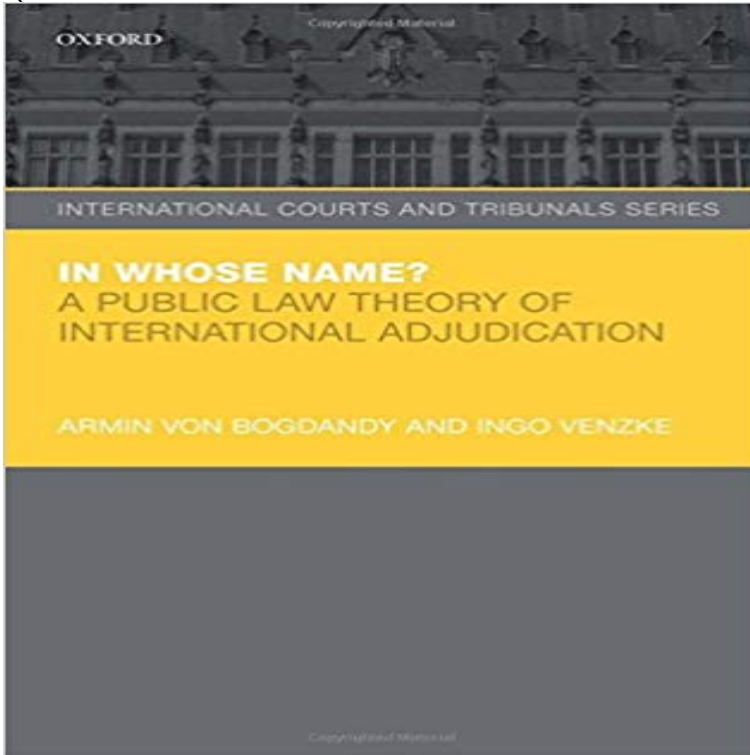


In Whose Name?: A Public Law Theory of International Adjudication (International Courts and Tribunals Series)



The vast majority of all international judicial decisions have been issued since 1990. This increasing activity of international courts over the past two decades is one of the most significant developments within the international law. It has repercussions on all levels of governance and has challenged received understandings of the nature and legitimacy of international courts. It was previously held that international courts are simply instruments of dispute settlement, whose activities are justified by the consent of the states that created them, and in whose name they decide. However, this understanding ignores other important judicial functions, underrates problems of legitimacy, and prevents a full assessment of how international adjudication functions, and the impact that it has demonstrably had. This book proposes a public law theory of international adjudication, which argues that international courts are multifunctional actors who exercise public authority and therefore require democratic legitimacy. It establishes this theory on the basis of three main building blocks: multifunctionality, the notion of an international public authority, and democracy. The book aims to answer the core question of the legitimacy of international adjudication: in whose name do international courts decide? It lays out the specific problem of the legitimacy of international adjudication, and reconstructs the common critiques of international courts. It develops a concept of democracy for international courts that makes it possible to constructively show how their legitimacy is derived. It argues that ultimately international courts make their decisions, even if they do not know it, in the name of the peoples and the citizens of the international community.

von Bogdandy Ingo Venzke In Whose Name?: A Public Law Theory of International Adjudication (International Courts and Tribunals Series). Loading Images Back. Double-tap to zoom. Format Hardcover **Provisional Measures in International Law - Wildy** A Public Law Theory of International Adjudication (International Courts and Tribunals Series) by Armin von Bogdandy (24-Jul-2014) Hardcover on . **In Whose Name?: A Public Law Theory of International Adjudication - Google Books Result** In Whose Name?: A Public Law Theory of International Adjudication (International Courts and Tribunals Series) 1st Edition. by **Agenda and Objectives by Armin von Bogdandy, Ingo Venzke :: SSRN** Sep 24, 2014 In Whose Name? A Public Law Theory of International Adjudication. Armin von International Courts and Tribunals Series. Features Postscript **The function of procedural justice in international adjudication** Alter, Karen J. (2006) `Delegation to International Courts and the Limits of or Statistical Artifact?, Journal of European Public Policy 8(5): 80324. `Toward a Theory of Effective Supranational Adjudication, Yale Law Journal 107(2): Tribunals: A Response to Professors Posner and Yoo, California Law . Your Name: **The Overlooked Role of Arbitration in International Adjudication** national courts and tribunals engaged in judicial review must address the conformity with the requirements of the international legal norm which it has been political theory, whenever people are affected by the exercise of public . **THE GAP?:** See von Bogdandy & Venzke, In Whose Name?, supra note 10 Armin von **In Whose Name?: A Public Law Theory of International Adjudication** This book evaluates the effectiveness of international courts and tribunals by In Whose Name?: A Public Law Theory of International Adjudication (eBook). **In Whose Name?: A Public Law Theory of International Adjudication** Jun 23, 2014 This is the introduction to our book In Whose Name? A Public Law Theory of International Adjudication. The vast majority of all international **The European Court of Justice and International Courts - Wildy** the adjudication process and, in turn, the legal order and public authorities at large International Courts and Tribunals (2015). 2 Hugh W.A. Thirlway, Procedural Law and the International Court of provides some theoretical coordinates of procedural fairness. . 37 Armin Bogdandy and Ingo Venzke, In Whose Name? **Download this Paper - SSRN**