

*Extract from:*

# UNITED NATIONS JURIDICAL YEARBOOK

1997

Part Four. Bibliography



Copyright (c) United Nations

## CONTENTS (*continued*)

	<i>Page</i>
the World Trade Organization—Limitation of sovereignty by international law and treaties . . . . .	493

### Part Four. Bibliography

#### LEGAL BIBLIOGRAPHY OF THE UNITED NATIONS AND RELATED INTER- GOVERNMENTAL ORGANIZATIONS

A. INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW IN GENERAL	
1. General . . . . .	530
2. Particular questions . . . . .	531
B. UNITED NATIONS	
1. General . . . . .	533
2. Particular organs . . . . .	534
General Assembly . . . . .	534
International Court of Justice . . . . .	534
Secretariat . . . . .	538
Security Council . . . . .	538
United Nations Forces . . . . .	539
3. Particular questions or activities . . . . .	539
Collective security . . . . .	539
Commercial arbitration . . . . .	540
Consular relations . . . . .	540
Definition of aggression . . . . .	541
Diplomatic relations . . . . .	541
Disarmament . . . . .	541
Domestic jurisdiction . . . . .	542
Environmental questions . . . . .	542
Financing . . . . .	545
Human rights . . . . .	545
International administrative law. . . . .	548
International criminal law . . . . .	548
International economic law . . . . .	552
International terrorism. . . . .	553
International trade law . . . . .	554
International waterways . . . . .	555
Intervention . . . . .	555

## CONTENTS (continued)

	<i>Page</i>
Law of the sea . . . . .	556
Law of treaties. . . . .	558
Law of war . . . . .	559
Maintenance of peace . . . . .	560
Membership and representation . . . . .	560
Namibia . . . . .	560
Narcotic drugs . . . . .	561
Natural resources . . . . .	561
Non-governmental organizations . . . . .	562
Outer space . . . . .	563
Peaceful settlement of disputes . . . . .	563
Political and security questions . . . . .	564
Progressive development and codification of international law (in general) . . . . .	565
Recognition of States . . . . .	565
Refugees . . . . .	565
Right of asylum . . . . .	566
Rule of law . . . . .	566
Self-defence . . . . .	567
Self-determination. . . . .	567
State responsibility . . . . .	567
State sovereignty . . . . .	568
State succession . . . . .	569
Trade and development . . . . .	569
Trusteeship . . . . .	569
Use of force . . . . .	569
C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS	
General Agreement on Tariffs and Trade . . . . .	570
International Atomic Energy Agency . . . . .	570
International Civil Aviation Organization . . . . .	570
International Labour Organization. . . . .	570
International Maritime Organization. . . . .	571
International Monetary Fund . . . . .	571
United Nations Educational, Scientific and Cultural Organization . . . . .	571
United Nations Industrial Development Organization. . . . .	571

## CONTENTS (*continued*)

	<i>Page</i>
World Bank . . . . .	571
International Centre for Settlement of Investment Dis- putes . . . . .	572
World Health Organization . . . . .	572
World Intellectual Property Organization . . . . .	572
World Trade Organization . . . . .	572

**LEGAL BIBLIOGRAPHY OF THE UNITED NATIONS AND  
RELATED INTERGOVERNMENTAL ORGANIZATIONS**

- A. INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW IN GENERAL
  - 1. General
  - 2. Particular questions
  
- B. UNITED NATIONS
  - 1. General
  - 2. Particular organs
  - 3. Particular questions or activities
  
- C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS

A. INTERNATIONAL ORGANIZATIONS AND  
INTERNATIONAL LAW IN GENERAL

1. *General*

- Bowett, Derek William. The role of international organizations in the implementation of international law. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 163-172.  
Includes bibliographical references.
- Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). 297 p.  
Includes bibliographical references.
- D'Amato, Anthony. *International law studies* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 394 p.  
Includes bibliographical references and index.
- Degan, V. D. *Sources of international law* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 564 p.  
Includes bibliographical references (p. 525-535) and indexes.
- Diez de Velasco Vallejo, Manuel. *Las organizaciones internacionales* (Madrid: Editorial Tecnos, 1997). 739 p.  
Includes bibliographical references and index.
- Le droit des organisations internationales : recueil d'études à la mémoire de Jacques Schwob* (Bruxelles: Bruylant, 1997). 362 p.  
Includes bibliographical references.
- Fidler, David P. Challenging the classical concept of custom: perspectives on the future of customary international law. *German yearbook of international law*, vol. 39 (1996):198-248.  
Includes bibliographical references.
- International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). 384 p.  
Includes bibliographical references.
- International law year in review. *Proceedings* (American Society of International Law, Meeting), 91st (1997):132-158.
- Jacovides, Andreas. The role of international law in the world today and tomorrow. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 69-78.  
Includes bibliographical references.
- Janis, Mark W., and John E. Noyes. *Cases and commentary on international law* (St. Paul, Minn.: West Publishing Co., 1997). 821 p.  
Includes index.
- Malanczuk, Peter. *Akehurst's modern introduction to international law* (London; New York: Routledge, 1997). 449 p.  
Includes bibliographical references and index.

- Ortega Carcelén, M. C. Naturaleza y evoluciones de los principios fundamentales del derecho internacional. *Revista española de derecho internacional* XLVIII(2) julio-diciembre 1996:45-70.  
Includes bibliographical references.
- Petersmann, E. U. How to reform the UN system? Constitutionalism, international law, and international organizations. *Leiden journal of international law* 10(3) 1997:421-474.  
Includes bibliographical references.
- Riesenfeld, Stefan A. Legal systems of regional economic integration. *Hastings international and comparative law review* 20(3) spring 1997:539-569.  
Includes bibliographical references.
- Shaw, Malcolm N. *International law*, 4th ed. (Cambridge, England: Cambridge University Press, 1997). 939 p.  
Includes bibliographical references and index.
- Symposium: The changing structure of international law revisited. *European journal of international law* 8(3) 1997:399-448.  
Series of articles. Includes bibliographical references.
- Symposium: The changing structure of international law revisited (Part 2). *European journal of international law* 8(4) 1997:545-595.  
Series of articles. Includes bibliographical references.
- Tomuschat, Christian. International law as the constitution of mankind. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 37-50.  
Includes bibliographical references.
- Van Dervort, Thomas R. *International law and organization: an introduction* (London; Thousand Oaks, Calif.: Sage Publications, 1997). 633 p.  
Includes bibliographical references (p. 617-620) and index.

## 2. Particular questions

- Bennouna, Mohamed. Droit international et diversité culturelle. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 79-98.  
Includes bibliographical references.
- Byers, Michael. Conceptualising the relationship between *jus cogens* and *erga omnes* rules. *Nordic journal of international law* 66(2-3) 1997:211-239.  
Includes bibliographical references.
- Corell, Hans. Cooperation among legal advisers on public international law. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:1-22.  
Includes bibliographical references.
- Damascelli, D. Il rinvio "in ogni caso" a convenzioni internazionali nella nuova legge sul diritto internazionale privato. *Rivista di diritto internazionale* LXXX(1) 1997:78-103.  
Includes bibliographical references.
- Dijkzeul, Dennis. *The management of multilateral organizations* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 241 p. ill.  
Bibliography: p. 225-236. Includes index.

- Essombe-Edimo, Joseph. Les résolutions 1279 (LII) et 1580 (LXII) de l'OUA et la question du pouvoir de sanctions des organisations internationales. *African journal of international and comparative law* 9 (Pt. 1) March 1997:1-14.  
Includes bibliographical references.
- Fidler, David P. Dinosaur, dynamo, or dangerous? Customary international law in the contemporary international system. In: *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 61-76.  
Includes bibliographical references.
- He, Qizhi. Reflections on the teaching, study, dissemination and wider appreciation of international law. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 365-371.  
Includes bibliographical references.
- Ibrahim, Ashraf Ray. The doctrine of laches in international law. *Virginia law review* 83(3) April 1997:647-692.  
Includes bibliographical references.
- Keohane, Robert O. International relations and international law: two optics. *Harvard international law journal* 38(2) spring 1997:487-502.  
Includes bibliographical references.
- Kolb, R. Une observation sur la détermination de la subjectivité internationale. *Zeitschrift für öffentliches Recht/Austrian journal of public and international law* 52(1) 1997:115-125.
- Magnuson, Lars. Seventh meeting of legal advisers of UN Member States. *Nordic journal of international law* 66(2-3) 1997:393-399.
- Marasinghe, Charika. The right to legal assistance in international law, with special reference to the ICCPR, the ECHR and the ACHR. *Asian yearbook of international law*, vol. 5 (1995):15-44.  
Includes bibliographical references.
- Nash (Leich), Marian. Contemporary practice of the United States relating to international law. *American journal of international law* 91(2) April 1997:325-348.  
Includes bibliographical references.
- \_\_\_\_\_. Contemporary practice of the United States relating to international law. *American journal of international law* 91(3) July 1997:493-517.  
Includes bibliographical references.
- Petersmann, Ernst-Ulrich. Constitutionalism and international organizations. *Northwestern journal of international law and business* 17(2/3) winter/spring 1996/1997:398-469.  
Includes bibliographical references.
- Rubin, Alfred P. *Ethics and authority in international law* (Cambridge, England; New York: Cambridge University Press, 1997). 228 p.  
Bibliography: p. 207-214. Includes index.
- Simma, B. From bilateralism to community interest in international law. *Recueil des cours* (Hague Academy of International Law), vol. 250 (1994):217-384.  
Bibliography p. 377-384. Includes bibliographical references.



Thorpe, Suzanne. A guide to international legal bibliography. In: *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 17-53.

Includes bibliographical references.

Tubman, Pippa. National jurisprudence in international tribunals. *New York University journal of international law and politics* 28(1-2) fall 1995–winter 1996:115-174.

Includes bibliographical references.

## B. UNITED NATIONS

### 1. General

Bertrand, Maurice. *The United Nations: past, present and future* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 190 p. ill.

Bibliography: p. 155-160. Includes index.

Implementation and effectiveness of United Nations–sponsored world conferences. *Proceedings* (American Society of International Law, Meeting), 91st (1997):308-332.

Includes bibliographical references.

*The legitimacy of the United Nations: towards an enhanced legal status of non-State actors: proceedings of the symposium of experts organized by the European Centre for Development Policy Management (ECDPM, Maastricht) and the Centre for Human Rights of the University of Maastricht October 1995* (Utrecht, Studie-en Informatiecentrum Mensenrechten, 1997). 189 p.

Bibliography: p. 159-162. Special issue.

Occhetto, Achille. La riforma della Carta delle Nazioni Unite. *La Comunità internazionale* LII(2) 1997:227-239.

Sarooshi, Danesh. The legal framework governing United Nations subsidiary organs. *The British yearbook of international law*, vol. 67 (1996):413-478.

Includes bibliographical references.

Shatunovsky, S. V. Legal organizational mainspring of international law. *Moscow journal of international law* 2(2) 1997:33-49.

Includes bibliographical references.

Sohn, Louis B. Important improvements in the functioning of the principal organs of the United Nations that can be made without Charter revision. *American journal of international law* 91(4) October 1997:652-662.

Includes bibliographical references.

Tavernier, P. L'année des Nations Unies—problèmes juridiques (1996). *Annuaire français de droit international*, vol. XLII (1996):552-575.

Includes bibliographical references.

*The United Nations and international law* (Cambridge, England; New York: Cambridge University Press, 1997). 474 p.

Includes index.

*The United Nations at 50: proposals for improving its effectiveness* (Washington, D.C.; American Bar Association, Section of International Law and Practice, 1997). 257 p.

## 2. Particular organs

### General Assembly

Dauchy, J. Travaux de la Commission juridique de l'Assemblée générale des Nations Unies (1996). *Annuaire français de droit international*, vol. XLII (1996):576-588.

*Key resolutions of the United Nations General Assembly—1946-1996* (New York: Cambridge University Press, 1997). 600 p.  
Includes bibliographical references and index.

Morris, Virginia, and M. Christiane Bourloyannis-Vrailas. The work of the Sixth Committee at the fifty-first session of the UN General Assembly. *American journal of international law* 91(3) July 1997:542-554.  
Includes bibliographical references.

Münch, Wolfgang. Inspektionen, Evaluierungen und Untersuchungen: zur Tätigkeit der Gemeinsamen Inspektionsgruppe (JIU) der Vereinten Nationen. *Vereinte Nationen* 45(5) Oktober 1997:172-176.

### International Court of Justice

Ajibola, Bola. The International Court of Justice and absent third States. *African yearbook of international law*, vol. 4 (1996):85-102.  
Includes bibliographical references.

Bedjaoui, Mohammed. Le cinquantième anniversaire de la Cour internationale de Justice. *Recueil des cours* (Hague Academy of International Law), vol. 257 (1996):9-34.  
Includes bibliographical references.

Burchill, Richard. The ICJ decision in the Case concerning East Timor: the illegal use of force validated. *Journal of armed conflict law* 2(1) June 1997:1-22.  
Includes bibliographical references.

