

Permanent Sovereignty Over Natural Resources

International and Comparative Law Quarterly
13, 398-449

DOI: [10.1093/iclqaj/13.2.398](https://doi.org/10.1093/iclqaj/13.2.398)

Citation Report

#	ARTICLE	IF	CITATIONS
2	Some International Law Problems Posed by the Nationalization of the Copper Industry by Chile. American Journal of International Law, 1973, 67, 711-727.	0.3	5
3	Joint ventures with foreigners as a method of exploiting canadian fishery resources under extended fisheries jurisdiction. Ocean Management, 1979, 5, 251-261.	0.1	4
4	The Charter of Economic Rights and Duties of States and the Deprivation of Foreign-Owned Wealth. American Journal of International Law, 1981, 75, 437-475.	0.3	25
5	New Foundations of the Law of Expropriation of Alien Property. American Journal of International Law, 1981, 75, 553-589.	0.3	50
6	The taking of foreign property under international law: a new legal perspective?. Netherlands Yearbook of International Law, 1984, 15, 3.	0.2	26
7	Adaptive management in transboundary protected areas: The Bialowieza National Park and Biosphere Reserve as a case study. Environmental Conservation, 2000, 27, 326-333.	1.3	57
8	Title is missing!. International Environmental Agreements: Politics, Law and Economics, 2003, 3, 59-86.	2.9	10
9	Colonialism and the birth of international institutions: the Mandate System of the League of Nations. , 2005, , 115-195.		3
10	Francisco de Vitoria and the colonial origins of international law. , 2005, , 13-31.		15
11	Sovereignty and the post-colonial state. , 2005, , 196-244.		1
12	Governance and globalization, civilization and commerce. , 2005, , 245-272.		0
15	Finding the peripheries: colonialism in nineteenth-century international law. , 2005, , 32-114.		8
16	On making war on the terrorist: imperialism as self-defence. , 2005, , 273-309.		1
20	The protection of traditional knowledge in the international patent system. , 0, , 87-90.		0
21	The defensive protection of traditional knowledge in international patent law. , 0, , 131-274.		0
22	Crimes de guerre des sociétés: Condamner le pillage des ressources naturelles (Corporate War Crimes:) Tj ETQq1 1 0.784314 rg5T	0.4	0
23	The role of International sustainable development law principles in enabling effective renewable energy policy â€œ a South African perspective.. Potchefstroom Electronic Law Journal, 2012, 15, .	0.1	1
25	History of the Northâ€™South Divide in International Law: Colonial Discourses, Sovereignty, and Self-Determination. , 0, , 23-49.		4

#	ARTICLE	IF	CITATIONS
26	Permanent Sovereignty over Natural Resources. , 2015, , .		18
27	The development of compensation theories in international expropriation law. Hungarian Journal of Legal Studies, 2016, 57, 447-461.	0.3	2
28	Next-Generation Environmental Regulation: Law, Regulation, and Governance. Annual Review of Law and Social Science, 2016, 12, 273-293.	1.3	53
29	Rights and Failure: The 1967 Arab Oil Embargo. , 0, , 124-157.		0
30	Regulatory Theory. , 2017, , .		72
31	Three Mining Charters and a Draft: How the Politics and Rhetoric of Development in the South African Mining Sector are Keeping Communities in Poverty. Law and Development Review, 2018, 11, 801-841.	0.3	7
33	Mining Community Development in South Africa: A Critical Consideration of How the Law and Development Approach the Concept "Community". Law and Development Review, 2019, 12, 561-593.	0.3	3
34	The Third World and International Law. , 2019, , 267-294.		1
35	The Historical Origins and Setting of the Friendly Relations Declaration. , 2020, , 23-48.		0
36	The Postcolonial "Developmental" State. , 2021, , 200-276.		0
37	Energy in the Context of International Trade Law: Concepts and Changing Markets. , 2021, , 7-34.		0
38	The quest for CSR: Mapping responsible and irresponsible practices in an intra-organizational context in Ghana's gold mining industry. Journal of Business Research, 2021, 135, 268-281.	10.2	17
40	NATURAL RESOURCES, SOVEREIGNTY OVER. , 1987, , 306-310.		2
44	Environmental regulation and governance. , 2017, , 741-758.		11
45	The Plundering of Natural Resources and the Destruction of the Environment in Times of Armed Conflict. , 2009, , 242-285.		0
46	Analysis of Shale Gas Exploration and Production Regulations " Lessons from Poland, Canada and the US. Zeszyty Naukowe Uniwersytetu Ekonomicznego W Krakowie, 2014, , 57-72.	0.1	0
47	GV-Res. 1803 (XVII) vom 14. Dezember 1962. BeitrÄge Zum AuslÄndischen Äffentlichen Recht Und VÄlkerrecht, 1980, , 38-55.	0.1	0
48	Regulating Technology Transfer: Control Systems and Mechanisms. , 1980, , 112-128.		0

#	ARTICLE	IF	CITATIONS
49	La limitació ³ de la sobirania permanent sobre els recursos naturals. Enrahonar, 2014, 53, .	0.0	2
50	Compensation Standards and Permanent Sovereignty over Natural Resources. , 2015, , 141-154.		0
51	The High Tide of Anticolonial Legalism. Journal of the History of International Law, 2020, 23, 5-31.	0.1	4
52	Le rôle de la condition des mains propres de la personne l'Étate dans les réclamations devant les tribunaux internationaux. , 1968, , 189-213.		0
53	Le rôle de la condition des mains propres de la personne l'Étate dans les réclamations devant les tribunaux internationaux. , 1968, , 189-213.		0
54	Trade in critical minerals: Revisiting the legal regime in times of energy transition. Resources Policy, 2023, 82, 103491.	9.6	6
55	The Rights of Nature as a Legal Response to the Global Environmental Crisis? A Critical Review of International Law's "Greening" Agenda. Netherlands Yearbook of International Law, 2023, , 47-74.	0.2	3
56	Constitutional Recognition of Customary International Law in Bangladesh. , 2023, , 83-101.		0