

Survey

I. Concept	1
II. Thematic Studies	99
1. The Exercise of Public Authority through Instruments Concerning Individuals	99
1.1 Decisions	99
1.2 Recommendations	195
1.3 Information	227
2. The Exercise of Public Authority through Instruments Concerning Individual States	269
2.1 Decisions	269
2.2 Recommendations	341
2.3 Information	375
3. The Exercise of Public Authority through General Instruments	437
3.1 Secondary Law	437
3.2 International Public Standards	509
4. Public Authority through Private Law Instruments?	573
III. Cross-Cutting Analyses	659
IV. Context	941
List of Contributors	1001

Table of Contents

I. Concept	1
<i>Armin von Bogdandy, Philipp Dann & Matthias Goldmann</i>	
Developing the Publicness of Public International Law: Towards a Legal Framework for Global Governance Activities	3
<i>Comment by Stefan Kadelbach</i>	
From Public International Law to International Public Law: A Comment on the “Public Authority” of International Institutions and the “Publicness” of their Law	33
<i>Comment by Stephan Leibfried</i>	
To Tame and to Frame	51
<i>Ingo Venzke</i>	
International Bureaucracies from a Political Science Perspective – Agency, Authority and International Institutional Law	67
II. Thematic Studies	99
1. The Exercise of Public Authority through Instruments	
Concerning Individuals	99
1.1 Decisions	99
<i>Clemens A. Feinäugle</i>	
The UN Security Council Al-Qaida and Taliban Sanctions Committee: Emerging Principles of International Institutional Law for the Protection of Individuals?	101

Karen Kaiser

WIPO's International Registration of Trademarks: An International Administrative Act Subject to Examination by the Designated Contracting Parties	133
---------------------------------------------------------------------------------------------------------------------------------------------------------	-----

Maja Smrkolj

International Institutions and Individualized Decision-Making: An Example of UNHCR's Refugee Status Determination	165
-------------------------------------------------------------------------------------------------------------------------	-----

1.2 Recommendations	195
----------------------------------	-----

Gefion Schuler

Effective Governance through Decentralized Soft Implementation: The OECD Guidelines for Multinational Enterprises	197
-------------------------------------------------------------------------------------------------------------------------	-----

1.3 Information	227
------------------------------	-----

Bettina Schöndorf-Haubold

The Administration of Information in International Administrative Law – The Example of Interpol	229
-------------------------------------------------------------------------------------------------------	-----

2. The Exercise of Public Authority through Instruments Concerning Individual States	269
---------------------------------------------------------------------------------------------------	-----

2.1 Decisions	269
----------------------------	-----

Petra Lea Láncos

Flexibility and Legitimacy - The Emissions Trading System under the Kyoto Protocol	271
------------------------------------------------------------------------------------------	-----

Diana Zacharias

The UNESCO Regime for the Protection of World Heritage as Prototype of an Autonomy-Gaining International Institution	301
----------------------------------------------------------------------------------------------------------------------------	-----

Comment by Ute Mager

The UNESCO Regime for the Protection of World Heritage	337
--------------------------------------------------------------	-----

Table of Contents	XI
2.2 Recommendations	341
<i>Anuscheh Farahat</i>	
Regulating Minority Issues through Standard-Setting and Mediation: The Case of the High Commissioner on National Minorities	343
2.3 Information	375
<i>Erika de Wet</i>	
Governance through Promotion and Persuasion: The 1998 ILO Declaration on Fundamental Principles and Rights at Work	377
<i>Joseph Windsor</i>	
The WTO Committee on Trade in Financial Services: The Exercise of Public Authority within an Informational Forum	405
3. The Exercise of Public Authority through General Instruments	437
3.1 Secondary Law	437
<i>Isabel Feichtner</i>	
The Administration of the Vocabulary of International Trade: The Adaptation of WTO Schedules to Changes in the Harmonized System	439
<i>Christine Fuchs</i>	
Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) – Conservation Efforts Undermine the Legality Principle	475
3.2 International Public Standards	509
<i>Jürgen Friedrich</i>	
Legal Challenges of Non-binding Instruments: The Case of the FAO Code of Conduct for Responsible Fisheries	511

Ravi Afonso Pereira

Why Would International Administrative Activity Be Any Less Legitimate? – A Study of the Codex Alimentarius Commission	541
------------------------------------------------------------------------------------------------------------------------------------	-----

4. Public Authority through Private Law Instruments? 573

Matthias Hartwig

ICANN – Governance by Technical Necessity	575
-------------------------------------------------	-----

Steven Less

International Administration of Holocaust Compensation: The International Commission on Holocaust Era Insurance Claims (ICHEIC)	607
---------------------------------------------------------------------------------------------------------------------------------------------	-----

III. Cross-Cutting Analyses 659

Matthias Goldmann

Inside Relative Normativity: From Sources to Standard Instruments for the Exercise of International Public Authority	661
----------------------------------------------------------------------------------------------------------------------------------	-----

Comment by Jan Klabbers

Goldmann Variations	713
---------------------------	-----

Armin von Bogdandy

General Principles of International Public Authority: Sketching a Research Field	727
-------------------------------------------------------------------------------------------	-----

Comment by Sabino Cassese

Is There a Global Administrative Law?	761
---------------------------------------------	-----

Jochen von Bernstorff

Procedures of Decision-Making and the Role of Law in International Organizations	777
-------------------------------------------------------------------------------------------	-----

Comment by Christian Tietje

The Contributions by Jochen von Bernstorff and by Maja Smrkolj	807
-------------------------------------------------------------------------	-----

Volker Röben

- The Enforcement Authority of International Institutions 819

Comment by Dirk Hanschel

- The Enforcement Authority of International Institutions –
Some Remarks and Suggestions for Further Analysis 843

Erika de Wet

- Holding International Institutions Accountable: The
Complementary Role of Non-Judicial Oversight Mechanisms
and Judicial Review 855

Armin von Bogdandy & Philipp Dann

- International Composite Administration: Conceptualizing
Multi-Level and Network Aspects in the Exercise of
International Public Authority 883

Comment by Ute Mager

- International Composite Administration 913

Rüdiger Wolfrum

- Legitimacy of International Law and the Exercise of
Administrative Functions: The Example of the International
Seabed Authority, the International Maritime Organization
(IMO) and International Fisheries Organizations 917

IV. Context 941*Eberhard Schmidt-Aßmann*

- The Internationalization of Administrative Relations as a
Challenge for Administrative Law Scholarship 943

Giacinto della Cananea

- Procedural Due Process of Law Beyond the State 965

List of Contributors 1001



<http://www.springer.com/978-3-642-04530-1>

The Exercise of Public Authority by International
Institutions

Advancing International Institutional Law

von Bogdandy, A.; Wolfrum, R.; von Bernstorff, J.; Dann,
P.; Goldmann, M. (Eds.)

2010, XIII, 1008 p., Hardcover

ISBN: 978-3-642-04530-1