



Список рекомендуемой литературы
для специального курса «Экстерриториальная юрисдикция: концепция и
пределы»

Книги

- F.A. Mann, « The Doctrine of Jurisdiction Revisited after Twenty Years », *RCADI*, vol. 186, 1984 (mandatory)
- A. MIRON and B. TAXIL (eds.), *Extraterritorialités et droit international*. Colloque annuel de la Société française pour le droit international, Pedone (2020-forthcoming).
- A. GARAPON and P. SERVAN-SCHREIBER (eds), *Deals de justice*, PUF (2013), also available: <https://www.cairn.info/deals-de-justice--9782130627630.htm>
- T. PUTNAM, *Courts Without Borders. Law, Politics and US Extraterritoriality*, Cambridge University Press (2016) (introduction and conclusion in particular)
- F. PIERUCCI with M. ARON, *The American Trap: My battle to expose America's secret economic war against the rest of the world*, Hodder & Stoughton (2019)
- C. BEAUCILLON (ed.), *Research Handbook on Unilateral and Extraterritorial Sanctions*, Edward Elgar (2020- forthcoming)

Статьи и доклады

- P. WEIL, "International Law Limitations on State Jurisdiction", in C.J. OLMSTEAD (ed.), *Extraterritorial Application of Laws and Responses Thereto*, 1984, Oxford, ESC Publishing Limited (mandatory)
- P. D. SZIGETI, "In the Middle of Nowhere: The Futile Quest to Distinguish Territoriality from Extraterritoriality", in D. S. MARGOLIES *et al.* (eds.), *The Extraterritoriality of Law: History, Theory, Politics*, Routledge, 2019 (mandatory)
- H. Ascensio, Extraterritoriality as an instrument. Contribution to the work of the UN Secretary-General's Special Representative on human rights and transnational corporations and other businesses (2010) (https://www.pantheonsorbonne.fr/fileadmin/IREDI/Contributions_en_ligne/H._ASCENSIO/Extraterritoriality_Human_Rights_and_Business_Entreprises.pdf)
- American law Institute, *Restatement (4th) of US Foreign Relations Law*, 2018 (extracts) (mandatory) (see also the special focus on the Restatement in Questions of International Law (2019): <http://www.qil-qdi.org/category/zoom-in/jurisdictional-reasonableness/>)



UNODC, *State of implementation of the United Nations Convention against Corruption* (2017) (mandatory)

Nordic Council of Ministers, *Chasing Red Herrings: Flags of Convenience, Secrecy and the Impact on Fisheries Crime Law Enforcement* (2018)

Судебные решения (обязательно)

PCIJ, *The Case of the S.S. Lotus*, 7 Sept 1927, Series A, No 10 https://www.icj-cij.org/files/permanent-court-of-international-justice/serie_A/A_10/30_Lotus_Arret.pdf

ITLOS, *The M/V "Norstar" Case (Panama v. Italy)*, Judgment of 10 April 2019 and *Dissenting Opinion of Judges Cot, Pawlak, Yanai, Hoffmann, Kolodkin, Lijnzaad and Judge ad hoc Treves*

ICJ, *Nottebohm (Liechtenstein v. Guatemala) (second phase) Judgment of 6 April 1955, Reports 1955*, p. 4: <https://www.icj-cij.org/files/case-related/18/018-19550406-JUD-01-00-EN.pdf>

ICJ, *Immunities and Criminal Proceedings (Equatorial Guinea v. France), Preliminary Objections, Judgment, I.C.J. Reports 2018* (in particular §§ 104-119) and Declaration of Judge Crawford (<https://www.icj-cij.org/en/case/163>)

ICSID, *Tenaris S.A. and Talta-Trading e Marketing Sociedade Unipessoal LDA v Venezuela*, ICSID case n° ARB/11/26, 29 April 2016 (§§ 112-225): <https://www.italaw.com/cases/2084>

ICSID, *Capital Financial Holdings Luxembourg SA c. République du Cameroun*, n° ARB/15/18, 22 June 2017 (pp. 35-76) : <https://www.italaw.com/cases/5954>