Chapter I. Animals: a topic for international law --Chapter II. An overview of international rules on animals --Chapter III. The International Convention for the Regulation of Whaling: dead or alive? --Chapter IV. Farm animals in the law of the European Union --Chapter V. Animals in international trade law --Chapter VI. Animals in the law of armed conflict --Chapter VII. Towards international animal rights --Chapter VIII. Towards a global animal protection law.

This book focuses on animal laws and animal welfare in major jurisdictions in the world, including the more developed legal regimes for animal protection of the US, UK, Australia, the EU and Israel, and the regulatory regimes still developing in China, South Africa, and Brazil. It offers in-depth analyses and discussions of topical and important issues in animal laws and animal welfare, and provides a comprehensive and comparative snapshot of some of the most important countries in the world in terms of animal population and worsening animal cruelty. Among the issues discussed are international law topics that relate to animals, including the latest WTO ruling on seal products and the EU ban, the Blackfish story and US law for cetaceans, the wildlife trafficking and crimes  $_{\textit{Page 1/27}}$ 

related to Africa and China, and historical and current animal protection laws in the UK and Australia. Bringing together the disciplines of animal law and animal welfare science as well as ethics and criminology with contributions from some of the most prominent animal welfare scientists and animal law scholars in the world, the book considers the strengths and failings of existing animal protection law in different parts of the world. In doing so it draws more attention to animal protection as a moral and legal imperative and to crimes against animals as a serious crime.

Whales and elephants are iconic giants of the marine and terrestrial animal world. Both are conspicuous representatives of wildlife conservation. The issues of whaling and the ivory trade are closely linked, both legally and politically, in many ways; some obvious, and some surprising. The treatment of both whales and elephants will be politically and legally contentious for years to come, and is of great significance to conservation in general. This book examines the current state of international environmental law and wildlife conservation through a comparative analysis of the treatment of whales and elephants. In particular, it describes the separate histories of international governance of both whales and elephants, presenting the various treaties through which conservation has been implemented. It is shown that international

environmental law is influenced and shaped by important political actors – many with opposing views on how best conservation, and sustainable development, principles are to be implemented. Modern environmental treaties are changing as weaknesses and loopholes are exposed in older, and possibly outdated, treaties such as the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) and the International Convention for the Regulation of Whaling (ICRW). Such weaknesses can be seen in the efforts made by some states to circumvent or weaken CITES and the International Whaling Commission and to resume commercial whaling, and further in the efforts of countries to resume trade in ivory. The argument is made that the Convention on Biological Diversity could be used to begin reconciling opposed views and to focus conservation efforts. The argument is made that effective conservation of species cannot be achieved through individual treaties, but only through a synergistic approach involving multilateral environmental agreements – 'ecosystems of legal instruments'. "As Secretary of the Interior, implementing the Endangered Species Act was one of my most important, and challenging, responsibilities. All who deal with this complex and critical law need a clear and comprehensive guide to its provisions, interpretation, and implementation. With chapters

written by some of the foremost practitioners in the field, the new edition of Endangered Species Act: Law, Policy, and Perspectives is an essential reference for conservationists and the regulated community and the attorneys who represent them."---Bruce Babbbitt, former Secretary of the Interior "In January 1973, when i introduced in Congress the bill that would become the Endangered Species Act, I described it as one of the most important pieces of legislation needed if we were to conserve, protect, and propagate our thereatened fish and our wildlife resources, which were diminishing too rapidly. I am proud to have introduced the original bill and even prouder that, in the ensuing years, the Endangered Species Act has saved hundreds of species from extinction. We have learned much along the way about the conservation of endangered species, the needs of the regulated community, and how the Endangered Species Act can successfully reconcile the two. It is important that we have a comprehensive understanding of the problems and potential of this landmark law."---John D. Dingell, U.S. House of Representatives, Michigan "Possibly the single most effective legislative effort of modern times to ensure that our children and grandchildren can enjoy the blessings of nature that were passed on to our generation was the enactment of the landmark Endangered Species Act (ESA) in 1973. The ESA has allowed the United Page 4/27

