Special Issue

The European Union and the Law of the Sea

Message from the Guest Editor

Dear colleagues, In recent years, the European Union has become a more important actor in the development of the international law of the sea. This Special Issue of Laws will look at the role of the European Union in the development of the contemporary international law of the sea from three different angles: (1) from the perspective of the European Union; (2) from the point of view of the member states, looking at the crossroads of international, EU, and national norms; and (3) from the perspective of non-EU states, looking at the role of the European Union as an increasingly active maritime power of a sui generis nature and the implications of this increasing role in the development of the international law of the sea as a whole. The term "law of the sea" is understood widely, covering all international and public law regulations of maritime activities. Authors are particularly encouraged to look at the protection of the marine environment and at emerging and future issues in the international law of the sea, including in particular challenges which emerge as a consequence of climate change.

Deadline for manuscript submissions

closed (15 September 2021)



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About the Journal

Message from the Editor-in-Chief

Laws is an international, open access journal featuring rigorous scholarship on critical developments in governance, courts, agencies, and social order. Analysis and synthesis, theory and practice, and empirical and doctrinal work have appeared in the journal; contributions that bridge these traditional boundaries are particularly welcome. The social sciences and humanities generate insights both from and for the legal system. While theory grounds Laws in a timeless dialogue shaped by traditions of inquiry, legal practice ensures that scholars are addressing pressing problems. Both normative and positive scholarship can aid policymakers, judges, and agency officials. Laws brings together the work of theorists and practitioners, and a diverse range of empirical researchers, to promote the progress of foundational legal norms.

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