

LAWSG086: International Energy Law: Catherine Redgwell

[View Online](#)


A.F.M. Maniruzzaman. (2003). Environment and sustainable energy development in the Asia-Pacific region. *International Energy Law & Taxation Review*, 37–44.
<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=IC20D00A0E72111DA9D198AF4F85CA028&crumb-action=reset&entityID=https%3A%2F%2Fshib-idp.ucl.ac.uk%2Fshibboleth+>

Akinsanya, A. A. (1980). The expropriation of multinational property in the Third World. Praeger.

Ayoade, Morakinyo Adedayo. (2002). Disused offshore installations and pipelines: towards 'sustainable decommissioning': Vol. International energy and resources law and policy series. Kluwer Law International.

Azaria, D. (n.d.). Energy Transit under the Energy Charter Treaty and the General Agreement on Tariffs and Trade. *Journal of Energy and Natural Resources Law*, 27(4), 559–596.
<http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl27&id=567&collection=journals&index=journals/jenrl#567>

Azaria, D. (2009). Energy Transit under the Energy Charter Treaty and the General Agreement on Tariffs and Trade. *Journal of Energy & Natural Resources Law*, 27(4), 559–596.
http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl27&div=37&collection=journals&set_as_cursor=0&men_tab=srchresults#567

Bantekas, I. (2002). Hellenic (Greek) Petroleum Law: Regulation of Exploration and Exploitation. *Journal of Energy & Natural Resources Law*, 20(2), 117–129.
<http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl20&id=123&collection=journals&index=journals/jenrl#123>

Ben Boer & Graeme Wiffen. (n.d.). *Heritage Law in Australia*. Oxford University Press, USA.

Birnie, P. W., Boyle, A. E., & Redgwell, C. (2009). *International law and the environment* (3rd ed). Oxford University Press.

Birnie, Patricia W., Boyle, Alan E., & Redgwell, Catherine. (2009a). *International law and the environment* (3rd ed). Oxford University Press.

Birnie, Patricia W., Boyle, Alan E., & Redgwell, Catherine. (2009b). *International law and*

the environment (3rd ed). Oxford University Press.

Blurring the Lines? Maritime Joint Development and the Cooperative Management of Ocean Resources : Issues in Legal Scholarship. (n.d.).

<http://www.degruyter.com/view/j/ils.2009.7.issue-1/ils.2009.7.1.1103/ils.2009.7.1.1103.xml>

Bodansky, Daniel, Brunnée, Jutta, & Hey, Ellen. (2007). The Oxford handbook of international environmental law. Oxford University Press.

Boer, B. (1992). World Heritage Disputes in Australia. *Journal of Environmental Law and Litigation*, 7, 247–279.

<http://www.heinonline.org/HOL/Page?handle=hein.journals/jenvl17&id=257&collection=journals&index=jenvl#257>

Botchway, F. (2001). International Trade Regime and Energy Trade. *Syracuse Journal of International Law and Commerce*, 28(1), 1–18.

http://www.heinonline.org/HOL/Page?handle=hein.journals/sjlc28&div=4&collection=journals&set_as_cursor=6&men_tab=srchresults#3

Bowett, D. W. (1983). Jurisdiction: Changing Patterns of Authority over Activities and Resources. *British Yearbook of International Law*, 53(1), 1–26.

<https://doi.org/10.1093/bybil/53.1.1>

Bowman, Michael, Davies, Peter G. G., Redgwell, Catherine, & Lyster, Simon. (2010). Lyster's international wildlife law (2nd ed). Cambridge University Press.

Bradbrook, A. J., & Wahnschafft, R. D. (n.d.). A Statement of Principles for a Global Consensus on Sustainable Energy Production and Consumption. *Journal of Energy & Natural Resources Law*, 19(2), 143–163.

http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl19&div=21&collection=journals&set_as_cursor=1&men_tab=srchresults&terms=AJJ|Bradbrook|RJD|Wahnschafft,&type=matchall

Bradlow, D. D. (2005). Private Complaints and International Organizations: A Comparative Study of the Independent Inspection Mechanisms in International Financial Institutions. *Georgetown Journal of International Law*, 36(2), 403–494.

<http://www.heinonline.org/HOL/Contents?handle=hein.journals/geojintl36&id=1&size=2&index=journals/geojintl&collection=journals>

Brewer, T. L., & Young, S. (1998). The multilateral investment system and multinational enterprises. Oxford University Press.

<https://doi-org.libproxy.ucl.ac.uk/10.1093/acprof:oso/9780198293156.001.0001>

Caron, D. D. (2002). The UN Compensation Commission: Practical Justice, not Retribution. *European Journal of International Law*, 13(1), 183–199.

