The implementation of international law in the national legal order: a legislative perspective
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Propositions concerning the doctoral thesis

The implementation of international law in the national legal order;  
*An legislative perspective*

By Emile Beenakker

1. The coming decade will witness a strengthening of the dualist perspective on the relation between national and international law.

2. Representatives of states involved in the negotiation of international legal regimes do not sufficiently value the inclusion of legislative standards.

3. Legislative quality policies largely share the legislative standards they apply, but not the ways in which those standards are applied in practice.

4. The notions of effectiveness and efficacy are at the heart of the definition of ‘high quality’ legislation, but should not be understood in a narrow sense.

5. Scholars of international law should pay more attention to international law’s implementation through legislative means.

6. The processes and methods of legislation deserve a more prominent place in legal education at universities.

7. Legisprudence’s interdisciplinary character is both a strength and a weakness as far as it concerns its ability to become a coherent field of academic study.

8. The boundaries of national legal orders hinder the development of the most interesting legisprudential insights.