

# The Right to Self-Determination under International Law

*"Selfistans," secession, and the rule of the  
great powers*

Milena Sterio



# Online Right Self Determination Under International Law

**Rhona K. M. Smith**



## **Online Right Self Determination Under International Law:**

The Right to Self-determination Under International Law Milena Sterio, 2013 This book proposes a novel theory of self determination the Rule of the Great Powers This book argues that traditional legal norms on self determination have failed to explain and account for recent results of secessionist self determination struggles While secessionist groups like the East Timorese the Kosovar Albanians and the South Sudanese have been successful in their quests for independent statehood other similarly situated groups have been relegated to an at times violent existence within their mother states Thus Chechens still live without significant autonomy within Russia and the South Ossetians and the Abkhaz have seen their conflicts frozen because of the peculiar geo political equilibrium of power within the Caucasus region The Rule of the Great Powers which asserts that only those self determination seeking entities which enjoy the support of the majority of the most powerful states the Great Powers will ultimately have their rights to self determination fulfilled The Great Powers potent military economic and political powerhouses such as the United States China Russia Japan the United Kingdom France Germany and Italy often dictate self determination outcomes through their influence in global affairs Issues of self determination in the modern world can no longer be effectively resolved through the application of traditional legal rules rather resort must be had to novel theories such as the Rule of the Great Powers This book will be of particular interest to academics and students of law political science and international relations

**The Human Right to Democracy in Multilevel Systems at a Time of Democratic Backsliding: Global, Regional and European Union Perspectives** Thomas Giegerich, 2025-09-30 This open access book takes stock of the current situation of the human right to democracy in multilevel systems of government at a time of renewed struggles with antidemocratic forces democratic backsliding It tries to answer three questions 1 Is there a human right to democracy in contemporary global and regional international law as well as European Union law and what consequences does that have for the States governmental structure top down perspective on national democracy 2 Does the human right to democracy also extend to decision making at the international and supranational level bottom up perspective on international supranational democracy 3 What is the relation between national democracy and international democracy and the corresponding human entitlements interdependence perspective The first part of an answer to these questions derives from the elements of democracy proclaimed by the United Nations as a universal value The second part results from an investigation of the national and international democratic ingredients of the right of self determination of peoples whose recognition and codification is the mainstay of the human rights revolution since 1945 The third part is added by a survey and comparison of the various democratic rights included in the global and regional human rights treaties that constitute the subjective cornerstones of democracy The fourth part is devoted to analysing the EU as exemplary but imperfect multilevel democracy In all these parts the enforcement of democratic entitlements are also discussed In the fifth part conclusions will be drawn The book is addressed to international and EU law experts as well as political scientists

**Research Handbook**

**on Secession** Jure Vidmar, Sarah McGibbon, Lea Raible, 2022-12-13 Combining both theoretical and practical insights the Research Handbook on Secession addresses a wide range of legal issues and concepts surrounding secessions It considers both well known examples such as Kosovo and Bangladesh alongside less frequently discussed cases including Somaliland and Palestine The Research Handbook offers state of the art analysis of international law on among other topics statehood secession self determination as well as comparative constitutional perspectives **Routledge Handbook of State**

**Recognition** Gözim Visoka, John Doyle, Edward Newman, 2019-09-12 This new handbook provides a comprehensive and multidisciplinary overview of the theoretical and empirical aspects of state recognition in international politics Although the recognition of states plays a central role in shaping global politics it remains an under researched and widely dispersed subject Coherently and innovatively structured the handbook brings together a group of international scholars who examine the most important theoretical and comparative perspectives on state recognition including debates about pathways to secession and self determination the broad range of actors and strategies that shape the recognition of states and a significant number of contemporary case studies The handbook is organised into four key sections Theoretical and normative perspectives Pathways to independent statehood Actors forms and the process of state recognition Case studies of contemporary state recognition This handbook will be of great interest to students of foreign policy international relations international law comparative politics and area studies Chapter 19 of this book is freely available as a downloadable Open Access PDF at <http://www.taylorfrancis.com> under a Creative Commons Attribution Non Commercial No Derivatives CC BY NC ND 4.0 license **The Normative Order of the Internet** Matthias C. Kettemann, 2020 There is order on the internet but

