The sovereignty of states to enact and enforce laws within their jurisdictions has been recognized since the Treaty of Westphalia in 1648. There are now, however, accepted global legal norms that transcend national sovereignty and hold states accountable for not including these in their domestic legal regimes. This volume is the first book-length treatment to describe and explain how legal orders can be interwoven and what to do about it. Coining the term “inter-legality,” this volume provides essays on the history of inter-legality, the primary areas of inter-legality, the concept of jurisdiction, and the normative developments prompted by inter-legality. Bringing together a wide range of contributors who stem from a variety of different academic backgrounds, this book aims to answer three questions: Does inter-legality occur with some regularity? How does it affect traditional legal concepts such as “jurisdiction,” “legal order,” or “responsibility?” And what are the normative implications?

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Preface

The general idea underlying this volume has been presented at workshops and dedicated seminars in various places, including the University of Edinburgh, the Erasmus School of Law in Rotterdam, the European University Institute in Fiesole, the University of Milano-Bicocca, and the 2017 annual meeting of the International Society of Public Law at the University of Copenhagen. The editors are indebted to participants and commentators on those occasions, including Cormac Mac Amhlaigh, Maurizio Arcari, Nehal Bhuta, Mikael Rask Madsen, Dimitri van den Meersche, Claudio Michelon, Hans Micklitz, Stefania Ninatti, the late Wibo van Rossum, Sanne Taekema, Rodrigo Vallejo, Neil Walker, and Tleuzhan Zhunussova. An authors’ meeting was organized at the Scuola Superiore Sant’Anna in Pisa, where useful non-authorial comments were received from Lorenzo Gasbarri, Christian Joerges, Tuomas Tiittala, Orlando Scarcello, and Maria Varaki. The meeting was supported by the Scuola Superiore Sant’Anna and the Academy of Finland; the editors are grateful to both, as well as to Mortimer Sellers and John Berger for publishing this volume in the ASIL Studies in International Legal Theory series. The editors are also grateful to the contributors to this volume for their endorsement of inter-legality as a subject of advanced research and not least for their patient cooperation in preparing and finalizing this book.
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