

Selective List of Publications (without book reviews, contributions to newspapers and electronic blogs) by E.U.Petersmann (1972-2024)

A. Books

1. E.U. Petersmann, *Wirtschaftsintegrationsrecht und Investitionsgesetzgebung der Entwicklungsländer* (Baden-Baden: Nomos, 1974, 253 pp)
2. E.U. Petersmann, *GATT Analytical Index. Notes on the Drafting, Interpretation and Application of the General Agreement on Tariffs and Trade* (Geneva: GATT, 1985/1989, 900 pp)
3. M. Hilf/E.U. Petersmann (Hg.), *GATT und Europäische Gemeinschaft* (Baden-Baden: Nomos, 1986, 334 pp)
4. M. Hilf/F. Jacobs/E.U. Petersmann (eds.), *The European Community and GATT* (Deventer/London/New York: Kluwer, 1986, 398 pp)
5. Th. Oppermann/E.U. Petersmann (eds.), *Reforming the International Economic Order* (Berlin: Duncker & Humblot, 1987, 264 pp)
6. D. Dicke/E.U. Petersmann (eds.), *Foreign Trade in the Present and in a New International Economic Order* (Fribourg: Fribourg University Press, 1988, 427 pp)
7. E.U. Petersmann/M. Hilf (eds.), *The New GATT Round of Multilateral Trade Negotiations. Legal and Economic Aspects* (Deventer/London/New York: Kluwer, 1988, 597 pp., second edition 1991, 640 pp).
8. E.U. Petersmann, *Constitutional Functions and Constitutional Problems of International Economic Law. International and Domestic Foreign Trade Law and Policy in the United States, the European Community and Switzerland* (Fribourg: Fribourg University Press/Oxford: Boulder Publishers, 1991, 516 pp; new editions 2019 and 2020 by Routledge)
9. E.U. Petersmann/G. Jaenicke (eds.), *Adjudication of International Trade Disputes in International and National Economic Law* (Fribourg: Fribourg University Press/Boulder Press, 1991, 420 pp)
10. E.U. Petersmann (ed.), *Constitutional Problems of European Integration. EC 92 and Beyond*, Special Issue of the Swiss Review of International Economic Relations (1992, 323 pp)
11. M. Hilf/E.U. Petersmann (eds.), *National Constitutions and International Economic Law* (Deventer: Kluwer, 1993, 590 pp)
12. H.Hauser/E.U.Petersmann (eds.), *International Competition Rules in the GATT/WTO System*, Special Issue of the Swiss Review of International Economic Relations (1994, 255 pp)
13. E.U. Petersmann, *International and European Trade and Environmental Law after the Uruguay Round* (Deventer: Kluwer, 1995, 168 pp)
14. Beyerlin/Bothe/Hofmann/Petersmann (eds), *Recht zwischen Umbruch und Bewahrung. Festschrift für R.Bernhardt* (Heidelberg: Springer, 1995, 1397 pp)
15. J.M.Gabriel/H.Hauser/E.U.Petersmann (eds.), *European Integration - Between Nation and Federation*, Special Issue of the Swiss Review of International Economic Relations (1995, 254 pp)
16. E.U.Petersmann, *The GATT/WTO Dispute Settlement System. International Law, International Organizations and Dispute Settlement* (Deventer: Kluwer, 1997, 344 pp)
17. E.U.Petersmann (ed.), *International Trade Law and the GATT/WTO Dispute Settlement System* (Deventer: Kluwer, 1997, 704 pp)
18. E.U.Petersmann (ed.), *Dispute Settlement Procedures of International Organizations at Geneva*, Special Issue of the Journal of International Economic Law 2 (1999), 185-398.
19. E.U.Petersmann (ed), *Preparing the Doha Development Round: Improvements and Clarifications of the WTO Dispute Settlement Understanding* (Florence: EUI/RSC 2002, 148 pp)
20. E.U.Petersmann/M.A.Pollack (eds), *Transatlantic Economic Disputes. The EU, the US and the WTO* (Oxford: OUP, 2003, 606 pp)
21. E.U.Petersmann (ed), *Preparing the Doha Development Round: Challenges to the Legitimacy and Efficiency of the World Trading System* (Florence: EUI/RSC 2004, 302 pp)