States to make great advances in protecting the web of life that enables the intricate coexistence of man, plant, and animal. In my role as Chairman of the House Committee on Natural Resources, I recognize the role of the Endangered Species Act in helping us to fulfill our stewardship responsibilities while balancing local concerns and economic needs. Understanding how the ESA works is essential to its continued success."---Nick J. Rahall, II, U.S. House of Representatives, West Virginia "After a lifetime of studying, writing about, and being amazed by the diversity of life, I remain convinced that failing to do everything we can to protect it is the folly future generations are least likely to forgive us. The Endangered Species Act is one of the most farsighted and important laws ever adopted. A thorough understanding of how the law works, the major policy issues surrounding it, and how to resolve those issues will ensure the law's continued success in protecting biodiversity. Endangered Species Act: Law, Policy, and Perspectives provides readers with the needed insight to this critically important law."---Edward O. Wilson, University Research Professor Emeritus at Harvard University and Honorary Curator in Entomology at the Museum of Comparative Zoology

This volume is an inspiring and breakthrough piece of academic scholarship and the first of its kind featuring a comprehensive reader-friendly approach

to teach the intricacies of the various aspects of international farm animal, wildlife conservation, food safety and environmental protection law. The selected focus areas are grouped in sections, such as agrobiodiversity, fishing and aquaculture, pollinators and pesticides, soil management, industrial animal production and transportation, and international food trade. Farm animal welfare, environmental protection, biodiversity conservation, and food safety are the core of the selected chapters. Every chapter provides real-world examples to make the complex field easy to understand. With its systematic approach, this book is devoted to anyone interested in the subject. becomes a valuable resource for professionals working in food regulation, and provides a solid foundation for courses and master's programs in animal law, environmental policy, food and agriculture law, and regulation of these subjects around the world. Through its emphasis on sustainable food production, this work offers a cutting-edge selection of evolving topics at the heart of the pertinent discourse. As one of its highlights, this books also provides "Tools for Change," a unique compilation and analysis of laws from the major farm animal product trading nations. With these tools, practitioners, advocates, policy makers and other state-holders are equipped with information to start work toward improving farm Page 6/27

animal welfare, wildlife conservation, and food safety through the use of law and policy.

Swaziland has a long history of conservation, dating back to pre?colonial and colonial times. The government remains committed to wildlife conservation having enacted laws that protect wildlife and their habitat and created institutions to enforce those laws. This commitment extends to the regional and international sphere where Swaziland is a party to various regional international instruments that ensure conservation of wildlife as well as facilitating wildlife law enforcement. Despite all the government's efforts, there are still gaps in the various laws that need to be addressed in order to ensure proper protection of wildlife in the country. This analysis found that the wildlife laws are very fragmented leading to a fragmentation in the institutional framework. Fragmented laws lead to overlapping legal provisions and lack of coordination and confusion in enforcement of those laws. The laws are also very dated and do not address the current challenges facing wildlife. The penalties for wildlife offences are quite law and this could be attributed to the fact that the laws were enacted when wildlife crimes had not yet escalated to the levels that we are witnessing today. The laws also do not fully implement the international requirements of the instruments to which Swaziland is a party. They do not for instance address organised crime Page 7/27

and civil forfeiture of proceeds of crime. Some or all of these challenges have led to wildlife crimes having a low profile in Swaziland and most often being treated as misdemeanours by the courts. This review recommends that to address the challenges and strengthen wildlife legislation in Swaziland, the profile of wildlife crimes in the country be raised so that they hold the same weight as other serious crimes, the wildlife legislation be updated, consolidated and harmonised, the institutional framework be harmonised with clear coordination. mechanisms, the penalties for wildlife offences be enhanced, a specific law criminalising organised crime be enacted and anti?money laundering laws be updated to address civil forfeiture of illegal assets and proceeds of crime. It is also recommended that local communities living next to protected areas be engaged and sensitised on the benefits of conservation and the repercussions of wildlife crimes.