<https://doi.org/10.1093/ejil/13.1.183>

Cossy, M. (2011). On energy services. In Regulation of energy in international trade law: WTO, NAFTA, and Energy Charter: Vol. Global trade law series. Kluwer Law International.

Crawford, James & Brownlie, Ian. (2012). Brownlie's principles of public international law (8th ed). Oxford University Press.

<https://opil.ouplaw.com/view/10.1093/he/9780199699698.001.0001/he-9780199699698>

Darrow, Mac. (2003). Between light and shadow: the World Bank, the International Monetary Fund and international human rights law: Vol. Studies in international law. Hart.

David M. Ong. (n.d.). Joint Development of Common Offshore Oil and Gas Deposits: 'Mere' State Practice or Customary International Law? *The American Journal of International Law*, 93(4), 771–804. <http://www.jstor.org/stable/2555344>

Desta, M. G. (2003a). *Journal of World Trade* 37(3) : 523–551, 2003. The Organization of Petroleum Exporting Countries, the World Trade Organization, and Regional Trade Agreements. *Journal of World Trade*, 37(3), 523–551.

<http://www.kluwerlawonline.com/document.php?id=TRAD2003026>

Desta, M. G. (2003b). The Organization of Petroleum Exporting Countries, the World Trade Organization, and Regional Trade Agreements. *Journal of World Trade*, 37(3), 523–551. <http://www.kluwerlawonline.com/document.php?id=TRAD2003026>

Desta, M. G. (2003c). TheGATT/WTO System and International Trade in Petroleum: An Overview. *Journal of Energy & Natural Resources Law*, 21(4), 385–398. http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl21&div=40&collection=journals&set_as_cursor=1&men_tab=srchresults#393

Duruigbo, E. (2005). The World Bank, Multinational Oil Corporations, and the Resource Curse in Africa. *Law Journal Library*, 26(1).

http://www.heinonline.org/HOL/Page?handle=hein.journals/upjel26&div=8&collection=journals&set_as_cursor=13&men_tab=srchresults#11

Ehring, L., & Chianale, G. F. (2011). Export Restrictions in the Field of Energy. In *Regulation of energy in international trade law: WTO, NAFTA, and Energy Charter: Vol. Global trade law series*. Kluwer Law International.

Elizabeth A. Kirk, Colin Warbrick and Dominic McGoldrick. (1999). Ospar Decision 98/3 and the Dumping of Offshore Installations. *The International and Comparative Law Quarterly*, 48(2), 458–464. <http://www.jstor.org/stable/761384>

Esmaeli, Hossein. (2001). The legal regime of offshore oil rigs in international law. Ashgate.

Evans, Malcolm D. (2010). International law (3rd ed). Oxford University Press.

Fatouros, A. (2008). An International Legal Framework for Energy. *Recueil Des Cours de l'Académie de Droit International de La Haye: Collected Courses of the Hague Academy of International Law*, 332, 355–446.

Freestone, D. (2003a). Incorporating Sustainable Development Concerns into the Development and Investment Process – the World Bank Experience. In *Exploitation of natural resources in the 21st century: Vol. International energy and resources law and*

policy series. Kluwer Law International.

Freestone, D. (2003b). The Environmental and Social Safeguard Policies of the World Bank and the Evolving Role of the Inspection Panel. In Economic globalization and compliance with international environmental agreements. Kluwer Law International.

French, D. (2005). International law and policy of sustainable development: Vol. Melland Schill studies in international law. Manchester University Press.

Gattini, A. (2002). The UN Compensation Commission: Old Rules, New Procedures on War Reparations. European Journal of International Law, 13(1), 161–181.
<https://doi.org/10.1093/ejil/13.1.161>

Hague Academy of International Law. (n.d.-a). Recueil des cours de l'Académie de Droit International de la Haye: Collected courses of the Hague Academy of International L.

Hague Academy of International Law. (n.d.-b). The Evolution of Sustainable Development in International Law: Inception, Meaning and Status. Recueil Des Cours de l'Académie de Droit International de La Haye: Collected Courses of the Hague Academy of International L.

Higgins, R. (1993). Abandonment of Energy Sites and Structures: Relevant International Law. Journal of Energy & Natural Resources Law, 11(1), 6–16.
http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl11&div=9&collection=journals&set_as_cursor=16&men_tab=srchresults#16

Higgins, R. (1994). Problems and process: international law and how we use it. Clarendon Press.

