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The *Nomos of the Earth*

in the International Law of
the *Jus Publicum Europaeum*

Carl Schmitt

*Translated and Annotated by G. L. Ulmen*

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This book, the defenseless product of hard experiences, I lay on the altar of jurisprudence, a discipline I have served for more than forty years. I cannot foresee who will take my offering in hand, be it a thoughtful or a practical person, be it a destroyer and annihilator who ignores the asylum I offer. The fate of a book does not lie in the author's hands, any more than does his personal fate upon which it hinges.

Given this fact, the motto for this book might be two verses Goethe wrote in 1812:

All petty things have trickled away,
Only sea and land count here.

For I speak here of firm land and free sea, of land-appropriations and sea-appropriations, of order and orientation. However splendid that motto might be, it would be misleading. Both extraordinary verses steer attention too much away from international law, and to either a geographical-scientific or an elemental-mythological approach. That would not do justice to the essentially jurisprudential foundations of this book, which I have taken much pains to construct.

I am much indebted to geographers, most of all to Mackinder. Nevertheless, a juridical way of thinking is far different from geography. Jurists have not learned their science of matter and soil, reality and territoriality from geographers. The concept of sea-appropriation has the stamp of a
jurist, not of a geopolitician. As a jurist, I agree with Camilio Barcia Trelles, an important scholar of contemporary international law, who also has dealt with the theme of land and sea.

The ties to mythological sources of jurisprudential thinking are much deeper than those to geography. These were revealed to me by Bachofen, but the many profound insights of Jules Michelet should not be forgotten. Bachofen is the legitimate heir of Savigny. What the founder of the Historical School of Law understood to be historical authenticity, Bachofen extended and made much more fruitful. This historical authenticity is not just archeology and a museum artifact. It concerns the existential question of jurisprudence, which today would be sundered between theology and technology if the ground of its being here and now were not understood properly and developed fruitfully in terms of its historical relevance.

For this reason, the question of presentation is especially difficult: At present, there are all sorts of restraints and restrictions. A critic unencumbered by them will have no trouble finding bibliographic and other imperfections. What is more, I avoid mention of contemporary affairs and break off at many points, so as not to give a false impression. All experts lament the Babylonian linguistic confusion of our time: the crudeness of the ideological struggle, the disintegration and contamination of the most common and familiar concepts of contemporary public life. Since both the given subject and the present situation are overwhelming, all we can do is sift through the wealth of material, unnecessary controversy, and rivet attention on the theme. Both the theme and the situation call for a more profound understanding of the elemental orders of its terrain.

The traditional Eurocentric view of history today, as is the old nomos of the earth, is an unforeseen discovery of a new event. Only in fantastic parallels, such as men on their way to the unknown planet that could be expected to relieve their struggles on earth. This will not be answered with such further scientific discoveries. How do we understand the normative order of this book and the fervor with which it was written? Why should the earth have been promised the nomos of the earth belongs only to those who are prepared to accept the same problems.


3. [Tr. Johann Jacob Bachofen (1815-1887) was appointed to the chair of Roman law in Basel, but resigned in 1844 to devote himself to the history of art. His major interests, however, were ancient Roman law and Greek antiquity, and it was in his investigation of these subjects that he became fascinated by myths.]

4. [Tr. Friedrich Carl von Savigny (1779-1861). In Schmitt’s “Testament,” written in 1943-44 while he was working on Der Nomos der Erde, he called Savigny’s 1814 treatise, Of the Vocation of Our Age for Legislation and Jurisprudence, an “alternative paradigm” to legal positivism and to the crisis of jurisprudence. See my translation of Schmitt’s “Testament”: “The Plight of European Jurisprudence,” in Telos 83 (Spring 1990), pp. 35-70.]
sift through the wealth of material, present new ideas objectively, avoid unnecessary controversy, and not fail to grasp the magnitude of our theme. Both the theme and the situation are overwhelming.

The traditional Eurocentric order of international law is foundering today, as is the old nomos of the earth. This order arose from a legendary and unforeseen discovery of a new world, from an unrepeatable historical event. Only in fantastic parallels can one imagine a modern recurrence, such as men on their way to the moon discovering a new and hitherto unknown planet that could be exploited freely and utilized effectively to relieve their struggles on earth. The question of a new nomos of the earth will not be answered with such fantasies, any more than it will be with further scientific discoveries. Human thinking again must be directed to the elemental orders of its terrestrial being here and now. We seek to understand the normative order of the earth. That is the hazardous undertaking of this book and the fervent hope of our work.

The earth has been promised to the peacemakers. The idea of a new nomos of the earth belongs only to them.

_Carl Schmitt_

Summer 1950
Earth is the third planet from the Sun, and the only astronomical object known to harbor life. According to radiometric dating and other sources of evidence, Earth formed over 4.5 billion years ago. Earth's gravity interacts with other objects in space, especially the Sun and the Moon, Earth's only natural satellite. Earth orbits around the Sun in 365.26 days, a period known as an Earth year. During this time, Earth rotates about its axis about 366.26 times. Here's the earth: It's all green and fertile and shit. But whatever would a legal theorist of 20th century Europe writing in 1950 think is missing? The United States becomes the new sacral center of the earth, where the new nomos should be formed, because it gets to define war (as evidenced by Wilson and the Kellogg-Briand pact) and its order is also determined by free soil/taken land appropriations (Manifest Destiny). Schmitt sees the nomos of the United States as being characterized by simultaneous presence and absence- political absence officially even while its economics and unofficial opinions continue to dictate the course of the new order. Nomos encompasses both law and unwritten, traditional social convention. The contrast between the two concepts is central to ancient sophistic thought, with roots in the pre-Socratic inquiry into the underlying natures of things. Source for information on Nomos and Phusis: Encyclopedia of Philosophy dictionary. Home Humanities Encyclopedias almanacs transcripts and maps Nomos and Phusis. Print this article. Print all entries for this topic. Cite this article. Tools. Nomos and Phusis. Encyclopedia of Philosophy COPYRIGHT 2006 Thomson Gale. Nomos and phusis.