emerging monitoring systems, which again create potential conflicts with existing international institutions.

Henri Etienne

Harvard European Law Research Centre


This book is the result of a series of some 25 lectures given at the Irish Centre for European Law on aspects of Human Rights. The book covers the developments of Human Rights since World War II, specially in Europe. The contributors are mainly Irish scholars, but some continental European scholars have contributed as well, such as Prof. H. Schermers (‘Freedom of Expression’). Besides the more traditional chapters dedicated to the relevant institutions dealing with Human Rights in Europe, the bulk of the book concentrates on horizontal problems such as, in first place – not surprisingly perhaps – ‘The Right to Life and the Abortion Question under the European Convention on Human Rights’. Astonishingly in this otherwise solid book there is no treatment of Protocol No. 17 to the Treaty on European Union, nor of the Declaration adopted by its Contracting Parties on 1 May 1992.

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This extraordinary book is an indispensable aid for any teacher of international law. The book problematizes the classical syllabus of an international law course and introduces the student to some of the major debates and controversies concerning most topics in such a syllabus by a selection of highly focussed and at times polemical readings. The anthology succeeds in capturing the attention of students and engaging them intellectually. Admittedly D’Amato the Editor has made heavy, very heavy, use of D’Amato the author, but he is to be excused given the highly convincing result. The book is priced so as to enable its adoption as a companion to whatever other text book or casebook is assigned to teach an introductory – or even advanced – course in international law. Both author and publisher should be congratulated.

JHHW


These very competent companion volumes – Handbook and Source book – achieve their goals without fuss. The Handbook focusses relentlessly on its proclaimed business law orientation and creates order in the miasma which European Law has become. The text is terse and succinct – pointing to possibilities – and problems rather than providing solutions for which more detailed literature will be needed. The Source book is just that: A compendium of the major (and some more) texts referred to in the Handbook. It is a valuable resource independently of the Handbook.

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