Policing Wildlife examines both the extent and enforcement of wildlife law, one of the fastest growing areas of crime globally. The book considers how enforcement regimes need to adapt to contemporary wildlife crime threats, particularly those posed by terrorism and organised crime. The report presents the latest assessment of global trends in wildlife crime. It includes discussions on illicit rosewood, ivory, rhino horn, pangolin scales,

live reptiles, tigers and other big cats, and European eel. The COVID-19 (coronavirus) pandemic has highlighted that wildlife crime is a threat not only to the environment and biodiversity, but also to human health, economic development and security. Zoonotic diseases - those caused by pathogens that spread from animals to humans - represent up to 75% of all emerging infectious diseases. Trafficked wild species and the resulting products offered for human consumption, by definition, escape any hygiene or sanitary control, and therefore pose even greater risks of infection.

This book examines trade and trafficking in endangered animal species and how the trade increasingly puts large numbers of nonhuman species at risk. Focusing on illegal trafficking, the book also discusses the harmful aspects of the trade and trafficking which is taking place in concordance with laws and regulations. Drawing on the findings of empirical research from Norway and Colombia, the study discusses how this global, transnational trend is addressed, and features of the trade and the ways in which it is controlled in the two case study locations. It also explores the motives driving the trade, and the consequences in terms of animal abuse and environmental harm. The book discusses whether internationally agreed measures, such as international conventions, actually help prevent the trade. Possible ways to address the harms of wildlife Page 9/27

trade are considered, including a total ban. The work draws on a green criminology and eco feminist theoretical framework to provide a broad perspective on concepts such as harm, animal rights, species justice and speciesism.

The Convention on International Trade in Endangered Species (CITES) is the best known and most controversial of international conservation treaties. Since it came into force 25 years ago, debate has raged over its most basic assumptions. CITES treats the international trade in wildlife as the most important threat to the continued existence of wild species. It offers a prescription of trade bans and restrictions for endangered species. However, it is now generally acknowledged that for most species habitat loss is a much more significant threat. Some argue that the CITES remedy actually exacerbates the problem by removing the incentive to conserve wildlife habitat. This collection of essays, the first of its kind, charts the controversies and changes within CITES. It provides case studies of the way CITES has dealt with particular species and notes the growing role of the South in shaping the direction of the treaty. It considers the role of sustainable use, the precautionary principle and unilateralism within CITES. Finally, it examines options for the future of CITES. Implicit within a number of the contributions is the recognition that questions of wildlife conservation cannot be divorced from wider issues Page 10/27

of land use, development and social justice. This book provides an essential resource for policy makers, practitioners, academics and students concerned with conservation, development and trade.

Wildlife Law is a comprehensive and readable primer that provides an overview of U.S. wildlife law for a broad audience, including professionals who work with wildlife or who manage wildlife habitat, students across the spectrum of natural resource courses, landowners, developers, hunters, guides, and those associated with the field of private game ranching. Authors Eric T. Freyfogle and Dale D. Goble are legal scholars who are experts in wildlife law. This book is the first ever to survey the entire field, covering state and federal law with a strong grounding in wildlife science. The writing style is lively and engaging, with descriptions of unusual and intriguing cases that illustrate key points and bring to life the importance and intricacies of the field. The book includes thirteen chapters on topics such as • what wildlife law is, what it covers, and what it seeks to achieve: • constitutional issues and key federal statutes; • wildlife liability issues, from spider bites to escaped zoo animals; • state game laws, hunting and fishing rights of Indian tribes; • and the Endangered Species Act. Wildlife Law fills a longstanding gap in the literature and introduces readers to the basics of wildlife law while exploring such Page 11/27

current controversies as endangered species protection, tribal fishing rights, game ranches, and the challenges of constructing wildlife corridors. It is a much-needed addition to the bookshelf of everyone working with or concerned about wildlife in the United States.

This useful compendium demonstrates that researchers and scientists should follow their lead. The development of international wildlife law has been one of the most significant exercises in international law-making during the last fifty years. This second edition of Lyster's International Wildlife Law coincides with both the UN Year of Biological Diversity and the twenty-fifth anniversary of Simon Lyster's first edition. The risk of wildlife depletion and species extinction has become even greater since the 1980s. This new edition provides a clear and authoritative analysis of the key treaties which regulate the conservation of wildlife and habitat protection, and of the mechanisms available to make them work. The original text has also been significantly expanded to include analysis of the philosophical and welfare considerations underpinning wildlife protection, the cross-cutting themes of wildlife and trade, and the impact of climate change and other anthropogenic interferences with species and habitat. Lyster's International Wildlife Law is an indispensable reference work for scholars, practitioners and policy-  $_{\it Page\ 12/27}$ 

makers alike.

