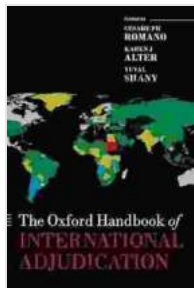


The Oxford Handbook of International Adjudication: A Comprehensive Guide to the Evolving Landscape of Global Dispute Resolution



The Oxford Handbook of International Adjudication (Oxford Handbooks) by Karen J Alter

★★★★★ 5 out of 5

Language	: English
File size	: 11120 KB
Text-to-Speech	: Enabled
Screen Reader	: Supported
Enhanced typesetting	: Enabled
Word Wise	: Enabled
Print length	: 1072 pages
Lending	: Enabled



In the intricate and ever-changing realm of international law, the Oxford Handbook of International Adjudication stands as an indispensable resource for scholars, practitioners, and students alike. This comprehensive volume, edited by renowned experts in the field, offers a panoramic view of the multifaceted world of international dispute resolution, delving into its historical foundations, theoretical underpinnings, and practical applications.

Navigating the Labyrinth of International Adjudication

The handbook meticulously examines the diverse array of international courts and tribunals that adjudicate disputes between states, individuals,

and corporations. From the venerable International Court of Justice to specialized tribunals such as the World Trade Organization's Dispute Settlement Body and the International Criminal Court, each institution's unique mandate, jurisdiction, and procedures are thoroughly analyzed.

Arbitration: A Flourishing Mechanism for Private Dispute Resolution

Arbitration, a prominent form of private international dispute resolution, receives extensive coverage in the handbook. The authors explore the various types of arbitration, including commercial, investment treaty, and sports arbitration, highlighting their advantages and limitations. The intricate interplay between arbitration and national courts is also examined, providing valuable insights into the complex legal landscape.

Investment Treaty Arbitration: Intersecting Public and Private Law

Investment treaty arbitration, a specialized form of arbitration that resolves disputes between investors and host states, has gained significant traction in recent years. The handbook delves into the intricacies of this unique mechanism, examining its legal basis, procedural aspects, and the challenges it presents to both investors and states.

Theoretical Perspectives and Emerging Issues

Beyond the practical aspects of international adjudication, the handbook delves into the theoretical underpinnings and emerging issues that shape the field. Leading scholars offer diverse perspectives on the legitimacy, effectiveness, and fairness of international courts and tribunals, fostering a deeper understanding of their role in the international legal system.

The Legitimacy of International Adjudication

The question of legitimacy lies at the heart of international adjudication. The handbook explores the various sources of legitimacy, including consent, effectiveness, and representativeness. The authors critically assess the legitimacy of different international courts and tribunals, examining how they balance the need for independence with the need for accountability.

The Effectiveness of International Adjudication

The effectiveness of international adjudication is another key concern addressed in the handbook. The authors evaluate the extent to which international courts and tribunals are able to resolve disputes effectively, enforce their decisions, and contribute to the development of international law. They also examine the challenges to effectiveness, such as the lack of compulsory jurisdiction and the difficulty of enforcing judgments.

The Oxford Handbook of International Adjudication is an essential resource for anyone seeking a comprehensive understanding of the complex and evolving landscape of global dispute resolution. Its authoritative insights, diverse perspectives, and in-depth analysis provide invaluable guidance to scholars, practitioners, and students alike. As the field of international adjudication continues to expand and adapt to the challenges of the 21st century, this handbook will undoubtedly remain an indispensable companion for years to come.

About the Editors

Anne-Marie Slaughter is the CEO of New America and a former Dean of the Woodrow Wilson School of Public and International Affairs at Princeton University. She is a leading expert in international law and global affairs.

N. Catherine Powell is a Professor of Law at the University of Virginia School of Law. Her research focuses on international law, international dispute resolution, and comparative law.

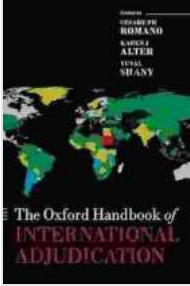
Tomer Broude is an Associate Professor of Law at the University of Oxford Faculty of Law. His research interests include international law, international dispute resolution, and legal theory.

Contributors

The Oxford Handbook of International Adjudication features contributions from a distinguished group of scholars and practitioners, including:

- José E. Alvarez
- Philippe Sands
- Antonia Eliason
- Michael Reisman
- Claudia Annacker
- George Bermann
- Catherine Rogers
- Giorgio Sacerdoti
- Laurence Boisson de Chazournes
- Karl-Heinz Böckstiegel
- Christophe Bernasconi

and many more.



The Oxford Handbook of International Adjudication (Oxford Handbooks) by Karen J Alter

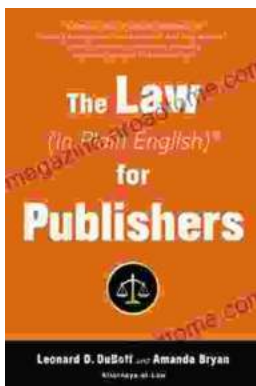
★★★★★ 5 out of 5

Language : English
File size : 11120 KB
Text-to-Speech : Enabled
Screen Reader : Supported
Enhanced typesetting : Enabled
Word Wise : Enabled
Print length : 1072 pages
Lending : Enabled



Learn to Make the Perfect Tapas Dishes Through the Amazing Recipes

If you're looking to learn how to make the perfect tapas dishes, then you need to check out this amazing book. With over 100 recipes, this book will...



Unlock the Secrets of Publishing Law: A Comprehensive Guide for Success

Embark on a literary journey where the complexities of publishing law are demystified in The Law In Plain English For Publishers. This indispensable guide empowers authors,...

