Principles of International Environmental Law
Second edition
PHILIPPE SANDS
University College London

This second edition of Sand's leading textbook on international environmental law provides a clear and authoritative introduction to the subject. It incorporates relevant new material, including genetically modified organisms, the Kyoto Protocol, oil pollution, chemicals etc. It remains the most comprehensive account of the principles and rules relating to the protection of the environment and the conservation of natural resources. This is an invaluable resource for both students and practitioners.

Robert McCracken, Journal of Planning and Environment Law

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Documents in International Environmental Law
Second edition
EDITED BY PHILIPPE SANDS
University College London
AND PAOLO GALIZZI
University of London

Documents in International Environmental Law, Second Edition is the companion volume to the second edition of Philippe Sands’ Principles of International Environmental Law. It comprises a representative selection of international environmental treaties and documents which are essential for anyone interested in international law in the field of environmental protection. This edition represents an up-to-date collection of the most important documents and aims to make the text and the key information on the legal status of the various acts, including its parties where a treaty is concerned, easily accessible to students, academics and practitioners. Each document is introduced with a short Editorial Note, summarising the main provisions of the instrument and places it in its wider context. Editorial notes are followed by information on the date of adoption/signature of the document, its entry into force and a list of the parties (if a treaty).

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October 2003
247 x 174 mm 1264pp
0 521 81794 3 HB £110.00
0 521 52106 8 PB £39.95

2004
247 x 174 mm 1150pp
0 521 83266 7 HB c. £110.00
0 521 54030 5 PB c. £39.95
Pollution and Property
Comparing Ownership Institutions for Environmental Protection

DANIEL H. COLE
Indiana University

All solutions to environmental problems depend on the imposition of private-, common-, or public-property rights in natural resources. The question is, who should own the resources: private individuals, private groups of ‘stakeholders’, or the entire society (the public). Contrary to much of the literature in this field, this book argues that no single property regime works best in all circumstances. Environmental protection requires the use of multiple property regimes, including admixtures of private-, common-, and public-property systems.

First book to systematically compare the utility and limitations of a variety of property regimes for environmental protection. The Chernobyl disaster and the ‘Amoco Cadiz’ oil spill are examples of environmental catastrophes that have crossed national borders and resulted in complex legal disputes in international law.

CONTENTS
1. Introduction; 2. Accidental damage; 3. Substantive rules and principles: issues and problems; 4. Non-accidental damage; 5. The doctrine of due diligence and standard of conduct; 6. Damage to the global commons; 7. Legal issues relating to damage to the global commons; 8. The nature and basis of international liability; 9. Conclusions; Bibliography; Index.

Sharing Transboundary Resources
International Law and Optimal Resource Use

EYAL BENVENISTI
Hebrew University of Jerusalem

Why do states often fail to cooperate, using transboundary natural resources inefficiently and unsustainably? Benvenisti examines the contemporary international norms and policy recommendations that could provide incentives for states to cooperate. His approach is multidisciplinary, proposing transnational institutions for the management of transboundary resources. Global water policy issues seem set to remain a cause for concern for the foreseeable future; this study provides a new approach to the problem of freshwater, and will interest international environmentalists and lawyers, international relations scholars and practitioners.

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Transboundary Damage in International Law

XUE HANQIN
Ministry of Foreign Affairs, Beijing, People’s Republic of China

The Chernobyl disaster and the ‘Amoco Cadiz’ oil spill are examples of environmental catastrophes that have crossed national borders and resulted in complex legal disputes in international law. In this comprehensive book, Professor Xue details the international rules and compensation procedures that apply to transboundary environmental disputes. Written from the perspective of a developing country, it offers an examination of the problems of transnational environmental damage from a fresh and challenging new perspective. As well as scholars and students, this will interest government officials, international lawyers and jurists.

CONTENTS
1. Introduction; 2. Accidental damage; 3. Substantive rules and principles: issues and problems; 4. Non-accidental damage; 5. The doctrine of due diligence and standard of conduct; 6. Damage to the global commons; 7. Legal issues relating to damage to the global commons; 8. The nature and basis of international liability; 9. Conclusions; Bibliography; Index.

It is surprising that after more than three decades of economic research and writing on externalities, ‘market failure’, hyper-Coaseans versus Pigovians, and all of the platitudes about the importance of property rights, there are very few intellectually respectable treatises by legal scholars on the subject of property rights and pollution. Indeed, most legal scholarship has been hijacked by the ‘law and economics’ crowd that, with tiresome regularity, is pleased to invoke the Coase Theorem (tautology, actually) as the ultimate conversation stopper. At last we have, in Dan Cole’s careful and comprehensive work, an intellectually honest account of the role of property relations in pollution policy. Finally, clear thought stands a plausible chance of trumping ideology masquerading as analysis by lawyers and economists.

Daniel W. Bromley, University of Wisconsin-Madison

This highly readable, intelligent, insightful, and deeply informative book will leave its mark on subsequent scholarship in the field … Benvenisti has made important pathbreaking contributions with this book.

