This chapter discusses the role of international law in addressing environmental problems. It reviews the salient legal principles: the preventive principle, the precautionary principle, the concept of sustainable development, the polluter-pays principle, the *sic utere tuo* principle, and the obligation of environmental impact assessment. It gives an overview of the key multilateral conventions covering traffic in endangered species, protection of the ozone layer, transboundary movement of hazardous wastes, climate change, and protection of the marine environment.
15. Legal aspects of the protection of the environment

abstracts and keywords for each book and chapter without a subscription.

Please subscribe or login to access full text content.

If you have purchased a print title that contains an access code, please see the information provided with the code or instructions printed within the title for information about how to register your code.

For questions on access or troubleshooting, please check our FAQs, and if you can't find the answer there, please contact us.