Chesterman, S. The International Court of Justice, nuclear weapons and the law. *Netherlands international law review* XLIV(2) 1997:149-167.  
Includes bibliographical references.

Chinkin, C. A mirage in the sand? Distinguishing binding and non-binding relations between States. *Leiden journal of international law* 10(2) 1997:223-247.  
Includes bibliographical references.

Clark, R. The case concerning oil platforms (Islamic Republic of Iran v. United States of America)—preliminary objection. *Leiden journal of international law* 10(3) 1997:541-551.  
Includes bibliographical references.

Clark, Roger S. The laws of armed conflict and the use or threat of use of nuclear weapons. *Criminal law forum* 7(2) 1996:265-298.  
Includes bibliographical references.

Condorelli, Luigi. Nuclear weapons: a weighty matter for the International Court of Justice—*Jura non novit curia?* *International review of the Red Cross*, No. 316 (January-February 1997):9-20.  
Includes bibliographical references.

- Couvreur, Philippe. A propos de l'effectivité de la Cour internationale de Justice dans le règlement pacifique des différends internationaux. *African yearbook of international law*, vol. 4 (1996):103-134.  
Includes bibliographical references.
- Danelius, F. De maximis non curat praetor or judicial review: The Hague Court in a time of transition. *Asian yearbook of international law*, vol. 5 (1995):3-13.  
Includes bibliographical references.
- David, Eric. The opinion of the International Court of Justice on the legality of the use of nuclear weapons. *International review of the Red Cross*, No. 316 (January-February 1997):21-34.  
Includes bibliographical references.
- Doswald-Beck, Louise. International humanitarian law and the advisory opinion of the International Court of Justice on the legality of the threat or use of nuclear weapons. *International review of the Red Cross*, No. 316 (January-February 1997):35-55.  
Includes bibliographical references.
- Fujita, Hisakazu. The advisory opinion of the International Court of Justice on the legality of nuclear weapons. *International review of the Red Cross*, No. 316 (January-February 1997):56-64.  
Includes bibliographical references.
- Greenwood, Christopher. The advisory opinion on nuclear weapons and the contribution of the International Court of Justice to international humanitarian law. *International review of the Red Cross*, No. 316 (January-February 1997):65-75.  
Includes bibliographical references.
- Griffith, Gavan. Modernising the general business of the International Court of Justice: a critical evaluation. *The Australian yearbook of international law*, vol. 17 (1996):75-86.  
Includes bibliographical references.
- He, Qizhi. The role of the International Court of Justice in dispute settlement. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:57-69.  
Includes bibliographical references.
- Hurlock, William L. The International Court of Justice: effectively providing a long-overdue remedy for ending State-sponsored genocide (Bosnia-Herzegovina v. Yugoslavia). *American University journal of international law and policy* 12(2) 1997:299-328.  
Includes bibliographical references.
- Increasing the effectiveness of the International Court of Justice: proceedings of the ICJ/UNITAR Colloquium to celebrate the 50th anniversary of the Court* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 542 p.  
Includes bibliographical references and index.
- The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 433 p.  
Includes bibliographical references and index.
- Kdhir, Moncef. *Dictionnaire juridique de la Cour internationale de Justice* (Bruxelles: Bruylant, 1997). 235 p.  
Bibliography: p. 207-223. Includes index.

- Keith, Sir Kenneth. The advisory jurisdiction of the International Court of Justice: some comparative reflections. *The Australian yearbook of international law*, vol. 17 (1996):39-58.  
Includes bibliographical references.
- Kwiatkowska, Barbara. Equitable maritime boundary delimitation, as exemplified in the work of the International Court of Justice during the presidency of Sir Robert Yewdall Jennings and beyond. *Ocean development and international law* 28(2) April-June 1997:91-146.  
Includes bibliographical references.
- McCormack, Timothy L. H. A *non liquet* on nuclear weapons—The ICJ avoids the application of general principles of international humanitarian law. *International review of the Red Cross*, No. 316 (January-February 1997):76-91.  
Includes bibliographical references.
- McNeill, John H. The International Court of Justice advisory opinion in the *nuclear weapons* cases—A first appraisal. *International review of the Red Cross*, No. 316 (January-February 1997):103-117.  
Includes bibliographical references.
- Mahmoudi, Said. The International Court of Justice and nuclear weapons. *Nordic journal of international law* 66(1) 1997:77-100.  
Includes bibliographical references.
- Mani, V. S. The International Court and the third world. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:115-132.
- Marcionni, Nelson Daniel. Opiniones consultivas de la Corte Internacional de Justicia. *Anuario argentino de derecho internacional*, vol. VII (1996-1997):263-278.  
Includes bibliographical references.
- Matheson, Michael J. The opinions of the International Court of Justice on the threat or use of nuclear weapons. *American journal of international law* 91(3) July 1997:417-435.  
Includes bibliographical references.
- Millet, Anne-Sophie. Les avis consultatifs de la Cour internationale de Justice du 8 juillet 1996: licéité de l'utilisation des armes nucléaires par un Etat dans un conflit armé, licéité de la menace ou de l'emploi d'armes nucléaires. *Revue générale de droit international public* 101(1) 1997:141-175.  
Summaries in English and Spanish. Includes bibliographical references.
- Mohr, Manfred. Advisory opinion of the International Court of Justice on the legality of the use of nuclear weapons under international law—A few thoughts on its strengths and weaknesses. *International review of the Red Cross*, No. 316 (January-February 1997): 92-102.  
Includes bibliographical references.
- Perez, Antonio F. The passive virtues and the World Court: pro-dialogic abstention by the International Court of Justice. *Michigan journal of international law* 18(3) spring 1997:399-444.  
Includes bibliographical references.
- Reilly, David M., and Sarita Ordóñez. Effect of the jurisprudence of the International Court of Justice on national courts. *New York University journal of international law and politics* 28(1-2) fall 1995–winter 1996:435-483.  
Includes bibliographical references.

- Reisman, W. M. The supervisory jurisdiction of the International Court of Justice: international arbitration and international adjudication. *Recueil des cours* (Hague Academy of International Law), vol. 258 (1996):9-394.  
Includes bibliographical references.
- Rosenne, Shabtai. *The law and practice of the International Court, 1920-1996*. 3rd ed. (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 4 vols. 1960 p.  
Includes bibliographical references and indexes (vol. 4).
- Shaw, Malcolm N. The International Court of Justice: a practical perspective. *International and comparative law quarterly* 46(4) October 1997:831-865.  
Includes bibliographical references.
- Symposium: the case concerning the Gabčíkovo-Nagymaros project. *Yearbook of international environmental law*, vol. 8 (1997):3-50.  
Series of articles. Includes bibliographical references.
- Symposium: nuclear weapons, the World Court, and global security. *Transnational law and contemporary problems* 7(2) fall 1997:313-457.  
Series of articles. Includes bibliographical references.
- Szabó, E. Provisional measures in the World Court: binding or bound to be ineffective? *Leiden journal of international law* 10(3) 1997:475-489.  
Includes bibliographical references.
- Taylor, Prudence. Testing times for the World Court: judicial process and the 1995 French nuclear tests case. *Colorado journal of international environmental law and policy* 8(2) summer 1997:199-240.  
Includes bibliographical references.
- Testing the effectiveness of the International Court of Justice: the nuclear weapons case. *Proceedings* (American Society of International Law, Meeting), 91st (1997):1-19.  
Includes bibliographical references.
- Thirlway, Hugh. The advisory function of the International Court of Justice, 1946-1996: achievements and prospects. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:149-193.  
Includes bibliographical references.
- \_\_\_\_\_. The law and procedure of the International Court of Justice 1960-1989 (Part eight). *The British yearbook of international law*, vol. 67 (1996):1-73.  
Includes bibliographical references.
- Tiefenbrun, Susan W. The role of the World Court in settling international disputes: a recent assessment. *Loyola of Los Angeles international and comparative law journal* 20(1) November 1997:1-27.  
Includes bibliographical references.
- Torres-Bernardez, S. L'intervention dans la procédure de la Cour internationale de Justice. *Recueil des cours* (Hague Academy of International Law), vol. 256 (1995):193-457.  
Bibliography pp. 453-457. Includes bibliographical references.
- Weeramantry, C. G. The function of the International Court of Justice in the development of international law. *Leiden journal of international law* 10(2) 1997:309-340.  
Includes bibliographical references.

Weil, Prosper. "The Court cannot conclude definitively . . .": *non liquet* revisited. *Columbia journal of transnational law* 36(1-2) 1997:109-119.  
Includes bibliographical references.

### Secretariat

Froehlich, Manuel. The old and the new UN Secretary-General. *Aussenpolitik: German foreign affairs review* 48(3) 1997:301-309.  
Includes bibliographical references.

*Making UN reform work: improving Member State-Secretariat relations: report of the twenty-eighth United Nations Issues Conference* (Muscatine, Iowa: Stanley Foundation, 1997). 34 p. ill.

Rivlin, Benjamin. *Leadership in the UN, 1997: the Secretary-General and the U.S.—a symbiotic relationship under stress* (New York: The Graduate School and University Center, the City University of New York, 1997). 22 p.  
Includes bibliographical references.

### Security Council

Akande, Dapo. The International Court of Justice and the Security Council: is there room for judicial control of decisions of the political organs of the United Nations? *International and comparative law quarterly* 46(2) April 1997:309-343.  
Includes bibliographical references.

Boudreau, Donald G. On creating a United Nations sanctions agency. *International peacekeeping* 4(2) summer 1997:115-137.  
Includes bibliographical references.

Burdeau, Geneviève. Le gel d'avoires étrangers. *Journal du droit international* 124(1) janvier-février-mars 1997:5-57.  
Summary in English. Includes bibliographical references.

Ciechanski, Jerzy. Enforcement measures under Chapter VII of the UN Charter: UN practice after the cold war. *International peacekeeping* 3(4) winter 1996:82-104.  
Includes bibliographical references.

Cohen-Jonathan, Gérard. Le Conseil de sécurité et les droits de l'homme. In: *Le droit des organisations internationales: recueil d'études à la mémoire de Jacques Schwob* (Bruxelles: Bruylant, 1997). p. 19-70.  
Includes bibliographical references.

Conlon, Paul. The humanitarian mitigation of UN sanctions. *German yearbook of international law*, vol. 39 (1996):249-284.  
Includes bibliographical references.

King, Faiza Patel. Sensible scrutiny: the Yugoslavia Tribunal's development of limits on the Security Council's powers under Chapter VII of the Charter. *Emory international law review* 10(2) winter 1996:509-591.  
Includes bibliographical references.

*The once and future Security Council* (New York: St. Martin's Press, 1997). 179 p.  
Includes bibliographical references and index.

- Rao, R. Narayana. Is Article 39 action necessary for taking provisional measures contemplated under Article 40 of the UN Charter? *The Indian journal of international law* 37(1) January-March 1997:62-78.  
Includes bibliographical references.
- Sapru, Tara. Into the heart of darkness: the case against the foray of the Security Council Tribunal into the Rwandan crisis. *Texas international law journal* 32(2) spring 1997:329-354.  
Includes bibliographical references.
- Sihvo, Jukka. Pandora's box: reviewing the composition of the UN Security Council in the light of British and French experience 1945-1963. *Nordic journal of international law* 66(2-3) 1997:273-300.  
Includes bibliographical references.
- Somavía, Juan. The humanitarian responsibilities of the United Nations Security Council: ensuring the security of the people. *Development in practice* 7(4) 1997:353-362.
- Swindells, Felicia. U.N. sanctions in Haiti: a contradiction under Articles 41 and 55 of the UN Charter. *Fordham international law journal* 20(5) June 1997:1878-1960.  
Includes bibliographical references.
- White, N. D., and O. Ülgen. The Security Council and the decentralised military option: constitutionality and function. *Netherlands international law review* XLIV(3) 1997:378-413.  
Includes bibliographical references.

### **United Nations Forces**

- Bologna, Susan E. *A United Nations standing army: problems and prospects* (Ann Arbor, Mich.: UMI Dissertation Services, 1997). 503 p.  
Thesis (M.A.), University of Western Ontario, 1996. Bibliography: p. 106-112.
- Kinloch, Stephen P. Utopian or pragmatic? A UN permanent military volunteer force. *International peacekeeping* 3(4) winter 1996:166-190.  
Includes bibliographical references.
- Tittlemore, Brian D. Belligerents in blue helmets: applying international humanitarian law to United Nations peace operations. *Stanford journal of international law* 33(1) winter 1997:61-117.  
Includes bibliographical references.
- Vad, Erich. Auslandseinsätze deutscher Streitkräfte—Erfahrungen bei der Implementierung von Friedensvereinbarungen am Beispiel IFOR/SFOR. *Humanitäres Völkerrecht* 10(2) 1997:74-81.