22. E.U.Petersmann, *Constitutional Functions and Constitutional Problems of International Economic Law* (translation into Chinese language, Beijing: Higher Education Press, 2004, 600 pp)
23. F.Ortino/E.U.Petersmann (eds), *The WTO Dispute Settlement System 1995-2003* (Deventer: Kluwer 2004, 607 pp)
24. E.U.Petersmann (ed), *Reforming the World Trading System: Legitimacy, Efficiency and Democratic Governance* (Oxford: OUP, 2005, 569 pp)
25. E.U.Petersmann (ed), *Developing Countries in the Doha Round* (Florence: EUI/RSC 2005, 300 pp)
26. C.Joerges/E.U.Petersmann (eds), *Constitutionalism, Multilevel Trade Governance and Social Regulation* (Oxford: Hart, 2006, xxxiii + 554 pp)
27. P.M.Dupuy/F.Francioni/E.U.Petersmann (eds), *Human Rights in International Investment Law and Arbitration* (Oxford: OUP, 2009, 520 pp)
28. C.Joerges/E.U.Petersmann (eds), *Constitutionalism, Multilevel Trade Governance and International Economic Law* (Oxford: Hart, 2011, xvi + 599 pp)
29. E.U.Petersmann (ed), *Multilevel Governance of Interdependent Public Goods: Theories, Rules and Institutions for the Central Policy Challenge in the 21st Century* (Florence: RSCAS Working Paper 2012/23, 238 pp)
30. E.U.Petersmann, *International Economic Law in the 21st Century. Constitutional Pluralism and Multilevel Governance of Interdependent Public Goods* (Oxford: Hart, 2012, xxxiv + 539 pp).
31. E.U.Petersmann, *Multilevel Constitutionalism for Multilevel Governance of Public Goods – Methodology Problems in International Law*, Oxford: Bloomsbury/Hart, 2016, 389 pages
32. E.U.Petersmann, *Constitutional Functions and Constitutional Problems of International Economic Law*, Routledge 2019, 516 pages, and Taylor&Francis 2020.
33. E.U.Petersmann, *Transforming World Trade and Investment Law for Sustainable Development* (Oxford: OUP 2022, 350 pages)
34. E.U.Petersmann/A.Steinbach (eds), *Constitutionalism and Transnational Governance Failures* (Brill Publishers 2024, 417 pages)

B Articles and book contributions on international law

1. Völkerrecht und Entwicklungshilfe, in: *Verfassung und Recht in Uebersee* (1972), 161-173
2. Das neue Recht des Nord-Süd-Handels, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (ZaöRV 1972), 339 - 393
3. Wachstumsgrenzen und 'positiver Friede' - Ihre Probleme im Bereich des Völkerrechts, in: *Beiträge zur Konfliktforschung* (1973, Heft 3), 27 – 56
4. Das internationale Kakaoabkommen von 1972. Zum Rechtsstand der internationalen Warenabkommen, in: *ZaöRV* (1973), 489 – 502
5. Theorie und rechtsvergleichende Aspekte der Wirtschaftsintegration zwischen Entwicklungsländern, in: *Verfassung und Recht in Uebersee* (1973), 445 – 459
6. Völkerrechtliche Fragen der Weltwährungsreform. Wirtschaftliche Dynamik als Rechtsproblem in der Praxis des Internationalen Währungsfonds, in: *ZaöRV* (1974), 452 – 502
7. Zum Rechtswandel des IMF-Paritätensystems, in: *Wirtschaftsrecht* (1974), 119 – 153
8. "Entwicklungsvölkerrecht", "Droit Commercial de Développement", "International Economic Development Law": Mythos oder Wirklichkeit?
in: *German Yearbook of International Law* 17 (1974), 145 – 176
9. Theory and Comparative Legal Aspects of Economic Integration among Developing Countries, in: *Law and State* 12 (1975), 17 – 35.
10. Die Dritte Welt und das Wirtschaftsvölkerrecht, in: *ZaöRV* (1976), 492 – 550
11. Zur Inkongruenz zwischen völkerrechtlicher und tatsächlicher Weltwirtschaftsordnung, in: *Die Friedenswarte* (1976), 5 – 50
13. Völkerrecht und die "neue" Weltwirtschaftsordnung,
in: *Recht der internationalen Wirtschaft* 1976, 521 – 526
14. International Economic Development Law: Myth or Reality?
in: *Law and State* Vol. 15 (1977), 7 – 37
15. International Law and the New International Economic Order,