The trafficking of wildlife is increasingly recognized as both a specialized area of organized crime and a significant threat to many plant and animal species. The World Wildlife Crime Report 2016 takes stock of the present wildlife crime situation with a focus on illicit trafficking of specific protected species of wild fauna and flora, and provides a broad assessment of the nature and extent of the problem at the global level. It includes a quantitative market assessment and a series of in-depth illicit trade case studies. 'A valuable addition to the wildlife conservation and management literature.' Journal of International Wildlife Law and Policy 'This book provides the reader with a fascinating set of debates about the ethical, biological and socioeconomic issues that arise in attempting to regulate the wildlife trade.' Development and Change The regulation of the trade in wildlife is failing. From the snow leopard of India to the monkey puzzle tree of South America, increasing numbers of plant and animal species are threatened with extinction despite improvements both in our understanding of the issues involved and in the management of global trade. Insight into why this is taking place, and how to halt it, is urgently needed. The Trade in Wildlife provides a timely and broad-based critical assessment of how the international trade in wildlife is currently regulated and how those regulations are enforced, or, all too often, ignored. Through analysis of key case studies and a comparative look at the trade in other illegal goods, it highlights the weakness in the current system, shows where it is failing and clearly outlines what must be done if conservation efforts are to be supported by trade regulations rather than undermined by them. This is Page 13/27

a comprehensive resource for academics and students in economics, environmental studies, law and politics and a critical text for conservationists, policy-makers and NGOs. The planet is currently experiencing alarming levels of species loss caused in large part by intensified poaching and wildlife trafficking driven by expanding demand, for medicines, for food, and for trophies. Affecting many more species than just the iconic elephants, rhinos, and tigers, the rate of extinction is now as much as 1000 times the historical average and the worst since the dinosaurs died out 65 million years ago. In addition to causing irretrievable biodiversity loss, wildlife trafficking also poses serious threats to public health, potentially triggering a global pandemic. The Extinction Market explores the causes, means, and consequences of poaching and wildlife trafficking, with a view to finding ways of suppressing them. Vanda Felbab-Brown travelled to the markets of Latin America, South and South East Asia, and eastern and southern Africa, to evaluate the effectiveness of various tools, including bans on legal trade, law enforcement, and interdiction; allowing legal supply from hunting or farming; alternative livelihoods; anti- moneylaundering efforts; and demand reduction strategies. This is an urgent book offering meaningful solutions to one of the world's most pressing crises.

This is the first major description of the international law protecting wildlife, covering the International Conventions on, among other matters: whaling; wetlands; protection of cultural and natural heritage; international trade in endangered species; Antarctic marine living resources.

This open access book contains 13 contributions on global animal law, preceded by an introduction which explains key concepts and methods. Global Animal Law refers to the sum of legal rules and principles (both state-made and non-state-made) governing the interaction between humans and other Page 14/27

animals, on a domestic, local, regional, and international level. Global animal law is the response to the mismatch between almost exclusively national animal-related legislation on the one hand, and the global dimension of the animal issue on the other hand. The chapters lay some historical foundations in the ius naturae et gentium, examine various aspects of how national and international law traditionally deals with animals as commodity; and finally suggest new legal concepts and protective strategies. The book shows numerous entry points for animal issues in international law and at the same time shifts the focus and scope of inquiry. In the first decades of the twentieth century, fish in the Great Lakes and Puget Sound, seals in the North Pacific, and birds across North America faced a common threat: over harvesting that threatened extinction for many species. Progressive era conservationists saw a need for government intervention to protect threatened animals. And because so many species migrated across international political boundaries, their protectors saw the necessity of international conservation agreements. In The Dawn of Conservation Diplomacy, Kurkpatrick Dorsey examines the first three comprehensive wildlife conservation treaties in history, all between the United States and Canada: the Inland Fisheries Treaty of 1908, the North Pacific Fur Seal Convention of 1911, and the Migratory Bird Treaty of 1916. In his highly readable text, Dorsey argues that successful conservation treaties came only after conservationists learned to marshal scientific evidence, public sentiment, and economic incentives in their campaigns for protective legislation. The first treaty, intended to rescue the overfished boundary waters, failed to gain the necessary support and never became law. Despite scientific evidence of the need for conservation, politicians, and the general public were unable to counter the vocal opposition of fishermen across the continent. A few years  $\frac{Page}{Page}$  15/27