### *3. Particular questions or activities*

#### **Collective security**

- Kavanagh, John J. U.S. war powers and the United Nations Security Council. *Boston College international and comparative law review* XX(1) winter 1997:159-186.  
Includes bibliographical references.

## Commercial arbitration

Aboul-Enein, M. I. M. Maritime arbitration according to the United Nations Convention on the carriage of goods by sea. *Journal of international arbitration* 14(2) June 1997:87-97.

Includes bibliographical references.

Arsić, Jasna. International commercial arbitration on the Internet—has the future come too early? *Journal of international arbitration* 14(3) September 1997:209-221.

Includes bibliographical references.

Calvo, Michel A. The new ICC Rules of Arbitration—substantial and procedural changes. *Journal of international arbitration* 14(4) December 1997:41-52.

Includes bibliographical references.

Ceccon, Roberto. UNCITRAL notes on organizing arbitral proceedings and the conduct of evidence—a new approach to international arbitration. *Journal of international arbitration* 14(2) June 1997:67-85.

Includes bibliographical references.

Fouchard, Philippe. La portée internationale de l'annulation de la sentence arbitrale dans son pays d'origine. *Revue de l'arbitrage*, No. 3 (juillet-septembre 1997):329-352.

Includes bibliographical references.

Mantakou, Anna. The concept of international arbitration: an "endangered species"? *Revue hellénique de droit international* 50(1) 1997:139-152.

Includes bibliographical references.

Okekeifere, Andrew I. The UNCITRAL Model Law and the problem of delay in international commercial arbitration. *Journal of international arbitration* 14(1) March 1997:125-139.

Includes bibliographical references.

Osode, Patrick C. State contracts, State interests and international commercial arbitration: a third world perspective. *African journal of international and comparative law* 9 (Pt. 1) March 1997:107-129.

Includes bibliographical references.

Parra, Antonio R. Provisions on the settlement of investment disputes in modern investment laws, bilateral investment treaties and multilateral instruments on investment. *ICSID review: foreign investment law journal* 12(2) fall 1997:287-364.

Includes bibliographical references.

Van den Berg, A. J. Justifiable doubts as to the arbitrator's impartiality or independence. *Leiden journal of international law* 10(3) 1997:509-519.

Includes bibliographical references.

Werner, Jacques. The trade explosion and some likely effects on international arbitration. *Journal of international arbitration* 14(2) June 1997:5-15.

Includes bibliographical references.

## Consular relations

Kadish, Mark J. Article 36 of the Vienna Convention on Consular Relations: a search for the right consul. *Michigan journal of international law* 18(4) summer 1997:565-613.

Includes bibliographical references.



## Definition of aggression

Frigessi di Rattalma, Marco. Le régime de responsabilité internationale institué par le Conseil d'administration de la Commission de compensation des Nations Unies. *Revue générale de droit international public* 101(1) 1997:45-90.  
Includes bibliographical references.

## Diplomatic relations

Barston, R. P. *Modern diplomacy*, 2nd ed. (London; New York: Longman, 1997). 308 p. ill.  
Includes bibliographical references.

Donahue, Ray T., and Michael H. Prosser. *Diplomatic discourse; international conflict at the United Nations: addresses and analysis* (Greenwich, Conn.: Ablex Pub. Corp., 1997). 385 p.  
Bibliography: p. 351-368. Includes index.

## Disarmament

Goldblat, J. The nuclear non-proliferation regime: assessment and prospects. *Recueil des cours* (Hague Academy of International Law), vol. 256 (1995):9-191.  
Bibliography pp. 17-18. Includes bibliographical references.

The legality of use of nuclear weapons. *Indian journal of international law* 37(2) April-June 1997:149-261.  
Special issue. Series of articles. Includes bibliographical references.

Montaz, Djamchid. Nuclear-weapon-free zones in Africa and Asia. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:195-202.  
Includes bibliographical references.

Nwogugu, E. I. The Treaty of Pelindaba: an African nuclear weapon-free zone. *African year book of international law*, vol. 4 (1996):227-247.  
Includes bibliographical references.

Roche, Douglas. After the World Court opinion: towards a world without nuclear weapons. *Medicine, conflict and survival* 13(2) April-June 1997:101-110.  
Includes bibliographical references.

Salvetti, Carlo, and Luca Bucaioni. Il regime di non proliferazione nucleare: il nuovo Trattato per la proibizione completa dei test. *La comunità internazionale* LII(2) 1997:256-277.  
Includes bibliographical references.

Symposium: contemporary issues in controlling weapons of mass destruction. *Duke journal of comparative and international law* 8(1) fall 1997:1-134.  
Series of articles. Includes bibliographical references.

Szurek, S. De Rarotonga à Bangkok et Pelindaba. Note sur les traités constitutifs de nouvelles zones exemptes d'armes nucléaires. *Annuaire français de droit international*, vol. XLII (1996):164-186.  
Includes bibliographical references.

Tavernier, P. L'adoption du traité d'interdiction complète des essais nucléaires. *Annuaire français de droit international*, vol. XLII (1996):118-136.  
Includes bibliographical references.

*UN, the disarmament efforts* (New Delhi: Anmol Publications, 1997). 352 p.

Includes bibliographical references.

Yakemtchouk, Romain. Zones dénucléarisées. *Studia diplomatica* L(4-5) 1997:1-247.

Special issue. Includes bibliographical references.

Yamada, Chusei. Peace through disarmament? Legal aspects. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 253-264.

Includes bibliographical references.

### **Domestic jurisdiction**

Bedjaoui, Mohammed. The reception by national courts of decisions of international tribunals. *New York University journal of international law and politics* 28(1-2) fall 1995–winter 1996:45-64.

Includes bibliographical references.

De Boer, Th. M. Facultative choice of law: the procedural status of choice-of-law rules and foreign law. *Recueil des cours* (Hague Academy of International Law), vol. 257 (1996):223-428.

Bibliography pp. 422-427. Includes bibliographical references.

Estey, Wade. The five bases of extraterritorial jurisdiction and the failure of the presumption against extraterritoriality. *Hastings international and comparative law review* 21(1) fall 1997:153-208.

Includes bibliographical references.

Herz, Debra. Effects of international arbitral tribunals in national courts. *New York University journal of international law and politics* 28(1-2) fall 1995–winter 1996:217-274.

Includes bibliographical references.

Lefeber, R. Frontiers of international law: counteracting the exercise of extraterritorial jurisdiction. *Leiden journal of international law* 10(1) 1997:1-7.

Includes bibliographical references.

Lowe, Vaughan. US extraterritorial jurisdiction: the Helms-Burton and D'Amato Acts. *International and comparative law quarterly* 46(2) April 1997:378-390.

Includes bibliographical references.

Slyz, George. International law in national courts. *New York University journal of international law and politics* 28(1-2) fall 1995–winter 1996:65-113.

Includes bibliographical references.

### **Environmental questions**

Ayling, Julie. Serving many voices: progressing calls for an international environmental organisation. *Journal of environmental law* 9(2) 1997:243-270.

Includes bibliographical references.

Bekhechi, Mohammed Abdelwahab. Une nouvelle étape dans le développement du droit international de l'environnement: la Convention sur la désertification. *Revue générale de droit international public* 101(1) 1997:5-44.

Summaries in English and Spanish. Includes bibliographical references.

- Competing norms in the law of marine environmental protection: focus on ship safety and pollution prevention* (London; Boston, Mass.: Kluwer Law International, 1997). 268 p.  
Includes bibliographical references and index.
- Compliance with international environmental treaties: the empirical evidence. *Proceedings* (American Society of International Law, Meeting), 91st (1997):234-258.  
Includes bibliographical references.
- Cubel, Pablo. Transboundary movements of hazardous waste in international law: the special case of the Mediterranean area. *The international journal of marine and coastal law* 12(4) November 1997:447-487.  
Includes bibliographical references.
- Dowdeswell, Elizabeth. Environmental law as a vehicle for achieving sustainable development. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:43-55.
- Foundations of environmental law and policy* (New York: Oxford University Press, 1997). 334 p. ill.
- Gunningham, Neil, and Mike D. Young. Toward optimal environmental policy: the case of biodiversity conservation. *Ecology law quarterly* 24(2) 1997:243-298.  
Includes bibliographical references.
- Gupta, Joyeeta. *The Climate Change Convention and developing countries: from conflict to consensus?* (Dordrecht, Netherlands; Boston, Mass.: Kluwer Academic Publishers, 1997). 249 p. ill.  
Bibliography: p. 206-224. Includes index.
- Hirschi, Kenneth D. Possibilities for a unified international convention on the transboundary shipments of hazardous wastes. *Georgetown international environmental law review* X(1) 1997:169-197.  
Includes bibliographical references.
- Hoover, Reynold N. Landmine liability: holding manufacturers responsible for the cost of victim compensation. *Georgetown international environmental law review* X(1) 1997:121-145.  
Includes bibliographical references.
- Institut de droit international—session de Strasbourg. *Revue belge de droit international* XXX(2) 1997:457-532.  
Series of articles. Includes bibliographical references.
- Jardin, Mireille. Les réserves de la biosphère se dotent d'un statut international. *Revue juridique de l'environnement* 4 1996:375-385.  
Includes bibliographical references.
- Jones, Timothy T. Implementation of the Montreal Protocol: barriers, constraints and opportunities. *The environmental lawyer* 3(3) June 1997:813-858.  
Includes bibliographical references.
- Kelly, Michael J. Overcoming obstacles to the effective implementation of international environmental agreements. *Georgetown international environmental law review* IX(2) 1997:447-488.  
Includes bibliographical references.

- McIntyre, Owen, and Thomas Mosedale. The precautionary principle as a norm of customary international law. *Journal of environmental law* 9(2) 1997:221-241.  
Includes bibliographical references.
- McIver, Jennifer. Environmental protection, indigenous rights and the Arctic Council: rock, paper, scissors on the ice? *Georgetown international environmental law review* X(1) 1997:147-168.  
Includes bibliographical references.
- Martens, Jens. Abstieg vom Erdgipfel fünf Jahre nach Rio: 19. UN-Sondergeneralversammlung mit ernüchternder Bilanz. *Vereinte Nationen* 45(4) August 1997:137-142.
- Meier, Mike. GATT, WTO, and the environment: to what extent do GATT/WTO rules permit member nations to protect the environment when doing so adversely affects trade? *Colorado journal of international environmental law and policy* 8(2) summer 1997:241-282.  
Includes bibliographical references.
- Nissen, Jill Lynn. Achieving a balance between trade and the environment: the need to amend the WTO/GATT to include multilateral environmental agreements. *Law and policy in international business* 28(3) spring 1997:901-928.  
Includes bibliographical references.
- Okowa, Phoebe N. Procedural obligations in international environmental agreements. *The British year book of international law*, vol. 67 (1996):275-336.  
Includes bibliographical references.
- Perez-Salom, José Roberto. Les Nations Unies et la lutte contre la désertification avec examen particulier du cas de la région de la Méditerranée septentrionale. *Revue hellénique de droit international* 50(1) 1997:89-106.
- Sands, Philippe. L'affaire des essais nucléaires II (Nouvelle-Zélande contre France); contribution de l'instance au droit international de l'environnement. *Revue générale de droit international public* 102(2) 1997:447-474.  
Includes bibliographical references.
- Schoenbaum, Thomas J. International trade and protection of the environment: the continuing search for reconciliation. *American journal of international law* 91(2) April 1997:268-313.  
Includes bibliographical references.
- Sreenivasa Rao, Pemmaraju. Environment as a common heritage of mankind: a policy perspective. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 201-216.  
Includes bibliographical references.
- Steinberg, Richard H. Trade-environment negotiations in the EU, NAFTA, and WTO: regional trajectories of rule development. *American journal of international law* 91(2) April 1997:231-267.  
Includes bibliographical references.
- Székely, Alberto. Non-binding commitments: a commentary on the softening of international law evidenced in the environmental field. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 173-199.  
Includes bibliographical references.

Teece, David R. Global overfishing and the Spanish-Canadian turbot war: can international law protect the high-seas environment? *Colorado journal of international environmental law and policy* 8(1) winter 1997:89-125.

Includes bibliographical references.

Vice, Daniel. Implementation of biodiversity treaties: monitoring, fact-finding, and dispute resolution. *New York University journal of international law and politics* 29(4) summer 1997:577-639.

Includes bibliographical references.

## **Financing**

Koschorreck, Wilfried. Zahlungsfähigkeit versus Zahlungsbereitschaft: die Debatte um die Beiträge zu den Vereinten Nationen. *Vereinte Nationen* 45(5) Oktober 1997:161-167.

Roundtable of international financial institutions general counsels. *Proceedings* (American Society of International Law, Meeting), 91st (1997):199-222.

Includes bibliographical references.

## **Human rights**

Alfredsson, Gudmundur. The United Nations and human rights. *International journal of legal information* 25(1-3) 1997:17-34.

Annan, Kofi A. Essay: strengthening United Nations action in the field of human rights: prospects and priorities. *Harvard human rights journal* 10 spring 1997:1-9.

