

The Impact of International Organizations on International Law

By

José E. Alvarez



BRILL
NIJHOFF

LEIDEN | BOSTON

Contents

Preface & Acknowledgements VII

I	Legal Positivism and its Discontents	1
1	The Mainstream: Legal Positivism	2
1.1	<i>Positivist Treaties</i>	8
1.2	<i>Positivist Custom</i>	13
1.3	<i>Positivist General Principles</i>	15
2	The Institutional Challenge to Positivism	18
2.1	<i>The Reality of Institutionalization</i>	19
2.2	<i>The International Judiciary</i>	29
2.3	<i>The Return of Domestic Analogies</i>	32
2.4	<i>From Static Rules to Process</i>	36
2.5	<i>From Process to Inter-disciplinarity</i>	42
3	Caveats	45
II	The UN Charter Over Time: The Contemporary Security Council	53
1	What is the UN Charter for?	53
2	The UN Charter as Positivist Instrument	60
3	The Council and the “Contracting Out” of Force: Iraq	69
4	The Council as Extradition Tool	82
5	The Council and <i>Ad Hoc</i> War Criminal Tribunals	88
6	The Council and the “Right to Democracy”	99
7	The Council’s “Smart” Sanctions	104
8	The Council’s Global “Legislation”	116
9	The Council’s New “Tool”: The ICC	127
10	The Council and “Human Security”	135
III	The Contemporary General Assembly	142
1	The Assembly and the Sources of International Law	142
2	The Assembly as Charter Interpreter	151
3	The Assembly as Human Rights Interpreter and Enforcer	169
4	The Assembly as Peace and Security Institutional Actor	178

IV	A Contemporary Specialized Agency: The WHO	190
1	The Origins of the World Health Organization	190
2	The Fall of the Old International Health Regulations	202
3	The Rise of the Revised (2005) IHRs	208
4	The WHO's First Treaty: The Framework Convention on Tobacco Control	233
5	The WHO in Larger Context	243
V	The Main Functions of International Adjudication	262
1	Introduction	262
2	The Complex Dispute Settlement Function	268
3	The Fact-Finding Function	276
4	The Law-Making Function	285
5	The Governance Function	310
6	Conclusions	340
VI	Three Challenges Posed by International Organizations	345
1	The IO Challenge to Legal Positivism	345
1.1	<i>The Challenge to the Primacy of States and State Consent</i>	347
1.2	<i>The Challenge to Article 38 Source of Obligation</i>	351
1.3	<i>The Challenge to Bindingness</i>	358
1.4	<i>Explaining How IO Charters "Evolve"</i>	371
2	The IO Challenge to Sovereignty	385
3	The IO Challenge to the Rule of Law	398
4	Conclusion	420
	Selected Bibliography	425
	About the Author	451
	Index	462