- in: Madlener (Hg.), *Deutsche öffentlich-rechtlichen Landesberichte zum 10. Internationalen Kongress für Rechtsvergleichung in Budapest*, 1978, 31- 55, sowie in: *Law and State* Vol. 17 (1978), 7 – 20
16. Internationales Recht und Neue Internationale Wirtschaftsordnung, in: *Archiv des Völkerrechts* Bd. 18 (1979), 17 – 44
 17. The New International Economic Order: Principles, Politics and International Law, in: Macdonald/Johnston/Morris (ed.), *The International Law and Policy of Human Welfare* (1978) 449 – 469
 18. Transnationale Unternehmen: Das UN-Abkommen über unzulässige Zahlungen, in: *Vereinte Nationen* 1979, 218 – 220
 19. 30 Jahre Allgemeines Zoll- und Handelsabkommen (GATT), in: *Archiv des Völkerrechts* Bd. 19 (1980), S. 23 – 80
 20. International Governmental Trade Organizations: GATT and UNCTAD, in: *International Encyclopedia of Comparative Law* (1981) Bd. XVII, 3 – 45.
 21. International Economic Theory and International Economic Law - On the need of a legal theory of international economic order, in: Macdonald/Johnston (Hg.), *The Structure and Process of International Law* (1983) 227 – 261
 22. Codes of Conduct, in: Bernhardt (ed.), *Encyclopedia of Public International Law*, Instalment No. 7 (1984), p. 28 – 34
 23. Principles of World Trade, in: Bernhardt (ed.), *Encyclopedia of Public International Law*, Instalment No. 8 (1985), 530 – 539
 24. Charter of Economic Rights and Duties of States, in: Bernhardt (ed.), *Encyclopedia of Public International Law*, Instalment No. 8 (1985), 71 – 76
 25. International Economic Organizations and Groups, in: Bernhardt (edit.), *Encyclopedia of Public International Law*, Instalment No. 8 (1985), p. 161 –167
 26. Protektionismus als Ordnungsproblem und Rechtsproblem, in: *Rabels Zeitschrift für ausländisches und internationales Privatrecht* Bd. 47 (1983), 478 – 501
 27. Stand der Arbeiten der International Law Association über eine neue Weltwirtschaftsordnung, in: *Zeitschrift für Vergleichende Rechtswissenschaft* Bd. 82 (1983), 195 – 207.
 28. The Changing Structure of International Economic Law - On a recent book by P. VerLoren van Themaat, in: *Verfassung und Recht in Uebersee* (1984), 503 – 522
 29. Allgemeines Zoll- und Handelsabkommen (GATT) - Einführung, in: Groeben/Thiesing/Ehlermann (Hrsg.), *Handbuch des Europäischen Rechts*, Band 21, V A 10 (1984), 1 - 26
 30. International Economic Order, in: Bernhardt (ed.), *Encyclopedia of Public International Law*, Instalment No. 8 (1985), p. 336 – 344
 31. Trade Policy as a Constitutional Problem. On the 'Domestic Policy Functions' of International Trade Rules, in: *Aussenwirtschaft* (1986), p. 405 – 439
 32. Trade Restrictions for Balance-of-Payments Purposes and the GATT. Strengthening the Soft International Law of Balance-of-Payments Adjustment Measures, in: D.Ch. Dicke (ed.), *Foreign Debts in the Present and in a New International Economic Order* (1986), 181 – 212
 33. Economic, Legal and Political Functions of the Principle of Non-Discrimination, in: *The World Economy* (1986), 113 – 121
 34. International Trade Order and International Trade Law. Economic and Legal Issues of Integrating the Developing Countries into the Multilateral Trading System. in: T.Oppermann/E.U.Petersmann (ed.), *Legal Reforms of the International Economic Order* (1987), 201 – 241
 35. Constitutional Functions of Public International Economic Law, in: *Restructuring the International Economic Order. The Role of Law and Lawyers* (Colloquium on the occasion of the 350th anniversary of the University of Utrecht, edited by P. van Dijk *et alii*, Deventer: Kluwer, 1987), 49 – 75
 36. Procedimientos de solución de diferencias. Experiencia y propuestas en el GATT, in: *Posición de la Comunidad Europea en la Nueva Ronda del GATT*, Información Comercial Española, Ministerio de Economía y Hacienda núm. 646, (1987), p. 89 – 114

