


# A SEA CHANGE: THE EXCLUSIVE ECONOMIC ZONE AND GOVERNANCE INSTITUTIONS FOR LIVING MARINE RESOURCES

*Edited by*

Syma A. Ebbin, Alf Håkon Hoel and Are K. Sydnes

# Sea Change The Exclusive Economic Zone And Governance Institutions For Living Marine Resources

**Hance D. Smith, Juan Luis Suárez de  
Vivero, Tundi S. Agardy**



## **Sea Change The Exclusive Economic Zone And Governance Institutions For Living Marine Resources:**

**A Sea Change: The Exclusive Economic Zone and Governance Institutions for Living Marine Resources** Syma A. Ebbin, Alf H. Hoel, Are Sydnese, 2005-01-07 This is the first systematic assessment of the international 200 mile exclusive economic zone To date 145 states have ratified the Law of the Sea Convention and most have established EEZs This volume focuses on the specific nature of the EEZ and the construction and evolution of institutions stemming from its introduction specifically examining developments at local national and international levels

**A Sea Change: The Exclusive Economic Zone and Governance Institutions for Living Marine Resources** Syma A. Ebbin, Alf H. Hoel, Are Sydnese, 2005-06-07 This is the first systematic assessment of the international 200 mile exclusive economic zone To date 145 states have ratified the Law of the Sea Convention and most have established EEZs This volume focuses on the specific nature of the EEZ and the construction and evolution of institutions stemming from its introduction specifically examining developments at local national and international levels

**Governance of Marine Fisheries and Biodiversity Conservation** Serge M. Garcia, Jake Rice, Anthony Charles, 2014-07-15 Governance of Marine Fisheries and Biodiversity Conservation explores governance of the world's oceans with a focus on the impacts of two inter connected but historically separate streams of governance one for fisheries the other for biodiversity conservation Chapters most co authored by leading experts from both streams investigate the interaction of these governance streams from ecological economic social and legal perspectives with emphasis on policies institutions processes and outcomes on scales from the global to the local community and with coverage of a range of themes and regions of the world The book opens with chapters setting the historical context for the two marine governance streams and framing the book's exploration of whether as the streams increasingly interact there will be merger or collision convergence or co evolution The concluding chapter synthesizes the insights from throughout the book relative to the questions posed in the opening chapters It also draws conclusions about future needs and directions in the governance of marine fisheries and biodiversity vital to the future of the world's oceans With cutting edge chapters written by many leading international experts in fisheries management and biodiversity conservation and edited by three leading figures in this crucially important subject Governance of Marine Fisheries and Biodiversity Conservation is an essential purchase for fisheries scientists economists resource managers and policymakers and all those working in fields of biodiversity conservation marine ecology and coastal livelihoods Libraries in all universities and research establishments where environmental and or marine studies conservation ocean policy and law biological and life sciences and fisheries management are studied and taught should have copies of this most important book

*Global Challenges and the Law of the Sea* Marta Chantal Ribeiro, Fernando Loureiro Bastos, Tore Henriksen, 2020-05-23 This book analyses a selection of challenges in the implementation and application of the 1982 UN Convention on the Law of the Sea UNCLOS focusing on several areas international organizations fisheries security preserving marine biodiversity dispute settlement and interaction

with other areas of international law UNCLOS has been described as the Constitution for the Oceans It sets out the fundamental rights obligations and jurisdictions of States regarding the access to uses and management of the oceans and seas and their resources It balances States diverse and sometimes conflicting interests such as conflicting uses of space against navigational interests and the protection of the marine environment UNCLOS is the first global treaty to include comprehensive obligations on the protection and preservation of the marine environment including the conservation of living marine resources These are often common or cross border challenges which can only be addressed through international cooperation The book is divided into three thematic parts The first concerns the role of international organizations in ocean governance It includes twelve chapters covering a very diverse set of issues both materially and geographically that demonstrate the importance of coordinated actions on the part of multiple States for obtaining harmonized solutions regarding the pursuit of activities in maritime spaces in connection with e g navigation fisheries or maritime security The second part concerns the relevance of dispute settlement mechanisms for understanding the international law of the sea and the international legal framework within which the actions of the great maritime powers take place It is composed of three chapters examining stakeholders role in dispute settlement the position taken by China and the Russian Federation regarding international litigation in maritime spaces and how the South China Sea Award may be relevant to the debate on the international legal concepts of rock and island In turn the third part addresses current discussions on the conservation and sustainable use of marine biological diversity of areas beyond national jurisdiction Its seven chapters report on the status quo of the ongoing negotiations for a new international legal regime of the high seas and the establishment and operationalization of environmental regimes for international maritime spaces

