## Ilias Bantekas

List of Publications by Year in descending order

Source: https://exaly.com/author-pdf/4410117/publications.pdf

Version: 2024-02-01

		1478505	996975
51	315	6	15
papers	citations	h-index	g-index
55	55	55	59
all docs	docs citations	times ranked	citing authors

#	Article	IF	Citations
1	The Contemporary Law of Superior Responsibility. American Journal of International Law, 1999, 93, 573-595.	0.3	55
2	The International Law of Terrorist Financing. American Journal of International Law, 2003, 97, 315-333.	0.3	51
3	Reflections on Some Sources and Methods of International Criminal and Humanitarian Law. International Criminal Law Review, 2006, 6, 121-136.	0.2	33
4	Capital Punishment at the United Nations: Recent Developments. Criminal Law Forum, 2000, 11, 23-34.	0.4	27
5	Including Disability in Business and Human Rights Discourse and Corporate Practice. Business and Human Rights Journal, 2021, 6, 490-513.	1.2	22
6	International Criminal Law. , 0, , .		12
7	I. The Iraqi Special Tribunal for Crimes Against Humanity. International and Comparative Law Quarterly, 2005, 54, 237-252.	0.5	7
8	On The Odiousness of Greek Debt. European Law Journal, 2016, 22, 539-565.	0.3	7
9	State responsibility in private civil action—sovereign immunity—immunity for jus cogens violations— belligerent occupation—peace treaties. American Journal of International Law, 1998, 92, 765-768.	0.3	6
10	NATURAL RESOURCE REVENUE SHARING SCHEMES (TRUST FUNDS) IN INTERNATIONAL LAW. Netherlands International Law Review, 2005, 52, 31-56.	1.1	5
11	Land Rights in Nineteenth-Century Ottoman State Succession Treaties. European Journal of International Law, 2015, 26, 375-390.	0.5	5
12	The Disunity of Islamic Criminal Law and the Modern Role of IjtihÄd. International Criminal Law Review, 2009, 9, 651-665.	0.2	4
13	Bilateral Delimitation of the Caspian Sea and the Exclusion of Third Parties. International Journal of Marine and Coastal Law, 2011, 26, 47-58.	0.7	4
14	Environmental Security in Africa. , 2010, , 43-62.		4
15	Wealth and Growth-based Policies Augment Global Poverty and Erode Human Rights: A Return to Human-Centred Thinking. International Human Rights Law Review, 2012, 1, 30-53.	0.2	3
16	EQUAL TREATMENT OF PARTIES IN INTERNATIONAL COMMERCIAL ARBITRATION. International and Comparative Law Quarterly, 2020, 69, 991-1011.	0.5	3
17	Faith in Moderation: Islamic Parties in Jordan and Yemen. Religion and Human Rights, 2007, 2, 185-187.	0.2	2
18	The Authority of States to Use Names in International Law and the Macedonian Affair: Unilateral Entitlements, Historic Title, and Trademark Analogies. Leiden Journal of International Law, 2009, 22, 563-582.	0.2	2

