

《武大国际法讲演集（第二卷）》

图书基本信息

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前言

Wuhan University Institute of International Law has been fortunate to receive various distinguished scholars of international law from time to time. In the Autumn Semester of 2009, we had Professor Vladimir Djuro DEGAN here as our Expert in Residence. During his stay on campus, Professor DEGAN participated in the teaching of “Advanced Studies in Public International Law”, a course given in English for graduate students. Both the staff members of our institute and the students benefited greatly from his lectures, our conversations with him, and generally, his presence. Some time ago, Wuhan University Institute of International Law started a series of publications under the title of “Wuhan University Lectures on International Law”, collecting lectures given by distinguished visitors both in English and in Chinese. Volume one of this series was published in 2006. The Lectures given by Professor Vladimir Djuro DEGAN present us with the opportunity to produce Volume 2 of this series, completely in English. Readers of these Lectures will find that while attempting to provide teaching materials to the graduate students of international law, Professor DEGAN has given us a great deal of his personal insights. We are certain that Professor DEGAN's Lectures will be of great value to students and researchers alike. We are pleased that these Lectures now feature as Volume 2 of our Wuhan University Lectures series.

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内容概要

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It actually happens that some States have never adopted legislation to implement the convention they ratified; or have not properly published it in their Official Gazettes; or that the definition of the crime in the national legislation is incomplete; or that the obligation of universal jurisdiction is missing; etc. Usually, other States parties to these conventions will not care enough so as to have each one of them correctly adjusted its legislation to the crime defined in the convention. It can be different only with the stipulations in these conventions of a contractual character providing various kinds of mutual legal assistance, including extradition. If one State party refused to comply with a lawful request by another party in these domains, it can expect reciprocal practice. However, the conventions codifying universally recognized international crimes are as yet scarce of the obligations of this kind. On the other hand, States are free to incriminate in their national laws whatever international and transnational crimes they wish, even beyond their obligations assumed by treaties. Usually these lists are in national criminal laws more abundant than the crimes which are in competence of international criminal courts and tribunals.

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精彩短评

1、第一集很好，就买了第二集，但这本都是英文的，看起来难些。里面内容涉及基础理论与热点问题，另外附录了一些文件资料，有用

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