**The Development of the Law of the Sea Convention** Øystein Jensen, 2020-08-28 The UN Convention on the Law of the Sea UNCLOS entered into force in November 1994 This insightful book offers in depth appraisals of the contributions of jurisprudence to this major achievement of international law tracing the impact that courts and tribunals have had on the development and clarification of various provisions of UNCLOS over the past quarter century

**Governing Sustainable Seafood** Simon Bush, Peter Oosterveer, 2019-01-08 Taking a social science approach this book explores the governance of sustainable seafood which is fundamental to food and nutrition security as well as being an important source of income and employment in many regions Due to the importance of protein and other fishery and aquaculture by products many wild fisheries are coming under pressure and this increasing demand has created a strong driver to expand aquaculture As a result the social and environmental sustainability of these production systems have come into question The authors of the book explore the governance of sustainable seafood taking into account the rise of social movements through environmental non governmental organisations the nature and perceived limits of government regulation within and beyond the state and the promise of market based approaches to governance such as ecolabelling The book focuses on how concern over sustainable seafood has

been translated into different current forms of governance It then assesses what alternative governance approaches are starting to emerge that combine movements states and markets for sustainable seafood production and consumption and their effects The book concludes with a vision for the future through key principles for evaluating the collective impact of governing sustainable seafood This timely volume will be key reading for researchers interested in fisheries and aquaculture governance as well as coastal and marine policies and sustainable food movements more broadly It will also be of interest to practitioners and policymakers engaged in creating fishery policies and sustainable fishery development **Routledge**

**Handbook of Ocean Resources and Management** Hance D. Smith, Juan Luis Suárez de Vivero, Tundi S.

Agardy, 2015-10-16 This comprehensive handbook provides a global overview of ocean resources and management by focusing on critical issues relating to human development and the marine environment their interrelationships as expressed through the uses of the sea as a resource and the regional expression of these themes The underlying approach is geographical with prominence given to the biosphere political arrangements and regional patterns all considered to be especially crucial to the human understanding required for the use and management of the world's oceans Part one addresses key themes in our knowledge of relationships between people and the sea on a global scale including economic and political issues and understanding and managing marine environments Part two provides a systematic review of the uses of the sea grouped into food ocean space materials and energy and the sea as an environmental resource Part three on the geography of the sea considers management strategies especially related to the state system and regional management developments in both core economic regions and the developing periphery Chapter 23 of this book is freely available as a downloadable Open Access PDF under a Creative Commons Attribution Non Commercial No Derivatives 3.0 license <https://www.routledgehandbooks.com/doi/10.4324/9780203115398.ch23>

**Principles of International Environmental Law** Philippe Sands, Jacqueline Peel, 2018-03-01 This new and fully updated edition of Principles of International Environmental Law offers a comprehensive and critical account of one of the fastest growing areas of international law the principles and rules relating to environmental protection Introducing the reader to the key foundational principles governance structures and regulatory techniques Principles of International Environmental Law explores each of the major areas of international environmental regulation through substantive chapters including climate change atmospheric protection oceans and freshwater biodiversity chemicals and waste regulation The ever increasing overlap with other areas of international law is also explored through examination of the inter linkages between international environmental law and other areas of international regulation such as trade human rights humanitarian law and investment law Incorporating the latest developments in treaty and case law for key areas of environmental regulation this text is an essential reference and textbook for advanced undergraduate and postgraduate students academics and practitioners of international environmental law

**Law of the Sea, Environmental Law and Settlement of Disputes** Tafsir Malick Ndiaye, Rüdiger Wolfrum, 2007-11-30

This volume covers a variety of topics in the fields of the law of the sea and the protection of the environment. The particular focus of the volume is on the role and function of judicial, quasi-judicial and administrative institutions in the prevention and settlement of disputes in both of these areas. This includes an overview and insightful analysis of the cases of the International Tribunal for the Law of the Sea during its first decade. Further substantive issues range from the allocation of shared marine resources, maritime boundary delimitation and issues of maritime security to the prevention of marine pollution as well as a coverage of the compliance and enforcement mechanisms of international environmental law. The views from both scholars and practitioners' perspectives presented in this volume will offer readers a number of outstanding intellectual synergies to reflect on the development of international law. It can provide both scholars and policy makers alike with new insights on how to address pressing problems in international law including ideas for improved institutional design. The work has been compiled in honour of Thomas A. Mensah and comprises 59 essays from leading scholars and practitioners in international law.

