

Protective principle of international criminal jurisdiction

Dartmouth - Oxford Public International Law: International Criminal Jurisdiction, Protective Principle



Description: -

-

Railroads -- Freight

Railroads -- Management

Jurisdiction (International law)

Criminal jurisdiction, protective principle of international criminal jurisdiction

- protective principle of international criminal jurisdiction

Notes: Includes bibliographical references (p. 372-390) and index.

This edition was published in 1994



Filesize: 39.57 MB

Tags: #Oxford #Public #International #Law: #4 #The #Principles #of #Extraterritorial #Jurisdiction #in: #Jurisdiction #in #International #Law

Oxford Public International Law: International Criminal Jurisdiction, Protective Principle

All of the non-territorial principles recognize the power of a sovereign to adopt laws that define crimes without regard to where the crimes may be committed.

Rethinking the protective principle of jurisdiction and its use in response to international terrorism : Sussex Research Online

Under the terms of the licence agreement, an individual user may print out a PDF of a single entry from a reference work in OR for personal use for details see and. .

Protective principle (of jurisdiction)

The first part explores the rationale of protective jurisdiction and the interests that it serves, and assesses the importance of the rationale of this jurisdiction for combatting transnational crimes, including the problem of international terrorism. The Principles of Criminal Jurisdiction Recognized by Customary International Law. The principles of customary international law are classified as non-territorial principles and as territorial principles.

The protective principle of international criminal jurisdiction in SearchWorks catalog

Bibliography Includes bibliographical references p. The chapter determines whether the exercise of universal jurisdiction, that is the exercise of jurisdiction without a direct link to the forum State, is lawful under international law, and if so, what limits international law attaches to it. However, national laws may be given extraterritorial application provided that these laws could be justified by one of the recognized principles of extraterritorial jurisdiction under public international law: the active personality principle, the passive personality principle, the protective principle, or the universality principle.

Related Books

- [Tipe ideal manusia politik \(political man\) Indonesia](#)
- [Dialann dúlra - Cín lae Amhlaoibh Uí Shúilleabháin agus scríbhinní dúlra an Bhéarla](#)
- [Stewardship worship resource - a new heart and a new spirit : designed and produced by and for church](#)
- [Canadian ethnicity - the politics of meaning](#)
- [Bring back yesterday](#)