

TABLE OF CONTENTS

ARTICLES

CHIRAGOV CASE AND THE APPLICATION OF THE RULES OF ATTRIBUTION BY THE EUROPEAN COURT OF HUMAN RIGHTS
By Levon Gevorgyan & Yeghishe Kirakosyan

ON THE VALIDITY OF TREATY OF SEVRES AND THE ARBITRAL AWARD OF WOODROW WILSON *By Aida Avanessian*

STOP THIS STALEMATE: RETHINKING THE INTERNATIONAL INVESTMENT LAW *By Animesh Das*

PROSPECTS OF CRIMINALIZATION “ILLICIT ENRICHMENT” IN ARMENIA: PROS AND CONS: A COMPARATIVE LEGAL ANALYSIS *By Khachik Harutyunyan*

#TRADEMARK #INFRINGEMENT #SOCIAL_NETWORKS – A SWISS LAW

THE THEORY OF EXISTENCE OF FOURTH “CONTROL” BRANCH: A COMPARATIVE ANALYSIS *By Gabriel Balayan*

RUSSIA AND THE FUTURE OF THE LEGAL COOPERATION BETWEEN THE EUROPEAN UNION AND ARMENIA *By Narine Ghazaryan*

INDIVIDUALS’ RIGHT TO REPARATIONS FOR VIOLATIONS OF INTERNATIONAL HUMANITARIAN LAW *By Sharad Bansal*

CONTEMPORARY ROMEO AND JULIET: THE LABYRINTHINE ROMANCE OF RIGHT TO HEALTH AND PATENTS IN THE SAARC NATIONS *By Shivika Choudhary*

LAW IN A CHANGING TRANSNATIONAL WORLD: HUMAN RIGHTS, TRADITIONAL KNOWLEDGE AND OPEN INNOVATION *By Vikrant Narayan Vasudeva*

RATIFICATION OF THE STATUTE OF THE INTERNATIONAL CRIMINAL COURT: PROCEEDINGS OF THE CONFERENCE HELD IN YEREVAN IN APRIL 2013

REGIONAL PRACTICE OF INTERNATIONAL LAW

Violations Of jus ad bellum on Armenia-Azerbaijan Border and NKR Contact Line: Application Of International Law On Use of Force

US-Iran Talks over Nuclear Program of Iran from the perspective: a legal perspective

Unilateral sanctions against Russian Federation in the light of contemporary international law: countermeasures?

Crisis in Ukraine: a hard time for international law