

PAPER DETAILS

TITLE: LANGUAGE PROBLEMS IN INTERNATIONAL LAW

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international law has been at
upon one or more dominant
illustrate this point, in the last
increasingly more significant
It may also be noted that ma
national concepts and instit
with a particular family of le
correspondence between the
Sometimes, the same term is
tions, because even if two co
be exact equivalents in the la
admitted to the international

nal law never gives primacy left to the discretion of the framework or international two or more texts of a treaty of authentic text by the parties to follow in order to cor

At this point, it should may apply to use Article 79 be introduced. Also Article treaties authenticated in two language text is mutually au

They are divided on the question of whether they are sufficiently discrete in order to constitute only a subspecies of general international law. The weight of opinion shows us that, on the whole, they occur in international law; and that they have a socio-political meaning. Meanwhile, little attention to the vocabulary of international law are given to the international law.

Although there are no problems in international law, such as prob-