



BRILL

TILBURG LAW REVIEW 21 (2016) 285-286



Contents

VOLUME 21, NO. 1

Editorial 1

ARTICLES

Climate Change Liability After All: A Dutch Landmark Case 5

Marc (M.A.) Loth

Lacking Rights and Justice in a Burning World: The Case for Granting Standing to Future Generations in Climate Change Litigation 31

Rachel Johnston

Applying the Precautionary Principle to Address the “Proof Problem” in Climate Change Litigation 52

Lydia Akinyi Omuko

What Possibilities and Obstacles Does International Law Present for Preserving the Sovereignty of Island States? 72

Eleanor Doig

VOLUME 21, NO. 2

Editorial 99

ARTICLES

Horizontal Transformations in Administrative Norms and Procedures: An Introduction 101

Anne Meuwese and Phillip Paiement

The Rise of Transnational Private Meta-Regulators 116

Paul Verbruggen and Tetty Havinga

ISEAL Alliance and the Administrative Governance of Transnational Sustainability Standards 144

Phillip Paiement

**Alternative Rule-Making within European Bioethics – Necessary and
Therefore Legitimate?** 169

Jane Reichel

**Exploring the Relationship between Administrative Norms and
Competence in Transnational Governance: ISO, ISEAL and Sustainability
Standards** 193

Stepan Wood

**Prospects for Judicial Review of Transnational Private Regulation:
Singapore and Canada** 230

Victor V. Ramraj

ARTICLE AND COMMENTARY

**The Spirit of Laws is Not Universal: Alternatives to the Enforcement
Paradigm for Human Rights** 225

Abdullahi Ahmed An-Na'im

**Human Rights Enforcement Towards a People-Centered Alternative?
A Reaction to Professor Abdullahi An-Na'im** 275

Nicola Jägers