

LAWSG086: International Energy Law: Catherine Redgwell

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1.

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

2.

Krieger, H., de Boer, C., Steeg, H.: 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, Oxford (2001).

3.

London School of Economics & Political Science: Texaco v Libya; BP v. Libya. International law reports. (1977).

4.

Birnie, P.W., Boyle, A.E., Redgwell, C.: International law and the environment. Oxford University Press, Oxford (2009).

5.

Sands, Philippe, Peel, Jacqueline: Principles of international environmental law. Cambridge University Press, Cambridge (2012).

6.

Schrijver, N.: Sovereignty over natural resources: balancing rights and duties. Cambridge University Press, Cambridge (1997).

7.

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

8.

Hague Academy of International Law: Recueil des cours de l'Académie de Droit International de la Haye: Collected courses of the Hague Academy of International L.

9.

Bradbrook, A.J., Wahnschafft, R.D.: A Statement of Principles for a Global Consensus on Sustainable Energy Production and Consumption. Journal of Energy & Natural Resources Law. 19, 143-163.

10.

French, D.: International law and policy of sustainable development. Manchester University Press, Manchester (2005).

11.

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

12.

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

13.

A.F.M. Maniruzzaman: Environment and sustainable energy development in the

Asia-Pacific region. *International Energy Law & Taxation Review*. 37–44 (2003).

14.

Pring, G.R., Otto, J., Naito, K.: Trends in International Environmental Law Affecting the Minerals Industry. *Journal of Energy & Natural Resources Law*, . 17, 39–55 (1999).

15.

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

16.

Sands, P.: 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 (1999). <https://doi.org/10.1093/acprof:oso/9780198298076.003.0003>.

17.

Schrijver, N.: *Sovereignty over natural resources: balancing rights and duties*. Cambridge University Press, Cambridge (1997).

18.

Hague Academy of International Law: *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.*

19.

International Law And Sustainable Development. Brill Academic Publishers.

20.

Roggkamp, Martha M.: *Energy law in Europe: national, EU and international law and*

institutions. Oxford University Press, Oxford (2001).

21.

Crawford, James, Brownlie, Ian: Brownlie's principles of public international law. Oxford University Press, Oxford (2012).

22.

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

23.

Evans, Malcolm D.: International law. Oxford University Press, Oxford (2010).

24.

The American Journal of International Law. 96,.

25.

Patrick M. Norton: 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, 474-505 (1991).

26.

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

27.

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

28.

Akinsanya, A.A.: The expropriation of multinational property in the Third World. Praeger, New York, N.Y. (1980).

29.

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

30.

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

31.

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

32.

Sornarajah, M.: The international law on foreign investment. Cambridge University Press, Cambridge (2010).

33.

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

34.

Azaria, D.: Energy Transit under the Energy Charter Treaty and the General Agreement on Tariffs and Trade. *Journal of Energy and Natural Resources Law*. 27, 559–596.

35.

Fatouros, A.: 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*. 355–446 (2008).

36.

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

37.

Papioannou, A.: 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, 34–62 (1995).

38.

Swaak-Goldman, O.: The Energy Charter Treaty and Trade: A Guide to the Labyrinth. *Journal of world trade*. 30, 115–164 (1996).

39.

Waern, K.P.: Transit Provisions of the Energy Charter Treaty and the Energy Charter Protocol on Transit. *Journal of Energy & Natural Resources Law*. 20, 172–191 (2002).

40.

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

41.

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

42.

Cossy, M.: On energy services. In: Regulation of energy in international trade law: WTO, NAFTA, and Energy Charter. Kluwer Law International, Alphen aan den Rijn, The Netherlands (2011).

43.

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

44.

Ehring, L., Chianale, G.F.: Export Restrictions in the Field of Energy. In: Regulation of energy in international trade law: WTO, NAFTA, and Energy Charter. Kluwer Law International, Alphen aan den Rijn, The Netherlands (2011).

45.

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

46.

Azaria, D.: Energy Transit under the Energy Charter Treaty and the General Agreement on Tariffs and Trade. Journal of Energy & Natural Resources Law. 27, 559–596 (2009).

47.

MacDougall, D.S.: Trade in Energy and Natural Resources: The Rold of the GATT and Developing Countries. Journal of Energy & Natural Resources Law. 12, 95–116 (1994).

48.

Desta, M.G.: 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, 523–551 (2003).

49.

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

50.

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). *International Legal Materials*. 35, 274–300 (1996).

51.

WORLD TRADE ORGANIZATION APPELLATE BODY: REPORT OF THE APPELLATE BODY IN UNITED STATES - STANDARDS FOR REFORMULATED AND CONVENTIONAL GASOLINE. *International Legal Materials*. 35, 603–634 (1996).

52.

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). *International Legal Materials*. 35, 274–300 (1996).

53.

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

54.

Desta, M.G.: The GATT/WTO System and International Trade in Petroleum: An Overview. *Journal of Energy & Natural Resources Law*,. 21, 385–398 (2003).

