

European Research Council
Executive Agency



Project No: 323323

Project Acronym: GlobalTrust

Project Full Name: Sovereigns as Trustees of Humanity: The Obligations of Nations in an Era of Global Interdependence

ERC-AG

Final Activity Report

Period covered: from 01/03/2013 to 28/02/2018

Start date of project: 01/03/2013

Duration: 60

Principal Investigator name:
Prof. Eyal Benvenisti

Date of preparation: 31/12/2017

Date of submission (SESAM): 01/06/2018

Report submitted by:
TEL AVIV UNIVERSITY

Final Activity Report

GENERAL INFORMATION

Project No.:	323323
Project acronym:	GlobalTrust
Project full name:	Sovereigns as Trustees of Humanity: The Obligations of Nations in an Era of Global Interdependence
Project starting date:	01/03/2013
Project duration [months]:	60
Principal Investigator name:	Prof. Eyal Benvenisti
Host Institution name:	TEL AVIV UNIVERSITY
Date of submission:	01/06/2018

Final Activity Report

Summary of the major project achievements over the entire lifetime of the project

The information provided in this section will only be available to ERC staff, to members of the ERC panels, and to the Scientific Council

Explain in a clear manner the work performed during the entire lifetime of the project along the main objectives/activities of the project listed in the Description of Work (DoW). Please indicate the publications linked to these objectives/activities.

Please specify the outcome in terms of:

- research and technological achievements along the main objectives/activities (in line with the DoW)

The achievement of this research were made in all tracks described in the grant Agreement's Description of Work:

1. The Normative Track (which includes theoretical and historical parts): This track set the analytical framework for the entire project. It defined the concept of trusteeship for humanity, explored its historical antecedents and its normative justifications (derived from property law theory, democratic theory, human rights and humanitarian law), and assessed its legal implications for states and for international organizations. This was achieved by several publications that included stand-alone articles like Benvenisti, Sovereigns as Trustees of Humanity, published in American Journal of International Law (2013), conferences titled Sovereignty as Trusteeship for Humanity — Historical Antecedents and Their Impact on International Law (2015), and Sovereignty and Property (2016). My Special Course at The Hague Academy of International Law (2013), the subsequent book (2014) and ultimately the 2018 EJIL Foreword presented the theory and its implications for the law of global governance.

2. The Empirical Track: This part explored the extent to which contemporary international law expects states to take into account the interests of others, namely third states or their citizens when they form and implement their policies, negotiate agreements, and in general conduct their relations with other states. The contributions to this track also inquired whether domestic law and international law impose on states in certain situations not only the duty to consider the interests of people outside their territory or control but also the duty to accommodate them—at least to a certain extent. The track explored various manifestations of what has been described as “community interests” in most areas regulated by international law, and took stock of the state of contemporary international law and the extent to which the law has in fact evolved from a legal system based on more or less specific consent and aimed at promoting particular interests of states to one that is more generally oriented toward collectively protecting common interests and values. By systematically covering different areas of law, we asked in each area whether states were required to take into account the interests and rights of third states (or of the persons under their jurisdiction or control). A major book comprising the contributions to this track will be published very soon by Oxford University Press. Another book-length project is due as a special issue of the Virginia Journal of Transnational Law.

3. The Institutional Track: This track studied contemporary global review “technologies” – legal doctrines and approaches developed by institutions such as international tribunals, national courts and other local and global agencies and actors – to understand their motivations to exercise effective review of sovereigns’ policy-making. The research achieved this through an examination of the qualifications, motivations and also constraints that these reviewing bodies have had with respect to reviewing national decision-making. This assessment served as the basis for elaborating on the justific

ations of such direct or indirect judicial review of sovereign discretion, leading to an assessment of the extent to which such bodies can legitimately impose limits on sovereigns' discretion. Several publications have addressed these questions as described in Annex I section 2.

