”, and Other Dilemmas Encountered in the Legal Assaults on Risks’ in David Freestone and Ellen Hey (eds), The Precautionary Principle and International Law, 73.


Nowotny, Helga, Peter Scott and Michael Gibbons, Re-Thinking Science: Knowledge and the Public in an Age of Uncertainty.


O’Riordan, Timothy (ed.) (1997), Ecotaxation.


Orbell, John, Robyn Dawes and Alphons Van de Kragt (1990), ‘The limits of multilateral promising’, 100(3) Ethics 616.


Bibliography

Parker, Christine, Colin Scott, Nicola Lacey and John Braithwaite (eds) (2004), Regulating Law.
Porras, Ileana (1993), ‘The Rio Declaration: A New Basis for International
Global governance of the environment

Raz, Joseph (1999), Practical Reason and Norms.
Reus-Smit, Christian (1999), The Moral Purpose of the State.


Rogers, Everett (1995), \textit{Diffusion of Innovations}.


Romano, Cesare (2000), \textit{The Peaceful Settlement of International Environmental Disputes}.


Rosenau, James (2006), \textit{The Study of World Politics: Globalization and Governance (Vol. 2)}.

Rothwell, Donald and David VanderZwaag (eds) (2006), \textit{Towards Principled Oceans Governance: Australian and Canadian approaches and challenges}.


Global governance of the environment


Sands, Philippe (ed.) (1993), *Greening International Law.*


Schelling, Thomas (1966), *Arms and Influence.*


Schrijver, Nico (1988), ‘Permanent sovereignty over national resources versus the common heritage of mankind: complementary or contradictory principles of international economic law?’ in Paul De Waart, Paul Peters and Erik Denters (eds), *International Law and Development,* p.87.

Schulte, Constanze (2004), *Compliance with Decisions of the International Court of Justice.*


Shahabuddeen, Mohamed (1996), *Precedent in the World Court*.


Stephens, Tim (2008), International Courts and Environmental Protection.


Strange, Susan (2003), States and Markets.


Taylor, Charles (1993), ‘To Follow a Rule . . .’ in Craig Calhoun, Edward LiPuma and Moishe Postone (eds), *Bourdieu: Critical Perspectives*, p.45
Toope, Stephen (2000), ‘Emerging Patterns of Governance and International Law’ in Michael Byers, (ed.), *The Role of Law in International Politics: Essays in International Relations and International Law*, p.91.
Trouwborst, Arie (2002), *Evolution and Status of the Precautionary Principle in International Law*.
Trouwborst, Arie (2006), *Precautionary Rights and Duties of States*.
Twining, William and David Miers (1999), *How To Do Things With Rules*.
4th Pan European International Relations Conference, University of Kent, Canterbury, 8–10 September.

United Nations Department of Economic and Social Affairs (1974), *The Impact of Multinational Corporations on Development and on International Relations*.


van Hoecke, Mark (2002), *Law as Communication*.


Wagner, Peter, Carol Hirschon Weiss, Bjorn Wittrock and Hellmut Wollmann (eds) (1991), *Social Sciences and Modern States: National Experiences and Theoretical Crossroads*.

Walsh, Virginia (2004), *Global Institutions and Social Knowledge: Generating Knowledge at the Scripps Institution and the Inter-American Tropical Tuna Commission, 1900s–1990s*.


Wendt, Alexander (1999), Social Theory of International Politics.
Wenger, Etienne (1999), Communities of Practice: Learning, Meaning, and Identity.
Williamson, Oliver (1975), Markets and Hierarchies: Analysis and Antitrust Implications.


Wouters, Patricia (ed.), *International Water Law: Selected Writings of Professor Charles B Bourne*.