Routledge Handbook of National and Regional Ocean Policies Biliiana Cicin-Sain, David Vanderzwaag, Miriam C. Balgos, 2015-05-15. This comprehensive handbook prepared by leading ocean policy academics and practitioners from around the world presents in depth analyses of the experiences of fifteen developed and developing nations and four key regions of the world that have taken concrete steps toward cross-cutting and integrated national and regional ocean policy. All chapters follow a common framework for policy analysis. While most coastal nations of the world already have a variety of sectoral policies in place to manage different uses of the ocean such as shipping, fishing, oil and gas development, in the last two decades the coastal nations covered in the book have undertaken concerted efforts to articulate and implement an integrated ecosystem-based vision for the governance of ocean areas under their jurisdiction. This includes goals and procedures to harmonize existing uses and laws to foster sustainable development of ocean areas, to protect biodiversity and vulnerable resources and ecosystems and to coordinate the actions of the many government agencies that are typically involved in oceans affairs. The book highlights the serious conflicts of use in most national ocean zones and the varying attempts by nations to follow the prescriptions emanating from the 1982 UN Law of the Sea Convention and the outcomes of the 1992, 2002 and 2012 sustainable development summits. The interrelationship among uses and processes in the coast and ocean requires that ocean governance be integrated, precautionary and anticipatory. Overall, the book provides a definitive state-of-the-art review and analysis of national and regional ocean policies around the world.

Ecological Economics of the Oceans and Coasts M. G. Patterson, Bruce Christopher Glavovic, 2008-01-01. Patterson, New Zealand Centre for Ecological Economics, Massey U, New Zealand and Glavovic, School of People, Environment and Planning at Massey U, aim to help establish an ecological economics of the oceans and coasts by presenting 15 papers that address

Saudi Maritime Policy Hatim Al-Bisher, Selina Stead, Tim Gray, 2011-09-14. This book is concerned with the integrated governance and enactment of Saudi maritime policy. Taking a comparative approach, the authors examine the concept of integrated national

maritime policy INMP analysing its application in four countries Australia Canada UK and USA and discussing at length how it might be applied to Saudi Arabia     Adaptive Capacity and Environmental Governance Derek Armitage, Ryan Plummer, 2014-07-08 Rapid environmental change calls for individuals and societies with an ability to transform our interactions with each other and the ecosystems upon which we depend Adaptive capacity the ability of a social ecological system or the components of that system to be robust to disturbances and capable of responding to changes is increasingly recognized as a critical attribute of multi level environmental governance This unique volume offers the first interdisciplinary and integrative perspective on an emerging area of applied scholarship with contributions from internationally recognized researchers and practitioners It demonstrates how adaptive capacity makes environmental governance possible in complex social ecological systems Cutting edge theoretical developments are explored and empirical case studies offered from a wide range of geographic settings and natural resource contexts such as water climate fisheries and forestry Of interest to researchers policymakers and resource managers seeking to navigate and understand social ecological change in diverse geographic settings and resource contexts     European Fisheries Law Till Markus, 2009 The EC s Common Fisheries Policy CFP was established to ensure that the exploitation of living aquatic resources in EC waters and by EC fisheries is carried out at sustainable levels However since its inception in 1970 the CFP has pursued conflicting objectives On one hand it has tried to manage fisheries by establishing and implementing a complex system of conservation control and enforcement measures On the other hand it has heavily subsidized its fisheries sector to secure food supplies increase employment and the sector s competitiveness as well as to further economic development in coastal regions Given that many fish stocks exploited by EC fisheries are overfished and catches continue to decline it could be argued that EC management and promotion measures have generally failed Conservation measures such as total allowable catches effort restrictions and technical measures often encourage fishing at unsustainable levels Control and enforcement measures have lacked effectiveness On the other hand in many cases subsidies have increased fishing and processing capacities of the EC s fisheries industry High capacity in the sector however demands high catch rates thus putting pressure on marine capture resources It has only been recently that the CFP has really begun to adjust its support practices to correspond to the situational and legal management requirements Nevertheless such subsidization continues even under the new European Fisheries Fund This book a explains and make accessible the CFP s complex management and promotional regimes b identifies problems and failures in both systems c assesses whether CFP measures are coherent as well as consistent with higher ranking law and d finds out how consistency between promotion and management can be increased     *Sustainable Development and the Law of the Sea* Zou Keyuan, 2016-11-21 The concept of sustainable development is created to coordinate the relationship between resource uses and environmental protection Environmental protection is necessary to achieve the goal of sustainable resource uses and economic benefits deriving from resources can provide the conditions in

