

International Governance and Law

State Regulation and Non-state Law

Edited by

Hanneke van Schooten

and

Jonathan Verschuuren

*Centre for Legislative Studies, Tilburg University, the
Netherlands*

Edward Elgar

Cheltenham, UK • Northampton, MA, USA

Contents

<i>List of contributors</i>	vii
<i>Preface</i>	x
<i>Editors' foreword and acknowledgements</i>	xii

1 Introduction	1
<i>Jonathan Verschuuren</i>	

PART 1 NON-STATE LAW IN THEORY

2 What is non-state law? Mapping the other hemisphere of the legal world	11
<i>Marc Hertogh</i>	
3 Philip Selznick: incipient law, state law and the rule of law	31
<i>Martin Krygier</i>	
4 The point of law: the interdependent functionality of state and non-state regulation	56
<i>Sanne Taekema</i>	
5 Can there be law without the state? The Ehrlich–Kelsen debate revisited in a globalizing setting	74
<i>Bart van Klink</i>	
6 Ehrlich's non-state law and the Roman jurists	94
<i>Olga Tellegen-Couperus</i>	

PART 2 NON-STATE LAW IN PRACTICE

7 Environmental regulation and non-state law: the future public policy agenda	109
<i>Neil Gunningham</i>	
8 The hardness of soft law in the United Kingdom: state and non-state regulatory activities related to nanotechnological development	129
<i>Bärbel Dorbeck-Jung and Marloes van Amerom</i>	
9 Barristers beyond the law: state and non-state actors work in partnership to enforce legal and moral norms	151
<i>Jenny Job</i>	

10	In a world without a sovereign: native title law in Australia <i>Francesca Dominello</i>	168
11	Regulating the living will: the role of non-state law at the end of life <i>Oliver W. Lembcke</i>	191
12	The influence of court judgments on non-state law <i>Hans Peters</i>	209
13	Conclusions and challenges: towards a fruitful relationship between state regulation and non-state law <i>Hanneke van Schooten and Jonathan Verschuuren</i>	221
	<i>Index</i>	231