Anthony, Arthur E. Beyond the paper tiger: the challenge of a human rights court in Africa. *Texas international law journal* 32(3) summer 1997:511-524.

Includes bibliographical references.

Ayala-Lasso, José. Making human rights a reality in the twenty-first century. *Emory international law review* 10(2) winter 1996:497-508.

Includes bibliographical references.

Bartolomei, María-Luisa. The globalization process of human rights in Latin America versus economic, social and cultural diversity. *International journal of legal information* 25(1-3) 1997:156-200.

Bibliography: p. 190-200. Includes bibliographical references.

Baum, Gerhart R. Menschenrechte in den Vereinten Nationen—ein aktueller Lagebericht. *Vereinte Nationen* 45(4) August 1997:126-130.

Chinkin, C. M. *Human rights as general norms and a State's right to opt out: reservations and objections to human rights Conventions* (London: B.I.I.C.L., 1997). 207 p.

Includes bibliographical references.

Compliance with the international human rights of women. *Proceedings* (American Society of International Law, Meeting), 91st (1997):377-394.

Includes bibliographical references.

Corell, Hans. The United Nations and the legal community in promotion of human rights. *Fordham international law journal* 21(2) December 1997:519-530.

Includes bibliographical references.

- Dormady, Valerie A. Women's rights in international law: a prediction concerning the legal impact of the United Nations' Fourth World Conference on women. *Vanderbilt journal of transnational law* 30(1) January 1997:97-134.  
Includes bibliographical references.
- Dougan-Beacá, J. D. L'ONU et la protection des droits de l'homme. *African journal of international and comparative law* 9 (Pt. 2) June 1997:311-323.  
Includes bibliographical references.
- Drzemczewski, Andrew Z. *European Human Rights Convention in domestic law: a comparative study* (Oxford: Clarendon Press; New York: Oxford University Press, 1997). 372 p.  
Bibliography: p. 348-360. Includes indexes.
- Fomba, Salifou. Le droit au développement en tant que droit de l'homme. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 237-252.  
Includes bibliographical references.
- Higgins, Rosalyn. Interim measures for the protection of human rights. *Columbia journal of transnational law* 36(1-2) 1997:91-108.  
Includes bibliographical references.
- Hong Kong: Preserving human rights and the rule of law: a conference sponsored by the International Legal Studies Program of the Washington College of Law, Human Rights Watch/Asia, and the Lawyers Committee for Human Rights. 18-19 March 1977. *American University journal of international law and policy* 12(3) May-June 1997:361-508.  
Special issue.
- Howen, Nicholas. International human rights law-making—keeping the spirit alive. *European human rights law review* No. 6, 1997:566-583.  
Includes bibliographical references.
- Howland, Courtney W. The challenge of religious fundamentalism to the liberty and equality rights of women: an analysis under the United Nations Charter. *Columbia journal of transnational law* 35(2) 1997:271-377.  
Includes bibliographical references.
- Human rights and humanitarian law: the quest for universality* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 145 p.  
Includes bibliographical references.
- Human rights and the administration of justice: international instruments* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 788 p.  
Includes bibliographical references.
- Human rights: global issues and information sources. *International journal of legal information* 25(1-3) 1997:3-200.  
Series of articles. Includes bibliographical references.
- International human rights: text and materials* (London: Sweet and Maxwell, 1997). 785 p.  
Includes bibliographical references and index.
- Jhabvala, F. The drafting of the human rights provisions of the UN Charter. *Netherlands international law review* XLIV(1) 1997:1-31.  
Includes bibliographical references.

- Lopatka, Adam. The United Nations Convention on the rights of the child. *Transnational law and contemporary problems* 6(2) fall 1996:251-461.  
Includes bibliographical references.
- Lücke, Jörg. Universales Verfassungsrecht, Völkerrecht und Schutz der Umwelt. *Archiv des Völkerrechts* 35(1) 1997:1-28.
- Lücker-Babel, Marie-Françoise. Les réserves à la convention des Nations Unies relative aux droits de l'enfant et la sauvegarde de l'objet et du but du traité international. *European journal of international law* 8(4) 1997:664-682.  
Includes bibliographical references.
- Mahiou, Ahmed. Le droit au développement. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 217-236.  
Includes bibliographical references.
- Mubiala, Mutoy. Contribution à l'étude comparative des mécanismes régionaux africain, américain et européen de protection des droits de l'homme. *African journal of international and comparative law* 9 (Pt. 1) March 1997:42-54.  
Includes bibliographical references.
- The principle of legality in international human rights institutions: selected legal opinions* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 393 p.  
Includes bibliographical references.
- The Raoul Wallenberg Institute compilation of human rights instruments* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 609 p.  
Includes index.
- Rodley, Nigel S. The evolution of United Nations Charter-based machinery for the protection of human rights. *European human rights law review* No. 1, 1997:4-10.
- Schaefer, Michael. Menschenrechtsfeldmissionen—ein innovativer Ansatz. *Vereinte Nationen* 45(4) August 1997:130-137.
- Symposium: implementation of the United Nations Convention on the rights of the child. *Transnational law and contemporary problems* 6(2) fall 1996:1-542.  
Includes bibliographical references.
- The United Nations Convention on the rights of the child. *Proceedings* (American Society of International Law, Meeting), 91st (1997):74-88.  
Includes bibliographical references.
- The UN human rights regime: is it effective? *Proceedings* (American Society of International Law, Meeting), 91st (1997):460-484.  
Includes bibliographical references.
- Villagrán Kramer, Francisco. Retaliation and reprisals for human rights violations. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:71-96.  
Includes bibliographical references.

## International administrative law

Ruzié, D. Jurisprudence du Tribunal administratif des Nations Unies (1996). *Annuaire français de droit international* XLII (1996):482-503.  
Includes bibliographical references.

Thierry, Hubert. Aspects de la justice administrative internationale. In: *Le droit des organisations internationales : recueil d'études à la mémoire de Jacques Schwob* (Bruxelles: Bruylant, 1997). p. 115-122.  
Includes bibliographical references.

## International criminal law

Accountability for international crime and serious violations of fundamental human rights. *Law and contemporary problems* 59(4) autumn 1996:1-230.  
Series of articles. Includes bibliographical references.

Akhavan, Payam. Justice and reconciliation in the Great Lakes region of Africa: the contribution of the International Criminal Tribunal for Rwanda. *Duke journal of comparative and international law* 7(2) spring 1997:325-348.  
Includes bibliographical references.

Andrews, Lucas W. Sailing around the flat earth: the International Tribunal for the Former Yugoslavia as a failure of jurisprudential theory. *Emory international law review* 11(2) fall 1997:471-513.  
Includes bibliographical references.

Arbour, Louise. Progress and challenges in international criminal justice. *Fordham international law journal* 21(2) December 1997:531-540.  
Includes bibliographical references.

Askin, Kelly Dawn. *War crimes against women: prosecution in international war crimes tribunals* (The Hague; Cambridge, Mass.: M. Nijhoff Publishers, 1997). 455 p.  
Bibliography: p. 404-450. Includes index.

Bantekas, Ilias. Study on the minimum rules of conduct in cross-examination to be applied by the International Criminal Tribunal for the Former Yugoslavia. *Revue hellénique de droit international* 50(1) 1997:205-215.  
Includes bibliographical references.

Bassiouni, M. Cherif. From Versailles to Rwanda in seventy-five years: the need to establish a permanent international criminal court. *Harvard human rights journal* 10 spring 1997:11-62.  
Includes bibliographical references.

Blakesley, Christopher L. Jurisdiction, definition of crimes, and triggering mechanisms. *Denver journal of international law and policy* 25(2) winter 1997:233-280.  
Includes bibliographical references.

Bos, Adriaan. Punishing war crimes in the former Yugoslavia: a critical juncture for the international community. *The Finnish yearbook of international law*, vol. VII (1996):324-333.

Cassese, Professor Antonio. The International Criminal Tribunal for the former Yugoslavia and human rights. *European human rights law review* 4 1997:329-352.  
Includes bibliographical references.



Cavicchioli, L. Il costringimento psichico come causa di esclusione della colpevolezza nei crimini contro l'umanità: il caso Erdemović. *Rivista di diritto internazionale* LXXX(2) 1997:373-395.

Includes bibliographical references.

Chesterman, Simon. Never again . . . and again: law, order, and the gender of war crimes in Bosnia and beyond. *The Yale journal of international law* 22(2) summer 1997:299-343.

Includes bibliographical references.

De Zayas, Alfred. Das Recht auf die Heimat, ethnische Säuberungen und das internationale Kriegsverbrechertribunal für das ehemalige Jugoslawien. *Archiv des Völkerrechts* 35(1) 1997:29-72.

Dugard, John. Obstacles in the way of an International Criminal Court. *Cambridge law journal* 56(2) July 1997:329-342.

Includes bibliographical references.

Ellis, Mark S. Achieving justice before the International War Crimes Tribunal: challenges for the defense counsel. *Duke journal of comparative and international law* 7(2) spring 1997:519-537.

Includes bibliographical references.

Fernández Liesa, C. El Tribunal para la antigua Yugoslavia y el desarrollo del derecho internacional (Decisión de la Sala de Apelación, de 2 de octubre de 1955, en el Asunto Tadic-competencia). *Revista española de derecho internacional* XLVIII(2) julio-diciembre 1996:11-44.

Includes bibliographical references.

Ferstman, Carla J. Domestic trials for genocide and crimes against humanity: the example of Rwanda. *African journal of international and comparative law* 9 (Pt. 4) December 1997:857-877.

Includes bibliographical references.

Fitzgerald, Kate. Problems of prosecution and adjudication of rape and other sexual assaults under international law. *European journal of international law* 8(4) 1997:638-663.

Includes bibliographical references.

Forsythe, David P. International criminal courts: a political view. *Netherlands quarterly of human rights* 15(1) March 1997:5-19.

Includes bibliographical references.

Fox, Hazel. The objections to transfer of criminal jurisdiction to the UN tribunal. *International and comparative law quarterly* 46(2) April 1997:434-442.

Includes bibliographical references.

Goldstone, Richard. Assessing the work of the United Nations war crimes tribunals. *Stanford journal of international law* 33(1) winter 1997:1-8.

Includes bibliographical references.

Harhoff, Frederik. Consonance or rivalry? Calibrating the efforts to prosecute war crimes in national and international tribunals. *Duke journal of comparative and international law* 7(2) spring 1997:571-596.

Includes bibliographical references.

- Harris, Kenneth J., and Robert Kushen. Surrender of fugitives to the war crimes tribunals for Yugoslavia and Rwanda: squaring international legal obligations with the U.S. Constitution. *Criminal law forum* 7(3) 1996:561-604.  
Includes bibliographical references.
- Horowitz, Irving Louis. *Taking lives: genocide and State power* (New Brunswick, NJ: Transaction Publishers, 1997). 324 p.  
Includes bibliographical references (297-320) and index.
- Johannsen, Achim. Die Haager Kriegsverbrecherprozesse: zur bisherigen Arbeit des ex-Jugoslawien-Tribunals. *Humanitäres Völkerrecht* 10(1) 1997:17-21.
- Kaul, Hans-Peter. Auf dem Weg zum Weltstrafgerichtshof: Verhandlungsstand und Perspektiven. *Vereinte Nationen* 45(5) Oktober 1997:177-181.
- King, Faiza Patel. Public disclosure in rule 61 proceedings before the International Criminal Tribunal for the Former Yugoslavia. *New York University journal of international law and politics* 29(4) summer 1997:523-554.  
Includes bibliographical references.
- King, Faiza Patel, and Anne-Marie La Rosa. Current developments: International Criminal Tribunal for the Former Yugoslavia. *Revue belge de droit international* XXX(2) 1997:533-555.  
Includes bibliographical references.
- Koschorreck, Kai, and Miriam Müller. Report on the International Criminal Tribunal for the Former Yugoslavia. *German yearbook of international law*, vol. 39 (1996):409-433.  
Includes bibliographical references.
- Lippman, Matthew Ross. Crimes against humanity. *Boston College third world law journal* 17(2) spring 1997:171-273.  
Includes bibliographical references.
- Morris, Madeline H. The trials of concurrent jurisdiction: the case of Rwanda. *Duke journal of comparative and international law* 7(2) spring 1997:349-374.  
Includes bibliographical references.
- Obote-Odora, Alex. *The judging of war criminals: individual criminal responsibility under international law* (Stockholm: University of Stockholm, 1997). 338 p.  
Thesis (Ph.D.), University of Stockholm, 1997. Bibliography: p. 309-338.
- Olonisakin, 'Funmi. An international war crimes tribunal for Africa: problems and prospects. *African journal of international and comparative law* 9 (Pt. 4) December 1997:822-835.  
Includes bibliographical references.
- O'Shea, Sheila. Interaction between international criminal tribunals and national legal systems. *New York University journal of international law and politics* 28(1-2) fall 1995-winter 1996:367-434.  
Includes bibliographical references.
- Osiel, Mark. *Mass atrocity, collective memory, and the law* (New Brunswick, NJ: Transaction Publishers, 1997). 317 p.  
Includes bibliographical references and index.

