# THE RENOVATION OF INTERNATIONAL LAW, ON THE BASIS OF A JURIDICAL COMMUNITY OF MANKIND, SYSTEMATICALLY DEVELOPED

Published @ 2017 Trieste Publishing Pty Ltd

ISBN 9780649403950

The renovation of international law, on the basis of a juridical community of mankind, systematically developed by D. Josephus Jitta

Except for use in any review, the reproduction or utilisation of this work in whole or in part in any form by any electronic, mechanical or other means, now known or hereafter invented, including xerography, photocopying and recording, or in any information storage or retrieval system, is forbidden without the permission of the publisher, Trieste Publishing Pty Ltd, PO Box 1576 Collingwood, Victoria 3066 Australia.

All rights reserved.

Edited by Trieste Publishing Pty Ltd. Cover @ 2017

This book is sold subject to the condition that it shall not, by way of trade or otherwise, be lent, re-sold, hired out, or otherwise circulated without the publisher's prior consent in any form or binding or cover other than that in which it is published and without a similar condition including this condition being imposed on the subsequent purchaser.

www.triestepublishing.com

# D. JOSEPHUS JITTA

# THE RENOVATION OF INTERNATIONAL LAW, ON THE BASIS OF A JURIDICAL COMMUNITY OF MANKIND, SYSTEMATICALLY DEVELOPED

Trieste

# THE RENOVATION

#### OF

# INTERNATIONAL LAW

ON THE BASIS OF A JURIDICAL COMMUNITY OF MANKIND

SYSTEMATICALLY DEVELOPED

 $\sim 1$ 

BY

PROF. DR. D. JOSEPHUS JITTA



THE HAGUE MARTINUS NIJHOFF 1919



## PREFACE.

I have written my work during THE WAR. The idea of a collectivity of the States is interwoven allthrough my work, but, of course, the project of a League of nations, which has been elaborated during the armistice, could not be taken into consideration. This is, moreover, a subjectmatter which can only be dealt with, in an experimental way, in future times. Besides, I dare say that my work does not fall short with regard to the plans of the day; so far as the juridical community of mankind is concerned, it is even ahead of its time.

MARCH, 1919.

JITTA.

## CONTENTS.

#### CHAPTER I.

#### OBJECT AND SCHEME OF THE WORK.

My object. Mankind as a community de facto. Mankind as a juridical community. The unity of international law. Scheme of the system. The positive rules of the law of war. The egotism of the States. The burden of the subject-matter. The causticity of some of the materials. The use of a language.

1

page

#### CHAPTER II.

### THE SYSTEM.

#### FIRST PART.

#### Public International Law,

#### First Section.

#### THE GENERAL DIRECTION OF PUBLIC AFFAIRS.

- § 1. The Sovereignty of the State and the Sovereignty of Mankind. The sovereignty of the State. The qualifications to be given to the sovereignty of the State according to reasonable principles. The qualifications of the sovereignty in positive law. The religious and patriotic impediments of the evolution of positive law, as to sovereignty.
- § 2. The juridical Limits of the Sovereignty of the State. . . The principle. The State and the individuals. The State and mankind. The State and the other States.
- § 3. The territorial Limits of the Sovereignty of the State.

Preliminary remark as to the relation between the territorial and the personal limits. Is it possible reasonably to trace the territorial limits of the States? How have the present frontiers been formed? May an evolution be expected? The juridical effects of modifications of the political frontiers. Various expressions, connected with "territory" and used in the language of international jurisprudence.

§ 4. The personal Limits of the Sovereignty of the State. . . . Why do I consider "nationality" as the main point here? Nationality according to reasonable principles. Nationality in positive laws. Difficulties arising in practice. Are the germs of an

evolution perceptible?

9

7

11

14

#### CONTETS.

			page
§	5.	Political Limits of the Sovereignty of the State	17
		Preliminary remark. Federations, the members of which retain a limited sovereignty. Colonial empires. Protectorates, suzerainties spheres of influence, etc. Perpetual neutrality, guaranteed or not guaranteed. The international position of the Holy See.	
S	6.	National Offices with an international Task	19
		Explanation of the denomination. Sovereigns and other heads of States. Dipiomatic envoys. Consuls.	
ş	7.	The general Direction of public Affairs of Mankind	21
22		The principle. The positive law. May the germs of an evolution be ascertained?	
		Second Section.	
		THE SOURCES OF INTENRATIONAL LAW.	
ş	8.	National and International Sources of International Law	23
7	653	Are there national sources of international law? The sources of positive rules of international law. The limited and modest influence of the reasonable principles.	
8	9.	Unwritten Law or Custom	24
		Custom as a source of juridical rules. The acts of private individuals as a source of international law. Local customs and general or universal customs, Custom is a source of public international law as well as of private international law. How is the existence of a custom to be ascertained in international social life? International-common law. The evolution of cus- tomary international law.	
S	10.	Written Law	27
		National laws. The international statute-law and its substitutes. The first substitute: uniform national laws. The second substitute: law-making treaties. A parallel between the two substitutes. The evolution of the two substitutes.	
		Third Section.	
G	oods	S DESTINED, ALTHOUGH ONLY IN GENERAL, FOR THE CO USE OF MANKIND.	MMON
ş	11.	The Earth	31
S	12.	The waters	33
3		The liquid surface of the globe. The law of the high seas. The other aquatic surfaces.	8
		가지 말 수 있는 것에서 통한 사람들이 있다. 소리는 것을 알 것이 있다. 이미	2012

VIII

### CONTENTS.

# Fourth Section.

## TAXATION.

			page
	§ 14.	General Views as to international fiscal Law	37
	•011-0-9-	The question as it ought to be put. Reasonable principles. The national treasury in positive laws. Are there any germs of an evolution? Matters to be submitted to a further investigation.	
	§ 15.	Wealth, Income, and the specific Elements of both	39
		Preliminary remarks. Is a reasonable principle to be established? The positive fiscal law and its evolution.	
	§ 16.	Excises, Import and Export Duties on Commodites Their international side. Protective duties, according to the rea- sonable principles. Protectionism in the positive laws. Progress or regression?	42
	17.	Wealth, appearing irregularly	44
8		Preliminary remark. Succession duty. The stamp-duty on bills of exhange.	
	§ 18.	Rewards for administrative Services	45
		General remarks. The international side of some remunerations and the principles applying to this side. The positive law and its evolution.	
		Fifth Section.	
		PUBLIC WELFARE AS A MATTER OF OFFICAL CARE.	
	§ 19.	General Views	47
	§ 20.	Education	49
		The State and the education of the youth. Patriotic education. The language. History. Religion. The education of foreign resi- dents.	
	§ 21.	Labour	51
		Labour in general, as a matter of official care. National labour and protectionism. International agreements concerning labour. International associations of labourers and of employers. Political parties aiming at the radical reformation or even at the destruc- tion of the actual state of Society.	
	§ 22.	The principal Branches of human Activity	54
	0.700-5563	General principles. Agriculture. Industry. Trade. Science. Arts.	
	§ 23.	International Means of Communication	57
		General remarks. The international agreements.	