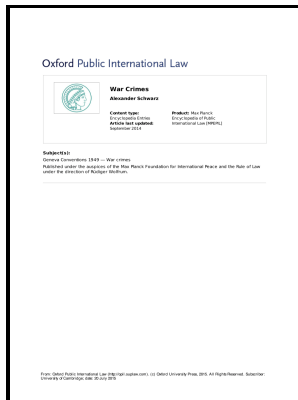


# International law in the post-Cold War world - essays in memory of Li Haopei ; edited by Sienho Yee and Wang Tieya

Routledge - Towards World Constitutionalism, Issues in the Legal Ordering of the World CommunityTowards an International Legal Community? The Sovereignty of States and the Sovereignty of International Law



Description: -

- Disciples of Christ -- History

International lawInternational law in the post-Cold War world - essays in memory of Li Haopei ; edited by Sienho Yee and Wang Tieya

- Routledge studies in international lawInternational law in the post-Cold War world - essays in memory of Li Haopei ; edited by Sienho Yee and Wang Tieya

Notes: Includes bibliographical references and index

This edition was published in 2001



Filesize: 7.91 MB

Tags: #International #Organizations

## International Law of Co

Sienho Yee, Towards an International Law of Co-progressiveness, in Sienho Yee and Wang Tieya eds , International Law in the Post-Cold War World: Essays in Memory of Li Haopei 2001 , 18—39.

## Oxford University Press

Bryde moves away from the classic framework and highlights particular aspects of what are arguably constitutional apparatus at the international level, for example the role of the UN human rights committees in protection of human rights. See, in this sense, already L.

## International Law of Co

Annan, US 11 December 2006. ICTR-96-4-T, Judgement of 2 September 1998, para.

**0415236088**

<sup>1</sup> Four years later the Supreme Court struck down the provision in the UCMJ that allowed courts-martial to prosecute veterans for crimes they committed while in military service outside the United States. Finally, international law should not only reflect the general spirit or even the good part of that spirit of the international community, or help to solve the pressing issues of society by providing for frameworks and good rationales for the problem-solving operations, but also help to change that community for the better. Hanafi Legal Discourse Hennigan, Peter C.

The extraordinary powers granted to the permanent members of the UN Security Council under the UN Charter as well as the interesting arrangement under Article 16 of the Rome Statute of the International Criminal Court are already reflections of the special positions of the great States and leader States in the international system. Monitoring the convention against racial discrimination in the post-cold war context Theo van Boven 21. This would also have been appropriate because the growth in the number of international organizations which are susceptible to constitutional rather than contractual analysis on the basis that they operate by majority rule, such as the UN, International Criminal Court ICC and the European Union EU , is a good marker of the likely attitudes of states towards Johnston's ideal constitution, as it shows how willing states are to cede real authority.

## Related Books

- [Village in a valley](#)
- [Hulpboek bij de Grammatica van het Bijbels Hebreeuws - oefeningen, stukken uit het Oude Testament en](#)
- [Effects of retinoic acid, growth factors, neutralising antibodies and antisense oligonucleotide on m](#)
- [Nihonga no seishin](#)
- [Mediaeval drama.](#)