- Paust, Jordan J. International criminal law: introductory themes. In: *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 165-188.  
Includes bibliographical references.
- Pellet, Alain. Vive le crime! Remarques sur les degrés de l'illicite en droit international. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 287-315.  
Includes bibliographical references.
- Pickard, Daniel B. Proposed sentencing guidelines for the International Criminal Court. *Loyola of Los Angeles international and comparative law journal* 20(1) November 1997:123-164.  
Includes bibliographical references.
- Promoting the right to reparation for survivors of torture: what role for a permanent international criminal court?* (London: Redress, 1997). 84 p.  
Bibliography: p. 45-51.
- Pruitt, R. C. Guilt by majority in the International Criminal Tribunal for the Former Yugoslavia: does this meet the standard of proof "Beyond reasonable doubt"? *Leiden journal of international law* 10(3) 1997:557-578.  
Includes bibliographical references.
- Ratner, Steven R., and Jason S. Abrams. *Accountability for human rights atrocities in international law: beyond the Nuremberg legacy* (Oxford, New York: Clarendon Press, 1997). 368 p.  
Bibliography: p. 341-360. Includes index.
- Rayfuse, Rosemary. The draft code of crimes against the peace and security of mankind: eating disorders at the International Law Commission. *Criminal law forum* 8(1) 1997:43-86.  
Includes bibliographical references.
- Schabas, William A. Justice, democracy, and impunity in post-genocide Rwanda: searching for solutions to impossible problems. *Criminal law forum* 7(3) 1996:523-560.  
Includes bibliographical references.
- \_\_\_\_\_. Sentencing by international tribunals: a human rights approach. *Duke journal of comparative and international law* 7(2) spring 1997:461-517.  
Includes bibliographical references.
- Scharf, Michael P. A critique of the Yugoslavia War Crimes Tribunal. *Denver journal of international law and policy* 25(2) winter 1997:305-312.  
Includes bibliographical references.
- Schuett, Oliver. The International War Crimes Tribunal for the Former Yugoslavia and the Dayton Peace Agreement: peace versus justice? *International peacekeeping* 4(2) summer 1997:91-114.  
Includes bibliographical references.
- Sharp, Sr., Walter Gary. International obligations to search for and arrest war criminals: government failure in the former Yugoslavia? *Duke journal of comparative and international law* 7(2) spring 1997:411-460.  
Includes bibliographical references.

Sherman, Antonia. Sympathy for the devil: examining the defendant's right to confront before the International War Crimes Tribunal. *Emory international law review* 10(2) winter 1996:833-878.

Includes bibliographical references.

Strydom, H. A. The legal authority of the International Criminal Tribunal for ex-Yugoslavia to order the disclosure of evidence. *South African yearbook of international law*, vol. 22 (1997):76-85.

Includes bibliographical references.

Sunga, Lyal S. *The emerging system of international criminal law: developments in codification and implementation* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 486 p.

Bibliography: p. 447-478. Includes index.

Swaak-Goldman, O. Q. The ICTY and the right to a fair trial: a critique of the critics. *Leiden journal of international law* 10(2) 1997:215-221.

Includes bibliographical references.

Symposium: law, war, and human rights: international courts and the legacy of Nuremberg. *Connecticut journal of international law* 12(2) spring 1977:161-263.

Series of articles. Includes bibliographical references.

Thiam, Doudou. Responsabilité internationale de l'individu en matière criminelle. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 329-337.

Includes bibliographical references.

Thwaites, Nadine L. C. Le concept de génocide dans la jurisprudence du TPIY : avancées et ambiguïtés. *Revue belge de droit international* XXX(2) 1997:565-606.

Includes bibliographical references.

Van Schaack, Beth. The crime of political genocide: repairing the Genocide Convention's blind spot. *The Yale law journal* 106(7) May 1997:2259-2291.

Includes bibliographical references.

Villagrán Kramer, Francisco. La Comisión de derecho internacional y la responsabilidad internacional por crímenes internacionales. *Anuario argentino de derecho internacional*, vol. VII (1996-1997):153-166.

Includes bibliographical references.

Warrick, Thomas S. Organization of the International Criminal Court: administrative and financial issues. *Denver journal of international law and policy* 25(2) winter 1997:333-395.

Includes bibliographical references.

Wassgren, Hans. Enforcing international humanitarian norms—will the Criminal Tribunal for the Former Yugoslavia stand a chance of succeeding? *The Finnish yearbook of international law*, vol. VII (1996):306-323.

Includes bibliographical references.

### **International economic law**

Berger, Klaus Peter. Der Zinsanspruch im internationalen Wirtschaftsrecht. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* 61(2) April 1997:313-343.

Includes bibliographical references.

Carrasco, Enrique R., and M. Ayhan Kose. Income distribution and the Bretton Woods institutions: promoting an enabling environment for social development. *Transnational law and contemporary problems* 6(1) spring 1996:1-46.  
Includes bibliographical references.

Carreau, D., Th. Flory and P. Juillard. Chronique de droit international économique: commerce, monnaie, investissements. *Annuaire français de droit international*, vol. XLII (1996): 807-844.  
Includes bibliographical references.

*Economic dimensions in international law: comparative and empirical perspectives* (Cambridge, England; New York: Cambridge University Press, 1997). 697 p. ill.  
Includes bibliographical references and index.

Juillard, P. L'évolution des sources du droit des investissements. *Recueil des cours* (Hague Academy of International Law), vol. 250 (1994):9-215.  
Bibliography: pp. 213-215. Includes bibliographical references.

Symposium: Institutions for international economic integration. *Northwestern journal of international law and business* 17(2-3) winter/spring 1996/97:351-1056.  
Series of articles. Includes bibliographical references.

### **International terrorism**

Combs, Cindy C. *Terrorism in the twenty-first century* (Upper Saddle River, NJ: Prentice Hall, 1997). 243 p.  
Includes bibliographical references and index.

Daudet, Yves. International action against State terrorism. In: *Terrorism and international law* (London; New York: Routledge LSE, 1997). p. 201-216.  
Includes bibliographical references.

Freestone, David. International cooperation against terrorism and the development of international law principles of jurisdiction. In: *Terrorism and international law* (London; New York: Routledge LSE, 1997). p. 43-67.  
Includes bibliographical references.

Higgins, Rosalyn. The general international law of terrorism. In: *Terrorism and international law* (London; New York: Routledge LSE, 1997). p. 13-29.  
Includes bibliographical references.

Kolb, Robert. University criminal jurisdiction in matters of international terrorism: some reflections on the status and trends in contemporary international law. *Revue hellénique de droit international* 50(1) 1997:43-88.  
Includes bibliographical references.

Plant, Glen. Legal aspects of terrorism at sea. In: *Terrorism and international law* (London; New York: Routledge LSE, 1997). p. 68-96.  
Includes bibliographical references.

Ravindran, P. C. K. Control of terrorism in air space: efforts by the international community. *The Indian journal of international law* 37(1) January-March 1997:27-42.  
Includes bibliographical references.

Renoux, Thierry S., and André Roux. The rights of victims and liability of the State. In: *Terrorism and international law* (London; New York: Routledge LSE, 1997). p. 251-264.  
Includes bibliographical references.

*Terrorism and international law* (London; New York: Routledge LSE, 1997). 382 p. ill.  
Includes bibliographical references and index.

### International trade law

Abbott, Frederick M. The future of the multilateral trading system in the context of TRIPS. *Hastings international and comparative law review* 20(3) spring 1997:661-699.  
Includes bibliographical references.

Berger, Klaus Peter. The *Lex mercatoria* doctrine and the UNIDROIT Principles of international commercial contracts. *Law and policy in international business* 28(4) 1997:943-990.  
Includes bibliographical references.

Bokalli, Victor-Emmanuel. La protection des chargeurs à travers les règles de Hambourg. *Le droit maritime français*, n° 569, mars 1997:237-249.  
Includes bibliographical references.

Bonell, Michael Joachim. *An international restatement of contract law: the UNIDROIT Principles of international commercial contracts* (Irvington-on-Hudson, NY: Transnational Juris Publications, 1997). 572 p.  
Bibliography: p. 515-561. Includes index.

Caprioli, Eric A., and Renaud Sorieul. Le commerce international électronique : vers l'émergence de règles juridiques transnationales. *Journal du droit international* 124(2) avril/mai/juin 1997:323-401.  
Summary in English. Includes bibliographical references.

Carbone, S. M. Metodi alternativi di soluzione delle controversie: l'evoluzione indicata del diritto del commercio internazionale e l'esempio dell'Average Bond. *Il diritto marittimo* aprile-giugno 1997:317-374.  
Includes bibliographical references.

DiMatteo, Larry A. The CISG and the presumption of enforceability: unintended contractual liability in international business dealings. *The Yale journal of international law* 22(1) winter 1997:111-170.  
Includes bibliographical references.

Ferrari, Franco. General principles and international uniform commercial law conventions: a study of the 1980 Vienna Sales Convention and the 1988 UNIDROIT Conventions. *Uniform law review* 11(3) 1997:451-473.  
Includes bibliographical references.

\_\_\_\_\_. The international sphere of application of the 1988 Ottawa Convention on international factoring. *The international lawyer* 31(1) spring 1997:41-63.  
Includes bibliographical references.

Fox, Eleanor M. Toward world antitrust and market access. *American journal of international law* 91(1) January 1997:1-25.  
Includes bibliographical references.

Giannuzzi, Karen B. The Convention on contracts for the international sale of goods: temporarily out of "service"? *Law of policy in international business* 28(4) 1997:991-1035.  
Includes bibliographical references.

Goode, Roy. Usage and its reception in transnational commercial law. *International and comparative law quarterly* 46(1) January 1997:1-36.  
Includes bibliographical references.

Gorton, Lars. Draft UNCITRAL Convention on independent guarantees. *The journal of business law* May 1997:240-253.  
Includes bibliographical references.

McRae, D. M. The contribution of international trade law to the development of international law. *Recueil des cours* (Hague Academy of International Law), vol. 260 (1996):99-238.  
Includes bibliographical references.

Martha, R. S. J. Precedent in world trade law. *Netherlands international law review* XLIV(3) 1997:346-377.  
Includes bibliographical references.

Reich, Dr. Arie. From diplomacy to law: the juridicization of international trade relations. *Northwestern journal of international law and business* 17(2/3) winter/spring 1996/1997:775-849.  
Includes bibliographical references.

Rosett, Arthur. UNIDROIT Principles and harmonization of international commercial law: focus on chapter seven. *Uniform law review* II(3) 1997:441-450.  
Includes bibliographical references.

Seoul Conference on international trade law: integration, harmonization, and globalization. *Columbia journal of Asian law* 10(2) fall 1996:305-366.

Snell, Steven L. Controlling restrictive business practices in global markets: reflections on the concepts of sovereignty, fairness, and comity. *Stanford journal of international law* 33(2) summer 1997:215-304.  
Includes bibliographical references.

Spanogle, John A. Incoterms and UCC article 2--Conflicts and confusions. *The international lawyer* 31(1) spring 1997:111-132.  
Includes bibliographical references.

### **International waterways**

Crook, John R., and Stephen C. McCaffrey. The United Nations starts work on a watercourses convention. *American journal of international law* 91(2) April 1997:374-378.  
Includes bibliographical references.

Fitzmaurice, M. Convention on the law of the non-navigational uses of international watercourses. *Leiden journal of international law* 10(3) 1997:501-508.  
Includes bibliographical references.

### **Intervention**

Brotóns, Antonio Ramiro. No intervención versus injerencia humanitaria y principio democrático. *Anuario argentino de derecho internacional*, vol. VII (1996-1997):105-126.

- Bula-Bula, Sayeman. La doctrine d'ingérence humanitaire revisitée. *African journal of international and comparative law* 9 (Pt. 3) September 1997:600-638.  
Includes bibliographical references.
- Cassidy, Robert M. Sovereignty versus the chimera of armed humanitarian intervention. *The Fletcher forum of world affairs* 21(2) summer/fall 1997:47-63.  
Includes bibliographical references.
- Debiel, Tobias. Complex emergencies and humanitarian intervention: imperatives and pitfalls in a turbulent world. *Law and State*, vol. 55 (1997):51-65.  
Includes bibliographical references.
- Hilaire, Max. *International law and the United States military intervention in the western hemisphere* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 148 p.  
Includes bibliographical references and index.
- Kannyo, Edward. Civil strife and humanitarian intervention in Africa: a preliminary assessment. *African year book of international law*, vol. 4 (1996):51-82.  
Includes bibliographical references.
- Knudsen, Tonny Brems. Humanitarian intervention revisited: post-cold war responses to classical problems. *International peacekeeping* 3(4) winter 1996:146-165.  
Includes bibliographical references.
- Österdahl, Inger. By all means, intervene! *Nordic journal of international law* 66(2-3) 1997:241-271.  
Includes bibliographical references.
- Protecting minorities: lessons of international peacekeeping. *Proceedings* (American Society of International Law, Meeting), 91st (1997):429-459.  
Includes bibliographical references.
- Van Eijk, Ryan. The United Nations and the reconstruction of collapsed States in Africa. *African journal of international and comparative law* 9 (Pt. 3) September 1997:573-599.  
Includes bibliographical references.
- Vargas Carreño, Edmundo. Humanitarian intervention. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 339-363.  
Includes bibliographical references.

