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Rarely is an international law reference text, let alone an article-by-article commentary on a convention, both authoritative and entertaining, Eileen Denza's third edition of Diplomatic Law is, however, an exception, Lance Bartholomeusz, UN Relief and Works Agency for Palestine, EJIL 20

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Diplomatic Law was first published in 1976. The book places each provision of the Convention in its historical context; provides commentary on the application of the Convention by the UK, the US, and other States; and thoroughly examines topical problems in the field including the abuse of diplomatic immunity and terrorist violence. This updated edition also highlights important new trends in ...

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Diplomatic Law: Commentary on the Vienna Convention on Diplomatic Relations Oxford commentaries on international law: Author: Eileen Denza: Edition: 3, illustrated: Publisher: Oxford University Press, 2008: ISBN: 0199216851, 9780199216857: Length: 556 pages: Subjects

Diplomatic Law: Commentary on the Vienna Convention on ...

Eileen Denza is a former Legal Councillor to the Foreign and Commonwealth Office. She was a visiting professor at University College, London from 1997 to 2008. She was the legal advisor to the UK...

Diplomatic Law: Commentary on the Vienna Convention on ...

Diplomatic Law: Commentary on the Vienna Convention on Diplomatic Relations. By Eileen Denza. [Dobbs Ferry, N.Y.: Oceana Publications, Inc.; London: British Institute ...

Diplomatic Law: Commentary on the Vienna Convention on ...

Eileen Denza. Diplomatic Law, Commentary on the Vienna Convention on Diplomatic Relations. Oxford: Oxford University Press, 2008, 3rd edition. Pp. 556. \$85.00. ISBN: 9780199216857. Rarely is an international law reference text, let alone an article-by-article commentary on a convention, both authoritative and enter-taining.

Eileen Denza. Diplomatic Law, Commentary on the Vienna ...

Diplomatic Law - Commentary on the Vienna Convention on Diplomatic Relations, 3rd Edition by Denza, Eileen (20th March 2008) [OLD EDITION] Preliminary Material. Acknowledgements; Contents; Table of Cases; Table of Domestic Instruments. Australia; Belgium; Europe; France; United Kingdom; United States; USSR; Table of International Treaties and Conventions

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Drawing on her long and practical experience, Denza has thoroughly updated and revised the text; the third edition consolidates the reputation of Diplomatic Law, Commentary on the Vienna Convention on Diplomatic Relations, as the authoritative text in its field. Since diplomacy and espionage are often (uncomfortable) bedfellows, some of the state practice reads like episodes from a spy novel.

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Eileen Denza Oxford Commentaries on International Law. Fully updated new edition of the leading work on diplomatic law; Covers how controversial points in the Convention have been interpreted in literature and practice; Highlights important new trends in the application of the Convention regime; Provides historical context and commentary on the application of the Convention by the UK, the US, and other States

Diplomatic Law - Hardcover - Eileen Denza - Oxford ...

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Diplomatic Law 4E: Commentary on the Vienna Convention on ...

Diplomatic Law: Commentary on the Vienna Convention on Diplomatic Relations (Oxford Commentaries on International Law) eBook: Eileen Denza: Amazon.co.uk: Kindle Store

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As author Eileen Denza explains, the Vienna Convention on Diplomatic Relations, on which this book provides informed and detailed commentary, codifies those rules which are instrumental in 'protecting the sanctity of ambassadors, enabling them to carry out their functions.

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The enlarged and fully revised second edition is now available for the first time in paperback. Denza provides a commentary on the 1961 Vienna Convention on Diplomatic Relations, the universally-accepted framework for diplomacy between sovereign States. The author places each provision of the Convention in its historical context.

Diplomatic law : a commentary on the Vienna Convention on ...

Rarely is an international law reference text, let alone an article-by-article commentary on a convention, both authoritative and entertaining, Eileen Denza's third edition of Diplomatic Law is, however, an exception * Lance Bartholomeusz, UN Relief and Works Agency for Palestine, EJIL 20 * well structured, it is easy to use and has a comprehensive and useful table of cases dealing with the different interpretation and application of the Convention ... during my readings I recognized many ...

Diplomatic Law 4E : Eileen Denza : 9780198703969

diplomacy diplomatic law commentary on the vienna convention on diplomatic relations 3rd edition by denza eileen 20th march 2008 old edition preliminary material acknowledgements the 1961 vienna convention on diplomatic relations has for over 50 years been central to diplomacy and applied to all forms of relations among sovereign states participation is almost universal the rules giving special protection to ambassadors are the oldest established in international law and the convention is ...

