

Ocean governance, Sustainable Development Goals, Regional Seas Cooperation

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Ocean Governance Sustainable Development Of The Seas

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Ocean Governance Peter B. Payoyo,1994 **Workshop on Improving Regional Ocean Governance in the United States, December 9, 2002, Hotel Washington, Washington D.C.** ,2003 Workshop addressed these themes diversity of regional ocean contexts in the U S and the major ocean and coastal problems in each region key issues in regional ocean governance lessons from existing efforts at regional ocean governance in the U S and other countries major options for improving ocean governance in the U S and desirable features of a regional ocean governance system The use of marine protected areas MPA networks in a regional ocean governance context is emphasized by the participants **Ocean**

Governance Biliana Cicin-Sain,1992 A Dual Approach to Ocean Governance Yoshifumi Tanaka,2016-03-23 Taking the North East Atlantic Ocean as an example of regional practice this book addresses the dual approach to ocean governance in international law It examines the interaction between zonal and integrated management approaches and the conservation of marine living resources and marine biological diversity The study examines the limitations of the traditional zonal approach and suggests new possibilities for conformity between sovereign states international law and sustainable development

The IMLI Treatise On Global Ocean Governance David Joseph Attard,Malgosia Fitzmaurice,Alexandros Ntovas,2018-07-04 The 1982 United Nations Convention on the Law of the Sea UNCLOS remains the cornerstone of global ocean governance However it lacks effective provisions or mechanisms to ensure that all ocean space and related problems are dealt with holistically With seemingly no opportunity for revision due to the Conventions burdensome amendment provisions complementary mechanisms dealing with such aspects of global ocean governance including maritime transport fisheries and marine environmental sustainability have been developed under the aegis of the United Nations and other relevant international organizations This approach is inherently fragmented and unable to achieve sustainable global ocean governance In light of the Sustainable Development Goals SDGs particularly Goal 14 the IMLI Treatise proposes a new paradigm on the basis of integrated and cross sectoral approach in order to realise a more effective and sustainable governance regime for the oceans This volume focuses on the role of the UN Specialized Agencies towards the development of effective and sustainable ocean governance by looking at the more elaborate mechanisms they developed in order to achieve the desired objectives laid down in UNCLOS From FAO to UNODC the volume examines how they ensure sustainable development and how much coordination exists among them *Ocean Governance* Yen-Chiang Chang,2011-11-15 Ocean a source of life has been overused and heavily polluted While the traditional approaches might not be able to solve the complexity of the ocean governance issues there is a need to adopt a new way of thinking in order to deal with the current problems This book emphasises the importance of law and policy while generating ocean governance initiatives Good Ocean Governance as a new way of thinking needs to be supported by legislation and decision makers It is therefore necessary to examine whether the idea of good ocean governance exists within the international legal system and is subsequently subject

to transfer into the domestic law During this transaction process a number of examples provided from the United States Canada and Australia help to demonstrate the broad picture Also included are discussions on the governance of marine resources ship recycling and marine pollution the impact of maritime clusters as well as social and culture impact of ports The ultimate aim of this book is to tease out more new ideas and discussions on ocean governance issues

Ocean Governance Stefan Partelow, Maria Hadjimichael, Anna-Katharina Hornidge, 2023-03-01 This Open Access book on Ocean Governance examines sustainability challenges facing our oceans today The book is organized into three sections knowledge systems policy foundations and thematic analyses The knowledge produced in the book was catalyzed by the scientific outcomes within the European funded Cooperation in Science and Technology COST network Ocean Governance for Sustainability Challenges Options and the Role of Science This network brings together scientists policy makers and civil society representatives from 28 nation states to cooperate on ocean governance research This book offers a compilation of new research material including focused case studies broad policy syntheses and reflective chapters on the history and current status of knowledge production systems on ocean governance New research material is presented although some chapters draw on secondary sources The book starts with synthetic review chapters from the editors outlining past and present knowledge systems addressing how and why ocean governance for sustainability is where it currently stands with critical reflections on existing narratives path dependencies and colonialist histories This is followed by chapters addressing synthesizing and analyzing different legal and policy frameworks for ocean governance both regionally and internationally At the core of the book are the thematic analyses which provide focused case studies with detailed contextual information in support of different ocean governance challenges and sustainability pathways around the world The book concludes with a chapter explicitly targeting students researchers and policy makers with key take away messages compiled by the editors