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Connecticut Journal of International Law

This highly readable, intelligent, insightful, and deeply informative book will leave its mark on subsequent scholarship in the field … Benvenisti has made important pathbreaking contributions with this book.

Cambridge Studies in International and Comparative Law, 27

Cambridge Studies in International and Comparative Law, 23
INTERNATIONAL ENVIRONMENTAL LAW REPORTS

SERIES EDITORS: DANIEL BETHLEHEM
University of Cambridge, Lauterpacht Research Centre for International Law
JAMES CRAWFORD
University of Cambridge, Lauterpacth Research Centre for International Law
PHILIPPE SANDS
University College London

The first ever compendium of the key international and national decisions relating to international environmental law, this five-volume set is a valuable resource for all those interested in this growing field. Students, practitioners, NGOs and government agencies alike will be grateful to find, at last, the relevant case law easily accessible in one collection. The collection encompasses decisions from the late nineteenth century to the present day, and is presented in five themed volumes, the fifth of which is The International Court of Justice to be published in 2005. Each case is accompanied by a full introductory note and, where appropriate, relevant background materials to facilitate a fuller understanding of the case.

The fourth volume of the International Environmental Law Reports focuses on national decisions. This volume provides a complete set of the major dispute settlement or judicial decisions on environment-related issues under three international trade regimes: the General Agreement on Tariffs and Trade (GATT) and its successor, the World Trade Organization (WTO); the Canada-USA Free Trade Agreement (precursor to the North America Free Trade Agreement); and the European Community. The book provides a summary of every case and full texts of relevant legal findings in selected cases. It also provides extracts from other cases dealing with issues relevant to future trade and environment controversies. A convenient compendium of key cases for policymakers in government and NGOs, academic researchers, business advisors, students, and for all who are interested in international trade law and in international environmental law.

CONTENTS

• Reports on major dispute settlement or judicial decisions on environment-related issues under GATT, the WTO, the Canada-USA Free Trade Agreement and the European Community
• Summaries and notes of the key cases

A valuable resource for students, researchers, practitioners, academic, government and NGO libraries.

International Environmental Law Reports, 4
February 2004 228 x 152 mm 500 pages 0521 65037 2 HB £49.95
Volume 3: Human Rights and Environment
EDITED BY CAIRO A. R. ROBB
University of Cambridge, Lauterpacht Research Centre for International Law

Volume 3 of the IELR focuses on human rights and environment. During the last thirty years attempts have been made to use human rights to achieve environmental objectives, or indeed to contest environmental measures. This volume brings together the relevant decisions from the United Nations, European and Inter-American human rights systems. It provides a summary or note of each case, and includes an invaluable digest of the cases arranged by the human right relied upon. This is an essential reference work for all those interested in human rights and environment.

CONTENTS

International Environmental Law Reports, 3
2001   228 x 152 mm   1020pp
0 521 65966 3 PB £85.00
0 521 65036 4 HB £200.00

Volume 2: Trade and Environment
EDITED BY CAIRO A. R. ROBB
University of Cambridge, Lauterpacht Research Centre for International Law
WITH CONTRIBUTIONS BY AMELIA PORGES AND DAMIEN GERADIN
Université de Liège, Belgium

International Environmental Law Reports Volume 2 provides a complete set of decisions of international courts and tribunals on environment-related issues under three international trade regimes: the General Agreement on Tariffs and Trade (GATT) and its successor the World Trade Organization (WTO); and the European Community. It also provides extracts from other cases dealing with issues relevant to future trade and environment controversies. A convenient compendium for policy makers in government and NGOs, academic researchers, students, and business advisors.

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International Environmental Law Reports, 2
2001   228 x 152 mm   852pp
0 521 65035 6 HB £200.00
0 521 65967 1 PB £85.00

Volume 1: Early Decisions
EDITED BY CAIRO A. R. ROBB
University of Cambridge, Lauterpacht Research Centre for International Law

The first volume in a series which collects together all the major decisions relevant to international environmental law, with summaries of each. Volume 1 contains early decisions, those made prior to the 1970s, which shaped the development of the law. It also contains a number of very early national decisions considered important either because they were the background against which international decisions were shaped or because they are often referred to but are not widely available in English. This is the first ever collection devoted to international environmental law decisions.

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• The first ever collection devoted to international environmental law decisions
• Decisions from international and national tribunals in one place with a summary of each decision
• An indispensable resource for academic, government and Non-Governmental Organisation (NGO) libraries

International Environmental Law Reports, 1
1999   228 x 152 mm   650pp   8 maps
0 521 63437 3 HB £130.00
0 521 63439 X PB £47.95

Downloadable format

...the collection will be a very useful additional source of reference, providing ready access to a developing jurisprudence on the use of human rights-based arguments to secure environmental protection. Maurice Sunkin, Law Quarterly Review
Corporate Environmentalism and Public Policy
EDITED BY THOMAS P. LYON
Indiana University
AND JOHN W. MAXWELL
Indiana University
Business-led environmental initiatives have become prominent in recent years. At the same time, governments have shown increasing interest in ‘voluntary’ programs for environmental protections. While one could argue that such corporate environmentalism is motivated either by cost reduction or as a marketing strategy to appeal to the ‘green’ consumer, Lyon and Maxwell explore a third and more complex possibility. Drawing heavily on their prior work in corporate environmentalism, they argue that corporate environmentalism is the result of firms attempting to anticipate public policy changes and influence the legislative process in their best interests. Presenting a general framework that illuminates the links between corporate environmentalism and public policy, they use the analytical tools of positive political economy and game theory to provide insights into both corporate strategy and the effects of corporate and government policies on overall social welfare. This integrated and comprehensive book will have wide policy and management appeal.

