Washington International Law Journal

Volume 31 | Number 2

4-1-2022

Foreword

Kathryn Joy
University of Washington

Follow this and additional works at: https://digitalcommons.law.uw.edu/wilj

Recommended Citation
Available at: https://digitalcommons.law.uw.edu/wilj/vol31/iss2/2

This Foreword is brought to you for free and open access by the Law Reviews and Journals at UW Law Digital Commons. It has been accepted for inclusion in Washington International Law Journal by an authorized editor of UW Law Digital Commons. For more information, please contact lawref@uw.edu.
FOREWARD

Kathryn Joy†

The staff of the Washington International Law Journal presents the second installment of Volume 31. Until recently, the Washington International Law Journal was the Pacific Rim Law & Policy Journal and was limited to the Pacific Rim and related law and policy. The Journal’s scope expanded in Volume 24 to include all international, foreign, and comparative law topics. This issue seeks to further implement this expansion with articles and comments addressing a wide range of international and foreign law topics.

In Volume 31, Issue II, readers will explore pieces focused on immigration laws and movements around the globe. This issue begins with Haiyun Damon-Feng’s exploration of COVID-19 restrictions on access to asylum and how those restrictions likely violate non-refoulement obligations under international and United States federal law. Following, Evan M. FitzGerald and Gregory G. Toth explore climate-driven cross-border migration in Southeast Asia and the current lack of protections for these displaced individuals. Mr. FitzGerald and Mr. Toth propose a regional human rights-based climate migration framework to better protect the rights of climate displaced persons.

In addition to these articles, this issue includes two student comments from the University of Washington School of Law. Cassandra Baker examines the effects of COVID-19 on asylum seekers in Europe and proposes ways in which the European Court of Human Rights may refine its health-based non-refoulement jurisprudence to protect more individuals. The issue concludes with Isabel Skilton’s comment on the establishment of race-based immigration enforcement in the United States. Isabel analyzes the impacts of race-based discrimination following the United States Supreme Court’s decision in Brignoni-Ponce and provides alternatives that may cabin the impact of that decision.

The Washington International Law Journal relies on the support of scholars, donors, and the University of Washington to publish legal scholarship at the forefront of international law. On behalf of the Volume 31 Executive Board, I would like to thank University of Washington School of Law’s Dean Scott Schumacher and Associate Dean Mary Hotchkiss for their continued support of the Journal. I would also like to thank Professor Dongsheng Zang for his guidance over the course of this year, especially for providing invaluable insight into improving our editing processes and connection with the law school.

We are proud to present our readers with this compilation of foreign and international law scholarship. With that, we present the second issue of Volume 31.

† Kathryn Joy is the Editor-in-Chief of the Washington International Law Journal. She is a J.D. candidate at the University of Washington School of Law.