4. The Implementation Track: In Pursuit of Normative and Institutional Responses to Intensifying Global Risks This final track focused on the ramification of the trusteeship vision for specific state obligations, mainly related to the destabilizing consequences of emerging and intensifying global risks and the need for law to adapt to meet these challenges. In particular, this track address the legal branches that deal with environmental risks and natural disasters, their consequences in the fields of human rights law and migration and refugee law, the management of inter-ethnic conflicts and the challenge of peace-making, as well as more recent risks to democratic societies emerging from new cyber threats, and reliance on artificial intelligence in governance and in warfare.

- novel and/or unconventional methodologies

The project addressed the question of sovereignty from multiple perspectives which went beyond the doctrinal law that understands state sovereignty more as a right than a responsibility. Beyond the unconventional conception of sovereignty, the research sought to demonstrate the close symbiosis between international law (including, among others, human rights law, humanitarian law, environmental law, the law of the sea and of shared resources, trade and investment law, institutional law), with domestic public law (constitutional and administrative law). Beyond law, the project benefited from an interdisciplinary perspective, involving scholars from related fields such as moral philosophy, history, international relations and political economy.

- inter and cross disciplinary developments

The scholarly interactions described above (sections 1 and 2) between inputs from public lawyers, public international lawyers, private law scholars who are experts in property law theory, legal historians and legal philosophers have resulted in a rich analysis of the concept of sovereignty, its historical evolution and its possible futures and in particular the specific history and potential promise and possible limits of the concept of sovereignty as trusteeship for humanity.

More specifically, the ramifications of this approach, in explaining the limits on the authority of states to police their borders, or the limits of regulation by supranational institutions, have been elucidated also with the aid of insights from political economy and international relations theory that sensitize public lawyers to the challenges of collective decision-making and the ways to prevent capture by interest groups and to ensure the judicial independence of international courts.

A similar interaction between lawyers, political economist and international relations theorists yielded new insights in the track that explores normative and institutional responses to the intensifying global risks. The most recent contribution by the philosopher David Luban demonstrates this point.

- knowledge and technology transfer

The transfer and dissemination of knowledge was achieved by the following measures:

1. An active website -- <http://globaltrust.tau.ac.il/> -- which includes updates on the project, commentary on on-going developments and calls for applications;
2. A Working Paper Series – published by the GlobalTrust website, an open access site. This Series includes all the work done by project members which were deemed to be of sufficient quality, as well as related work done by others with whom I work (colleagues, students in other schools, etc.);

3. International conferences and workshops in Tel Aviv, May 2014; Columbia Law School, September 2015, the Humboldt University of Berlin, October 2015; Tel Aviv, November-December 2015; University of Cambridge, May 2016; University of Cambridge, September 2016; Tel Aviv, January 2018; University of Cambridge, January 2018.

4. All conference papers were published or will be published in law journals or books.

5. All the above publications were also published in open access sites (SSRN, Researchgate, or the journals' own website

6. A Special Course taught by the PI at The Hague Academy of International Law (2013), appeared in a book form in 2014.

7. Seminars on the Law of Global Governance (reflecting items 1,2, and 3 above) were taught by the PI at Tel Aviv, NYU School of Law, Yale Law School, and the University of Cambridge.

8. Presentation of the project by the PI and affiliated researchers in various venues including the University of Cambridge, Yale University, NYU School of Law, American Society of International Law Annual Meeting, International Law Association UK Branch, I-CONs Annual Meeting.

- enhancing the immediate research environment

The academic activities of the project, including conferences, workshops and seminars, as well as the presence of the foreign researchers enriched and diversified the academic environment of the Tel Aviv Faculty of Law. It produced several joint research projects and enhanced the communications among scholars working within the group and also outside of it.

- establishment and/or consolidation of the research group and team composition

The PI established a research group at Tel Aviv Faculty of Law that met on a weekly basis throughout the duration of the program to present and discuss papers related to the theme of the project. The group is composed of doctoral students, post-doctoral students, and visiting professors. There has been a yearly call for applications and quite intense competition over the spaces that were opened. Scholars have come from several countries (including New Zealand, China, Singapore, Kazakhstan, Finland, Italy, the UK, The Netherlands), as well as Israelis affiliated with Israeli universities or enrolled in PhD programs in the US.

Most of the group members have been international lawyers (from various disciplines) and the rest legal philosophers.