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2004 228 x 152 mm 292pp
0 521 66062 9 HB £40.00
0 521 66900 6 PB £14.95

Environmental Law, the Economy and Sustainable Development
The United States, the European Union and the International Community
EDITED BY RICHARD L. REVESZ
New York University
PHILIPPE SANDS
New York University
AND RICHARD B. STEWART
New York University
This book provides a comparative analysis of environmental regulation in multi-jurisdictional legal and political systems, focusing on the United States, the European Union, and the international community.

2000 228 x 152 mm 448pp
0 521 64270 1 HB £75.00

The Environmental Consequences of War
Legal, Economic, and Scientific Perspectives
EDITED BY JAY E. AUSTIN
Environmental Law Institute, Washington DC
AND CARL E. BRUCH
Environmental Law Institute, Washington DC
Over the last three decades we have witnessed the environmental devastation caused by military conflict in the wake of recent wars. This book brings together lawyers, military officers, scientists, and economists to examine the legal, political, economic, and scientific implications of wartime damage to the natural environment and public health.

2000 228 x 152 mm 712pp
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Protecting the Polar Marine Environment
Law and Policy for Pollution Prevention
EDITED BY DAVOR VIDAS
Fridtjof Nansen Institute, Norway
Comparative analysis of current regulations in protecting the Arctic and Antarctic against pollution.

2000 228 x 152 mm 304pp 2 maps
0 521 66311 3 HB £50.00

The Polar Regions and the Development of International Law
DONALD R. ROTHWELL
University of Sydney
This book deals with international law in Antarctica and the Arctic. It reviews how each region is managed by the individual legal regimes, and how the special international laws developed specifically to deal with polar problems (for instance, protection of the environment) have contributed to the development of international law.

Cambridge Studies in International and Comparative Law, 3
1996 228 x 152 mm 529pp
0 521 56182 5 HB £75.00

The Changing International Law of High Seas Fisheries
FRANCISCO ORREGO VICUÑA
Universidad de Chile
This book examines legal, economic and environmental developments including recent state and international practice.

Cambridge Studies in International and Comparative Law, 9
1999 228 x 152 mm 360pp
0 521 64193 4 HB £55.00
Risk and Reason
Safety, Law, and the Environment
CASS R. SUNSTEIN
University of Chicago Law School

What should be done about airplane safety and terrorism, global warming, polluted water, nuclear power, and genetically engineered food? All over the globe, risks to safety, health, and the environment are a subject of intense interest. Unfortunately, too much of the time we fear the wrong things. Sometimes we make the situation even worse. Rather than investigating the facts, we respond to temporary fears. The result is a situation of hysteria and neglect — and unnecessary illness and death. Risk and Reason explains the sources of these problems and explores what can be done about them. It shows how individual thinking and social interactions lead us in foolish directions. Offering sound proposals for social reform, it explains how a more sensible system of risk regulation, embodied in the idea of a ‘cost-benefit state’, could save many thousands of lives and many billions of dollars too — and protect the environment in the process.

In his fine book Risk and Reason, Cass R. Sunstein offers a wide-ranging analysis of the problem of managing environmental health risks.

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2002 228 x 152 mm 352pp
17 line diagrams 41 tables
0 521 79199 5 HB £25.00

International Toxic Risk Management
Ideals, Interests and Implementation
AYNSLEY KELLOW
University of Tasmania

This book is concerned with international regulation, negotiation and policy-making in the environmental realm. In particular, it focuses on toxic chemicals, and the ways in which risk associated with hazardous substances is assessed, and the policy outcomes that result.

1999 228 x 152 mm 234pp 4 tables
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0 521 65469 6 PB £15.95

Handbook of Ecological Restoration
EDITED BY MARTIN R. PERROW AND ANTHONY J. DAVY

The Handbook of Ecological Restoration comprises two volumes, Principles of Restoration and Restoration in Practice, providing a comprehensive account of the science of restoration ecology. Policy and legislative issues on all continents are also outlined and discussed.

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Volume 2: Restoration in Practice
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Two Volume Set
0 521 81865 6 HB £120.00

Climate for Change
Non-State Actors and the Global Politics of the Greenhouse
PETER NEWELL
University of Sussex

Climate for Change provides a challenging explanation of how non-state actors have shaped the international global warming debate. It will be of interest to all researchers and policy-makers associated with climate change.

Its reports are the most authoritative available on the subject.

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Climate Policy

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