## Law of the sea

- Boyle, Alan E. Dispute settlement and the law of the sea Convention: problems of fragmentation and jurisdiction. *International and comparative law quarterly* 46(1) January 1997:37-54.  
Includes bibliographical references.
- Brown, E. D. Dispute settlement and the law of the sea: the UN Convention regime. *Marine policy* 21(1) January 1997:17-43.  
Includes bibliographical references.
- Davies, Peter G. G., and Catherine Redgwel. The international legal regulation of straddling fish stocks. *The British year book of international law*, vol. 67 (1996):199-274.  
Includes bibliographical references.



De Yturriaga, José A. Acuerdo de 1995 sobre conservación y ordenación de las poblaciones de peces transzonales y altamente migratorios. *Anuario argentino de derecho internacional*, vol. VII (1996-1997):15-61.  
Includes bibliographical references.

\_\_\_\_\_. *The international regime of fisheries: from UNCLOS 1982 to the Presential Sea* (The Hague; Boston; London: M. Nijhoff Publishers, 1997). 326 p.  
Bibliography: p. 259-300. Includes bibliographical references and index.

Dromgoole, Sarah. A protective legal regime for the underwater cultural heritage: the problem of international waters. *Annuaire de droit maritime et océanique*, vol. XV (1997):119-131.  
Includes bibliographical references.

Duvauchelle Rodriguez, Mario. La Convención del derecho del mar. Su contenido y principales problemas que plantea su ordenamiento jurídico. *Revista de derecho LXIV*(1997) enero-junio 1996:29-47.  
Includes bibliographical references.

Dzidzornu, David. Coastal State obligations and powers respecting EEZ environmental protection under part XII of the UNCLOS: a descriptive analysis. *Colorado journal of international environmental law and policy* 8(2) summer 1997:283-321.  
Includes bibliographical references.

Haimbaugh, Jr., George D. Global agreements regarding overfishing at sea. *South Carolina environmental law journal* 6(1) summer 1997:1-16.  
Includes bibliographical references.

The International Tribunal for the Law of the Sea. *Indian journal of international law* 37(3) July-September 1997:347-477.  
Special issue. Series of articles. Includes bibliographical references.

Kimball, Lee A. Whither international arrangements to support ocean law? *Columbia journal of transnational law* 36(1-2) 1997:307-339.  
Includes bibliographical references.

Kusuma-Atmadja, Mochtar. The contribution of new States to the development of international law with a special emphasis on the law of the sea. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 123-135.  
Includes bibliographical references.

McDorman, Ted L. Port State enforcement: a comment on article 218 of the 1982 law of the sea Convention. *Journal of maritime law and commerce* 28(2) April 1997:305-322.  
Includes bibliographical references.

Oxman, Bernard H. Human rights and the United Nations Convention on the Law of the Sea. *Columbia journal of transnational law* 36(1-2) 1997:399-429.  
Includes bibliographical references.

Rajan, H. P. Negotiating institutional frameworks under the United Nations Convention on the Law of the Sea. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:133-147.  
Includes bibliographical references.

Razavi, Ahmad. *Continental shelf delimitation and related maritime issues in the Persian Gulf* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 330 p.  
Bibliography: p. 307-319. Includes index.

Rieser, Alison. International fisheries law, overfishing and marine biodiversity. *Georgetown international environmental law review* IX(2) 1997:215-279.  
Includes bibliographical references.

*Sustainable development and preservation of the oceans: the challenges of UNCLOS and Agenda 21; proceedings of the Law of the Sea Institute twenty-ninth annual conference, Denpasar, Bali, Indonesia, June 19-22, 1995* (Honolulu, Hawaii: The Law of the Sea Institute: William S. Richardson School of Law, University of Hawaii, 1997). 879 p. ill., maps.  
Includes bibliographical references and index.

Zahraa, Mahdi. Natural prolongation and delimitation of maritime boundaries. *The Finnish yearbook of international law*, vol. VII (1996):378-403.  
Includes bibliographical references.

### Law of treaties

Gardiner, Richard. Treaties and treaty materials: role, relevance and accessibility. *International and comparative law quarterly* 46(3) July 1997:643-662.  
Includes bibliographical references.

Hutchinson, David. The juridical nature of article 7 of the Vienna Convention on the law of treaties. *The Australian yearbook of international law*, vol. 17 (1996):187-224.  
Includes bibliographical references.

Johnston, Douglas M. *Consent and commitment in the world community: the classification and analysis of international instruments* (Irvington-on-Hudson, N.Y.: Transnational Publishers, 1997). 346 p.  
Includes bibliographical references (p. 289-337) and index.

Lim, Chin, and Olufemi Elias. The role of treaties in the contemporary international legal order. *Nordic journal of international law* 66(1) 1997:1-21.  
Includes bibliographical references.

Rama-Montaldo, Manuel. Human rights Conventions and reservations to treaties, in *Héctor Gros Espiell amicorum liber—personne humaine et droit international* (Bruxelles: Bruylant, 1997), vol. II, p. 1261-1277.

Redgwell, Catherine J. Reservations to treaties and Human Rights Committee general comment No. 24(52). *International and comparative law quarterly* 46(2) April 1997:390-412.  
Includes bibliographical references.

Setear, John K. Responses to breach of a treaty and rationalist international relations theory: the rules of release and remediation in the law of treaties and the law of State responsibility. *Virginia law review* 83(1) February 1997:1-126.  
Includes bibliographical references.

Sevastik, Per. *The binding force of treaties under international law: handbook for government lawyers and human rights advocates* (Uppsala, Sweden: Iustus Förlag, 1997). 153 p.  
Includes bibliographical references and indexes.

Shelton, Dinah. Reconcilable differences? The interpretation of multilingual treaties. *Hastings international and comparative law review* 20(3) spring 1997:611-638.  
Includes bibliographical references.

Villiger, Mark E. *Customary international law and treaties: a manual on the theory and practice of the interrelation of sources*. 2nd rev. ed. (The Hague; Boston, Mass.: Kluwer Law International, 1997). 346 p.  
Bibliography: p. 293-323. Includes index.

## Law of war

Araujo, S. J. Anti-personnel mines and peremptory norms of international law: argument and catalyst. *Vanderbilt journal of transnational law* 30(1) January 1997:1-30.  
Includes bibliographical references.

Azzam, Fateh. The duty of third States to implement and enforce international humanitarian law. *Nordic journal of international law* 66(1) 1997:55-75.  
Includes bibliographical references.

Crawford III, J. W. The law of noncombatant immunity and the targeting of national electrical power systems. *The Fletcher forum of world affairs* 21(2) summer/fall 1997:101-119.  
Includes bibliographical references.

Freeman, Shirley, and Helen Ormiston Smith. War and international humanitarian law. *Medicine, conflict and survival* 13(2) April-June 1997:116-124.

Gardam, Judith G. Energy and the law of armed conflict. *Journal of energy and natural resources law* 15(2) May 1997:87-96.  
Includes bibliographical references.

\_\_\_\_\_. Women and the law of armed conflict. Why the silence? *International and comparative law quarterly* 46(1) January 1997:55-80.  
Includes bibliographical references.

Hulme, Karen. Armed conflict, wanton ecological devastation and scorched earth policies: how the 1990-91 Gulf conflict revealed the inadequacies of the current laws to ensure effective protection and preservation of the natural environment. *Journal of armed conflict law* 2(1) June 1997:45-81.  
Includes bibliographical references.

Kuper, Jenny. *International law concerning child civilians in armed conflict* (Oxford, England: Clarendon Press; New York: Oxford University Press, 1997). 283 p.  
Bibliography: p. 255-274. Includes index.

Schmitt, Michael N. Green war: an assessment of the environmental law of international armed conflict. *The Yale journal of international law* 22(1) winter 1997:1-109.  
Includes bibliographical references.

Seršić, Maja. Protection of cultural property in time of armed conflict. *Netherlands yearbook of international law*, vol. XXVII (1996):3-38.  
Includes bibliographical references.

Ticehurst, Rupert. The Martens clause and the laws of armed conflict. *International review of the Red Cross*, No. 317 (March-April 1997):125-134.  
Includes bibliographical references.

## Maintenance of peace

Bratt, Duane. Explaining peacekeeping performance: the UN in internal conflicts. *International peacekeeping* 4(3) autumn 1997:45-70.  
Includes bibliographical references.

Kreß, Claus. Friedenssicherung durch Vereinte Nationen und NATO. *Archiv des Völkerrechts* 35(2) Juni 1997:213-233.  
Includes bibliographical references.

Minta, Ike. The Rwanda conflict: with the failure of peacekeeping, is peacemaking still possible? *African yearbook of international law*, vol. 4 (1996):19-35.  
Includes bibliographical references.

Ramcharan, B. G. Cooperation between the U.N. and regional/sub-regional organizations in internal conflicts: the case of Liberia. *African yearbook of international law*, vol. 4 (1996):3-17.  
Includes bibliographical references.

Romanov, V. A. The Paris-Dayton Accords: novellae and traditionalism in international conventional practice. *Moscow journal of international law* 2(2) 1997:15-32.  
Includes bibliographical references.

Sommaruga, Comelio. Humanitarian action and peace-keeping operations. *International review of the Red Cross*, No. 317 (March-April 1997):178-186.

Symposium 1997: making peace agreements work: the implementation and enforcement of peace agreements between sovereigns and intermediate sovereigns. *Cornell international law journal* 30(3) 1997:631-818.  
Series of articles. Includes bibliographical references.

Taylor, M. B. Coordination and international institutions in post-conflict situations. *Leiden journal of international law* 10(2) 1997:249-268.  
Includes bibliographical references.

The UN, peace and force. *International peacekeeping* 3(4) winter 1996:1-194.  
Special issue. Includes bibliographical references.

White, Nigel D. The UN Charter and peacekeeping forces: constitutional issues. *International peacekeeping* 3(4) winter 1996:43-63.  
Includes bibliographical references.

## Membership and representation

Ma, Ying-Jeou. The ROC (Taiwan)'s entry into the WTO: progress, problems and prospects. *Chinese yearbook of international law and affairs*, vol. 15 (1996-1997):32-60.  
Includes bibliographical references.

## Namibia

Akweenda, S. *International law and the protection of Namibia's territorial integrity: boundaries and territorial claims* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 370 p.  
Includes bibliographical references and index.

## Narcotic drugs

Abeyratne, R. I. R. International initiatives at controlling the illicit transportation of narcotic drugs by air. *The Journal of air law and commerce* 63(2) November-December 1997:289-403.

Includes bibliographical references.

Douglas, K. I. War and the global opium supply. *The Fletcher forum of world affairs* 21(2) summer/fall 1997:121-131.

Includes bibliographical references.

## Natural resources

Anand, R. P. Common heritage of mankind: mutilation of an ideal. *The Indian journal of international law* 37(1) January-March 1997:1-18.

Includes bibliographical references.

Anton, Donald K. Law for the sea's biological diversity. *Columbia journal of transnational law* 36(1-2) 1997:341-371.

Includes bibliographical references.

Birnie, Patricia. Are twentieth century marine conservation conventions adaptable to twenty-first century goals and principles? *International journal of marine and coastal law* 12(3) August 1997:307-339; 12(4) November 1997:488-532.

Articles in two parts. Includes bibliographical references.

Brunnée, Jutta, and Stephen J. Toope. Environmental security and freshwater resources: ecosystem regime building. *American journal of international law* 91(1) January 1997:26-59.

Includes bibliographical references.

Francioni, F. La conservation et la gestion des ressources de l'Antarctique. *Recueil des cours* (Hague Academy of International Law), vol. 260 (1996):239-404.

Includes bibliographical references.

Fuentes, Ximena. The criteria for the equitable utilization of international rivers. *The British year book of international law*, vol. 67 (1996):337-412.

Includes bibliographical references.

*International water law: selected writings of Professor Charles B. Bourne* (London; Boston, Mass.: Kluwer Law International, 1997). 371 p.

Includes bibliographical references and index.

Juda, Lawrence. The 1995 United Nations Agreement on straddling fish stocks and highly migratory fish stocks: a critique. *Ocean development and international law* 28(2) April-June 1997:147-166.

Includes bibliographical references.

McLaughlin, Richard J. Settling trade-related disputes over the protection of marine living resources: UNCLOS or the WTO? *Georgetown international environmental law review* X(1) 1997:29-96.

Includes bibliographical references.