55.

Zarrilli, S.: 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, 399-412 (2003).

56.

Mattoo, A., Sauve, P.: 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, Washington, DC (2003).

57.

Zarrilli, S.: Domestic taxation of energy products and multilateral trade rules: is this a case of unlawful discrimination? *Journal of World Trade*. 37, 359-394 (2003).

58.

Scott, R.: The International Energy Agency: Beyond the First 20 Years. *Journal of Energy & Natural Resources Law*. 13, 399-412 (1995).

59.

Robert Pritchard: The complication that climate change poses for Asia-Pacific energy security. *International Energy Law & Taxation Review*. 18-21 (2007).

60.

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

61.

Langenkamp, R.D.: 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, 417-435 (2003). <https://doi.org/10.1093/ejil/14.3.417>.

62.

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

63.

Caron, D.D.: The UN Compensation Commission: Practical Justice, not Retribution. *European Journal of International Law*. 13, 183–199 (2002).
<https://doi.org/10.1093/ejil/13.1.183>.

64.

Bowett, D.W.: Jurisdiction: Changing Patterns of Authority over Activities and Resources. *British Yearbook of International Law*. 53, 1–26 (1983). <https://doi.org/10.1093/bybil/53.1.1>.

65.

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

66.

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

67.

Bantekas, I.: Hellenic (Greek) Petroleum Law: Regulation of Exploration and Exploitation. *Journal of Energy & Natural Resources Law*. 20, 117–129 (2002).

68.

Salcido, R.E.: Enduring Optimism: Examining the Rig-to-Reef Bargain. *Ecology Law Quarterly*. 32, 863–932 (2005).

69.

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

70.

Ayoade, Morakinyo Adedayo: Disused offshore installations and pipelines: towards 'sustainable decommissioning'. Kluwer Law International, The Hague (2002).

71.

Higgins, R.: Abandonment of Energy Sites and Structures: Relevant International Law. *Journal of Energy & Natural Resources Law*. 11, 6–16 (1993).

72.

Elizabeth A. Kirk, Colin Warbrick and Dominic McGoldrick: Ostar Decision 98/3 and the Dumping of Offshore Installations. *The International and Comparative Law Quarterly*. 48, 458–464 (1999).

73.

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

74.

Rainer Lagoni: Interim Measures Pending Maritime Delimitation Agreements. *The American Journal of International Law*. 78, 345–368.

75.

Peter D. Cameron: The Rules of Engagement: Developing Cross-Border Petroleum Deposits in the North Sea and the Caribbean. *The International and Comparative Law Quarterly*. 55, 559–585.

76.

Blurring the Lines? Maritime Joint Development and the Cooperative Management of Ocean Resources : Issues in Legal Scholarship,
<http://www.degruyter.com/view/j/ils.2009.7.issue-1/ils.2009.7.1.1103/ils.2009.7.1.1103.xml>

77.

Schofield, C.: 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, 189-234 (2007). <https://doi.org/10.1163/157180807781361520>.

78.

Past Event – International Conference on Joint Development and the South China Sea | Centre for International Law,
<http://cil.nus.edu.sg/programmes-and-activities/past-events/international-conference-international-conference-on-joint-development-and-the-south-china-sea/>.

79.

Rainer Lagoni: Oil and Gas Deposits Across National Frontiers. *The American Journal of International Law*. 73, 215-243 (1979).

80.

David M. Ong: Joint Development of Common Offshore Oil and Gas Deposits: 'Mere' State Practice or Customary International Law? *The American Journal of International Law*. 93, 771-804.

81.

Birnie, Patricia W., Boyle, Alan E., Redgwell, Catherine: *International law and the environment*. Oxford University Press, Oxford (2009).

82.

Bowman, Michael, Davies, Peter G. G., Redgwell, Catherine, Lyster, Simon: *Lyster's international wildlife law*. Cambridge University Press, Cambridge (2010).

83.

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

84.

Ben Boer, Graeme Wiffen: *Heritage Law in Australia*. Oxford University Press, USA.

85.

Redgwell, C.: 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 Development Public Participation in the Sustainable Development of Mining and Energy Resources* Oxford Scholarship Online (2002).

86.

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

87.

Birnie, Patricia W., Boyle, Alan E., Redgwell, Catherine: *International law and the environment*. Oxford University Press, Oxford (2009).

88.

Waters, C.P.M.: *Who Should Regulate the Baku-Tbilisi-Ceyhan Pipeline. *Georgetown International Environmental Law Review*. 16, 403–420 (2004).

89.

Martin, C.H.: Comparative Human Rights Jurisprudence in Azerbaijan: Theory, Practice and Prospects. *Journal of Transnational Law & Policy*. 14, 215–252 (2004).

90.

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

91.

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

92.

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

93.

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

94.

Freestone, D.: 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, The Hague (2003).

95.

The Environmental Accountability of the World Bank to Non-State Actors: Insights from the Inspection Panel.

96.

Sureda, A.R.: 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, Ardsley, N.Y. (2002).