Hosena, K., & Chowdhury, S. R. (1984a). Permanent sovereignty over natural resources in international law: principle and practice. Pinter.

Hosena, K., & Chowdhury, S. R. (1984b). Permanent sovereignty over natural resources in international law: principle and practice. Pinter.

International Law And Sustainable Development. (n.d.). [Hardcover]. Brill Academic Publishers.

Kaiser, M. J., & Pulsipher, A. G. (2005). Rigs-to-Reef Programs in the Gulf of Mexico. Ocean Development & International Law, 36(2), 119–134.
<https://doi.org/10.1080/00908320590943990>

Karapinar, B. (2012). Defining the Legal Boundaries of Export Restrictions: A Case Law Analysis. Journal of International Economic Law, 15(2), 443–479.
<https://doi.org/10.1093/jiel/jgs021>

Krieger, H., de Boer, C., & Steeg, H. (2001). International Organizations and their Activities in the Energy Sector. In Energy law in Europe: national, EU and international law and institutions (pp. 97–169). Oxford University Press.

Langenkamp, R. D. (2003). What Happens to the Iraqi Oil?: Thoughts on Some Significant,

Unexamined International Legal Questions Regarding Occupation of Oil Fields. European Journal of International Law, 14(3), 417–435. <https://doi.org/10.1093/ejil/14.3.417>

Layard, A. (1995). The European Energy Charter Treaty: Tipping the Balance between Energy and the Environment. European Energy and Environmental Law Review, 4(5), 150–156.

<http://www.swetswise.com/swoc-web/details.html?journalId=526460&yevold=3325754>

London School of Economics & Political Science. (1977). Texaco v Libya; BP v. Libya. International Law Reports.

MacDougall, D. S. (1994). Trade in Energy and Natural Resources: The Role of the GATT and Developing Countries. Journal of Energy & Natural Resources Law, 12(1), 95–116. http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl12&div=13&collection=journals&set_as_cursor=0&men_tab=srchresults#105

Mankabady, S. (1997). Decommissioning of Offshore Installations. Journal of Maritime Law and Commerce, 28(4), 603–616.

<http://www.heinonline.org/HOL/Page?handle=hein.journals/jmlc28&id=605&collection=journals&index=journals/jmlc#605>

Martin, C. H. (2004). Comparative Human Rights Jurisprudence in Azerbaijan: Theory, Practice and Prospects. Journal of Transnational Law & Policy, 14(2), 215–252. <http://www.heinonline.org/HOL/Page?handle=hein.journals/jtrnlwp14&id=221&collection=journals&index=journals/jtrnlwp#221>

Mattoo, A., & Sauve, P. (2003). Strengthening WTO member commitments in energy services: problems and prospects. In Domestic regulation and service trade liberalization. Copublication of the World Bank and Oxford University Press.

Mouri, A. (1994). The international law of expropriation as reflected in the work of the Iran-U.S. claims tribunal: Vol. Developments in international law. M. Nijhoff.

Papioannou, A. (1995). Security of Energy Supply: the Approach in the European Union and the Contribution of the Energy Charter Treaty. Maastricht Journal of European and Comparative Law, 2(1), 34–62.

<http://www.heinonline.org/HOL/Page?handle=hein.journals/maastje2&id=36&collection=journals&index=journals/maastje#36>

Past Event – International Conference on Joint Development and the South China Sea | Centre for International Law. (n.d.).

<http://cil.nus.edu.sg/programmes-and-activities/past-events/international-conference-international-conference-on-joint-development-and-the-south-china-sea/>

Patrick M. Norton. (1991). A Law of the Future or a Law of the Past? Modern Tribunals and the International Law of Expropriation. The American Journal of International Law, 85(3), 474–505. <http://www.jstor.org/stable/2203108>

Peter D. Cameron. (n.d.). The Rules of Engagement: Developing Cross-Border Petroleum Deposits in the North Sea and the Caribbean. The International and Comparative Law Quarterly, 55(3), 559–585. <http://www.jstor.org/stable/4092640>

Philip Pierros. (1999). Exploring certain trade-related aspects of energy under GATT/WTO: demarcation questions regarding electricity. *International Trade Law & Regulation*, 5(1), 26–27.