37. Sovereignty, International Law and the United Nations Code of Conduct on Transnational Corporations, in: D.Ch. Dicke (ed.), *Foreign Investment in the Present and a New International Economic Order* (1987), 310 – 336
38. Strengthening GATT Procedures for Settling Trade Disputes, in: *The World Economy* (1988), 55 – 89
39. Grey Area Trade Policy and the Rule of Law, in: *Journal of World Trade Law* (1988), 23 – 44
40. Grey Area Trade Restrictions and International Law, in: D. Dicke /E.U. Petersmann (ed.), *Foreign Trade in the Present and in a New International Economic Order* (1988), 203 – 207
41. Proposals for Improvements in the GATT Dispute Settlement System. A Survey and Comparative Analysis in: D. Dicke/E.U. Petersmann (ed.), *Foreign Trade in the Present and in a New International Economic Order* (1988), 340 – 393
42. Strengthening the Domestic Legal Framework of the GATT Multilateral Trade System. Possibilities and Problems of Making GATT Rules Effective in Domestic Legal Systems, in: E.U. Petersmann/M. Hilf (ed.), *The New GATT Round of Multilateral Trade Negotiations. Legal and Economic Aspects* (1988), 33 – 113
43. The GATT Dispute Settlement System and the Uruguay Round Negotiations on its Reform, in: Sarcevic/van Houtte (ed.), *Legal Issues in International Trade* (1990), 53 – 99
44. Strengthening the GATT Dispute Settlement System: On the Use of Arbitration in GATT, in: E.U. Petersmann/M. Hilf (ed.), *The New GATT Round of Multilateral Trade Negotiations. Legal and Economic Aspects* (1988), 323 – 343
45. The Mid-Term Review Agreements of the Uruguay Round and the 1989 Improvements to the GATT Dispute Settlement Procedures, in: *German Yearbook of International Law* 32 (1989), 280 – 322
46. GATT Law as International Legal Framework of the European Free Trade System, in: O. Jacot-Guillarmod (édit.), *L'Avenir du Libre-Echange Européen* (1990), 111 – 129
47. Need for Reforming Antidumping Rules and Practices. The Messy World of Fourth-Best Policies, in: *Aussenwirtschaft* 45 (1990), 179 – 198
48. The Final Phase of the Uruguay Round. Towards a New Multilateral Trading System and a New Trade Organization? in: *Aussenwirtschaft* 45 (1990), 407– 424
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50. The Uruguay Round of Multilateral Trade Negotiations 1986-1991, in: Petersmann/Hilf (eds.), *The New GATT Round of Multilateral Trade Negotiations*, Second Edition (1991), 501 – 577
51. GATT Dispute Settlement Proceedings in the Field of Antidumping Law, in: *Common Market Law Review* (1991), 69 – 114
52. Beilegung internationaler Handelsstreitigkeiten durch das GATT, in: *Europa-Archiv* (1991), 265 – 274
53. Settlement of International and National Trade Disputes through the GATT: The Case of Antidumping Law, in: Petersmann/Jaenicke (edit), *Adjudication of International Trade Disputes in International and National Economic Law* (1991), 77 - 138, 407 – 444
54. Improvements to the Functioning of the GATT System Including Dispute Settlement, in: Oppermann/Molsberger (edit.), *A New GATT for the Nineties and Europe '92'* (1991), 109 – 130
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57. Trade Policy, Environmental Policy and the GATT. Why Trade Rules and Environmental Rules Should Be Mutually Consistent, in: *Aussenwirtschaft* (1991), 197 – 221
58. Umweltschutz und Welthandelsordnung im GATT-, OECD- und EWG-Rahmen, in: *Europa-Archiv* (1992), 257 – 266

