

# Vienna Convention on the Law of Treaties, Vienna, 23May-30 November 1969, New York, 1 December 1969-30 April 1970 ...

H.M.S.O. - Vienna Convention on the Law of Treaties (Vienna, 23 May 1969)



Description: -

-Vienna Convention on the Law of Treaties, Vienna, 23May-30 November 1969, New York, 1 December 1969-30 April 1970 ...

- HarperCollins college outline  
Cmnd. 7964

Treaty series -- no. 58 (1980)Vienna Convention on the Law of Treaties, Vienna, 23May-30 November 1969, New York, 1 December 1969-30 April 1970 ...

Notes: ... previously published as Miscellaneous No.19(1971),  
Cmnd. 4818.

This edition was published in 1980



Filesize: 53.35 MB

Tags: #Vienna #Convention #on #the #Law #of #Treaties #History #Content #and #effects and Scope

**(PDF) Spencer C. Tucker, Paul G. Pierpaoli, Jr., Timothy C. Dowling, and Priscilla Roberts, eds. The Cold War The Definitive Encyclopedia and Document Collection. Santa Barbara: ABC**

SECTION 2: RESERVATIONS Article 19 Formulation of reservations A State may, when signing, ratifying, accept ing, approving or acceding to a treaty, formulate a reservation unless: a the reservation is prohibited by the treaty; b the treaty provides that only specified reservations, which do not include the reservation in question, may be made; or c in cases not falling under sub-paragraphs a and b , the reservation is incompatible with the object and purpose of the treaty. Article 8 Subsequent confirmation of an act performed without authorization An act relating to the conclusion of a treaty performed by a person who cannot be considered under article 7 as authorized to represent a State for that purpose is without legal effect unless afterwards confirmed by that State.

**Vienna Convention on the Law of Treaties (Vienna, 23 May 1969)**

Article 23 Procedure regarding reservations 1.

c30

Two or more parties to a multilateral treaty may conclude an agreement to suspend the operation of provisions of the treaty, temporarily and as between themselves alone, if: a the possibility of such a suspension is provided for by the treaty; or b the suspension in question is not prohibited by the treaty and: i does not affect the enjoyment by the other parties of their rights under the treaty or the performance of their obligations; ii is not incompatible with the object and purpose of the treaty. Article 70Consequences of the termination of a treaty1. There are 66 that have neither signed nor ratified the convention.

**Vienna Convention on the Law of Treaties (Vienna, 23 May 1969)**

Het verdrag werd op 23 mei 1969 aangenomen en voor ondertekening opengesteld, en het trad op 27 januari 1980 in werking. ENTRY INTO FORCE AND PROVISIONAL APPLICATION OF TREATIES Article 24 Entry into force 1. When a right has arisen for a third State in conformity with article 36, the right may not be revoked or modified by the parties if it is established that the right was intended not to be revocable or subject to modification without the consent of the third State.

**(PDF) Spencer C. Tucker, Paul G. Pierpaoli, Jr., Timothy C. Dowling, and Priscilla Roberts, eds. The Cold War The Definitive Encyclopedia and Document Collection. Santa Barbara: ABC**

In cases falling under articles 51, 52 and 53, no separation of the provisions of the treaty is permitted. SECTION 4: TREATIES AND THIRD STATES Article 34 General rule regarding third States A treaty does not create either obligations or rights for a third State without its consent. Article 26 defines , Article 53 proclaims , and Article 62 proclaims.

## Related Books

- [Zamir-i-zarafat.](#)
- [Vuelta a Pátzcuaro en 36 fiestas](#)
- [Gas station](#)
- [Oats in Washington](#)
- [Strategies in teaching anthropology](#)