later, conservationists successfully rallied popular sympathy for fur seals threatened with slaughter and the North Pacific Fur Seal Convention was adopted. By the time of the Migratory Bird Treaty of 1916, the importance of aesthetic appeal was clear: North American citizens were joining chapters of the Audubon Society in efforts to protect beautiful songbirds. Conservationists also presented economic evidence to support their efforts as they argued that threatened bird species provided invaluable service to farmers. Dorsey recounts the story of each of these early treaties, examining the scientific research that provided the basis for each effort, acknowledging the complexity of the issues, and presenting the personalities behind the politics. He argues that these decades-old treaties both directly affect us today and offer lessons for future conservation efforts. Addressing the interests of non-human animals in an era of globalization requires consideration of a wide range of international influences upon domestic caselaw, policy, and legal doctrine. International agreements and decisions affect much more than simple cross-border transactions in animals or animal-related products and can also impact what individual countries may or may not do internally to address animal cruelty, health, consumer protection interests, cultural preservation, conservation, species preservation, and a host of other issues in their national laws and regulations. For the first time, materials from a variety of sources are brought together in a single volume which permits instructors and students to focus directly on the complex interaction which occurs between domestic animal law and various international regimes. Key multilateral environmental agreements, such as the Convention on Biological Diversity, the Convention on Trade in Endangered Species, and the International Convention on the Regulation of Whaling, are all considered. The General Agreement on Tariffs and Trade,  $\frac{Page}{Page}$  16/27

and the WTO's Sanitary and Phytosanitary Measures Agreement, and its Technical Barriers to Trade Agreement are also examined to illustrate that international economic law is no less significant in shaping domestic animal measures than are the more well-known environmental agreements. Additionally, efforts to advance animal interests through regional law, nonbinding international standards, or grassroots efforts such the proposed Universal Declaration on Animal Welfare are also explored. Accordingly, International Issues in Animal Law can serve either as the basis for a standalone course, or as a supplement for those who wish to add more of an international emphasis to other course offerings.A comprehensive Teacher's Manual is available for instructors, with numerous cross-references and links to additional resources which makes teaching these materials easy—and fun—even for those with no prior background in the field. An in-depth analysis of wildlife management and protection laws for all fifty states, this comprehensive book covers everything from laws on hunting and trapping methods, enforcement, and habitat protection, to endangered or threatened species protection. The authors provide summaries of each of the fifty states' fish and wildlife codes, discuss the states' provisions, offer recommendations, compare topics from state to state, and include a number of appendices, including a glossary of important wildlife terms for each state, a suggested reading list, and addresses for state fish and wildlife agencies.

Présentation de l'éditeur : "Exploring how the law can be used to influence the lives of the billions of individual animals we call wildlife, this book focuses not only on the legal issues involved but also on compelling ethical and moral issues. Framed around specific issues, each chapter focuses on the significant and often unrealized

power of U.S. law to influence wildlife protections around the world."

Organ, James Peek, William Porter, John Sandlos, James A. Schaefer

Lyster's International Wildlife LawCambridge University Press

For more than two decades, the Convention on International Trade in Endangered Species of Wild Fauna and Flora, known as CITES, has been one of the largest and most effective conservation agreements in the world. By regulating international commerce in certain species -- from African elephants and exotic birds to hardwoods and bulbs -- the treaty limits trade in species that are in genuine need of protection while allowing controlled trade in species that can withstand some level of exploitation. In addition to explaining how CITES operates, this definitive reference includes: the full text of the CITES treatyCITES Appendices I, II, and III a list of Parties as of March 1994 a list of reservations by Parties as of October 1993 Chapters address the status of highly threatened species such as elephants, rhinos, and tigers as well as other heavily exploited species including parrots, primates, and bears. International Wildlife Trade provides a valuable overview of wildlife trade issues, and of the strengths and weaknesses of the current treaty.