UNCLOS and Ocean Dispute Settlement Nong Hong, 2012-07-26 The United Nations Convention on the Law of the Sea UNCLOS offers a legal framework for the sustainable development of the oceans and their natural resources However recently there have been calls to amend the Convention due to some ambiguous provisions which are unable to address a variety of contemporary maritime issues This book evaluates the applicability and effectiveness of UNCLOS as a settlement mechanism for addressing ocean disputes The book's central focus is on the South China Sea SCS dispute one of the most complex and challenging ocean related conflicts in the world The book examines the ways in which an emphasis on sovereignty threats to maritime security and overlapping maritime claims caused by the newly established maritime regimes authorized by UNCLOS are all contributing factors to the SCS dispute The book considers the internal coherence of the Law of the Sea Convention regime and its dispute settlement procedures It looks at participation in the UNCLOS negotiations maritime legislation and the dispute settlement practice of relevant States party to the SCS dispute The author goes on to explore the relationship between UNCLOS and the regimes and institutions in the SCS particularly in regard to issues of

maritime security marine environment protection joint development of oil and gas and general political interaction The author proposes practical mechanisms to resolve the dispute whilst also offering a final judgement on the effectiveness of UNCLOS for settling disputes UNCLOS and Ocean Dispute Settlement will be of particular interest to academics students and policy makers of international shipping and maritime law as well as being of interest to academics and students in the field of international relations The Future of Ocean Governance and Capacity Development International Ocean Institute - Canada,2018-09-11 The International Ocean Institute Canada has produced this collection of over 80 insightful essays on the future of ocean governance and capacity development The book honors the work of Elisabeth Mann Borgese 1918 2002 preeminent ocean advocate and founder of the IOI More than 90 leading experts explore future challenges and opportunities for ocean governance and capacity development Major themes include the law of the sea ocean sciences integrated coastal and ocean management fisheries and aquaculture communication and negotiations maritime safety and security ocean energy and maritime transportation The essay collection is aimed at professionals students and citizens alike covering themes that parallel those in the annual Training Program of IOI Canada A leading member of the International Ocean Institute s network of centers and focal points worldwide IOI Canada was founded by Elisabeth Mann Borgese in 1979

Environmental Governance of the Great Seas Joseph F. DiMento,Alexis Jaclyn Hickman,2012-01-01 The great seas contain immense resources and provide invaluable services to humankind yet their environmental conditions are threatened worldwide the authors of this comprehensive study provide a rich assessment of the seas and the efficacy of the initiatives governing them as well as suggestions for improving governance and protection Case studies of the Baltic Mediterranean Black Caribbean and East Asian seas illustrate the varying degrees of policy success failure and promise the authors address the specific roles of the Law of the Sea and the United Nations Regional Seas Programme and discuss the importance of better information exchange between scientists and policymakers increased funding greater participation and new and more effective laws National regional and international initiatives are conceptualized as clusters and their success evaluated using data on the physical conditions of the seas the law and policy adopted and international cooperation the interdisciplinary insightful treatment of this complex issue will be of great interest to policymakers students and scholars in the fields of law and policy as well as marine and environmental sciences Recent Developments in the South China Sea Dispute Wu Shicun,Nong Hong,2014-05-30 The South China Sea region contains potentially huge deposits of petroleum and natural gas important shipping lanes and fishing areas and is subject to a number of maritime territorial disputes This edited volume analyzes the most recent development in the South China Sea dispute looking at the positions taken by China the ASEAN countries and the US In recent years maritime joint development zones have emerged as an important means to overcome deadlock in relation to maritime jurisdictional claims This book tests the applicability of joint development regime in this region and explores the prospect of joint development of resources as a way to successfully manage the conflict in the South