Maffei, Maria Clara. The International Convention for the regulation of whaling. *The International journal of marine and coastal law* 12(3) August 1997:287-305.

Includes bibliographical references.

*The Marine Mammal Commission compendium of selected treaties, international agreements, and other relevant documents on marine resources, wildlife and the environment* (Bethesda, Maryland: Marine Mammal Commission, 1997). 1017 p.

Nollkaemper, A. The contribution of the International Law Commission to international water law: does it reverse the flight from substance? *Netherlands yearbook of international law*, vol. XXVII (1996):39-73.  
Includes bibliographical references.

Schrijver, Nico. *Sovereignty over natural resources: balancing rights and duties* (Cambridge, England; New York: Cambridge University Press, 1997). 252 p.  
Bibliography: p. 419-446. Includes index.

Tahindro, André. Conservation and management of transboundary fish stocks: comments in light of the adoption of the 1995 Agreement for the conservation and management of straddling fish stocks and highly migratory fish stocks. *Ocean development and international law* 28(1) January-March 1997:1-58.  
Includes bibliographical references.

Teclaff, Ludwik A. Protecting abyssal species in the law of the sea. *Fordham environmental law journal* 8(2) spring 1997:251-275.

Valencia, Mark J., Jon M. Van Dyke and Noel A. Ludwig. *Sharing the resources of the South China Sea* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 280 p. ill., maps.  
Includes bibliographical references and index.

Van Heijnsbergen, P. *International legal protection of wild fauna and flora* (Amsterdam; Washington, D.C.: Ohmsha/IOS Press, 1997). 261 p.  
Bibliography: p. 237-249. Includes index.

VanderZwaag, David. International law and arctic marine conservation and protection: a slushy, shifting seascape. *Georgetown international environmental law review* IX(2) 1997:303-345.  
Includes bibliographical references.

#### **Non-governmental organizations**

Charnovitz, Steve. Two centuries of participation: NGOs and international governance. *Michigan journal of international law* 18(2) winter 1997:183-286.  
Includes bibliographical references.

Mulvaney, Kieran. The International Whaling Commission and the role of non-governmental organizations. *Georgetown international environmental law review* IX(2) 1997:347-354.  
Includes bibliographical references.

Ölz, Martin A. Non-governmental organizations in regional human rights systems. *Columbia human rights law review* 28(2) winter 1997:307-374.  
Includes bibliographical references.

Storey, Andy. Non-neutral humanitarianism: NGOs and the Rwanda crisis. *Development in practice* 7(4) 1997:384-394.  
Includes bibliographical references.

## Outer space

Abeyratne, R. I. R. The use of nuclear power sources in outer space and its effect on environmental protection. *Journal of space law* 25(1) 1997:17-28.  
Includes bibliographical references.

Cheng, Bin. *Studies in international space law* (Oxford, England: Clarendon Press; New York: Oxford University Press, 1997). 798 p. ill., maps.  
Bibliography: p. 755-769. Includes bibliographical references and index.

Christol, Carl Q. The Moon Treaty and the allocation of resources. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(II) (1997):31-47.  
Includes bibliographical references.

Couston, Mireille. Le traité de l'espace ou le legs idéal. *Revue française de droit aérien et spatial* 203(3) juillet-septembre 1997:213-237.  
Includes bibliographical references.

Gorove, Stephen. Aerospace object—legal and policy issues or air and space law. *Journal of space law* 25(2) 1997:101-112.  
Includes bibliographical references.

Jasentuliyana, Nandasiri. Space law: the newest branch of international law. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(I) (1997):343-361.  
Includes bibliographical references.

Kopal, Vladimir. United Nations and the progressive development of international space law. *The Finnish yearbook of international law*, vol. VII (1996):1-58.  
Includes bibliographical references.

Maniatis, Dimitri. The law governing liability for damage caused by space objects: from State responsibility to private liability. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(I) (1997):369-401.  
Includes bibliographical references.

*Outlook on space law over the next 30 years: essays published for the 30th anniversary of the Outer Space Treaty* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 473 p.  
Includes bibliographical references and index.

Qizhi, He. The Outer Space Treaty in perspective. *Journal of space law* 25(2) 1997:93-100.  
Includes bibliographical references.

Reynolds, Glenn H., and Robert P. Merges. *Outer space: problems of law and policy*. 2nd ed. (Boulder, Colorado: Westview Press, 1997). 446 p.  
Includes bibliographical references and index.

Terekhov, Andrei D. Passage of space objects through foreign airspace: international custom? *Journal of space law* 25(1) 1997:1-16.  
Includes bibliographical references.

## Peaceful settlement of disputes

Amley, Jr., Edward A. Peace by other means: using rewards in UN efforts to end conflicts. *Denver journal of international law and policy* 26(2) winter 1997-1998:235-297.  
Includes bibliographical references.

- Charney, Jonathan I. Third party dispute settlement and international law. *Columbia journal of transnational law* 36(1-2) 1997:65-89.  
Includes bibliographical references.
- Donner, Michael. Völkerrechtliche und verfassungsrechtliche Aspekte der militärischen Absicherung der Friedensvereinbarung von Dayton. *Humanitäres Völkerrecht* 10(2) 1997:63-73.  
Includes bibliographical references.
- Dörr, Oliver. Die Vereinbarungen von Dayton/Ohio. *Archiv des Völkerrechts* 35(2) Juni 1997:129-180.  
Includes bibliographical references.
- Kamarul-Baharin, Ross. The Spratly Islands: a general perspective on choices of sovereignty, security and cooperative regimes. *The Finnish yearbook of international law*, vol. VII (1996):244-296.  
Includes bibliographical references.
- Kovar, Jeffrey D. International litigation: international law and resolution of international disputes. In: *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 221-232.  
Includes bibliographical references.
- Lindgren, Lotta. The Spratly Islands case: observations and possible solution. *The Finnish yearbook of international law*, vol. VII (1996):404-425.  
Includes bibliographical references.
- Moore, John Norton. Toward a new paradigm: enhanced effectiveness in United Nations peacekeeping, collective security, and war avoidance. *Virginia journal of international law* 37(4) summer 1997:811-890.  
Includes bibliographical references.
- Scharf, Michael P. The case for a permanent International Truth Commission. *Duke journal of comparative and international law* 7(2) spring 1997:375-410.  
Includes bibliographical references.
- Sinjela, Mpazi. Mozambique: a successful conflict resolution? *African yearbook of international law*, vol. 4 (1996):37-49.  
Includes bibliographical references.

### **Political and security questions**

- Gassama, Ibrahim J. Safeguarding the democratic entitlement: a proposal for United Nations involvement in national politics. *Cornell international law journal* 30(2) 1997:287-333.  
Includes bibliographical references.
- Gray, Christine. Bosnia and Herzegovina: civil war or inter-State conflict? Characterization and consequences. *The British yearbook of international law*, vol. 67 (1996):155-197.  
Includes bibliographical references.
- Hansen, Annika S. Political legitimacy, confidence-building and the Dayton Peace Agreement. *International peacekeeping* 4(2) summer 1997:74-90.  
Includes bibliographical references.



Okafor, O. C. The concept of legitimate governance in the contemporary international legal system. *Netherlands international law review* XLIV(1) 1997:33-60.  
Includes bibliographical references.

### **Progressive development and codification of international law (in general)**

Crawford, James. Universalism and regionalism from the perspective of the work of the International Law Commission. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 99-121.  
Includes bibliographical references.

Daudet, Y. Travaux de la Commission du droit international (48<sup>e</sup> session). *Annuaire français de droit international*, vol. XLII (1996):589-628.  
Includes bibliographical references.

Eiriksson, Gudmundur. The work of the International Law Commission at its 48th session. *Nordic journal of international law* 66(2-3) 1997:369-391.  
Includes bibliographical references.

McCaffrey, Stephen. Is codification in decline? *Hastings international and comparative law review* 20(3) spring 1997:639-659.  
Includes bibliographical references.

*New trends in international lawmaking—international "legislation" in the public interest.* Proceedings of an International Symposium of the Kiel Walther-Schücking-Institute of International Law, March 6 to 8, 1996 (Berlin: Duncker and Humblot, 1997). 230 p.  
Includes bibliographical references.

Rosenstock, Robert. The forty-eighth session of the International Law Commission. *American journal of international law* 91(2) April 1997:365-374.  
Includes bibliographical references.

Simma, Bruno. The work of the International Law Commission at its forty-ninth session (1997). *Nordic journal of international law* 66(4) 1997:527-551.  
Includes bibliographical references.

### **Recognition of States**

Kherad, Rahim. La reconnaissance des états issus de la dissolution de la République socialiste fédérative de Yougoslavie par les membres de l'Union européenne. *Revue générale de droit international public* 101(3) 1997:663-693.  
Includes bibliographical references.

### **Refugees**

Adjin-Tettey, Elizabeth. Failure of State protection within the context of the Convention refugee regime with particular reference to gender-related persecution. *Journal of international legal studies* 3(1) winter 1997:53-86.  
Includes bibliographical references.

Albert, Sophie. The return of refugees to Bosnia and Herzegovina: peace-building with people. *International peacekeeping* 4(3) autumn 1997:1-23.  
Includes bibliographical references.

- Andrysek, Oldrich. Gaps in international protection and the potential for redress through individual complaints procedures. *International journal of refugee law* 9(3) 1997:392-414.  
Includes bibliographical references.
- Bagshaw, Simon. Benchmarks or deutschmarks? Determining the criteria for the repatriation of refugees to Bosnia and Herzegovina. *International journal of refugee law* 9(4) 1997:566-592.  
Includes bibliographical references.
- Basic documents on international migration law*. 2nd rev. ed. (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 896 p.
- Cort, Richard A. C. Resettlement of refugees: national or international duty? *Texas international law journal* 32(2) spring 1997:307-328.  
Includes bibliographical references.
- Fronhöfer, Dirk. Internally displaced persons. The problem of "internally displaced persons" in the context of human rights, international refugee law and international humanitarian law. *Law and State* 55 (1997):7-26.  
Includes bibliographical references.
- Goodwin-Gill, Guy S. Who to protect, how . . . , and the future? *International journal of refugee law* 9(1) 1997:1-7.  
Includes bibliographical references.
- Hathaway, James C., and R. Alexander Neve. Making international refugee law relevant again: a proposal for collectivized and solution-oriented protection. *Harvard human rights journal* 10 (spring 1997):115-211.  
Includes bibliographical references.
- Mason, Elisa. UNHCR, human rights and refugees: collection and dissemination of sources. *International journal of legal information* 25(1-3) 1997:35-86.  
Bibliography: p. 43-86. Includes bibliographical references.
- Ogata, Sadako. Protecting the human rights of refugees and displaced persons: the tasks ahead. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:23-42.
- Reconceiving international refugee law* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 171 p.  
Bibliography: p. 159-171.
- Takahashi, Saul. The UNHCR Handbook on voluntary repatriation: the emphasis of return over protection. *International journal of refugee law* 9(4) 1997:593-612.  
Includes bibliographical references.

### **Right of asylum**

- Bribosia, Emmanuelle, et Anne Weyembergh. Extradition et asile : vers un espace judiciaire européen? *Revue belge de droit international* XXX(1) 1997:69-98.  
Includes bibliographical references.

### **Rule of law**

- Fallon, Jr., Richard H. "The rule of law" as a concept in constitutional discourse. *Columbia law review* 97(1) January 1997:1-56.  
Includes bibliographical references.

### Self-defence

Constantinou, A. Forcible activities of armed bands as a case of a use of force that amounts to an armed attack in the context of the judgment of the ICJ in the *Nicaragua* case. *African journal of international and comparative law* 9 (Pt. 1) March 1997:156-178. Includes bibliographical references.

### Self-determination

Gonidec, P. F. Conflits internes et question nationale en Afrique : le droit à l'auto-détermination. *African journal of international and comparative law* 9 (Pt. 3) September 1997:543-572. Includes bibliographical references.

Musgrave, Thomas D. *Self-determination and national minorities* (Oxford, England; New York: Clarendon Press, 1997). 290 p. Bibliography: p. 260-274. Includes index.

### State responsibility

Barboza, Julio. *Sine delicto* (causal) liability and responsibility for wrongful acts in international law. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 317-327. Includes bibliographical references.

Bröhmer, Jürgen. *State immunity and the violation of human rights* (Dordrecht, Netherlands; Boston, Mass.: Kluwer Academic Publishers, 1997). 238 p. Includes bibliographical references and index.

Nisuke, Ando. Some critical observations on the International Law Commission's draft articles on State responsibility. *Asian yearbook of international law*, vol. 5 (1995):125-144. Includes bibliographical references.

Perkins, John A. The changing foundations of international law: from State consent to State responsibility. *Boston University international law journal* 15(2) fall 1997:433-509.

Ragazzi, Maurizio. *The concept of international obligations erga omnes* (Oxford, England: Clarendon Press, 1997). 264 p. Bibliography: p. 219-260. Includes bibliographical references and index.