<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=IC34D48D0E72111DA9D198AF4F85CA028&crumb-action=reset&entityID=https%3A%2F%2Fshib-idp.ucl.ac.uk%2Fshibboleth>

Pring, G. R., Otto, J., & Naito, K. (1999). Trends in International Environmental Law Affecting the Minerals Industry. *Journal of Energy & Natural Resources Law*, 17(1), 39–55. http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl17&div=10&collection=journals&set_as_cursor=0&men_tab=srchresults&terms=Rock&type=matchall

Rainer Lagoni. (n.d.). Interim Measures Pending Maritime Delimitation Agreements. *The American Journal of International Law*, 78(2), 345–368. <http://www.jstor.org/stable/2202280>

Rainer Lagoni. (1979). Oil and Gas Deposits Across National Frontiers. *The American Journal of International Law*, 73(2), 215–243. <http://www.jstor.org/stable/2201608>

Redgwell, C. (2001). Trade measures and Environmental Protection. In *Trade & agriculture: negotiating a new agreement?* Cameron May.

Redgwell, C. (2002). The International Law of Public Participation: Protected Areas, Endangered Species and Biological Diversity. In *Human Rights in Natural Resource Development : Human Rights in Natural Resource DevelopmentPublic Participation in the Sustainable Development of Mining and Energy Resources Oxford Scholarship Online*. <http://www.oxfordscholarship.com/view/10.1093/acprof:oso/9780199253784.001.0001/acprof-9780199253784>

Redgwell, C. (2007a). International Energy Law. In *Energy law in Europe: national, EU and international law and institutions*. Oxford University Press.

Redgwell, C. (2007b). International Regulation of Energy Activities. In *Energy law in Europe: national, EU, and international regulation* (2nd ed, pp. 18–23). Oxford University Press.

Robert Pritchard. (2006). Global energy security and Middle East oil. *International Energy Law & Taxation Review*, Aut, 13–19.

<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=IC1F0ED20E72111DA9D198AF4F85CA028&crumb-action=reset&entityID=https%3A%2F%2Fshib-idp.ucl.ac.uk%2Fshibboleth>

Robert Pritchard. (2007). The complication that climate change poses for Asia- Pacific energy security. *International Energy Law & Taxation Review*, 18–21. <http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=I649229B0A1D811DBB231B2E2CD0A37DC&crumb-action=reset&entityID=https%3A%2F%2Fshib-idp.ucl.ac.uk%2Fshibboleth+>

Roggenkamp, Martha M. (2001a). *Energy law in Europe: national, EU and international law and institutions*. Oxford University Press.

Roggenkamp, Martha M. (2001b). Energy law in Europe: national, EU and international law and institutions. Oxford University Press.

Salcido, R. E. (2005). Enduring Optimism: Examining the Rig-to-Reef Bargain. *Ecology Law Quarterly*, 32(4), 863–932.
<http://www.heinonline.org/HOL/Page?handle=hein.journals/eclawq32&id=873&collection=journals&index=journals/eclawq#873>

Sands, P. (1994). International Law in the Field of Sustainable Development. *British Yearbook of International Law*, 65(1), 303–381. <https://doi.org/10.1093/bybil/65.1.303>

Sands, P. (1999). Sustainable Development: Treaty, Custom, and the Cross-fertilization of International Law. In *International Law and Sustainable Development: Past Achievements and Future Challenges* (pp. 38–60). Oxford University Press.
<https://doi.org/10.1093/acprof:oso/9780198298076.003.0003>

Sands, Philippe & Peel, Jacqueline. (2012). *Principles of international environmental law* (3rd ed). Cambridge University Press.

Schofield, C. (2007). Minding the Gap: The Australia–East Timor Treaty on Certain Maritime Arrangements in the Timor Sea (CMATS). *The International Journal of Marine and Coastal Law*, 22(2), 189–234. <https://doi.org/10.1163/157180807781361520>

Schrijver, N. (1997a). Sovereignty over natural resources: balancing rights and duties: Vol. Cambridge studies in international and comparative law. Cambridge University Press.
<https://doi.org/10.1017/CBO9780511560118>

Schrijver, N. (1997b). Sovereignty over natural resources: balancing rights and duties: Vol. Cambridge studies in international and comparative law. Cambridge University Press.
<https://doi.org/10.1017/CBO9780511560118>

Scott, R. (1995). The International Energy Agency: Beyond the First 20 Years. *Journal of Energy & Natural Resources Law*, 13(4), 399–412.
<http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl13&id=255&collection=journals&index=journals/jenrl#255>

Sornarajah, M. (2000). The settlement of foreign investment disputes. Kluwer Law International.

Sornarajah, M. (2010). *The international law on foreign investment* (3rd ed). Cambridge University Press. <https://doi.org.libproxy.ucl.ac.uk/10.1017/CBO9780511841439>

Sureda, A. R. (2002). Process Integrity and Institutional Independence in International Organizations: The Inspection Panel and the Sanctions Committee of the World Bank. In *International organizations and international dispute settlement: trends and prospects*. Transnational Publishers.