This is an illustrated book that points out wildlife crimes conducted in India -- it shows how poachers work, their mechanisms and how officials can control and curb wildlife crime -- which accounts for a shockingly large percentage of illegal trade and crime in the world.

Students of conservation encounter some of the most complex issues on our planet. The resolution of existing problems become more complex when humans create further stresses on the natural balance. Moulton and Sanderson brought the challenging issues in wildlife conservation into greater clarity in Wildlife Issues in a Changing World. The Second Edition of this definitive reference focuses more closely on the causes of wildlife issues. The examination of Jared Diamond's "Evil Quartet" (the four principal causes of extinction) provides a framework for categorizing and resolving these issues. The authors encourage the use of the scientific method basis for resolution - especially where environmental laws have failed. The three new chapters provide further counterpoints to preconceived notions. A two-part history of wildlife in the U.S. shows how wildlife had already been decimated by the year 1900. "Can Humans Manage Wildlife?" questions efforts to revive endangered species, acts which may inadvertently jeopardize the survival of other life. Viewing the natural order from prehistoric times to the present, Wildlife Issues in a Changing World, Second Edition gives students and instructors an all-encompassing introduction to past relations between humans and nature; explorations of current threats to species and their habitats; and recent "novel solutions," where humanity and industry have made adjustments to protect the natural order. Professionals will also find invaluable reminders of the importance of their work - the continuation and endurance of wildlife everywhere on Earth.

The Natura 2000 network of protected areas is the centrepiece of European Union nature policy, currently covering almost one-fifth of the EU's entire land territory plus large marine areas. This vast EU-wide network, which aims to conserve Europe's most valuable and threatened species and habitats, has major impacts on land use throughout all Member States of the EU. This book critically assesses the origins and implementation of the Natura 2000 network, established under the Birds Directive of 1979 and the Habitats Directive of 1992. Based on original archival research and interviews with key participants, the book records a detailed history of the origins and negotiation of Natura 2000 policy and law, with the history of EU environmental policy provided as a framework. An historical institutionalist approach is adopted, which emphasises the importance of understanding legal and policy development as processes that unfold over time. Three phases in the history of EU environmental policy are identified and described, and the history of EU nature policy is placed within the context of these three phases. Informed by this history, the author presents a comprehensive summary and assessment of the law and policy that protects Natura 2000 sites at EU level, and reviews the nature conservation outcomes for the targeted species and habitats. The book reveals how a knowledge of the history of Natura 2000 enriches our understanding of key issues such as conflicts in establishing and conserving the Natura 2000 network, EU integration in the field of nature conservation, and the future of EU nature policy. The "Journal of International Wildlife Law and Policy"

(ISSN 1388-09292) is published three times annually by Kluwer Law International. The journal addresses the legal and political issues involving man's interrelationship with and management of wildlife species, habitats, and the biosphere. The publisher offers access to an overview and tables of contents of previous issues. Submission guidelines and ordering information are available. A definitive treatise on natural resource policy and law in North America is a vital resource for undergraduate curricula and wildlife professions--and Boone and Crockett has delivered. This comprehensive text thoroughly examines the history and foundation of policy, reviews and analyzes major federal, state, and provincial laws and policies important to natural resources management, and most uniquely discusses application and practice of policy to ensure sustainability of wildlife, fish and their habitats. This volume provides a reference textbook and comprehensive compilation of multifaceted perspectives on the legal issues arising from the conservation and exploitation of non-human biological resources. Contributors include leading academics, policy-makers and practitioners reviewing a range of socio-legal issues concerning the relationships between humankind and the natural world. The Routledge Handbook of Biodiversity and the Law includes chapters on fundamental and Page 21/27

cutting-edge issues, including discussion of major legal instruments such as the Convention on Biological Diversity and the Nagoya Protocol. The book is divided into six distinct parts based around the major objectives which have emerged from legal frameworks concerned with protecting biodiversity. Following introductory chapters, Part II examines issues relating to conservation and sustainable use of biodiversity, with Part III focusing on access and benefit-sharing. Part IV discusses legal issues associated with the protection of traditional knowledge, cultural heritage and indigenous human rights. Parts V and VI focus on a selection of intellectual property issues connected to the commercial exploitation of biological resources, and analyse ethical issues, including viewpoints from economic, ethnobotanical, pharmaceutical and other scientific industry perspectives.