China Sea Eminent scholars in the field of South China Sea studies have contributed original chapters to the volume covering such issues as the legal framework for joint development how joint development might work in practice the challenges faced by and the prospects arising from joint development and the way forward for the region *Saudi Maritime Policy* Hatim Al-Bisher, Selina Stead, Tim Gray, 2011-09-14 Because marine governance in most countries is sectoral maritime policies are frequently fragmented reactive and even contradictory meaning that marine resources are underutilized and poorly protected To avoid these problems the concept of integrated national maritime policy INMP has been developed This book examines this concept analysing its current application in four countries Australia Canada UK and USA whilst discussing at length how it might be applied to Saudi Arabia Based on extensive fieldwork carried out in Saudi Arabia including interviews with officials in government departments with maritime responsibilities and a survey administered to 230 stakeholders the book offers a unique insight into INMP in the Kingdom The book provides a practical template for developing the political will and civil constituency in Saudi Arabia necessary for the introduction of INMP In setting out in detail its benefits this book could help build the momentum in Saudi Arabia required to implement the concept as well as attract other countries to do the same A significant contribution to the growing literature on ocean governance this book will be of great importance to policy makers and scholars of Middle Eastern studies marine governance and comparative politics **The Changing International Law of High Seas Fisheries** Francisco Orrego Vicuña, 1999-03-04 This book examines legal economic and environmental developments including recent state and international practice **The Concept of the Common Heritage of Mankind in International Law** Kemal Baslar, 1998 The concept of the common heritage of mankind is one of the most extraordinary developments in recent intellectual history and one of the most revolutionary and radical legal concepts to have emerged in recent decades The year 1997 marks the thirtieth anniversary of the advent of the concept in the domain of public international law Ever since its emergence it has become evident that no other concept notion principle or doctrine has brought as much intensive debate controversy confrontation and speculation as the common heritage phenomenon did This is because it is a philosophical idea that questions the regimes of globally important resources regardless of their situation and requires major changes in the world to apply its provisions In other words the application and enforcement of the common heritage of mankind require a critical reexamination of many well established principles and doctrines of classical international law such as acquisition of territory consent based sources of international law sovereignty equality resource allocation and international personality This book aims to explore the legal theory and implications of the concept of the common heritage of mankind It addresses almost all aspects of the concept in the light of the experience of three decades The author takes into account the elements of the common heritage concept in the fields of jurisprudence outer space law the law of the sea the law of Antarctica international environmental law human rights and general principles of public international law It tries to develop a normative framework through which the concept may offer alternatives for the

governance of the global commons **The Oxford Handbook of the Law of the Sea** Donald R. Rothwell, Alex G. Oude Elferink, Karen N. Scott, Tim Stephens, 2015-03-26 Human activities have taken place in the world's oceans and seas for most of human history. With such a vast number of ways in which the oceans can be used for trade, exploited for natural resources and fishing, as well as concerns over maritime security, the legal systems regulating the rights and responsibilities of nations in their use of the world's oceans have long been a crucial part of international law. The United Nations Convention on the Law of the Sea comprehensively defined the parameters of the law of the sea in 1982, and since the Convention was concluded, it has seen considerable development. This Oxford Handbook provides a comprehensive and original analysis of its current debates and controversies, both theoretical and practical. Written by over forty expert and interdisciplinary contributors, the Handbook sets out how the law of the sea has developed and the challenges it is currently facing. The Handbook consists of forty chapters divided into six parts. First, it explains the origins and evolution of the law of the sea, with a particular focus upon the role of key publicists such as Hugo Grotius and John Selden, the gradual development of state practice, and the creation of the 1982 UN Convention. It then reviews the components which comprise the maritime domain, assessing their definition, assertion, and recognition. It also analyses the ways in which coastal states or the international community can assert control over areas of the sea and the management and regulation of each of the maritime zones. This includes investigating the development of the mechanisms for maritime boundary delimitation and the decisions of the International Tribunal for the Law of the Sea. The Handbook also discusses the actors and intuitions that impact on the law of the sea, considering their particular rights and interests, in particular those of state actors and the principle law of the sea institutions. Then, it focuses on operational issues, investigating longstanding matters of resource management and the integrated oceans framework. This includes a discussion and assessment of the broad and increasingly influential integrated oceans management governance framework that interacts with the traditional law of the sea. It considers six distinctive regions that have been pivotal to the development of the law of the sea, before finally providing a detailed analysis of the critical contemporary issues facing the law of the sea. These include threatened species, climate change, bioprospecting, and piracy. The Handbook will be an invaluable and thought-provoking resource for scholars, students, and practitioners of the law of the sea.