Swaak-Goldman, O. (1996). The Energy Charter Treaty and Trade: A Guide to the Labyrinth. *Journal of World Trade*, 30(5), 115–164.
<http://www.kluwerlawonline.com/document.php?id=TRAD1996040>

T. Collier et al. (2011). Energy in WTO law and Policy. In The prospects of international trade regulation: from fragmentation to coherence. Cambridge University Press.

The American Journal of International Law. (n.d.). 96(3).
<http://www.jstor.org/stable/i354971>

The Environmental Accountability of the World Bank to Non-State Actors: Insights from the Inspection Panel. (n.d.). <http://bybil.oxfordjournals.org/content/72/1/213.full.pdf+html>

The Factory At Chorzów (Claim for Indemnity) (The Merits), Germany v. Poland, Judgment, 13 September 1928, Permanent Court of International Justice (PCIJ). (n.d.).
http://www.worldcourts.com/pcij/eng/decisions/1928.09.13_chorzow1.htm

Thomas Waelde and Abba Kolo. (2001). Environmental Regulation, Investment Protection and 'Regulatory Taking' in International Law. *The International and Comparative Law Quarterly*, 50(4), 811–848.

<http://www.jstor.org/stable/761516?&Search=yes&searchText=law&searchText=protectio n&searchText=taking%2527&searchText=%2527regulatory&searchText=Environmental& searchText=regulation%252C&searchText=international&searchText=investment&list=hi de&searchUri=%252Faction%252FdoBasicSearch%253FQuery%253DEnvironmental%252B regulation%25252C%252Binvestment%252Bprotection%252Band%252B%2525E2%25258 0%252598regulatory%252Btaking%2525E2%252580%252599%252Bin%252Binternational %252Blaw%2526filter%253Djid%25253A10.2307%25252Fj100186%2526Search%253DSe arch%2526wc%253Don%2526fc%253Doff%2526globalSearch%253D%2526sbbBox%253D %2526sbjBox%253D%2526sbpBox%253D&prevSearch=&item=1&ttl=48&returnArticleService=showFullText>

Waart, P. J. I. M. de, Ginther, Konrad, & Denters, Erik. (1995). Sustainable development and good governance. Martinus Nijhoff Publishers.

Waern, K. P. (2002). Transit Provisions of the Energy Charter Treaty and the Energy Charter Protocol on Transit. *Journal of Energy & Natural Resources Law*, 20(2), 172–191.
<http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl20&collection=journals&index=journals/jenrl178&id=178>

Waters, C. P. M. (2004). *Who Should Regulate the Baku-Tbilisi-Ceyhan Pipeline. *Georgetown International Environmental Law Review*, 16(3), 403–420.
<http://www.heinonline.org/HOL/Page?handle=hein.journals/gintenlr16&id=413&collection=journals&index=journals/gintenlr#413>

WORLD TRADE ORGANIZATION APPELLATE BODY: REPORT OF THE APPELLATE BODY IN UNITED STATES - STANDARDS FOR REFORMULATED AND CONVENTIONAL GASOLINE. (1996). *International Legal Materials*, 35(3), 603–634.
<http://www.jstor.org/stable/20698564>

WORLD TRADE ORGANIZATION: REPORT OF THE PANEL IN UNITED STATES - STANDARDS FOR REFORMULATED AND CONVENTIONAL GASOLINE (Treatment of Imported Gasoline and Like Products of National Origin). (1996a). *International Legal Materials*, 35(2), 274–300.
<http://www.jstor.org/stable/20698541>

WORLD TRADE ORGANIZATION: REPORT OF THE PANEL IN UNITED STATES - STANDARDS

FOR REFORMULATED AND CONVENTIONAL GASOLINE (Treatment of Imported Gasoline and Like Products of National Origin). (1996b). International Legal Materials, 35(2), 274–300.
<http://www.jstor.org/stable/20698541>

Zarrilli, S. (2003a). Domestic taxation of energy products and multilateral trade rules: is this a case of unlawful discrimination? Journal of World Trade, 37(2), 359–394.
<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=TRAD2003020>

Zarrilli, S. (2003b). The Doha Work Programme: Possible Impact on Energy Trade and on Domestic Policies in Energy-Producing Developing Countries. Journal of Energy & Natural Resources Law, 21(4), 399–412.
http://www.heinonline.org/HOL/Page?handle=hein.journals/jenrl21&div=41&collection=journals&set_as_cursor=0&men_tab=srchresults#407