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The 1961 Vienna Convention on Diplomatic Relations has for over 50 years been central to diplomacy and applied to all forms of relations among sovereign States. Participation is almost universal. The rules giving special protection to ambassadors are the oldest established in international law and the Convention is respected almost everywhere. But understanding it as a living instrument requires knowledge of its background in customary international law, of the negotiating history which clarifies many of its terms and the subsequent practice of states and decisions of national courts which have resolved other ambiguities. Diplomatic Law provides this in-depth Commentary. The book is an essential guide to changing methods of modern diplomacy and shows how challenges to its regime of special protection for embassies and diplomats have been met and resolved. It is used by ministries of foreign affairs and cited by domestic courts world-wide. The book analyzes the reasons for the widespread observance of the Convention rules and why in the special case of communications - where there is flagrant violation of their special status - these reasons do not apply. It describes how abuse has been controlled and how the immunities in the Convention have survived onslaught by those claiming that they should give way to conflicting entitlements to access to justice and the desire to punish violators of human rights. It describes how the duty of diplomats not to interfere in the internal affairs of the host State is being narrowed in the face of the communal international responsibility to monitor and uphold human rights.

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This book is a commentary on the 1961 Vienna Convention on Diplomatic Relations, the universally accepted framework for diplomacy between sovereign states. In this enlarged, rewritten and fully-updated second edition, Denza places each provision of the Convention in its historical context.

'.. this work is intended to provide an in-depth analysis of each and every provision of the 1951 Convention and its 1967 Protocol. Special contributions on topics that cut across various provisions or that provide an overview over developments in certain regions of the world complement this Commentary.'

Anthology of original documentary sources of the key British contributions to international law spanning the past 100 years.

The International Court of Justice is the principal judicial organ of the United Nations and plays a central role in both the peaceful settlement of international disputes and the development of international law. This comprehensive Commentary on the Statute of the International Court of Justice, now in its second edition, analyses in detail not only the Statute of the Court itself but also the related provisions of the United Nations Charter as well as the relevant provisions of the Court's Rules of Procedure. Five years after the first edition was published, the second edition of the Commentary embraces current events before the International Court of Justice as well as before other courts and tribunals relevant for the interpretation and application of its Statute. The Commentary provides a comprehensive overview and analysis of all legal questions and issues the Court has had to address in the past and will have to address in the future. It illuminates the central issues of procedure and substance that the Court and counsel appearing before it face in their day-to-day work. In addition to commentary covering all of the articles of the Statute of the ICJ, plus the relevant articles of the Charter of the United Nations, the book includes three scene-setting chapters: Historical Introduction, General Principles of Procedural Law, and Discontinuation and Withdrawal. The second edition of the Commentary adds two important and instructive chapters on Counter-Claims and Evidentiary Issues. The combination of expert editors and commentators, and their assessment of new developments in the important work of the ICJ, make this a landmark publication in the field of international law.

2nd edition published in 1990.

The doctrine of state immunity bars a national court from adjudicating or enforcing claims against foreign states. This doctrine, the foundation for high-profile national and international decisions such as those in the Pinochet case and the Arrest Warrant cases, has always been controversial. The reasons for the controversy are many and varied. Some argue that state immunity paves the way for state violations of human rights. Others argue that the customary basis for the doctrine is not a sufficient basis for regulation and that codification is the way forward. Furthermore, it can be argued that even when judgments are made in national courts against other states, the doctrine makes enforcement of these decisions impossible. This fully restructured new edition provides a detailed analysis of these issues in a more clear and accessible manner. It provides a nuanced assessment of the development of the doctrine of state immunity, including a general comprehensive overview of the plea of immunity of a foreign state, its characteristics, and its operation as a bar to proceedings in national courts of another state. It includes a coherent history and justification of the plea of state immunity, demonstrating its development from the absolute to the restrictive phase, arguing that state immunity can now be seen to be developing into a third phase which uses immunity allocate adjudicative and enforcement jurisdictions between the foreign and the territorial states. The United Nations Convention on Jurisdictional Immunities of states and their Property is thoroughly assessed. Through a detailed examination of the sources of law and of English and US case law, and a comparative analysis of other types of immunity, the authors explore both the law as it stands, and what it could and should be in years to come.

The United Nations Arms Trade Treaty became binding international law in late 2014, and although the text of the treaty is a relatively concise framework for assessing whether to authorize or deny proposed conventional weapons transfers by States Parties, there exists controversy as to the meaning of certain key provisions. Furthermore, the treaty requires a national regulatory body to authorize proposed transfers of conventional weapons covered by the treaty, but does not detail how such a body should be established and how it should effectively function. The Arms Trade Treaty: A Commentary explains in detail each of the treaty provisions, the parameters for prohibitions or the denial of transfers, international cooperation and assistance, and implementation obligations and mechanisms. As states ratify and implement the Treaty over the next few years, the commentary provides invaluable guidance to government officials, commentators, and scholars on the meaning of its contentious provisions. This volume describes in detail which weapons are covered by the treaty and explains the different forms of transfer that the Arms Trade Treaty regulates. It covers international human rights, trade, disarmament, humanitarian law, criminal law, and state-to-state use of force, as well as the application of the treaty to non-state actors.

This volume provides a thorough commentary on the articles of the Convention against Torture, with historical context and analysis of relevant case law from monitoring bodie and international, regional and domestic courts.

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