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An intrepid investigation of the criminal world of wildlife trafficking--the poachers, the traders, and the customers--and of those fighting against it Journalist Rachel Nuwer plunges the reader into the underground of global wildlife trafficking, a topic she has been investigating for nearly a decade. Our insatiable demand for animals--for jewelry, pets, medicine, meat, trophies, and fur--is driving a worldwide poaching epidemic, threatening the continued existence of countless species. Illegal wildlife trade now ranks among the largest contraband industries in the world, yet compared to drug, arms, or human trafficking, the wildlife crisis has received scant attention and support, leaving it up to passionate individuals fighting on the ground to try to ensure that elephants, tigers, rhinos, and more are still around for future generations. As Reefer Madness (Schlosser) took us into the drug market,

or Susan Orlean descended into the swampy obsessions of The Orchid Thief, Nuwer--an awardwinning science journalist with a background in ecology--takes readers on a narrative journey to the front lines of the trade: to killing fields in Africa, traditional medicine black markets in China, and wild meat restaurants in Vietnam. Through exhaustive first-hand reporting that took her to ten countries, Nuwer explores the forces currently driving demand for animals and their parts; the toll that demand is extracting on species across the planet; and the conservationists, rangers, and activists who believe it is not too late to stop the impending extinctions. More than a depressing list of statistics, Poached is the story of the people who believe this is a battle that can be won, that our animals are not beyond salvation.

The Routledge Handbook of International Environmental Law is an advanced level reference guide which provides a comprehensive and contemporary overview of the corpus of international environmental law (IEL). The Handbook features specially commissioned papers by leading experts in the field of international environmental law, drawn from a range of both developed and developing countries in order to put forward a truly global approach to the subject. Furthermore, it addresses emerging and cross-cutting issues of critical importance for the years ahead. The book is split

into six parts for ease of reference: The Legal Framework, Theories and Principles of International Environmental Law - focuses on the origins, theory, principles and development of the discipline; Implementing International Environmental Law addresses the implementation of IEL and the role of various actors and institutions, including corporations, intergovernmental organisations and NGOs; Key Issues and Legal Frameworks - brings fresh perspectives of the common general issues of international environmental law, such as biological diversity and marine environmental law; Regional Environmental Law - explores the specific regimes developed to address regional environmental issues, considering the evolution, prospects and relationship of regional law and mechanisms to IEL; Cross-Cutting Issues - considers the engagement of international environmental law with other key fields and legal regimes, including international trade, human rights and armed conflict; Contemporary and Future Challenges - analyses pressing current and emerging issues in the field including environmental refugees and climate change, REDD and deforestation, and 'treaty congestion' in IEL. This upto-date and authoritative book makes it an essential reference work for students, scholars and practitioners working in the field. This book assesses the Convention on International

Trade in Endangered Species of Wild Fauna and Page 25/27

Flora (CITES), examining both implementation and compliance. Humans are causing a biodiversity crisis, where 1 million species are facing extinction. Species are dying, in no small part, because they are overexploited, poached and trafficked and CITES is the main international instrument designed to protect traded wildlife. Does the state of the world's species mean CITES is failing? This book explores the implementation of and compliance with CITES by all 183 member countries. It is imperative we know the nature and extent of the implementation of and compliance with CITES legislation in all parties to fully understand the impact of legal and illegal trade on species survival. Through extensive legislative content analysis, a Delphi iterative survey, and semi-structured interviews, this is the first book to share empirical research about CITES implementation and compliance. This book contains a comprehensive analysis of the state of CITES, what is done well, what could be done better, and what the future might bring to try to curtail the slide of the world's wildlife into extinction. By identifying lessons learned in relation to CITES legislation, implementation and compliance this book provides hard evidence to member countries as to how their own practice can be improved. This timely book will be essential reading for students and academics interested in wildlife law, trade and trafficking, green criminology and biodiversity conservation more

broadly. It will also be of interest to professionals working in wildlife law enforcement.

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