#	Article	IF	CITATIONS
19	Outsourcing Law Reform in Developing Countries to Private Contractors: A Human Rights Perspective. International Human Rights Law Review, 2013, 2, 1-16.	0.2	2
20	The treatment of tax as expropriation in International investor-state arbitration. Arbitration International, $2015, \ldots$	0.1	2
21	Lights and Shadows of the WTO-Inspired International Court System of Investor-State Dispute Settlement. European Investment Law and Arbitration Review, 2016, 1, 191-263.	0.2	2
22	Discrimination against Fathers in Greek Child Custody Proceedings: Failing the Child's Best Interests. International Journal of Children's Rights, 2016, 24, 330-357.	0.6	2
23	sociological implications arising from world bank projects and their impact on sub-saharan indigenous peoples. International Journal of Law in Context, 2005, 1, 143-154.	0.2	1
24	United Nations Employment Law and the Causes for its Failed senior Female Appointments Record. International Organizations Law Review, 2009, 6, 225-256.	0.1	1
25	Gender and Its Inter-Sectional Dimension in International Minority Law. International Journal of Minority and Group Rights, 2010, 17, 469-490.	0.1	1
26	Individual Responsibility and the Application of Ignoratio Juris Non Excusat in International Law. European Journal of Crime, Criminal Law and Criminal Justice, 2011, 19, 85-101.	0.2	1
27	The international law on terrorist financing. , 2014, , .		1
28	Interstate Arbitration in International Tax Disputes. Journal of International Dispute Settlement, 2017, 8, 507-534.	0.3	1
29	International Origin and General Principles. , 2020, , 38-49.		1
30	Court Assistance in Taking Evidence. , 2020, , 718-731.		1
31	Transpanting the Unidroit Contract Principles into the Qatar Financial Center: a fresh paradigm for wholesale legal transplants?. Uniform Law Review, 0, , .	0.2	1
32	Sequencing Peace and Justice in Post-Conflict Africa., 2017,,.		1
33	Caste-Based Discrimination in International Human Rights Law. Religion and Human Rights, 2008, 3, 195-197.	0.2	0
34	Can Touching Always Be Sexual When There is No Sexual Intent?. The Journal of Criminal Law, 2008, 72, 251-258.	0.2	0
35	The Need to Amend Article 12 of the ICC Statute: Remedying the Effects of Multilateral Treaties upon Third Parties. New Criminal Law Review, 2009, 12, 485-497.	0.2	0
36	International Criminal Justice: Law and Practice from the Rome Statute to its Review. Edited by Roberto Bellelli, Farnham: Ashgate, 2010, 706pp. ISBN 978-1-4094-0267-1 £80.00 hardback. International Journal of Law in Context, 2011, 7, 116-116.	0.2	0

3

#	Article	IF	CITATIONS
37	Current Developments: Exceptional Recognition of Governments and Political Parties in Respect of Sovereign Loans: The Greek Case. Nordic Journal of International Law, 2013, 82, 317-328.	0.1	0
38	European Commentaries on Private International Law: Brussels Ilbis Regulation. Journal of Private International Law, 2013, 9, 357-359.	0.2	O
39	Legal Anthropology and the Construction of Complex Liabilities. , 0, , 181-190.		O
40	The Emergence of an International Law of Sovereign Debt and Insolvency. International Human Rights Law Review, 2014, 3, 159-177.	0.2	0
41	The anthropological dimension of international crimes and international criminal justice. , 0, , 240-262.		O
42	Uniformity in Model Laws as Subsequent Practice under Article 31 of Vienna Convention on the Law of Treaties. Austrian Review of International and European Law, 2018, 20, 145-163.	0.1	0
43	Number of Arbitrators. , 2020, , 178-186.		O
44	Equal Treatment of Parties., 2020,, 522-538.		0
45	Grounds for Refusing Recognition or Enforcement. , 2020, , 927-976.		O
46	The contractualisation of public international law. International Journal of Law in Context, 2021, 17, 100-106.	0.2	0
47	Discrimination against LGBTI Persons on the Basis of Scripture: What Did Ancient Church Scholarship Really Say?. Religion and Human Rights, 2021, 16, 41-61.	0.2	O
48	Transnational Islamic Finance Disputes: Towards a Convergence with English Contract Law and International Arbitration. Journal of International Dispute Settlement, 0, , .	0.3	0
49	The contractualization of fiscal and parliamentary sovereignty: Towards a private international finance architecture?. Global Constitutionalism, 0, , 1-21.	0.4	0
50	Fund Governance Models: Trustee and Fiduciary Duties. , 2009, , 169-224.		0
51	Freedom of Religion in Transnational Contract and Commercial Transactions. , 2015, , 286-306.		O