which environmental protection can best be achieved Sustainable Development and the Law of the Sea offers international legal perspectives on ocean uses including fisheries management sustainable use of marine non living resources and marine protected areas in the context of sustainable development Pushing that sustainability is a requirement for ocean use as well as for the establishment and development of the world marine legal order the volume provides a useful reference for policy makers and the international legal community and for all those interested in ocean governance *Handbook of the Politics of the Arctic* Leif Christian Jensen, Geir Hønneland, 2015-09-25 The Arctic has again become one of the leading issues on the international foreign policy agenda in a manner unseen since the Cold War Drawing on the perspectives of geo politics and international law this Handbook offers fresh insights and perspectives on the most pressing issues grouped under the headings of political ascendancy climate and environmental issues resources and energy and the response and policies of affected countries Major Law and Policy Issues in the South China Sea Yann-huei Song, Keyuan Zou, 2016-05-13 Major law and policy issues in the South China Sea are discussed mainly from the perspectives of leading American and European scholars in the study of the complex South China Sea disputes The issues include regional maritime cooperation and regime building Southeast Asian countries responses to the Chinese assertiveness China s historic claims maritime boundary delimitation and excessive maritime claims military activities and the law of the sea freedom of navigation and its impact on the problem the dispute between Vietnam and China confidence building measures and U S Taiwan China relations in the South China Sea and Taiwan s role in the resolution to the South China Sea issues Over the past three years there have been several incidents in the South China Sea between the claimants and also between the claimants and non claimants over fisheries collection of seismic data exploration for oil and gas resources and exercise of freedom of navigation Third party concerns and involvement in the South China Sea disputes have been increasing as manifested in actions taken by the United States India and Japan It is therefore important to examine South China Sea disputes from the legal and political perspective and from the view point of American and European experts who have been studying South China Sea issues for many years

**Institutions and Environmental Change** Oran R. Young, Leslie A. King, Heike Schroeder, 2008-08-22 This overview of recent research on how institutions matter in tackling environmental problems reports the findings and policy implications of a decade long international research project Studies show that institutions play a role both in causing and in addressing problems arising from human environment interactions But the nature of this role is complex and not easily described This book presents an overview of recent research on how institutions matter in efforts to tackle such environmental problems as the loss of biological diversity the degradation of forests and the overarching issue of climate change Using the tools of the new institutionalism in the social sciences the book treats institutions as sets of rights rules and decision making procedures Individual chapters present research findings and examine policy implications regarding questions of causality performance and institutional design as well as the themes of institutional fit or misfit interplay and scale Institutions and Environmental



Change is the product of a decade long international research project on the Institutional Dimensions of Global Environmental Change IDGEC carried out under the auspices of the International Human Dimensions Programme The book's policy insights demonstrate that research on institutions can provide the basis for practical advice on effective ways to deal with the most pressing environmental problems of our times Contributors Frank Biermann Carl Folke Victor Galaz Thomas Gehring Joyeeta Gupta Thomas Hahn Leslie A King Ronald B Mitchell Sebastian Oberthür Per Olsson Heike Schroeder Uno Svedin Simon Tay Arild Underdal Oran R Young Climate Change and International Trade Rafael Leal-Arcas, 2013-01-01 Rafael Leal Arcas expertly examines the interface of climate change mitigation and international trade law with a view to addressing the question How can we make best use of the international trading system experience to aim at a global climate change agreement The insightful book contributes to developing the architecture for a post 2012 global climate agreement and in doing so seeks and proposes new approaches to climate change mitigation by linking it to the international trade system The author suggests the adoption of a bottom up approach to climate change negotiations by using the evolution of multilateral trade agreements as a model for reaching a global climate treaty He discusses the innovative approach of inserting climate goals within regional trade agreements given their proliferation especially bilateral in the international trading system He explains the trade implications of climate change mitigation policies by analyzing a couple of areas where the international regimes for trade and climate change mitigation may potentially clash Climate Change and International Trade will strongly appeal to undergraduate and graduate students of international and European trade law international and European environmental law as well as social science academics NGOs think tanks practitioners researchers and international organizations will also find plenty of valuable information in this timely resource *Recasting Transboundary Fisheries Management Arrangements in Light of Sustainability Principles* Dawn A. Russell, David L. VanderZwaag, 2010-10-25 This volume reviews and critiques efforts to recast governance of marine fisheries on the basis of sustainability principles e.g. precautionary and ecosystem approaches with a focus on Canada's transboundary fisheries management arrangements and surveys international laws and policy developments governing transboundary fisheries

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