Towards Principled Oceans Governance Donald R. Rothwell, David L. VanderZwaag, 2006-09-27 Australia and Canada have been at the forefront of efforts to operationalize integrated oceans and coastal management. Throughout the 1990s, both countries devoted considerable effort to developing strategies to give effect to international ocean management obligations. This key book focuses on principles of marine environmental conservation and management, maritime regulation and enforcement, and regional maritime planning and implementation. With contributions from respected scholars, this informative book collectively assesses the obligations, compliance, implementation, and trends in international ocean law, particularly in giving effect to an Oceans Policy, regional maritime planning, international oceans governance, and

maritime security This book will be of interest to all academics involved with maritime studies and international law An Introduction to Contemporary International Law Lung-chu Chen,2015 Applies the New Haven School approach explaining discrete aspects of the global decision process and their effects on the content of international legal rules Provides an in depth treatment of the key features of the New Haven School of international law References both classic historical examples and contemporary events to illustrate international legal processes and principles Focuses on important trends in international law including the movement from a state centered system to a people centered one Contributes to the growth of a world community of human dignity through international law Publishers website *Oceans Governance in the Twenty-first Century* Marcus G. Haward,Joanna Vince,2008-01-01 This book is recommended for anyone wanting to quickly get up to speed with oceans governance bearing in mind at this stage it is an immature and quickly developing field The strength of the book is that it is grounded in real world examples from four case study countries and in this context at the very least exposes the reader to emergent oceans governance and policy issues an excellent starting point for further analysis of oceans governance and sets up a research agenda for the future *Murray Patterson Journal of Ecological Economics* **Law And Politics in Ocean Governance** Tore Henriksen,Geir Hønneland,Are K. Sydnes,2006 Explores how the commitments based on the 1995 Fish Stocks Agreement are acted upon by States in a selection of regional fisheries management regimes This book reviews three established regional fisheries management regimes and two regional agreements establishing such regimes negotiated following the 1995 Agreement *Joint Development of Hydrocarbon Deposits in the Law of the Sea* Vasco Becker-Weinberg,2014-08-05 This book examines the concept and purpose of joint development agreements of offshore hydrocarbon deposits from the perspective of public international law and the law of the sea taking into consideration and extensively reviewing State practice concerning seabed activities in disputed maritime areas and when hydrocarbon deposits extend across maritime boundaries It distinguishes between agreements signed before and after the delimitation of maritime boundaries and analyzes the relevance of natural resources or unitization clauses included in maritime delimitation agreements It also takes into consideration the relation between these resources and maritime delimitation and analyzes all the relevant international jurisprudence Another innovative aspect of this book is that it examines the possibility of joint development of resources that lay between the continental shelf and the Area considering both theoretical and practical problems As such the book is a useful tool for scholars and experts on public international law and the law of the sea but also for national authorities and practitioners of international disputes resolution as well as public and private entities working in the oil and gas industry

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