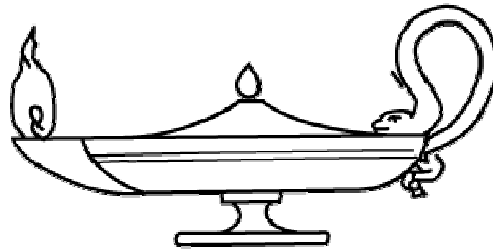


DILA COLLOQUIUM ON INTERNATIONAL LAW



THE DUTY NOT TO RECOGNIZE THE ILLEGAL ANNEXATION OF CRIMEA: WHAT DOES IT MEAN IN PRACTICE

SPEAKER:

STEFAN TALMON

**PROFESSOR OF PUBLIC LAW, PUBLIC INTERNATIONAL LAW AND EUROPEAN
UNION LAW; CO-DIRECTOR OF THE INSTITUTE OF PUBLIC INTERNATIONAL
LAW AT THE UNIVERSITY OF BONN, GERMANY**

HOSTED BY:

THE FOUNDATION for THE DEVELOPMENT of INTERNATIONAL LAW in ASIA (DILA)

<http://www.dilafoundation.org>

DATE: NOVEMBER 20 (Thursday), 2014; 10:00 a.m. - 12:00 p.m.

VENUE: THE LOTTE HOTEL IN SEOUL (Main Building 31F, ROOM No.2)

<http://www.lottehotel.com/seoul/ko/>

SPEAKER:

Stefan TALMON is Professor of Public Law, Public International Law and European Union Law, and Co-Director of the Institute of Public International Law at the University of Bonn. He is also a Supernumerary Fellow of St. Anne's College, Oxford. Prior to taking up the chair at Bonn in October 2011 he was Professor of Public International Law at the University of Oxford and Fellow of St. Anne's College, Oxford. Professor Talmon practices as a Barrister from 20 Essex Street, London, and frequently advises States and transnational corporations on questions of public international law. He holds German and British citizenship. He was educated at the Universities of Tübingen (First and Second State Examination in Law), Munich, Cambridge (LL.M.) and Oxford (D.Phil., M.A.). His research interests lie in the area of general international law, the law of the United Nations, the foreign relations law of the European Union, the law of the sea, the law of armed conflicts and international human rights law. He has published ten books and more than 80 papers.

Selected Books:

- *The South China Sea Arbitration: A Chinese Perspective* (Oxford: Hart Publishing, 2014). XXIV, 249pp. (with Professor Bing Bing Jia).
- *The Occupation of Iraq: The Official Documents of the Coalition Provisional Authority and the Iraqi Governing Council* (Oxford: Hart Publishing, 2013). XLVIII, 1524 pp.
- *The Legal Order of the Oceans. Basic Documents on the Law of the Sea* (Oxford: Hart Publishing, 2009). XVIII, 1012 pp. (with Professor Vaughan Lowe).
- *Kollektive Nichtanerkennung illegaler Staaten. Grundlagen und Rechtsfolgen einer International koordinierten Sanktion, dargestellt am Beispiel der Türkischen Republik Nord-Zypern [Collective Non-recognition of Illegal States. Legal Foundations and Consequences of an Internationally Co-ordinated Sanction with Particular Reference to the Turkish Republic of Northern Cyprus]* (Tübingen: Mohr Siebeck, 2006). XXXIX, 1052 pp.
- *Recognition of Governments in International Law: With Particular Reference to Governments in Exile* (Oxford: Clarendon Press, 1998 [hardcover], 2001 [paperback]), 2010 [Oxford Scholarship Online]. LXXII, 393 pp.

Selected Articles:

- Immunität von Staatsbediensteten [Immunity of State Officials], in: *Berichte der Deutschen Gesellschaft für Internationales Recht*, Band 46 [Reports of the German Society of International Law, vol. 46] (Heidelberg: C.F. Müller, 2014), pp. 313-377.
- Recognition of Opposition Groups as the Legitimate Representative of a People, *Chinese Journal of International Law*, 12 (2013), pp. 219-253.
- Jus Cogens after Germany v. Italy: Substantive and Procedural Rules Distinguished, *Leiden Journal of International Law* 25 (2012), pp. 979-1002.
- Security Council Treaty Action, *Revue Hellénique de Droit International*, 62 (2009), pp. 65-116.
- The Responsibility of Outside Powers for Acts of Secessionist Entities, *International and Comparative Law Quarterly*, 58 (2009), pp. 493-517.
- The Security Council as World Legislature, *American Journal of International Law*, 99 (2005), pp. 175-193.
- The Constitutive versus the Declaratory Doctrine of Recognition: Tertium Non Datur?, *British Year Book of International Law*, 75 (2004), pp. 101-181

DILA:

Foundation for the Development of International Law in Asia (DILA) was established in 1989, at a time when its prime movers believed that economic and political developments in Asia had reached the stage at which they would welcome and benefit substantially from a mechanism to promote and facilitate exchanges among their international law scholars that had failed to develop during the colonial era.

The Foundation was established to promote the study of: (a) and analysis of topics and issues in the field of international law, in particular from an Asian perspective; and (b) dissemination of knowledge of, international law in Asia; promotion of contacts and co-operation between persons and institutions actively dealing with questions of international law relating to Asia.

The Foundation is concerned with reporting and analyzing developments in the field of international law relating to the region, and not primarily with efforts to distinguish particular attitudes, policies or practices as predominately or essentially “Asian”. If they are shown to exist, it would be an interesting by-product of the Foundation’s essential function, which is to bring about an exchange of views in the expectation that the process would reveal areas of common interest and concern among the State of Asia, and even more importantly, demonstrate that those areas of interest and concern are, in fact, shared by the international community as a whole.

Professor Seokwoo LEE (Inha University Law School, Korea) is currently Chairman of DILA.

ASIAN YEARBOOK OF INTERNATIONAL LAW:

Launched in 1991, *The Asian Yearbook of International Law* is a major internationally-refereed yearbook dedicated to international legal issues as seen primarily from an Asian perspective. It is published under the auspices of the **Foundation for the Development of International Law in Asia (DILA)** in collaboration with the Handong International Law School in South Korea. When it was launched, the Yearbook was the first publication of its kind, edited by a team of leading international law scholars from across Asia. It provides a forum for the publication of articles in the field of international law, and other Asian international legal topics.

The objects of the Yearbook are two-fold. First, to promote research, study and writing in the field of international law in Asia; and second, to provide an intellectual platform for the discussion and dissemination of Asian views and practices on contemporary international legal issues. Each volume of the Yearbook contains articles and shorter notes, a section on State Practice, an overview of the Asian states’ participation in multilateral treaties and succinct analysis of recent international legal developments in Asia, as well as book reviews. We believe this publication to be of importance and use to anyone working on international law and in Asian studies.

In keeping with DILA’s commitment to encouraging scholarship in international law as well as in disseminating such scholarship, its Governing Board has decided to make the Yearbook open access from 2010 (volume 16) onwards.

Dr. Kevin Y.L. TAN (Director, Equilibrium Consulting Pte Ltd; Adjunct Professor, Faculty of Law, National University of Singapore, Singapore) is currently the Editor-in-Chief of the Yearbook.