

# Manual De Derecho Internacional Publico Diez De Velasco

**Manuel Broseta Pont**

**International Law** Carlo Focarelli, 2019 International Law provides a comprehensive theoretical examination of the key areas of international law. In addition to classic cases and materials, Carlo Focarelli addresses the latest relevant international practice to illustrate contemporary themes and trends in international law and to examine its most topical challenges.

**Manual de organismos internacionales** Uldaricio Figueroa Pla, 1989

Manual de ciencia política Miquel Caminal Badia, Cesáreo R. Aguilera de Prat, 1996

**Derecho Internacional Público** Fabián Novak Talavera, Luis García Corrochano Moyano, 2025-08-01 La obra abarca las diversas temáticas que componen el derecho internacional público contemporáneo, esto es, las fuentes del derecho, los sujetos y la solución pacífica de controversias. En el caso de las fuentes, se hace una revisión completa de todas las comúnmente aceptadas: tratados internacionales, costumbre internacional, principios generales del derecho, actos unilaterales de los Estados, actos de las organizaciones internacionales y normas imperativas, así como la doctrina y la jurisprudencia. Respecto de los sujetos, la obra contiene un análisis pormenorizado del Estado, sus características y funciones, así como sus campos de acción, como es el caso de la protección diplomática y de la responsabilidad internacional. También se realiza un análisis descriptivo de las principales organizaciones internacionales, del individuo, y de otros sujetos de derecho internacional. En el apartado correspondiente a la solución pacífica de controversias se estudian los diversos medios, político-diplomáticos y jurisdiccionales, con especial atención al procedimiento ante la Corte Internacional de Justicia, así como al arbitraje entre Estados. Por último, se estudian los medios coactivos y las sanciones que puede imponer la comunidad internacional.

Derecho Internacional Público: Organizaciones internacionales Sergio Guerrero Verdejo, 2023-08-17 En el Derecho Internacional Público, los Estados han sido históricamente considerados, al igual que por algunos autores, como los principales actores en la Sociedad Internacional. El Estado ha tenido una gran importancia en la Sociedad Internacional moderna, sobre todo en el siglo XX.

*Manual de derecho internacional público* Marco Gerardo Monroy Cabra,1982

Common Law of International Organizations Finn Seyersted,2008 Common Law of International Organizations brings together all the elements pertaining to the theory of objective legal personality, which have so far only been presented separately. The legal theory outlined in this book is fully compatible with modern requirements of good governance and accountability of international organizations, and is in line with the ideal of systemic integration of legal regimes constituting the internal law of the organization.

**Is International Law International?** Anthea Roberts,2017-09-18 This book takes the reader on a sweeping tour of the international legal field to reveal some of the patterns of difference, dominance, and disruption that belie international law's claim to universality. Pulling back the curtain on the divisible college of international lawyers, Anthea Roberts shows how international lawyers in different states, regions, and geopolitical groupings are often subject to distinct incoming influences and outgoing spheres of influence in ways that reflect and reinforce differences in how they understand and approach international law. These divisions manifest themselves in contemporary controversies, such as debates about Crimea and the South China Sea. Not all approaches to international law are created equal, however. Using case studies and visual representations, the author demonstrates how actors and materials from some states and groups have come to dominate certain transnational flows and forums in ways that make them disproportionately influential in constructing the international. This point holds true for Western actors, materials, and approaches in general, and for Anglo-American (and sometimes French) ones in particular. However, these patterns are set for disruption. As the world moves past an era of Western dominance and toward greater multipolarity, it is imperative for international lawyers to understand the perspectives and approaches of those coming from diverse backgrounds. By taking readers on a comparative tour of different international law academies and textbooks, the author encourages them to see the world through the eyes of others -- an essential skill in this fast changing world of shifting power dynamics and rising nationalism.

**Las personas LGBT** Manuel Páez Ramírez,2023-05-04 La presente investigación aborda tres aspectos centrales para comprender a profundidad los derechos de las personas LGBT. En primer lugar, precisa el significado y los antecedentes históricos de las llamadas identidades diversas. A continuación, desarrolla las nociones e implicaciones de las violencias individuales y estructurales más comunes que enfrentan a nivel global y en un ámbito local determinado. Por último, ofrece una mirada panorámica sobre los avances jurídicos contemporáneos en materia de garantías a las víctimas de violaciones a los derechos humanos por motivos de prejuicio sexual y de género y ofrece algunas recomendaciones en clave de reforma legal con el objeto de incrementar su aptitud restaurativa y preventiva.

*Manual de derecho mercantil* Manuel Broseta Pont,1983

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Llanos Mansilla,1977

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settled in india for six generation his father douglas stuart anderson was superintendent of the f m c a in poona maharashtra and dealt with the salaries paid to military personnel having an honorary role of captain

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