- others

NA

Publishable brief summary of the achievement of the project

This section, which should not exceed 1 page (approx. 600 words), might be used for dissemination of the project progress/results to the general public/scientific community. For this reason, please do not reproduce here the project abstract, which is already available in CORDIS.

Stand alone description of the project and its outcomes

The GlobalTrust project assessed the potential justifications for conceiving sovereigns as trustees of humanity at large and the preconditions for imposing on them other-regarding obligations, while seeking to define the legitimate scope and depth of such obligations. This was achieved by several publications that included stand alone articles such as Benvenisti, *Sovereigns as Trustees of Humanity*, published in *American Journal of International Law* (2013), and books such as “*Community Interests Across International Law* (Benvenisti & Nolte, Eds., OUP, 2018). The project has also explored the extent to which these obligations are already reflected in state practice and in law and demonstrated that the law already imposes other regarding obligations on states even if without acknowledging or articulating such a vision of sovereignty. The project examined the extent to which the diverse international and national mechanisms that currently exist or that can be anticipated can legitimately demand sovereigns to weigh other-regarding considerations and thereby promote global welfare. Work on this track explained the logic that led legal institutions such as international tribunals, national courts and other local and global agencies to exercise effective review of sovereigns’ policy-making, through an examination of the motivations and constraints that these reviewing bodies have with respect to reviewing national decision-making. The project also assessed the extent to which such bodies can legitimately impose limits on sovereigns’ discretion. Finally, the project focused on the ramification of the trusteeship vision for specific state obligations, mainly related to the destabilizing consequences of emerging and intensifying global risks and the need for law to adapt to meet these challenges. In particular, we examined the legal branches that deal with environmental risks and natural disasters, with their consequences in the fields of human rights law and migration and refugee law, the management of inter-ethnic conflicts and the challenge of peace-making. We also addressed more recent risks to democratic societies emerging from new cyber threats, and reliance on artificial intelligence in governance and in warfare.

Overall assessment of the achievements and success of the project

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To what extent have you achieved your objectives?

I have achieved all my objectives.

What are the most important conclusions of your research?

That the “other-regarding” approach is a) feasible, b) generally acceptable by legal scholars, c) in fact reflects the goals that courts seek to achieve in their resolution of disputes.

To what extent have you gone beyond the state of the art?

The reconceptualization of sovereignty as trust on behalf of all humans is a totally new conception in a crowded field that for too long clings to an old and unfit doctrine.

What is the impact of the project (within the scientific community and on society)?

The measured impact is academic is the number of citations in academic literature to this concept of sovereignty (318 citations of the original article).

How effectively has the project helped you start or consolidate your research group? (for Starting Grants/Consolidators Grants only)

NA

How well have you been supported by your Host Institution?

Excellent support

What difference did the ERC make?

The generous grant that enabled me to create a community of scholars and a venue for collaborative work and the reputation of an innovative and respectable study.

How many people completed a PhD in the framework of the project?	10
Comments:	
How many people started a PhD in the framework of the project?	2
Comments:	

List of free Keywords

sovereignty, international law, constitutional law, global administrative law

Annex: Project output records

A1. Publications

LIST OF SCIENTIFIC PUBLICATIONS, STARTING WITH THE MOST IMPORTANT ONES												
No.	Title / DOI	Main author	Title of the periodical or the series	Number, date or frequency	Publisher	Place of publication	Date of publication	Relevant pages	Does the article acknowledge ERC funding?	Is open access provided to this publication ?	Type	URL
1	Introduction	Yael Braudo	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	i-vi	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1339/1384
2	Sovereignty and Natural Law in the Legal Discourse of the Ancien Regime	Michel Troper	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	315-336	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1340/1385
3	Kelsen, Heller and Schmitt: Paradigms of Sovereignty Thought	David Dyzenhaus	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	337-366	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1341/1386
4	On Sovereignty, Legitimacy, and Solidarity Or: How Can a Solidaristic Idea of Legitimate Sovereignty Be Justified?	Sergio Dellavalle	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	367-398	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1342/1387
5	A Genealogy of State Sovereignty	Lorenzo Zucca	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	399-422	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1343/1388
6	Early Modern Sovereignty and Its Limits	Benjamin Straumann	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	423-446	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1344/1389
7	Sovereign Trusteeship and Empire	Andrew Fitzmaurice	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	447-472	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1344/1389
8	Three Grotian Theories of Humanitarian Intervention	Evan J. Criddle	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	473-506	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1346/1391

