

# A PRINCIPLED APPROACH TO STATE FAILURE

INTERNATIONAL COMMUNITY ACTIONS  
IN EMERGENCY SITUATIONS

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CHIARA GIORGETTI

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# A Principled Approach To State Failure Developments In International Law

**Sean D. Murphy**



## **A Principled Approach To State Failure Developments In International Law:**

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**Precautionary Principle in International Law** Arie Trouwborst, 2002-02-27 The controversial question of whether or not at present the precautionary principle is to be considered a norm of customary international law is the key theme of this work which treats the issue as part of a broader discussion of the principle's legal status on the international plane This discussion in turn is put in perspective by an account of the short but remarkable history of the principle in international environmental law and policy The greater part of this study consists of the mapping and analysis of state practice in respect of the precautionary principle Pertinent treaties declarations decisions of international organizations and domestic instruments pass in review The book then applies the generally accepted principles governing the formation of customary international law to this body of state practice This manuscript was awarded the François Prize 2001 by the Netherlands Society of International Law Netherlands Branch of the ILA The precautionary principle has been cited in an increasing number of legal proceedings including those in the International Court of Justice The International Tribunal For The Law of the Sea And The WTO Appellate Body As well as in the courts of a large number of states including the supreme courts of India and Canada from the Preface by the Series Editors New York University Environmental Law Journal ,2000 Principles of International Law Sean D. Murphy, 2006 This volume provides a comprehensive and up to date survey of public international law with useful references throughout to classic and contemporary cases and scholarship It is designed as a stand alone text or as a complement to any of the major casebooks on the topic The first section of the book addresses the fundamental history and structure of international law the second section focuses on the interface of international law and national law and the final section presents the treaties and rules that comprise the major fields of international law human rights law of the sea international environmental law and more Features Benefits **Committee of Experts for the Progressive Codification of International Law** League of Nations, 1926 The Chicago Legal News ,1915 **Yearbook of the International Law Commission** United Nations. International Law Commission, 2003 **Case Concerning Delimitation of the Maritime Boundary in the Gulf of Maine Area: Replies of Canada and the United States of America** International Court of Justice, 1990 Tulsa Journal of Comparative & International Law ,2004 Affaire de la Délimitation de la Frontière Maritime Dans la Région Du Golfe Du Maine (Canada/Etats-Unis D'Amérique) Canada, 1984 Panjab University Law Review Panjab University. Department of Laws, 2015 Case Concerning Delimitation of the Maritime Boundary in the Gulf of Maine Area (Canada/United States of America): Replies of Canada and the United States of America International Court of Justice, 1982

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