

Legal Aspects Associated with the Use of Satellite
Applications in Maritime Activities

Angeline Asangire Oprong

**Legal Aspects Associated with
the Use of Satellite Applications
in Maritime Activities**

Bibliografische Informationen der Deutschen Nationalbibliothek

Die Deutsche Nationalbibliothek verzeichnet diese Publikation in der Deutschen Nationalbibliografie; detaillierte bibliografische Daten sind im Internet über <http://dnb.ddb.de> abrufbar

Umschlag: Rike Engelina Ahlrichs (Rey)

Zugl. Dissertation des FB 6 der
Universität Bremen

Erste Gutachter: Prof. Dr. Josef Falke

Zweiter Gutachter: PD Dr. Till Markus

Datum der Verteidigung: 25 April 2019

ISBN 978-3-96138-408-2

© 2024 Wissenschaftlicher Verlag Berlin

Olaf Gaudig & Peter Veit GbR

www.wvberlin.de / www.wvberlin.com

Alle Rechte vorbehalten.

Dieses Werk ist urheberrechtlich geschützt.

Jede Verwertung, auch einzelner Teile, ist ohne Zustimmung des Verlages unzulässig. Dies gilt insbesondere für fotomechanische Vervielfältigung sowie Übernahme und Verarbeitung in EDV-Systemen.

Druck und Bindung: SDL – Digitaler Buchdruck, Berlin

Printed in Germany

€ 79,00

Dedicated to Marianne Pörksen and Silke Pörksen

ACKNOWLEDGEMENTS

First and foremost, I am most thankful to my parents David Oprong Georges and Granda Toto Papai Oprong for instilling the importance of education in all of us their children.

My heartfelt gratitude goes to Mariane Pörksen and Silke Pörksen for being the pillar of my stay in Germany. I am indebted to their unconditional support in all aspects of life which, enabled me navigate the intricacies of living abroad and for providing me with the psychological balance in my academic journey.

I am profoundly indebted to my first supervisor Professor Dr. Josef Falke, who relentlessly guided me throughout my doctoral studies. Without his patience, encouragement and professional devotion, this academic endeavour would not have been possible. I also want to thank Committee Members of the colloquium particularly Professor Dr. Tesfatsion Medhanie and Professor Dr. Gerd Winter for their comments and constructive critique that added value to the final output. I am extremely grateful to Dr. Rene Weller for his professional and financial support, and continued guidance in ensuring I have a smooth transition to the finishing line. I would also like to profusely thank Dr. Christian Pörksen for his encouragement and financial support towards this publication. My sincere appreciation goes to Dr. Victoria Chege, Dr. Evanson Kamau Chege, Dr. Eliza Sardaryan, Ms Tamara von Drathen, Dr. Olga Batura and Dr. Güzide Dilşen Bulut for their thoughtful comments, input and assistance. I would like to extend my gratitude to Rey (Rike Engelina Ahlrichs) who worked tirelessly on the design of the cover of this publication. Rey meticulously captured the soul of the content and artistically translated it into a beautiful graphic. Words cannot express my gratitude to the entire Pörksen and Restemeier family with whom I have memorable moments, for according me an extended family in Germany. Having a sense of family is the core to my wellbeing, from which, I drew my strength and resilience during strenuous periods of my academic journey. A special thanks to Dr. Catherine Doldirina who sparked my interest in space law and continued to quietly but effectively motivate me. I would be remiss in not mentioning some of the crucial supporting players: my siblings, and my friends Adv. Paula Chepkoech Ngetich, Diana Kajuna, Sabine Schulz, Mem Musonye, Vivian Lange, Marielouise Ross, Walter Hennings, Eve Siga-Sander, Jackie Siga-Radder, Chinta Beez-Musundi, Pirjo Virtanen-Jaiteh, Jane Cherunya Chelagat, Ahmed Guled, Grace Syombua Mulwa, Berrian Owino, Eng. Martin

Dzombo Munga among many others. I will not be able to list all the names of my friends but I truly appreciate their wise counsel, sympathetic ears and their role in keeping a good cheer, which held me focused throughout the writing of this publication.

CONTENTS

ACKNOWLEDGEMENTS	7
CONTENTS	10
ABBREVIATIONS.....	13
CHAPTER 1	22
INTRODUCTION.....	22
1.1 Research Rational	22
1.2 Scope.....	25
1.3 Chapter breakdown.....	26
CHAPTER 2.....	29
EO SATELLITE AND GNSS APPLICATIONS FOR MARITIME ACTIVITIES	29
2.1 Operation, Technical Aspects and Utilization EO Satellites and GNSS	29
2.1.1 General Aspects of EO Satellites and GNSS.....	29
2.1.2 Background and Technical Aspects of EO Satellites	31
<i>a) Background</i>	32
<i>b) Operation</i>	35
2.1.3 Background and Technical Aspects of GNSS.....	37
<i>a) Background</i>	38
<i>b) Operation</i>	45
2.2 EO Satellite and GNSS Applications uses for Maritime Activities.....	48
2.3 Conclusion.....	58
CHAPTER 3	59
LEGAL BASIS AND POLICY RATIONALES FOR THE USE OF SATELLITE APPLICATIONS IN MARITIME ACTIVITIES	59
3.1 The Legal Framework, Regulation and Policies of EO Satellite and GNSS Applications.....	59
3.1.1 Satellites Applications Under the International Space Law Regime	61
3.1.2 Regulation and Policies on EO Activity and Applications	63
<i>a) Remote Sensing Regulation (UNPRS)</i>	63
<i>b) International Customary Law vis-à-vis EO and Remote Sensing</i>	65
<i>c) Sector Regulations and Policies Governing EO Activity</i>	71
3.1.3 Regulation of GNSS Activity and Applications.....	73
3.2 Legal Basis and Foundations.....	77
3.2.1 Maritime Zones.....	78
3.2.2 The International Space Law Regime.....	82

