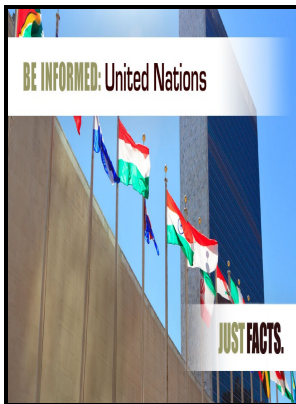


Arbitration and security - systematic survey of the arbitration conventions and treaties of mutual security deposited with the League of Nations

League of Nations - South China Sea Arbitration Awards: A Critical Study



Description: -

- Arbitration, International Arbitration and security - systematic survey of the arbitration conventions and treaties of mutual security deposited with the League of Nations

- Publications of the League of Nations. V.Legal -- 1927.V.29 Arbitration and security - systematic survey of the arbitration conventions and treaties of mutual security deposited with the League of Nations

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Full text of introduction to the peace

Those assessments, however, must take into account several variables, such as the likely danger emanating from the person concerned, the severity of any offence committed, and the length of stay in member States. The Transit Committee is therefore considering the possibility of securing for the League of Nations independent means of communication by air as well as the establishment of a radio-telegraphic station belonging to the League, which will enable it to communicate independently with the greatest possible number of its Members. In the cases provided for in paragraph 1, the warship may proceed to verify the ship's right to fly its flag.

Path of Investor

Some States expressly listed historic rights or historic sovereign rights over natural resources in their proposals as a circumstance which should be taken into account. In the second stage it was incorporated into the municipal law of the various national States which succeeded the feudal stratification on medieval society.

Techniques in International Law

A state might be willing to conclude a bilateral agreement with a state with which it shares a territorial border for reasons of self-interest, such as to prevent persons fleeing onto its territory or in order to be a good neighbour. The Philippines alleged that Submissions No.

Systematic survey of treaties for the pacific settlement of international disputes, 1928

Generally speaking, every effort should be made to ensure that the following steps are taken as rapidly as possible: 1. Of the ten classes of injuries, some are obviously fair. Within the limits of its powers, and without prejudice to the rights of the Members of the League, on whom Article 11 imposes no special obligation, the Council, in consciousness of its responsibilities under the Covenant, may choose at its discretion whatever

measures it thinks expedient.

Full text of introduction to the peace

If the parties to a dispute have not accepted the same procedure for the settlement of the dispute, it may be submitted only to arbitration in accordance with Annex VII, unless the parties otherwise agree.

Source Material on JSTOR

The treaties here, also searchable via subject, title and country.

Current International Legal Issues: Philippines in: Asian Yearbook of International Law, Volume 23 (2017)

In other words, all examples mentioned refer to situations arising from formal or quasi-formal promulgations intended to have an *erga omnes* effect. To some of these conclusions and recommendations the representatives of the United States, one of whom was Secretary Lansing, took exception, as did also the Japanese Commissioners.

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