



## GUIDED READING: *Articles 4–7*

As you read Articles 4–7, answer the following questions and note the article (with section and clause, when necessary) that is the source for the relevant information. Article 4, Sections 3, Clause 2 would be written 4.3.2.

**Example:** Could Utah refuse to allow a U.S. citizen from Ohio to buy a house in Utah?

Yes ☐ No ☒  
Location: 4.2

### Article 4

1. Must new states leave their ruling of a state intact as read here state? Yes ☐ No ☐  
Location: \_\_\_\_\_
2. If a woman commits a crime in Kentucky and is captured in New York, can New York refuse to return her to Kentucky? Yes ☐ No ☐  
Location: \_\_\_\_\_
3. Would it be possible for North and South Dakota to become one state if both state legislatures, and Congress, approved of such a merger? Yes ☐ No ☐  
Location: \_\_\_\_\_
4. Can one state establish a relationship with that state as long as it does not interfere with the lives of citizens in other states? Yes ☐ No ☐  
Location: \_\_\_\_\_

### Article 5

5. What institution decides when an amendment to the Constitution should be proposed and considered? Answer: \_\_\_\_\_  
Location: \_\_\_\_\_
6. How many states must approve an amendment for it to take effect? Answer: \_\_\_\_\_  
Location: \_\_\_\_\_

### Article 6

7. Can one state enforce a law within its own borders that conflicts with a national law? Yes ☐ No ☐  
Location: \_\_\_\_\_
8. If a man refused to support the Constitution, could he serve as a member of his state's legislature? Yes ☐ No ☐  
Location: \_\_\_\_\_
9. Can an atheist be elected the right to hold federal office? Yes ☐ No ☐  
Location: \_\_\_\_\_

### Article 7

10. How many states had to ratify the Constitution for it to become the law of the land? Answer: \_\_\_\_\_  
Location: \_\_\_\_\_
11. In what year was the Constitution signed by delegates to the Constitutional Convention? Answer: \_\_\_\_\_  
Location: \_\_\_\_\_

# Guided Preamble Article 1 Answers

**John Tobin**



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### **Treaty on the Functioning of the European Union - A Commentary** Hermann-Josef Blanke,Stelio

Mangiameli,2021-05-31 The Commentary on the Treaty on the Functioning of the European Union four volumes is a major European project that aims to contribute to the development of ever closer conceptual and dogmatic standpoints with regard to the creation of Europeanised research on Union law Following on from the Commentary on the Treaty of the European Union this book presents detailed explanations article by article of all the provisions of the TFEU discussing the application of Union law in the national legal orders and its interpretation by the Court of Justice of the EU The authors are academics and practitioners from twenty eight European states and different legal fields some from a constitutional law background others experts in the field of international law and EU law Reflecting the various approaches to European legal culture this book promotes a system concept of European Union law toward more unity notwithstanding its rich diversity grounded in national traditions

**The Americans** McDougal-Littell Publishing Staff,2002-03-04 **Science, Technology, Policy and International Law** Justo Corti Varela,Paolo Davide Farah,2024-10-02 This book presents innovative insights into the intersections between science technology and society and particularly their regulation by the law Departing from the idea that law and science have similar methods and objectives the book deals with problems and solutions that source from these interactions concerns on how to integrate scientific evidence into trials how to best regulate new technologies or whether technological innovations could improve democratic legitimacy create new regulatory tools or even new spaces of regulation and what is the impact on the society The edited collection by building on a functionalist and comparatist approach offers answers to how to best integrate law science and technology in policy making and reviews the current attempts made at the transnational and international levels Case studies ranging from emerging technologies via environmental protection to statistics are complemented by a solid theoretical framework all of which seek to provide readers with tools for critical thinking in the reassessment of the relationship among theory practice political goals and international regulation

**The Pearson Guide to the Central Police Forces (Assistant Commandants) Examination, 2/e (New Edition)** Thorpe,2010-09 *International Law and the European Union* Jed Odermatt,2021-10-21 The European Union plays a significant role in international affairs International Law and the European Union examines the impact this has had on public international law by integrating perspectives from both EU law and international law Its analysis focuses on fields of public international law where the EU has had an influence including customary international law the law of treaties international organizations international dispute settlement and international responsibility International Law and the European Union shows how the EU has had a subtle but significant impact on the development of international law and how the international legal order has developed and adjusted to accommodate the EU as a distinct legal actor In doing so it contributes to our understanding of how international law addresses legal subjects other than States Parliamentary Assembly - Working