Rosenstock, Robert. An international criminal responsibility of States? In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 265-285. Includes bibliographical references.

Sreenivasa Rao, Pemmaraju. International liability arising out of acts not prohibited by international law: review of current status of the work of the International Law Commission. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:97-114. Includes bibliographical references.

## State sovereignty

- Carrillo-Salcedo, J. A. Droit international et souveraineté des Etats. Cours général de droit international public. *Recueil des cours* (Hague Academy of International Law), vol. 257 (1996):35-221.  
Includes bibliographical references.
- Garnett, Richard. State immunity in employment matters. *International and comparative law quarterly* 46(1) January 1997:81-124.  
Includes bibliographical references.
- Grant, Thomas D. Territorial status, recognition, and statehood: some aspects of the *Genocide Case (Bosnia and Herzegovina v. Yugoslavia)*. *Stanford journal of international law* 33(2) summer 1997:305-341.  
Includes bibliographical references.
- Heller, Mark A. Towards a Palestinian State. *Survival: The IISS quarterly* 39(2) summer 1997:5-22.  
Includes bibliographical references.
- Inbar, Efraim, and Shmuel Sandler. The risks of Palestinian statehood. *Survival: The IISS quarterly* 39(2) summer 1997:23-41.  
Includes bibliographical references.
- Kohen, Marcelo G. *Possession contestée et souveraineté territoriale* (Paris: Presses universitaires de France, 1997). 579 p. ill., maps.  
Bibliography: p. 533-550. Includes indexes.
- Lee, Steven. A puzzle of sovereignty. *California Western international law journal* 27(2) spring 1997:241-263.  
Includes bibliographical references.
- Mills, Kurt. Reconstructing sovereignty: a human rights perspective. *Netherlands quarterly of human rights* 15(3) September 1997:267-290.  
Includes bibliographical references.
- Nedjar, Didier. Tendances actuelles du droit international des immunités des Etats. *Journal de droit international* 124(1) janvier/février/mars 1997:59-102.  
Summary in English. Includes bibliographical references.
- Ruddick, Elizabeth E. The continuing constraint of sovereignty: international law, international protection, and the internally displaced. *Boston University law review* 77(2) April 1997:429-482.  
Includes bibliographical references.
- Schachter, Oscar. The decline of the nation-State and its implications for international law. *Columbia journal of transnational law* 36(1-2) 1997:7-23.  
Includes bibliographical references.
- Sharma, Surya P. *Territorial acquisition, disputes and international law* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 353 p.  
Includes bibliographical references and index.
- Sovereignty challenged. *The Fletcher forum of world affairs* 21(2) summer/fall (1997):1-99.  
Series of articles. Includes bibliographical references.

Villagrán Kramer, Francisco. Les actes unilatéraux dans le cadre de la jurisprudence internationale. In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 137-161.  
Includes bibliographical references.

### **State succession**

Degan, W. La succession d'Etats en matière de traités et les Etats nouveaux (issus de l'ex-Yougoslavie) *Annuaire français de droit international*, vol. XLII (1996): 206-227.

Includes bibliographical references.

Shaw, Malcolm N. The heritage of States: the principle of *uti possidetis juris* today. *The British yearbook of international law*, vol. 67 (1996):75-154.

Includes bibliographical references.

*La succession d'Etats : la codification à l'épreuve des faits/ State succession: codification tested against the facts* (Dordrecht, Netherlands; Boston, Mass.: M. Nijhoff Publishers, 1997). 189 p.

Includes bibliographical references.

Watson, Geoffrey R. The law of State succession. In: *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 115-127.

Includes bibliographical references.

### **Trade and development**

Cao, Lan. Toward a new sensibility for international economic development. *Texas international law journal* 32(2) spring 1997:209-270.

Includes bibliographical references.

Flory, Maurice. Mondialisation et droit international du développement. *Revue générale de droit international public* 101(3) 1997:609-633.

Includes bibliographical references.

### **Trusteeship**

Gordon, Ruth. Saving failed States: sometimes a neocolonialist notion. *American University journal of international law and policy* 12(6) 1997:903-974.

Includes bibliographical references.

### **Use of force**

Damrosch, Lori Fisler. Use of force and constitutionalism. *Columbia journal of transnational law* 36(1-2) 1997:449-472.

Includes bibliographical references.

Daniel, Donald C. F., and Bradd C. Hayes. Securing observance of UN mandates through the employment of military force. *International peacekeeping* 3(4) winter 1996:105-125.

Includes bibliographical references.

O'Connell, Mary Ellen. Regulating the use of force in the 21st century: the continuing importance of State autonomy. *Columbia journal of transnational law* 36(1-2) 1997:473-492.

Includes bibliographical references.

Priotti, Anahí. Dimensiones actuales del uso de la fuerza en las relaciones internacionales; legitimidad y restricciones establecidas por el derecho internacional humanitario. *Anuario argentino de derecho internacional*, vol. VII (1996-1997):207-226.

Includes bibliographical references.

Ruggie, John Gerard. The United Nations and the collective use of force: whither or whether? *International peacekeeping* 3(4) winter 1996:1-20.

Includes bibliographical references.

#### C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS

##### **General Agreement on Tariffs and Trade**

Carmody, Chi. Of substantial interest: third parties under GATT. *Michigan journal of international law* 18(4) summer 1997:615-657.

Includes bibliographical references.

Footer, Mary E. The role of consensus in GATT/WTO decision-making. *Northwestern journal of international law and business* 17(2/3) winter/spring 1996/1997:653-680.

Includes bibliographical references.

##### **International Atomic Energy Agency**

Lefebvre, M. Les garanties de l'Agence internationale de l'énergie atomique à l'épreuve des crises récentes du régime de la non-prolifération nucléaire. *Annuaire français de droit international* XLII (1996):137-163.

##### **International Civil Aviation Organization**

Weber, Ludwig. ICAO's initiative to reform the legal framework for air carrier liability. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(I) (1997):59-66.

Weber, Ludwig, and Arie Jakob. Activités de l'Organisation de l'aviation civile internationale. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(II) (1997):340-361.

Includes bibliographical references.

##### **International Labour Organization**

Bartolomei de la Cruz, Hector G., and Alain Euzeby. *L'Organisation internationale du Travail, OIT* (Paris: Presses Universitaires de France, 1997). 127 p.

Cebe, Rémi. Les fonctionnaires internationaux dans l'œil du cyclone : la jurisprudence récente du Tribunal administratif de l'OIT. *Revue générale de droit international public* 102(2) 1997:475-492.

Includes bibliographical references.

Mills, Shaun. The International Labour Organisation, the United Kingdom and freedom of association: an annual cycle of condemnation. *European human rights law review*, vol. 1 (1997):35-53.

Includes bibliographical references.

Ruzié, D. Jurisprudence du Tribunal administratif de l'O.I.T. (1996). *Annuaire français de droit international*, vol. XLII (1996):504-531.

Includes bibliographical references.

Swepton, L. Supervision of ILO Standards, *International journal of comparative labour law and industrial relations* 13(24) winter 1997:327-344.

### **International Maritime Organization**

Schweikart, Debora. Dire straits: the International Maritime Organization in the Bosphorus and Dardanelles. *University of Miami yearbook of international law*, vol. 5 (1996-97):29-50.

### **International Monetary Fund**

Gianviti, François. Development at the International Monetary Fund: some specific legal features of the International Monetary Fund. In: *Current legal issues affecting central banks*, vol. 4 (Washington, D.C.: International Monetary Fund, 1997). p. 1-15.

\_\_\_\_\_. The IMF and the liberalization of capital markets. *Houston journal of international law* 19(3) spring 1997:773-783.

International Monetary Fund. *Good governance: the IMF's role* (Washington, D.C., International Monetary Fund, 1997). 13 p.

Holder, William E. The relationship between the International Monetary Fund and the United Nations. In: *Current legal issues affecting central banks*, vol. 4 (Washington, D.C.: International Monetary Fund, 1997). p. 16-25.

### **United Nations Educational, Scientific and Cultural Organization**

Pepe, Vincenzo. UNESCO: Il patrimonio mondiale dell'umanità per lo sviluppo sostenibile. *Rivista giuridica dell'ambiente* 12(2) 1997:349-357.

Includes bibliographical references.

### **United Nations Industrial Development Organization**

Maria y Campos, Mauricio de. Reform mit resultaten: die UNIDO ist für die neuen Herausforderungen gerüstet. *Vereinte Nationen* 45(4) August 1997:121-125.

### **World Bank**

Bradlow, Daniel D. The World Bank, the IMF, and human rights. *Transnational law and contemporary problems* 6(1) spring 1996:47-90.

Includes bibliographical references.

Moller, Nicholas H. The World Bank: human rights, democracy and governance. *Netherlands quarterly of human rights* 15(1) March 1997:21-45.

Includes bibliographical references.

## **International Centre for Settlement of Investment Disputes**

Choi, Susan. Judicial enforcement of arbitration awards under the ICSID and New York Conventions. *New York University journal of international law and politics* 28(1-2) fall 1995–winter 1996:175-215.

Includes bibliographical references.

Chukwumerije, Okezie. International law and article 42 of the ICSID Convention. *Journal of international arbitration* 14(3) September 1997:79-101.

Includes bibliographical references.

Verveniotis, George. Arbitral settlement of investment disputes. General considerations on ICSID arbitration. *Revue hellénique de droit international* 50(1) 1997:153-165.

Includes bibliographical references.

## **World Health Organization**

Amerasinghe, C. F. The advisory opinion of the International Court of Justice in the WHO Nuclear Weapons Case: a critique. *Leiden journal of international law* 10(3) 1997:525-539.

Includes bibliographical references.

## **World Intellectual Property Organization**

Hicks, Laurinda L., and James R. Holbein. Convergence on national intellectual property norms in international trading agreements. *American University journal of international law and policy* 12(5) 1997:769-814.

Includes bibliographical references.

Samuelson, Pamela. The U.S. digital agenda at WIPO. *Virginia journal of international law* 37(2) winter 1997:369-503.

Includes bibliographical references.

## **World Trade Organization**

Bello, Judith H. Some practical observations about WTO settlement of intellectual property disputes. *Virginia journal of international law* 37(2) winter 1997:357-367.

Includes bibliographical references.

Burt, Eric M. Developing countries and the framework for negotiations on foreign direct investment in the World Trade Organization. *American University journal of international law and policy* 12(6) 1997:1015-1061.

Includes bibliographical references.

Charnovitz, Steve. The World Trade Organization and the environment. *Yearbook of international environmental law*, vol. 8 (1997):98-116.

Includes bibliographical references.

Edwards, Jr., Robert H., and Simon N. Lester. Towards a more comprehensive World Trade Organization Agreement on trade-related investment measures. *Stanford journal of international law* 33(2) summer 1997:169-214.

Includes bibliographical references.

Jackson, John H. Appraising the launch and functioning of the WTO. *German yearbook of international law*, vol. 39 (1996):20-41.

Includes bibliographical references.



- Klebes-Pelissier, Anne. L'Organisation mondiale du commerce : quels enseignements pour le droit des organisations internationales? In: *Le droit des organisations internationales: recueil d'études à la mémoire de Jacques Schwob* (Bruxelles: Bruylant, 1997). p. 71-114.  
Includes bibliographical references.
- Lücke, Matthias. Accession of the CIS countries to the World Trade Organization. *German yearbook of international law*, vol. 39 (1996):134-163.  
Includes bibliographical references.
- Marceau, Gabrielle. NAFTA and WTO dispute settlement rules—a thematic comparison. *Journal of world trade* 31(2) April 1997:25-81.
- Michalek, Jan J. WTO: a new world economic order? *International Geneva yearbook*, vol. XI (1997):19-41.  
Includes bibliographical references.
- Nichols, Philip M. Corruption in the World Trade Organization: discerning the limits of the World Trade Organization's authority. *New York University journal of international law and politics* 28(4) summer 1996:711-784.  
Includes bibliographical references.
- Process, compliance and implementation issues in WTO dispute settlement. *Proceedings* (American Society of International Law, Meeting) 91st (1997):277-288.  
Includes bibliographical references.
- Rossier, William. L'Organisation mondiale du commerce face aux défis de la mondialisation de l'économie. *Studia diplomatica* L(3) 1997:11-23.
- Ruiz Fabri, Hélène. Le règlement des différends dans le cadre de l'Organisation mondiale du commerce. *Journal du droit international* 124(3) juillet/août/septembre 1997:709-755.  
Summary in English. Includes bibliographical references.
- Tait, A. Neil, and Kui-Wai Li. Trade regimes and China's accession to the World Trade Organization. *Journal of world trade* 31(3) June 1997:93-111.  
Includes bibliographical references.
- Thomas, J. C., and David Palmeter. The need for due process in WTO proceedings. *Journal of world trade* 31(1) February 1997:45-57.  
Two separate articles. Includes bibliographical references.
- Wang, Chih-Kang. Taiwan's accession to the World Trade Organization. *Studia diplomatica* L(3) 1997:25-31.