3.2.3 Principles of International Environmental Law.....	86
3.2.4 Protection and Conservation of the Marine Environment.....	100
3.2.5 Pollution Regulation within the Maritime Areas.....	104
3.2.6 Maritime Navigation, Safety and Security Regulations	110
3.2.7 Fishing Activities and Regulations.....	120
3.2.8 Search, Rescue and Disaster Management Rules.....	124
3.2.9 Law Enforcement and Compliance	129
3.2.10 IMO Regulations and Policies	132
3.2.11 Related Regional Institutions Regulations: The Case of the EU.....	135
3.4 Conclusion.....	137
CHAPTER 4	138
LEGAL ISSUES ASSOCIATED WITH THE USE OF SATELLITE APPLICATIONS IN MARITIME ACTIVITIES	138
4.1 Legal Issues Related to Remote Sensing Satellite Applications.....	138
4.1.1 Inadequacies in the Space Law Regime, UNPRS and Other Challenges.....	139
4.1.2 IPRs, Privacy and Other Restrictions	143
<i>a). IPRs Copyright on EO Data and Information</i>	143
<i>b) Privacy Rights and the Problem of High-resolution Satellite Data</i>	145
<i>c) Other Legal and Policy Restrictions</i>	147
4.1.3 Perspectives and Suggested Solutions	151
<i>a) Re-examining the International Space Law Regime, Remote Sensing Regulations and Establishment of Relevant Institutions</i>	152
<i>b) Treating EO Data and Information as a Public good and Embracing Open Access.....</i>	157
4.2 The Legal Issue Specific to GNSS Applications	174
4.2.1 Liability Related to GNSS Signal Malfunction: The Problem.....	174
4.2.2 The Position of Liability for GNSS Signals Malfunction under National Regulation: The Case of the USA	183
4.2.3 Liability for GNSS Signal Malfunction under Various Regimes.....	186
<i>a) GNSS Liability under Sea, Air, Land and Multimodal Transportation Regimes.....</i>	186
<i>b) Insurance, Applicable Law and Product Liability.....</i>	193
<i>c) Initiatives of International Institutions on GNSS Liability</i>	195
4.2.4 Perspectives and Suggested Solutions	201
<i>a) Towards an International Legal Framework and Agreement</i>	201

<i>b) Soft Law as Solution for the Immediate Future</i>	204
<i>c) Establishing an Exclusive International Institution for GNSS Activity</i>	209
<i>d) Tort Law or Equivalent as a Solution</i>	210
<i>e) Insurance</i>	211
<i>f) Waiving Sovereign/State Immunity on State Owned GNSS</i>	212
4.3 Joint Legal Issues Affecting EO Satellites and GNSS Applications for Maritime Activities.....	215
4.3.1 Legal Limitations on the Use of Satellite Data and Information: Focus on EU Data Protection and Security	215
<i>a) Personal Data in Relation to Satellite-based Information</i>	215
<i>b) Data Security and Protection in Reporting and Surveillance</i>	218
<i>c) Confidentiality of Data and Commercial Secrecy</i>	223
<i>d) Perspectives and Suggested Solutions</i>	227
4.3.2 Emerging Legal Issues on Satellite-based Evidence in Judicial Proceedings	230
<i>a) Legal Questions of Reliability and Admissibility</i>	232
<i>b) Treatment of Satellite-based Evidence in Court Proceedings under Various Jurisdictions</i>	237
<i>c) Perspectives and Suggested Solutions</i>	248
<i>i) Formulation of Regulations and Standards on Satellite Evidence</i>	249
<i>ii) Establishing Verification Mechanisms for Satellite-based Evidence</i>	250
<i>iii) Eliminating Human Intervention and Errors in EO Data and Information Chain</i>	253
<i>iv) Capacity Building and Awareness for Satellite-based Evidence</i>	253
4.4 Conclusion.....	255
CHAPTER 5	259
CONCLUSIONS AND FUTURE PERSPECTIVES	259
5.1 Recapitulation	259
5.2 Deductions from the Research.....	260
5.2.1 <i>Legal Issues facing EO Satellite Applications: Conclusions and Solutions</i>	261
5.2.2 <i>Legal Issues facing GNSS: Conclusions and Solutions</i>	262
5.2.3 <i>Joint Legal Issues affecting EO Satellite and GNSS Applications: Conclusions and Solutions</i>	266
5.3 Perspectives for Further Research	270
LIST OF REFERENCES	272