how has this order emerged and what challenges will threaten and shape its future This study shows how a legitimate order of norms has emerged online through both national and international legal systems It establishes the emergence of a normative order of the internet an order which explains and justifies processes of online rule and regulation This order integrates norms at three different levels regional national international of two types privately and publicly authored and of different character from ius cogens to technical standards Matthias C Kettemann assesses their internal coherence their consonance with other order norms and their consistency with the order's finality The normative order of the internet is based on and produces a liquefied system characterized by self learning normativity In light of the importance of the socio communicative online space this is a book for anyone interested in understanding the contemporary development of the internet This is an open access title available under the terms of a CC BY NC ND 4.0 International licence It is offered as a free PDF download from OUP and selected open access locations **Chechens** Katherine S. Layton, 2014-12-16 Chechens

Culture and Society is an ethnography that elaborates the lived experiences of Chechens focusing primarily on relationships and socio cultural norms within the context of the current conflict in the Chechen Republic **Indigenous Peoples,**

**Consent and Rights** Stephen Young, 2019-11-19 Analysing how Indigenous Peoples come to be identifiable as bearers of

human rights this book considers how individuals and communities claim the right of free prior and informed consent FPIC as Indigenous peoples The basic notion of FPIC is that states should seek Indigenous peoples consent before taking actions that will have an impact on them their territories or their livelihoods FPIC is an important development for Indigenous peoples their advocates and supporters because one might assume that where states recognize it Indigenous peoples will have the ability to control how non Indigenous laws and actions will affect them But who exactly are the Indigenous peoples that are the subjects of this discourse This book argues that the subject status of Indigenous peoples emerged out of international law in the late 1970s and early 1980s Then through a series of case studies it considers how self identifying Indigenous peoples scholars UN institutions and non government organizations NGOs dispersed that subject status and associated rights discourse through international and national legal contexts It shows that those who claim international human rights as Indigenous peoples performatively become identifiable subjects of international law but further demonstrates that this does not however provide them with control over or emancipation from a state based legal system Maintaining that the discourse on Indigenous peoples and international law itself needs to be theoretically and critically re appraised this book problematises the subject status of those who claim Indigenous peoples rights and the role of scholars institutions NGOs and others in producing that subject status Squarely addressing the limitations of international human rights law it nevertheless goes on to provide a conceptual framework for rethinking the promise and power of Indigenous peoples rights Original and sophisticated the book will appeal to scholars activists and lawyers involved with indigenous rights as well as those with more general interests in the operation of international law

**Textbook on International Human Rights** Rhona K. M. Smith, 2007 Human rights have gained increasing prominence on the international European and UK stage This updated edition reflects developments in case law and legislation ensuring students have access to the most current material A companion web site features case updates and links to useful sites

Protection of Geographic Names in International Law and Domain Name System Heather Ann Forrest, 2017-03-15 Written by internal counsel for internal counsel clear concise and inspirational Personifies that the benefit of the bargain is not simply a game of numbers Ute Joas Quinn Associate General Counsel Exploration and Production Hess Corporation Spot on A user friendly book that I was using before I reached the end It made me think more creatively about all my negotiations to come A must read for every current and future in house counsel Cyril Dumoulin Senior Legal Counsel Global Litigation Shell International A lively entertaining work A multi faceted approach to the art of negotiation A convincing demonstration of what it is about and how it actually works Isabelle Hautot General Counsel International Expertise Orange Telecom A clear and most comprehensive not to mention practical book on negotiation I picked it up and could not put it down Wolf Von Kumberg former Associate General Counsel and European Legal Director Northrop Grumman Corporation Chairman of the Board of Management Chartered Institute of Arbitrators Director American Arbitration Association Member ArbDB It has been such a pleasure to read what is destined to inspire in

