



The World of Small States

Series Editors: Petra Butler, Caroline Morris

Small states differ considerably in their geography, history, political structures, legal systems and wealth. Nevertheless, because of their size, small states face a set of common challenges including vulnerability to external economic impacts such as changing trade regimes and a limited ability to diversify economic activity; and limited public and private sector capacity, including the legal and judicial infrastructure. A number of small states have experienced colonisation and must accommodate the legacy of one or more forms of colonial law alongside the customary law of the indigenous people. Many small states are islands. These are particularly susceptible to environmental impacts such as natural disasters and climate change. Small states can also be flexible, adaptable, sites of social development and innovation, and have an influence in the world disproportionate to their size.

The importance of research into small states is increasingly recognised by the global legal community. Small states are polity microcosms which allow us to study and gain insight into the challenges of big states. Their small size makes research and the testing of solutions easier. However, small states also have unique problems for which unique solutions must be designed.

The aim of this exciting and unique series is to be the essential compendium for every legal researcher interested in small states but also for practitioners and policy makers working in small states.

Upcoming volumes:

Small States in a Legal World

Petra Butler, Caroline Morris (Eds.)

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This book is a unique collection of high quality articles analysing legal issues with particular regard to small states. In this work, legal experts from small jurisdictions and those with a particular interest in legal issues facing small states explore *inter alia* ethics in small jurisdictions, legal education and the profession in small states, the challenges facing small states with mixed legal systems, the constitutional arrangements in small states, small states as tax havens, and competition law issues facing small states.

Fifty Years of the British Indian Ocean Territory: Legal Perspectives

Stephen Allen (Ed.)

In 1965 the British Indian Ocean Territory was created by excising the Chagos Islands from Mauritius and the Seychelles. This book takes the BIOT's 50th anniversary as an opportunity to explore a set of legal issues which resonate across, and within, legal systems and cultures including constitutional law, legal theory, international human rights, public international law, international environmental law, the rights of indigenous peoples and the law of the sea. It includes perspectives not only from legal scholars but also lawyers active in the longstanding litigation over the future of the BIOT and its people.

- Specifically dedicated to small states research in the area of law
- Small states research provides insight and solutions to larger states' challenges
- Contributes to the in-depth understanding of legal issues by analysing them in a small states' context

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