59. Violation-Complaints and Non-Violation Complaints in Public International Trade Law, in: *German Yearbook of International Law* 34 (1991), 175 – 229
60. International Trade Law and International Environmental Law. Prevention and Settlement of International Environmental Disputes in GATT, in: *Journal of World Trade* (1993), 43 – 81
61. Current Legal Problems in GATT Dispute Settlement Proceedings in the Field of Antidumping Law, in: D.Friedmann/E.J.Mestmäcker (ed.), *Conflict Resolution in International Trade: A Symposium* (1993), 167 – 200
62. International Competition Rules for the GATT-MTO World Trade and Legal System, in: *Journal of World Trade* (1993), 35 – 86
63. Streitbeilegungsverfahren in Umweltfragen im GATT und in der EG, in: *Wirtschaftspolitische Blätter* (1993), 372 – 383
64. Why Do Governments Need the Uruguay Round Agreements, NAFTA and the EEA?, in: *Aussenwirtschaft* 49 (1994), 31 – 55
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66. Competition Policy Aspects of the Uruguay Round. Working Party of the Trade Committee (OECD 1994), 16 pp
67. Settlement of International Environmental Disputes in GATT and the EC. Comparative Legal Aspects, in: Blokker/Muller (ed.), *Towards More Effective Supervision by International Organizations* (1994), 165 – 203
68. Proposals For Negotiating International Competition Rules in the GATT-WTO World Trade and Legal System, in: *Aussenwirtschaft* 49 (1994), 231 – 277
69. The Dispute Settlement System of the World Trade Organization and the Evolution of the GATT Dispute Settlement System 1948, in: *Common Market Law Review* 31 (1994), 1157 – 1244
70. Trade and Environmental Protection: Practice of GATT and the EC Compared, in: J. Cameron/P. Demaret/D. Gerardin (eds.), *Trade and the Environment: The Search for Balance* (1994), 147 – 182
71. The GATT - WTO Dispute Settlement System as an Instrument of the Foreign Trade Policy of the EC, in: *La Place de l'Europe dans le Commerce Mondial* (Institut Universitaire International Luxembourg, 1995), 381 – 442
72. International Rules on Competition: Proposals for a "Building Block Approach", in: *European Commission, Competition Policy in the New Trade Order: Strengthening International Cooperation and Rules* (1995), 43 - 52
73. Enforcement of International Competition Rules through GATT - WTO Dispute Settlement Procedures, in: *European Commission, Competition Policy in the New Trade Order* (1995), 52 - 58
74. The Transformation of the World Trading System through the 1994 Agreement Establishing the World Trade Organization, in: *EJIL* 6 (1995), 161 - 221
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78. The Dispute Settlement System of the World Trade Organization, in: *Implications of the Proliferation of International Adjudicatory Bodies for Dispute Resolution* (ASIL Bulletin November 1995), 42 - 43
79. The International Competition Policy of the EC and the Need for an EC Initiative for a "Plurilateral Agreement on Competition and Trade" in the WTO, in: F.Snyder (ed.), *Constitutional Dimensions of European Economics Integration* (1996), 189 - 336
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88. GATT/WTO-Recht: Duplik, in: *Europäische Zeitschrift für Wirtschaftsrecht* (1997), 651-653
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90. Dispute Settlement: Food for Thought for the Committee on Trade and the Environment, in: *Bridges Between Trade and Sustainable Development* 1 (September 1997), 11-12
91. How to Reform the UN System? Constitutionalism, International Law and International Organizations, in: *Leiden Journal of International Law* (1997), 421-474
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93. The GATT/WTO Dispute Settlement System and the GATT Case Law on Trade Related Environmental Measures, in: K. Koufa (edit.), *International Justice* (1997), 475-556
94. How to Reform the United Nations: Lessons from the International Economic Law Revolution, in: *UCLA Journal of International Law and Foreign Affairs* (2/1998), 185-223
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96. The Need for Integrating Trade and Competition Rules in the WTO World Trade and Legal System, in: Qureshi/Steiner/Parry (eds.), *The Legal and Moral Aspects of International Trade* (1998), 97-118
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102. How to Constitutionalize the United Nations ? in: *Festschrift für G. Jaenicke* (1999), 313-352
103. How to Constitutionalize International Law and Foreign Policy for the Benefit of Civil Society? in: *Michigan Journal of International Law* 20 (1999), 1-30
104. Dispute Settlement in International Economic Law - Lessons for Improving Dispute Settlement Procedures in Non-Economic Areas, in : *JIEL* 2 (1999), 187-247
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