



**The Practice and Procedure
of the Inter-American
Court of Human Rights
Second Edition**

Jo M. Pasqualucci

CAMBRIDGE

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The Practice and Procedure of the Inter-American Court of Human Rights Jo M. Pasqualucci, 2003-07-10 Jo M Pasqualucci provides a comprehensive critique of the Inter American Court of Human Rights which is at once scholarly yet practical She analyzes all aspects of the Court s advisory jurisdiction contentious jurisdiction and provisional measures orders When relevant she compares the practice and procedure of the Inter American Court with that of the European Court of Human Rights the International Court of Justice and the United Nations Human Rights Committee She also evaluates the Rules of Procedure of the Inter American Court and the Inter American Commission which entered into force in May and June of 2001 and bring about important procedural changes in the inter relationship of those organs In addition she cites the effectiveness of the Convention and the Court s rulings in the domestic law of the States Parties to the Convention This book will provide an important resource for scholars practitioners and students of international human rights law and practice

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International Human Rights Law Manisuli Ssenyonjo, 2016-04-22 This timely and valuable book explores the development of international human rights law over the last six decades The volume brings together leading experts to reflect on different aspects of human rights law not only considering and evaluating the developments so far but also identifying relevant problems and proposing relevant possible perspectives for the continued positive future development of human rights law The book is international in perspective both in scope and context and covers developments in the international protection of human rights since the adoption of the UDHR in 1948 The developments considered include the United Nations system of protecting human rights as well as regional human rights systems in Africa America and Europe It also considers some key themes relevant to human rights including globalisation protecting human rights in emergency situations and trade sanctions the development of human rights NGOs and many others The book will be an invaluable resource for students academics and policy makers working in the field of international human rights

Guide to International Legal Research , 2008 **The Inter-American Court of Human Rights** Scott

Davidson,1992 This book describes and analyzes the structure procedure practice and emerging jurisprudence of the Inter American Court of Human Rights The form and functions of the Court are considered in the context of the Inter American system as a whole and the development of its contentious and advisory jurisdictions is discussed in detail Particular attention is devoted to the Court s present contribution to the corpus of international human rights law in which parallels are drawn with other analogous institutions where appropriate Finally an attempt is made to identify the ideological assumptions which influence the Court s emerging jurisprudence and an assessment is made of the Court s future prospects While the structure of the court and its jurisprudence lie broadly within traditional concepts of international human rights law there are certain distinctive features which emanate from the geo political and socio economic context within which the Court functions These factors are considered as an integral part of the work *General International Law Before Human Rights Courts* Frédéric Vanneste,2010 This book analyzes how the European Court of Human Rights ECtHR and the Inter American Court of Human Rights IACtHR deal with general international law In light of the concerns of various authors about the fragmentation of international law and the human rightist aspirations of human rights law the question arises whether these human rights courts put the unity of general international law into danger The main idea of this study is that the ECtHR and the IACtHR may in principle only elaborate and not depart from or contradict general international law A departure is only acceptable if a clear *lex specialis* has been established for human rights law The author researches whether or not the sometimes different case law of both human rights courts fits into this assumption Almost all topics of general international law that have been dealt with by the ECtHR and IACtHR are analyzed including reservations application of treaties *ratione temporis ratione loci* and *ratione personae* *A Comparison of the European, Inter-American, African and Arab Human Rights Courts: Institutional Aspects* Ahmed Almutawa, *Conferences on New Political Economy* Stefan Voigt,2006 *New York University Journal of International Law & Politics* New York University. International Law Society,2004 *Vanderbilt Journal of Transnational Law* ,2005 **Stanford Journal of International Law** ,2002 **Michigan Journal of International Law** ,2009 Human Rights in the World Arthur Henry Robertson,J. G. Merrills,1989 Human rights now occupy a key place in international law and international relations Nearly 100 states have accepted the United Nations Covenants of 1966 regional systems of human rights are in operation in Europe Africa and Latin America and organisations such as the ILO and Unesco have their own instruments and procedures Human Rights in the World explains what the current guarantees of human rights are and how they work Substantially rewritten and updated to take into account the ending of the Cold War this new edition includes such issues as the War Crimes Tribunal for Former Yugoslavia the Convention on the Rights of the Child and the role of the UN Commissioner for Human Rights Authoritative comprehensive and up to date the book is an invaluable source of reference for students scholars and practitioners **The American University Journal of International Law and Policy** ,1994 **Administrative and Expert Monitoring of International Treaties** Paul C. Szasz,1999 Based on

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