house counsel and many others for negotiating deals and settlements It covers the landscape from both theoretical and practical angles I found myself nodding in recognition and agreement all along the way Leslie Mooyaart former General Counsel KLM Royal Dutch Airlines former Vice President and General Counsel APM Terminals Maersk Chairman The New Resolution Group      **International Human Rights Law and Practice** Ilias Bantekas,Lutz Oette,2020-04-23 This unique textbook merges human rights law with its practice from the courtroom to the battlefield Human rights are analysed in their particular context and the authors assess among other things the impact of international finance the role of NGOs and the protection of rights in times of emergency including the challenges posed by counter terrorism In parallel a series of interviews with practitioners case studies and practical applications offer multiple perspectives and challenging questions on the effective implementation of human rights Although the book comprehensively covers the traditional areas of international human rights law including its regional and international legal and institutional framework it also encompasses through distinct chapters or large sections areas that have a profound impact on human rights worldwide such as women s rights human rights and globalisation refugees and migration human rights obligations of non state actors debt and human rights and others      **International Trade in Indigenous Cultural Heritage** Christoph Beat Graber,Karolina Kuprecht,Jessica C. Lai,2012-01-01 This text sets the standard for researchers working on the difficult issues raised by trade and commerce in indigenous cultural heritage      *Indigenous Australians and the Law* Martin Hinton,Daryle Rigney,Elliott Johnston,2008-04-16 Bringing together a well respected team of commentators this revised and updated edition examines the legal social and political developments that have taken place in Australia since the publication of the last edition      **Islands and International Law** Donald R Rothwell,2022-07-14 Islands and their status in international law have become one of the more contentious issues in public international law However despite this there is no contemporary book length study on the question This book fills that gap Written by one of the world s leading public international lawyers it offers an authoritative overview of how public international law operates in relation to islands Key issues such as artificial islands archipelagos sovereignty territorial rights maritime entitlements and governance are explored in depth This will become a classic text in the field of international law      **Integrated Computer Technologies in Mechanical Engineering - 2024** Oleksii Lytvynov,Volodymyr Pavlikov,Dmytro Krytskyi,2025-08-20 This book covers areas such as information technology in engine design and production information technology in the creation of rocket and space systems aerospace engineering transport systems and logistics big data and data science nanomodeling artificial intelligence and intelligent systems networks and communications cyber physical systems and IoE as well as software engineering and IT infrastructure The materials were tested during the International Scientific and Technical Conference Integrated Computer Technologies in Mechanical Engineering Synergetic Engineering ICTM was established by the National Aerospace University Kharkiv Aviation Institute The ICTM 2024 conference was held in Kharkiv Ukraine in December 2024 During this conference technical exchange

between the scientific community was carried out in the form of keynote speeches panel discussions and a special session More than 140 papers from different countries were received at ICTM 2024 The book offers us a lot of valuable information and is very useful for the exchange of experience between scientists in the field of modeling and simulation ICTM was created to bring together outstanding researchers and practitioners in the field of information technology in the design and manufacture of engines the creation of rocket and space systems aerospace engineering from all over the world to exchange experiences and expertise

**International Human Rights Law and Protection Against Gender-Based Harm on the Internet** Maria Sjöholm, 2022-10-24 This book analyses gender based offences on the Internet from the perspective of international human rights law interwoven with rights theories and feminist legal theories It investigates whether international human rights law is applicable in regulating harmful online conduct and speech with a focus on sexual violence various forms of harassment sexist hate speech and harmful pornography This involves assessing whether gender based online offences are considered violations of international human rights law and if they are recognised as such explicitly or by way of interpretation the extent of state obligations The book reviews a range of international law sources such as selected international human rights law treaties case law soft law documents and academic scholarship The application of general human rights law provisions to the online sphere is evaluated by considering the online offline coherence of provisions as well as potential gaps inconsistencies and disadvantages that exist in the regulation of online gender based offences The makeup aim and effect of social spheres areas of law and legal principles are thus assessed in relation to gender and the Internet Aspects discussed include the architecture of the Internet the structure of public international law the harm principle as employed in domestic law and international human rights law and the scope of particular rights mainly involving the freedom of expression and the right to privacy Working from the premise that the transposition of international human rights law to the Internet must ensure the former's functionality and effectiveness the book argues that a contextual application of rights is called for This requires assessing what is harmful online including the effects of online speech and conduct and what are effective means of regulating liability on the Internet In turn such assessments require a gender sensitive approach