9	Sovereignty as Trusteeship and Indigenous Peoples	Evan Fox-Decent & Ian Dahlman	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	507-534	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1347/1392
10	The Paradoxes of Sovereigns as Trustees of Humanity: Concluding Remarks	Eyal Benvenisti	Theoretical Inquiries in Law	16(2)	Berkeley Electronic Press		2015-07-01	535-548	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1348/1393
11	The Multinational Corporation as “the Good Despot”: The Democratic Costs of Privatization in Global Settings	Doreen Lustig & Eyal Benvenisti	Theoretical Inquiries in Law	15	Berkeley Electronic Press		2014-07-01	126-157	Yes	Yes	Peer reviewed	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2251439
12	The EU’s Human Rights Obligations Towards Distant Strangers	Aravind Ganesh	Michigan Journal of International Law	37	The University of Michigan Law School		2016-04-04	475-538	Yes	Yes	Peer reviewed	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2663104
13	Letting Lotus Bloom	An Hertogen	European Journal of International Law	26(4)	Oxford University Press		2015-11-01	901-926	Yes	Yes	Peer reviewed	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2629681
14	Divorced Israeli Men’s Abuse of Transnational Human Rights Law	Daphna Hacker	Canadian journal of women and the law = Revue juridique La femme et le droit	28	University of Toronto Press		2016-01-01	91-115	Yes	Yes	Peer reviewed	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2663311
15	Noncompliance, renegotiation and justice in international adjudication: A WTO perspective	Sivan Shlomo Agon	Global Constitutionalism	5	Cambridge University Press		2016-07-01	238-268	Yes	Yes	Peer reviewed	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2752671
16	Embracing the Tension between National and International Human Rights Law: The Case for Discordant Parity	Eyal Benvenisti and Alon Harel	International Journal of Constitutional Law	15	Oxford University Press		2017-03-13	36-59	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2592869
17	Alien Tort Statute Litigation and Transitional Justice: Bringing the Marcos Case back to the Philippines	Natalie R. Davidson	The International Journal of Transitional Justice	11(2)	Oxford University Press		2017-07-01	257-275	Yes	No	Peer reviewed	https://academic.oup.com/ijtj/article/11/2/257/3609002/Alien-Tort-Statute-Litigation-and-Transitional-Justice?guestAccessKey=b739967e-35ac-4122-8775-8a4041bc7612
18	Global Reputation for Guest Workers	Moran Sadeh	Journal of Legal Studies	forthcoming	University of Chicago		2018-01-01	1-19	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3042939

19	Terrorism Inside Out: Applying the Concept of Legislating for Humanity to Cooperate Against Terrorism	Myriam Feinberg	North Carolina Journal of International Law	42	University of North Carolina		2017-01-01	506-543	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2968235
20	Introduction	Yael Braudo	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	i-vii	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1487/1566
21	Property and Sovereignty: How to Tell the Difference?	Arthur Ripstein	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	243-268	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1488/1567
22	The Dialectics of Sovereignty and Property	Sergio Dellavalle	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	269-298	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1489/1568
23	Property's Sovereignty	Larissa Katz	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	299-328	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1490/1569
24	Property, Sovereignty, and the Public Trust	Laura S. Underkuffler	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	329-353	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1497/1577
25	Sovereignty, Property and Empire: Early Modern English Contexts	Martti Koskeniemi	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	355-389	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1492/1571
26	The Human Right to Private Property	Hanoch Dagan & Avihay Dorfman	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	391-416	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1493/1572
27	Property and Sovereignty, Information and Audience	Thomas W. Merrill	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	417-445	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1494/1573
28	Sovereignty and the Politics of Property	Eyal Benvenisti	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	447-468	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1495/1574
29	Exclusion: Property Analogies in the Immigration Debate	Jeremy Waldron	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	469-489	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1496/1575
30	From Territorial to Monetary Sovereignty	Katharina Pistor	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	491-517	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1498/1578
31	Property and Sovereignty Imbricated: Why Religion Is Not an Excuse to	Joseph William Singer	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	519-546	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1498/1578

