

## **Cyber espionage and international law**

Type de contenu : Texte

Type de médiation : sans médiation

Type de support : Volume

Titre(s) : Cyber espionage and international law / Russell Buchan

Auteur(s) : Buchan, Russell (1983-....)

Publication : Oxford [etc.] : Hart, 2019

Description matérielle : 1 vol. (XXVIII-219 p.) : couv. ill ; 24 cm

ISBN : 978-1-78225-734-9

1-78225-734-9

978-1-50994-501-6

EAN : 9781782257349 rel.

9781509945016 br.

Classification décimale Dewey : 341.3

Note sur les bibliographies et les index : Bibliogr. p. [196]-204. Notes bibliogr. Index

Note sur le contenu : Introduction Defining cyber espionage Cyber espionage and international peace and security Cyber espionage and the rules of territorial sovereignty, non-intervention and the non-use of force Cyber espionage and diplomatic and consular law Cyber espionage and international human rights law Economic cyber espionage and the World Trade Organization Cyber espionage and the existence of customary international law exceptions Cyber espionage and the doctrines of self-defence and necessity Conclusion

Résumé ou extrait : La jaquette indique : "The advent of cyberspace has led to a dramatic increase in state-sponsored political and economic espionage. This monograph argues that these practices represent a threat to the maintenance of international peace and security and assesses the extent to which international law regulates this conduct. The traditional view among international legal scholars is that, in the absence of direct and specific international law on the topic of espionage, cyber espionage constitutes an extra-legal activity that is unconstrained by international law. This monograph challenges that assumption and reveals that there are general principles of international law as well as specialised international legal regimes that indirectly regulate cyber espionage. In terms of general principles of international law, this monograph explores how the rules of territorial sovereignty, non-intervention and the non-use of force apply to cyber espionage. In relation to specialised regimes, this monograph the role of diplomatic and

consular law, international human rights law and the law of the World Trade Organization in addressing cyber espionage. This monograph also examines whether developments in customary international law have carved out espionage exceptions to those international legal rules that otherwise prohibit cyber espionage as well as considering whether the doctrines of self-defence and necessity can be invoked to justify cyber espionage. Notwithstanding the applicability of international law, this monograph concludes that policymakers should nevertheless devise an international law of espionage which, as *lex specialis*, contains rules that are specifically designed to confront the growing threat posed by cyber espionage."

Sujet - Nom commun : Cyber-espionnage

Droit international