Papers - 2008 Ordinary Session (Fourth Part), 29 September-3 October 2008 - Council of Europe, 2009-01-01 *The Triggering Procedure of the International Criminal Court* Héctor Olásolo, 2005 The Rome Statute unlike the statutes of the International Criminal Tribunals for the former Yugoslavia and for Rwanda creates a permanent court whose dormant jurisdiction covers the territory and includes the nationals of States Parties and is universal in cases where the Security Council makes a referral Besides unlike the ad hoc tribunals which have jurisdiction over specific crisis situations whose personal territorial and temporal parameters have been defined in their respective statutes by the UN Security Council in the case of the ICC it is not possible to determine a priori in which situations the ICC will be involved As a result the most relevant activity of the Court is the determination of those situations regarding which the dormant jurisdiction of the Court will be triggered The book *The Triggering Procedure of the International Criminal Court* constitutes the first comprehensive analysis of the proceedings that prior to any criminal investigation aim to make such a fundamental determination **The Health Humanities in German Studies** Stephanie M. Hilger, 2024-05-16 The first full length study to bring together the fields of Health Humanities and German studies this book features contributions from a range of key scholars and provides an overview of the latest work being done at the intersection of these two disciplines In addition to surveying the current critical terrain in unparalleled depth it also explores future directions that these fields may take Organized around seven sections representing key areas of focus for both disciplines this book provides important new insights into the intersections between Health Humanities German Studies and other fields of inquiry that have been gaining prominence over the past decade in academic and public discourse In their contributions the authors engage with disability studies critical race studies gender embodiment studies trauma studies as well as animal environmental studies **Supranationalism Revisited - Retrospective and Prospective** Joseph Weiler, 1981 **The UN Convention on the Rights of the Child** John Tobin, 2019-03-28 The United Nations Convention on the Rights of the Child is the most extensive and widely ratified international human rights treaty This Commentary offers a comprehensive analysis of each of the substantive provisions in the Convention and its Optional Protocols on Children and Armed Conflict and the Sale of Children Child Prostitution and Pornography It provides a detailed insight into the drafting history of these instruments the scope and nature of the rights accorded to children and the obligations imposed on states to secure the implementation of these rights In doing so it draws on the work of the Committee on the Rights of the Child international regional and domestic courts academic and interdisciplinary scholarly analyses It is of relevance to anyone working on matters affecting children including government officials policy makers judicial officers lawyers educators social workers health professionals academics aid and humanitarian workers and members of civil society **International Law and the Russian Legal System** Bogdan Leonidovich Zimnenko, 2007 This work analyzes the interaction between international law and the Russian legal system at a level of detail and sophistication without precedent in Russian legal doctrine This topic has become vital for Russian courts because

generally recognized principles and norms of international law and international treaties have become part of the Russian legal system since the Constitution of Russia was adopted in 1993 Great attention is paid in this study to Russian judicial practice in applying customary and treaty norms the author had access to unpublished decisions in the archives of the Russian Supreme Court and other courts of the Russian Federation The book also gives attention to the impact of decisions of international organizations and the practice of the European Court for Human Rights The author sets out the legal foundations of the interaction between international law and municipal law in relations between subjects of international and national law and he addresses at length whether and when the direct application of international legal norms is possible in the domestic legal relations of Russia The book raises to a new level the continuing discussion of the correlation of international and national law Classic concepts of monism and dualism cannot cope with all aspects of the interaction of international and national law International Law and the Russian Legal System will be of interest to academics practicing lawyers government legal advisors and investors

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**Climate Change and International**

**Shipping** Yubing Shi,2016-11-14 In Climate Change and International Shipping The Regulatory Framework for the Reduction of Greenhouse Gas Emissions Yubing Shi provides ground breaking analyses of the evolving regulatory framework for the reduction of greenhouse gas emissions from international shipping This book examines the applicability of international environmental law principles to the reduction of greenhouse gas emissions from ships and assesses the

responses of the key stakeholders to the challenge of regulation Based on these in depth analyses Shi identifies key gaps in the current regulatory framework for the reduction of greenhouse gas emissions from international shipping and proposes options for legal and institutional reforms to improve the system in place

**Genetically Engineered Organisms** Deborah K. Letourneau, Beth Elpern Burrows, 2001-09-26 Genetic engineering suggests new avenues for constructing useful products but it also poses hazards to the health of the environment and the public Delineating those hazards is complicated difficult and important at every level of risk assessment and risk management decision making Risk assessment and risk management may be further complicated

**White Book on Aggressive Activities by the Governments of the USSR, Poland, Czechoslovakia, Hungary, Rumania, Bulgaria and Albania Towards Yugoslavia**, 1980

**The Pearson Guide to the Central Police Forces**, **Compendium of Land Use Laws for Sustainable Development** John R. Nolon, 2006-04-24 Publisher Description

*The WTO and Infant Industry Promotion in Developing Countries* Juan He, 2014-09-25 The charter of the World Trade Organization WTO sets the tone that sustainable trade and economic development dominates multilateral trade negotiation and specific working agreements This book examines the novel challenge for developing countries to upgrade and optimize their industrial structure and trade composition by stimulating genuinely innovative and competitive industrial strength The book specifically explores the issue of infant industry promotion under the legal framework of the WTO treaties and case law Taking the regulatory measures and incentives China has used to build up a large civil aircraft supplier the book evaluates the key trade agreements relevant to infant industry promotional policies and practices such as product regulations and standards under the Agreement on Technical Barriers to Trade and export promotion policies under the Agreement on Subsidies and Countervailing Measures Juan He argues that the regulatory room prescribed by the multilateral trade rules of the WTO does not allow adequate space for developing countries to encourage new and technologically advanced areas of production and trade The author concludes by suggesting ways in which WTO rules could be modified to help enable developing countries industrialization In doing so the book highlights a need to investigate how localized and international policy trends can be reconciled and enhanced towards the common goal of development The book will be of great interest to scholars and students of international trade law Chinese studies international political economy and of great use to government agencies responsible for internal trade and industrial policy decisions

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