	Discriminate in Public Accommodations										wed	le/view/1499/1579
32	Sovereignty, the Corporate Religious, and Jurisdictional/Political Pluralism	Jean L. Cohen	Theoretical Inquiries in Law	18(2)	Berkeley Electronic Press		2017-06-29	547-575	Yes	Yes	Peer reviewed	http://www7.tau.ac.il/ojs/index.php/til/article/view/1500/1580
33	Sovereign Trusteeship and Multilateral Protection of Intellectual Property Rights	Neethu Rajam	Journal of Intellectual Property Law & Practice	10	Oxford University Press		2014-07-01	89-97	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2544449
34	Democracy Captured: The Mega-Regional Agreements and the Future of Global Public Law	Eyal Benvenisti	Constellations	23	Wiley		2016-01-01	58	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2646882
35	The Law of Strangers: The Form and Substance of Other-Regarding International Adjudication	Eyal Benvenisti & Sivan Shlomo Agon	University of Toronto Law Journal	68	University of Toronto Press		2018-07-01	1-30	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3013014
36	The Margin of Appreciation, Subsidiarity, and Global Challenges to Democracy	Eyal Benvenisti	Journal of International Dispute Settlement	9	Oxford Oxford University Press		2018-04-18	1-14	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3047237
37	Expanding the Boundaries of Boundary Dispute Settlement: International Law and Critical Geography at the Crossroads	Michal Saliternik	Vanderbilt Journal of Transnational Law	50	Vanderbilt University Law School		2017-06-29	113	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2752675
38	Embracing the Tension Between National and International Human Rights Law: The Case for Parity	Eyal Benvenisti & Alon Harel	International Journal of Constitutional Law	15	Oxford University Press		2017-01-01	37	Yes	Yes	Peer reviewed	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2592869
	Occupation and Territorial Administration	Eyal Benvenisti	Routledge Handbook of the Law of Armed Conflict				2016-01-01	432-451	Yes	Yes	Article	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2663115
	The Future of Sovereignty: The Nation State in the Global Governance Space	Eyal Benvenisti	Research Handbook on Global Administrative Law		Elgar Publishing House		2015-12-31	483-501	Yes	Yes	Article	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2646843
	The Obligation to Exercise Discretion in Warfare: Why Autonomous Weapon Systems are Unlawful	Eliav Lieblich and Eyal Benvenisti	Autonomous Weapons Systems: Law, Ethics, Policy				2015-12-31	245-283	Yes	Yes	Article	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2479808

National Courts and Interpretative Approaches to International Law: The Case against Convergence	Olga Frishman and Eyal Benvenisti	Interpretations of International Law by Domestic Courts		Oxford University Press		2015-12-31	317-332	Yes	Yes	Article	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2504988
Robot Warfare and the Problem of Bound Discretion	Eliav Lieblich and Eyal Benvenisti	Iyune Mishpat	39			2016-07-01	67-106	Yes	Yes	Article	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2671385
"The Earth Belongs to Mankind in General:" On the Duty of States to Take the Interests of Foreigners into Account	Eyal Benvenisti	Nili's Book: Law, Culture and Literature		Tel Aviv University Press		2017-09-01	708-724	Yes	Yes	Article	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3054455
Addressing Diversity in Post-unitary Theories of Order	Sergio Dellavalle	GlobalTrust Working Paper Series		Tel Aviv University		2015-05-09		Yes	Yes	Conference	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2663106
In Defense of Expansive Interpretation in the European Court of Human Rights	Shai Dothan	GlobalTrust Working Paper Series		Tel Aviv University		2014-01-19		Yes	Yes	Conference	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2380082
Democratizing Courts: How National and International Courts are Promoting Democracy in an Era of Global Governance	Eyal Benvenisti & George W. Downs	GlobalTrust Working Paper Series		Tel Aviv University		2013-12-12		Yes	Yes	Conference	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2646879
Legislating for Humanity	Eyal Benvenisti	GlobalTrust Working Paper Series		Tel Aviv University		2013-03-25		Yes	Yes	Conference	http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2646880
Community Interests Across International Law: Introduction	Eyal Benvenisti and Georg Nolte	GlobalTrust Working Paper Series		Tel Aviv University		2017-06-22		Yes	Yes	Conference	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2994703
The External Dimensions of Constitutions	Eyal Benvenisti and Mila Versteeg	GlobalTrust Working Paper Series		Tel Aviv University		2017-01-16		Yes	Yes	Conference	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2900167
The Rise of Human Rights Responsibilities R2p and CSR – Different Forms of the Same New Dialect	Tomer Shadmy	GlobalTrust Working Paper Series		Tel Aviv University		2016-12-15		Yes	Yes	Conference	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3047021
Participation of Foreigners in Environmental Decision-Making & The	Alon Jasper	GlobalTrust Working Paper Series		Tel Aviv University		2017-05-15		Yes	Yes	Conference	https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2994703

