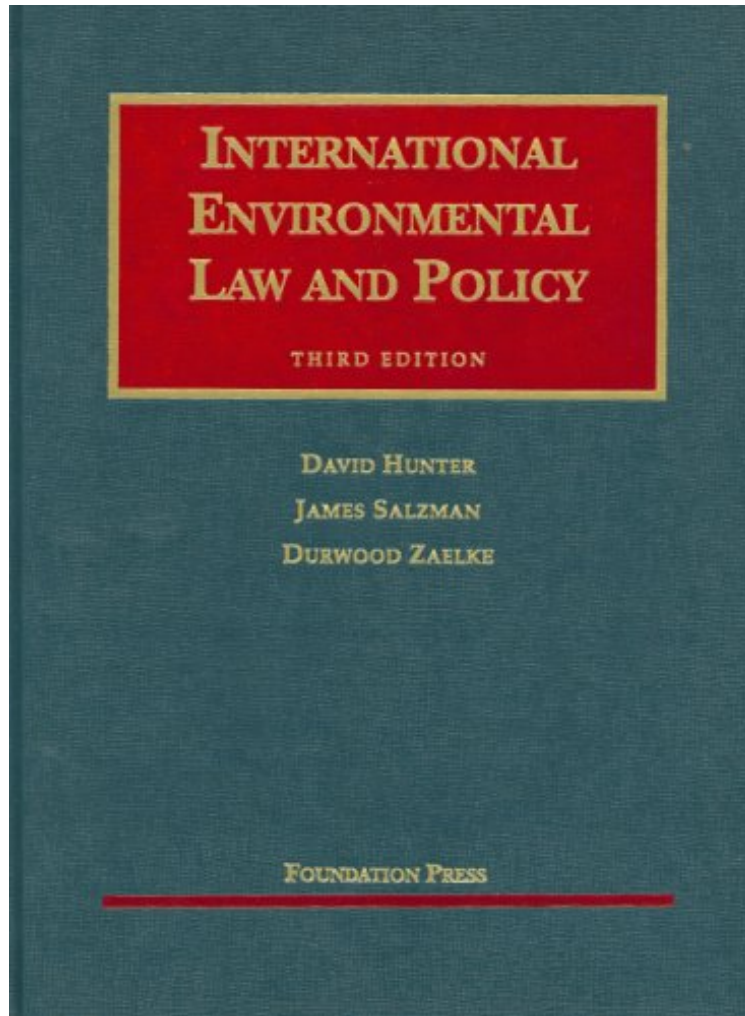


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do further research. Taken into account that this is a book for studying, it is almost fun to read. It is very comprehensive and covers not only the basics of environmental problems, and the international environmental law itself, but also a lot of cross cutting issues. The chosen excerpts are from the many different influential scholars and practitioners and fit very good into the particular sections. The book deals with the traditional views and the needed basic information on international environmental law. But it also points out alternative views and progressive developments in this area. I liked in particular the introductory chapters on environmental problems and their relation to philosophical, development and social issues.

Explores the dynamics of the lawmaking process and the increasingly critical role of transnational actors/citizens, non-governmental organizations (NGOs), scientists, and business. Discusses the relation of our scientific understanding to the legal response and the relation of the problem to the global economy. Includes explanation of the use of soft law, framework agreements, binding obligations, the precautionary principle, and polluter pays principle. Describes role of technology transfer and multilateral and bilateral financial mechanisms.