Counter-Terrorism and International Law Katja L.H. Samuel, 2017-03-02 The articles and essays in this volume consider the problem of international terrorism from an international legal perspective The articles address a range of issues starting with the dilemma of how to reach agreement on what constitutes terrorism and how to encapsulate this in a legitimate definition The essays move on to examine the varied responses to terrorism by states and international organisations These responses range from the suppression conventions of the Cold War which were directed at criminalising and punishing various manifestations of terrorism to more coercive executive led responses Finally the articles consider the role of the Security Council in developing legal regimes to combat terrorism for example by the use of targeted sanctions or by general legislative measures An evaluation of the contribution of the sum of these measures to the goals of peace and

security as embodied in the UN Charter is central to this collection      *International Law and the Israeli-Palestinian Conflict* Susan M. Akram, Michael Dumper, Michael Lynk, Iain Scobbie, 2010-12-23 Placing a rights based approach to the Israeli Palestinian conflict at the centre of discussions over its peaceful resolution this book provides detailed consideration of international law and its application to political issues Contributions from leading scholars in their respective fields give an in depth analysis of key issues ranging from security through legal and political frameworks to refugees and Jerusalem

Doing Environmental Ethics Robert Traer, 2009-02-10 Doing Environmental Ethics is a brief accessible applied ethics book offering an inclusive and practical way for an individual to personally address the world's ecological crisis Author Robert Traer builds on a commonsense understanding of doing what is right and being a good person and suggests how with a deeper sense of self and one's place in nature we can begin to change our carbon footprint To consider and understand public policies and personal environmental practices Traer draws on secular and religious perspectives as well as Eastern and Western traditions Doing Environmental Ethics devotes central attention to considerations of duty to other people species and ecosystems character personal traits and virtues relationships to people and the natural environment and rights of people to participate in land use decisions that affect them Discussion questions at the end of each chapter help readers clarify their reasoning and create action plans for change Doing Environmental Ethics demonstrates how valuable defining one's own philosophy about the environment is to living with greater ecological awareness and sense of personal responsibility Jacket      **Can Crimea Claim Secession and Accession to Russian Federation in Light of Kosovo's**

**Independence?** Vebi Kosumi, 2018-02-27 The book examines Crimea's case and its accession to the Russian Federation RF in light of the Kosovo independence It relies on academic sources including journals and archives from the Soviet Union RF Ukraine Former Yugoslavia Serbia and Kosovo as well as current media sources in light of the continuing evolution of the Crimean situation      The International Covenant on Economic, Social and Cultural Rights Ben Saul, David Kinley, Jaqueline

Mowbray, 2014-03 Economic social and cultural rights are finally coming of age This book brings together all essential documents materials and case law relating to the International Covenant on Economic Social and Cultural Rights ICESCR one of the most important human rights instruments in international law and its Optional Protocol This book presents extracts from primary materials alongside critical commentary and analysis placing the documents in their wider context and situating economic social and cultural rights within the broader human rights framework There is increasing interest internationally regionally and in domestic legal systems in the protection of economic social and cultural rights The Optional Protocol of 2008 allows for individual communications to be made to the UN Committee on Economic Social and Cultural Rights after its entry into force in 2013 At the regional level socio economic rights are well embedded in human rights systems in Europe Africa and the Americas At the national level constitutions and courts have increasingly regarded socio economic rights as justiciable narrowing the traditional divide with civil and political rights This book contextualises these



developments in the context of the ICESCR It provides detailed analysis of the ICESCR structured around its articles drawing on national as well as international case law and materials and containing all of the key primary materials in its extensive appendices This book is indispensable for the judiciary human rights practitioners government legal advisers and agencies national human rights institutions international organisations regional human rights bodies NGOs and human rights activists academics and students alike

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