	Aarhus Convention										m?abstract_id=3047952
	Community Interests in International Adjudication	Eyal Benvenisti	GlobalTrust Working Paper Series		Tel Aviv University		2016-10-05		Yes	Yes	Conference https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3047262
	'Old' vs. 'New' Governance Regulatory Mechanisms to Prevent Human Trafficking	Neli Frost	GlobalTrust Working Paper Series		Tel Aviv University		2017-01-11		Yes	Yes	Conference https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3055685
	State Courts as Trustees of Humanity: Towards a New Approach to Universal Jurisdiction	Steve Fikman	GlobalTrust Working Paper Series		Tel Aviv University		2017-03-14		Yes	Yes	Conference https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3057937
	The Law of Global Governance	Eyal Benvenisti	The Law of Global Governance	24	The Hague Academy of International Law		2014-07-01		Yes	Yes	Mono gram

A2. Research expeditions

List of expeditions		
Period (start-end)	Place	Purpose

A3. Awards and recognitions

List of awards and recognitions					
Award type	Title of the award	Person to whom the award was made	Year	Short description of the reason the award was made (if applicable)	Any further information / clarification
Research Prize / Research Medal	The Kadar Family Award for Outstanding Research	Eyal Benvenisti	2016	The prize celebrates pioneering scientists and scholars who have reached the highest levels of excellence in both research and teaching. The Award is granted annually to four TAU researchers, two senior and two junior faculty members, from across th	

				e entire spectrum of faculties and disciplines on the TAU campus. This is the second year that the prize, inaugurated in 2015, is given.	
Other	Whewell Professor of International Law at the University of Cambridge	PI	2015	The election to the chair was based in part on the PI's presentation and research agenda that highlighted the GlobalTrust project.	
Other	Director of the Lauterpacht Centre of International Law at the University of Cambridge	PI	2015		
Other	Editor in Chief of the British Yearbook of International Law	PI	2015		
Other	Visiting Professor of Law and Peter and Patricia Gruber Fellow in Global Justice at the Yale Law School	PI	2015		
Other	Associate Professor of International and Public Law at the University of Copenhagen Faculty of Law affiliated with the Centre of Excellence for International Courts	Shai Dothan	2014		
Other	Lecturer at the University of Auckland	Dr. An Hertogen	2015		
Research Prize / Research Medal	Marsden Fast-Start Grant	Dr. An Hertogen	2014	The grant application on "Good Neighbourliness in International Law" was based on the proposal prepared under my instruction and encouragement while the scholar was a Visiting Fellow at the GlobalTrust project.	
Other	appointed Associate Lecturer at Bar Ilan University	Dr. Sivan Agon-Shlomo	2015		
Fellowship / membership of learned society	Member of the Israeli Academy of Sciences and Humanities	PI	2017		
Other	Fellow, London School of Economics and Political Science	Dalia Palombo	2017		
Other	scientific staff, Department of ethics, law and politics, Max Planck Gesellschaft	Dana Schmalz	2017		
Other	Golda Meir/Lady Davis Postdoctoral Fellow, The Hebrew University of Jerusalem	Olga Frishman	2014		
Other	Postdoctoral Fellow, Minerva Center for the Rule of Law under Extreme	Olga Frishman	2015		

