William S Dodge

List of Publications by Year in descending order

Source: https://exaly.com/author-pdf/11630925/publications.pdf

Version: 2024-02-01

2258059 2053705 41 60 3 5 citations h-index g-index papers 43 43 43 14 docs citations times ranked citing authors all docs

#	Article	IF	CITATIONS
1	Introductory Remarks by William S. Dodge. Proceedings of the ASIL Annual Meeting, 2019, 113, 159-161.	0.1	O
2	The Presumption Against Extraterritoriality in Two Steps. AJIL Unbound, 2016, 110, 45-50.	0.3	4
3	Foreign Official Immunity in the International Law Commission: The Meanings of "Official Capacityâ€: AJIL Unbound, 2015, 109, 156-160.	0.3	1
4	Remarks by William S. Dodge. Proceedings of the ASIL Annual Meeting, 2015, 109, 209-210.	0.1	O
5	Bond v. United States and Congress's Role in Implementing Treaties. AJIL Unbound, 2014, 108, 86-88.	0.3	1
6	A Social History of International Law: Historical Commentary, 1861–1900. , 2011, , 164-188.		1
7	Customary International Law in the Supreme Court, 1901–1945. , 2011, , 225-256.		O
8	International Law as an Interpretive Tool in the Supreme Court, 1946–2000., 2011,, 380-415.		2
9	Main Essay – <i>Medellin</i> and <i>Sanchez-Llamas</i> : Treaties from John Jay to John Roberts. , 2011, , 451-464.		3
10	The Presumption Against Extraterritoriality After Morrison. Proceedings of the ASIL Annual Meeting, 2011, 105, 396-399.	0.1	O
11	The Structural Rules of Transnational Law. Proceedings of the ASIL Annual Meeting, 2003, 97, 317-319.	0.1	1
12	Remarks by William S. Dodge. Proceedings of the ASIL Annual Meeting, 2001, 95, 207-209.	0.1	1
13	Waste Management, Inc. v. Mexico. American Journal of International Law, 2001, 95, 186-192.	0.3	18
14	NAFTA—arbitration—scope ofjurisdiction to arbitrate—requirement of transparency—expropriation resulting from withholding governmental permits and imposing new environmental restrictions— damages for expropriation—enforcement of arbitral award. American Journal of International Law, 2001, 95, 910-919.	0.3	5
15	Customary International Law in the Supreme Court, 1861–1900. , 0, , 89-123.		1
16	International Law in the Supreme Court to 1860., 0,, 7-52.		4
17	Treaties in the Supreme Court, 1861–1900. , 0, , 55-88.		1
18	International Law as an Interpretive Tool in the Supreme Court, 1861–1900. , 0, , 124-163.		1

#	Article	IF	CITATIONS
19	Treaties in the Supreme Court, 1901–1945. , 0, , 191-224.		1
20	International Law as an Interpretive Tool in the Supreme Court, 1901–1945., 0, , 257-284.		0
21	Varieties and Complexities of Doctrinal Change: Historical Commentary, 1901–1945. , 0, , 285-314.		0
22	Treaties in the Supreme Court, 1946–2000., 0, , 317-352.		2
23	Customary International Law in the Supreme Court, 1946–2000. , 0, , 353-379.		2
24	Global Power in an Age of Rights: Historical Commentary, 1946–2000. , 0, , 416-442.		0
25	Response Essay – The Benefits of Avoiding Conflicts between the Constitution and International Law. , 0, , 465-471.		0
26	Response Essay – Medellin and the Passive Vices. , 0, , 472-478.		0
27	Main Essay – Sosa and the Derivation of Customary International Law. , 0, , 481-493.		1
28	Response Essay – "Cheap Talk―about Customary International Law. , 0, , 494-498.		0
29	Response Essay – History, Ideology, and Erie v. Tompkins. , 0, , 499-504.		0
30	Main Essay – International Law and Constitutional Interpretation in the Twenty-First Century: Change and Continuity. , 0, , 507-517.		3
31	Response Essay – Judicial Dialogue in Roper: Signaling the Courts Emergence as a Transnational Legal Actor?. , 0, , 523-530.		0
32	Response Essay $\hat{a}\in$ Loose Canons: International Law and Statutory Interpretation in the Twenty-First Century. , 0, , 547-552.		1
33	Response Essay – Empagran: Empire Building or Judicial Modesty?. , 0, , 553-558.		1
34	Main Essay $\hat{a}\in$ The Supreme Court, the War on Terror, and the American Just War Constitutional Tradition. , 0, , 561-574.		0
35	Response Essay – Constitutional Resolve in a World Changed Utterly. , 0, , 575-581.		0
36	Response Essay – Judicial Imperialism and the War on Terror Cases. , 0, , 582-588.		0

#	Article	IF	CITATIONS
37	Continuity and Change over Two Centuries. , 0, , 589-606.		2
38	Response – Essay Why Constitutional Comparativism Is Different: A Response to Professor Tushnet. , 0, , 518-522.		1
39	Main Essay – Empagran's Empire: International Law and Statutory Interpretation in the U.S. Supreme Court of the Twenty-First Century. , 0, , 533-546.		2
40	Nestlé USA, Inc. v. Doe (U.S. Sup. Ct.). International Legal Materials, 0, , 1-18.	0.2	0
41	A Modest Approach to the Customary International Law of Jurisdiction. European Journal of International Law, 0, , .	0.5	0