The German Yearbook of International Law, founded as the ›Jahrbuch für Internationales Recht‹, provides an annual report on new developments in international law and is edited by the Walther Schücking Institute for International Law at the Kiel University. Since its inception in 1948, the Yearbook has endeavored to make a significant academic contribution to the ongoing development of international law. Over many decades the Yearbook has moved beyond its origins as a forum for German scholars to publish their research and has become a highly-regarded international forum for innovative scholarship in international law. In 1976, the Yearbook adopted its current title and began to publish contributions written in English in order to reach the largest possible international audience. This editorial decision has enabled the Yearbook to successfully overcome traditional language barriers and inform an international readership about current research in German academic institutions and, at the same time, to present international viewpoints to its German audience. Fully aware of the paramount importance of international practice, the Yearbook publishes contributions from active practitioners of international law on a regular basis. The Yearbook also includes critical comments on German state practice relating to international law, as well as international reactions to that practice.

Table of Contents

**FORUM**
The Trump Administration and International Law

Jack Goldsmith and Shannon Togawa Mercer: International Law and Institutions in the Trump Era

**FOCUS**
International Health Law

Nele Matz-Lück: Introduction

Pedro A. Villarreal: Public International Law and Human Health: Bridging Conceptual Gaps Through Governance

Anika Klafki: International Health Regulations and Transmissible Diseases

Valentin Aichele: Taking out the Magnifier: Groups in Vulnerable Situations Under Global Health Law


Philippe Cullet and Hu Yuanquiong: Medical Patents and the Right to Health – From Monopoly Control to Open Access Innovation and Provision of Medicines
Walther Schücking Lecture

Christine Chinkin: Women, Peace, and Security: Tackling Violence Against Women in the Contemporary World?

GENERAL ARTICLES

Riccardo Pisillo Mazzeschi: Coordination of Different Principles and Values in International Law

Annalisa Ciampi: The Divide Between Human Rights, International Trade, Investment and Development Law

Patrizia Vigni: State Responsibility for the Destruction of Cultural Property

Viljam Engström: Regulating the Baltic Sea – A Showcase of Normative Pluralism

Katayoun Hosseininejad: Interpretation in Light of Which ›Object and Purpose‹?

Sophie Papadileris: Protection of Peacekeepers Resorting to Armed Force – A Current Dilemma

GERMAN PRACTICE

Guido Hildner: The Activation of the International Criminal Court’s Jurisdiction over the Crime of Aggression: The Edifice is Completed

Helmut Philipp Aust and Mehrdad Payandeh: German Practice With Regard to the Use of Force in Syria

Sara Jötten and Felix Machts: Ban on Strike Action for Civil Servants is Constitutional: The Judgment of the Federal Constitutional Court of 12 June 2018

Liv Christiansen: Turkish Politicians’ Political Campaigns in Germany – The Legality of Public Appearances Under German Law

Henning Büttner: Much Ado About Nothing vs. the Opening of Pandora’s Box? – Some (Normative) Aspects of the Migration Compact Regarding its Impact on Germany

Maximilian Jacob and Clemens J. Dorsel: The Case of the Lifeline – A German Perspective on the Dilemma of Private Sea Rescuing in the Mediterranean

THESIS SUMMARIES

Andreas von Arnauld, Kerstin von der Decken, and Nele Matz-Lück: Editors’ Note

Stefan Martini: Comparative Constitutional Justice

Andreas Orator: Prospects for and Limits to Establishing Union Agencies

Jochen Rauber: The Changing Structure of International Law as a Change of International Law’s Foundational Principles

Hubertus Reinbach: The Monopoly of Trade Unions in German Strike Law: The Strike Between Constitution and International Law

Philipp Tamme: The Enforcement of EU Law by the European Court of Human Rights: Vicarious Constitutional Jurisdiction for Improving the Protection of Individual Rights

Johann Justus Vasel: The Emancipation of Regional Human Rights Protection Mechanisms

Ferdinand Weber: Nationality and Status: Static and Dynamic in Political Community-Building

BOOK REVIEWS