	Conditions, University of Haifa				
Other	Postdoctoral Fellow, Edmond J. Safra Center for Ethics	Tomer Shadmy	2016		
Other	post-doctoral fellow at the Bar-Ilan University Law School	Tomer Shadmy	2015		
Other	Assistant Professor, Faculty of Law, Chinese University of Hong Kong	Benoit Mayer	2016		
Other	postdoctoral fellow with the Minerva Center for the Rule of Law under Extreme Conditions, University of Haifa	Myriam Feinberg	2015		
Other	assistant professor, Buchmann Faculty of Law, Tel Aviv University	Natalie Davidson	2017		
Other	research fellow at the Rapoport Center for Human Rights and Justice at the University of Texas School of Law	Natalie Davidson	2015		
Other	postdoctoral fellow at the Minerva Center for Human Rights, Hebrew University Jerusalem	Natalie Davidson	2016		
Other	Postdoctoral research fellow, UCD Dublin	Rebecca Schmidt	2016		
Other	University Lecturer in International Law; fellow, Lauterpacht Centre for International Law; fellow and Director of Studies in Law (Parts IA & II) at King's College, University of Cambridge	Surabhi Ranganathan	2016		
Other	Assistant Professor of European Law at the University of Amsterdam	Uladzislau Belavusau	2016		
Other	Assistant Professor at the Netanya Academic College School of Law	Michal Saliternik	2017		
Other	Lady Davis Post-Doctoral Fellow, Hebrew University of Jerusalem Faculty of Law	Tamar Megiddo	2017		
Other	postdoctoral research fellow at the Minerva Centre for the Rule of Law under Extreme Conditions, University of Haifa	Idit Shafran-Gittleman	2017		

Research Prize / Research Medal	President's scholarship	Elad Uzan	2018		
Other	Research Fellow, Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law, Luxembourg	Aravind Ganesh	2015		
Other	PhD fellow at the Faculty of Law, University of Copenhagen	Neethu Rajam	2015		

A4. Patents, licensing, intellectual property

List of patents, licensing, intellectual property					
Type of IP Rights	Confidential	Foreseen embargo date dd/mm/yyyy	Application reference(s) (e.g. EP123456)	Subject or title of application	Applicant(s) (as on the application)

A5. Dissemination to non-academic audience

List of disseminations								
No.	Type of activities	Main Leader	Title	Date	Place	Type of audience	Size of audience	Countries addressed
1	Other forms of dissemination	TEL AVIV UNIVERSITY	GlobalTrust Website	01/03/2013	http://globaltrust.tau.ac.il/	Scientific community (higher education, Research) - Civil society - Policy makers - Medias		global reach
2	Other forms of dissemination	TEL AVIV UNIVERSITY	Rethinking the Concept of Sovereignty	31/10/2016	https://www.youtube.com/watch?v=gtIkJqGzQVI	Scientific community (higher education, Research) - Industry - Civil society - Policy makers - Medias		global

A6. Other significant outputs / information

Information on other important outputs which have arisen - wholly or partly - from this project.

(Only for ERC projects selected from the 2012 and 2013 calls for proposals)

This grant agreement includes special clause 39, requiring you to make best efforts towards open access to publications resulting from this project. Should, despite your best efforts, not all publications be available in open access, please give reasons why this is the case.

Attachments	Annex I.pdf, Conferences Workshops and Events.pdf
Project No.:	323323
Project acronym:	GlobalTrust
Project title:	Sovereigns as Trustees of Humanity: The Obligations of Nations in an Era of Global Interdependence
Project starting date:	01/03/2013
Project duration:	60
Principal Investigator name:	Prof. Eyal Benvenisti
Report submitted by:	TEL AVIV UNIVERSITY
Date:	01/06/2018