

Extract from:

UNITED NATIONS JURIDICAL YEARBOOK

1999

Part Four. Bibliography



Copyright (c) United Nations

CONTENTS (continued)

	<i>Page</i>
Question whether a private contractor, retained by the World Bank to provide food services to individuals on the Bank's premises, has derivative immunity from District of Columbia taxes on the contractor's sales of food and beverages	433

Part Four. Bibliography

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

A. INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW IN GENERAL	
1. General	446
2. Particular questions	446
B. UNITED NATIONS	
1. <i>General</i>	451
2. <i>Particular organs</i>	451
General Assembly	451
International Court of Justice	451
Regional commissions	454
Secretariat	454
Security Council	454
United Nations Forces	455
3. <i>Particular questions or activities</i>	455
Air and space law	455
Collective security	456
Commercial arbitration	456
Consular relations	457
Definition of aggression	457
Diplomatic relations	458
Disarmament	458
Environmental questions	458
Financing	461
Human rights	461
International criminal law	466
International economic law	474
International terrorism	475
International trade law	475
International waterways	476

CONTENTS (continued)

	<i>Page</i>
Intervention	476
Law of the sea	477
Law of treaties	480
Law of war	480
Maintenance of peace	481
Membership and representation	482
Namibia	483
Narcotic drugs	483
Natural resources	483
Non-governmental organizations	483
Peaceful settlement of disputes	484
Political and security questions	485
Progressive development and codification of international law (in general)	485
Recognition of States	486
Refugees	486
Right of asylum	487
Rule of law	487
Self-defence	488
Self-determination	488
State responsibility	489
State succession	489
Technical cooperation	490
Trade and development	490
Trusteeship	490
Use of force	490
C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS	
General Agreement on Tariffs and Trade	491
International Civil Aviation Organization	492
International Labour Organization	492
International Maritime Organization	492
International Monetary Fund	492
International Telecommunication Union	493
World Bank	493
International Centre for Settlement of Investment Disputes ...	493
World Health Organization	493
World Trade Organization	494

**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

- Allott, Philip. The concept of international law. *European journal of international law* 10(1) 1999:31-50.
- Carreau, Dominique. *Droit international*. 6^e éd. (Paris: A. Pedone, 1999). xxvii, 676 p.
Includes indexes.
- Decaux, Emmanuel. *Droit international public*. 2^e éd. (Paris: Dalloz, 1999). vi, 230 p.
- Nguyen Quoc Dinh, Patrick Daillier and Alain Pellet. *Droit international public*. 6^e éd. (Paris: Librairie générale de droit et jurisprudence, 1999). 1455 p.
Bibliography: p. 11-24. Includes index.
- The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). 592 p.
Includes bibliographical references and index.
- Sinkondo, Marcel. *Droit international public* (Paris: Ellipses, 1999). 508 p.
Includes bibliographical references and index.
- “Symposium on method in international law”. Edited by Steven R. Ratner and Anne-Marie Slaughter. *American journal of international law* 93(2) April 1999:291-423.
Series of articles. Includes bibliographical references.
- Die Vereinten Nationen: Recht und Praxis*. Edited by Franz Cede and Lilly Sucharipa-Bermann. (Vienna: Manzsche Verlags- und Universitätsbuchlandung, 1999). xxiv, 325 p.
Some material in English. Includes bibliographical references and index.

2. Particular questions

- Bandekas, Ilias. The Pinochet affair in international law. *Revue hellénique de droit international*, 52^eme année (1) 1999:119-129.
Includes bibliographical references.
- Bianchi, Andrea. Immunity versus human rights: the *Pinochet* case. *European journal of international law* 10(2) 1999:237-277.
Includes bibliographical references.
- Boldizar, Alexander, and Outi Korhonen. Ethics, morals and international law. *European journal of international law* 10(2) 1999:279-311.
Includes bibliographical references.
- Bradley, Curtis A., and Jack L. Goldsmith. *Pinochet* and international human rights litigation. *Michigan law review* 97(7) June 1999:2129-2184.
Includes bibliographical references.
- Bröhmer, Jürgen. Diplomatic immunity, head of state immunity, state immunity: misconceptions of a notorious human rights violator. *Leiden journal of international law* 12(2) 1999:361-371.
Includes bibliographical references.
- Busuttill, James J. A taste of Armageddon: the law of armed conflict as applied to cyberwar. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 37-56.
Includes bibliographical references.

- Byers, Michael. *Custom, power and the power of rules: international relations and customary international law* (Cambridge, England; New York: Cambridge University Press, 1999). xxii, 250 p.
Bibliography: p. 222-246. Includes index.
- Caldwell, Lynton K. Is world law an emerging reality? Environmental law in a transnational world. *Colorado journal of international environmental law and policy* 10(2) summer 1999:227-243.
Includes bibliographical references.
- Chemillier-Gendreau, Monique. Principe d'égalité et libertés fondamentales en droit international. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 659-669.
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 93(2) April 1999:470-501.
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 93(3) July 1999:628-667.
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 93(4) October 1999:879-912.
Includes bibliographical references.
- Corten, Olivier. The notion of "reasonable" in international law: legal discourse, reason and contradictions. *International and comparative law quarterly* 48(3) July 1999:613-625.
Includes bibliographical references.
- Cosnard, Michel. Quelques observations sur les décisions de la Chambre des Lords du 25 novembre 1998 et du 24 mars 1999 dans l'affaire Pinochet. *Revue générale de droit international public* 103(2) 1999:309-328.
Includes bibliographical references.
- Cullet, Philippe. Differential treatment in international law: towards a new paradigm of interstate relations. *European journal of international law* 10(3) 1999:549-582.
Includes bibliographical references.
- Culmer, David H. The cross-border insolvency concordat and customary international law: Is it ripe yet? *Connecticut journal of international law* 14(2) fall 1999:563-591.
Includes bibliographical references.
- Dominicé, Christian. Quelques observations sur l'immunité de juridiction pénale de l'ancien chef d'Etat. *Revue générale de droit international public* 103(2) 1999:297-308.
Includes bibliographical references.
- Dugard, John. Dealing with crimes of a past regime. Is amnesty still an option? *Leiden journal of international law* 12(4) 1999:1001-1015.
Includes bibliographical references.
- Dunoff, Jeffrey L., and Joel P. Trachtman. Economic analysis of international law. *Yale journal of international law* 24(1) winter 1999:1-59.
Includes bibliographical references. Bibliography: p. 56-59.
- Falk, Richard. The pursuit of international justice: present dilemmas and an imagined future. *Journal of international affairs* 52(2) spring 1999:409-441.
Includes bibliographical references.

- Fidler, David P. *International law and infectious diseases* (Oxford: Clarendon Press; New York: Oxford University Press, 1999). xlvii, 364 p.
Bibliography: p. 337-355. Includes index.
- Fletcher, Ian F. *Insolvency in private international law: national and international approaches* (Oxford: Clarendon Press, 1999). lxvii, 465 p.
Includes bibliographical references (p. 454-455) and index.
- Freeman, Marsha A. International institutions and gendered justice. *Journal of international affairs* 52(2) spring 1999:513-532.
Includes bibliographical references.
- Gamble, John King. New information technologies and the sources of international law: convergence, divergence, obsolescence and/or transformation. *German yearbook of international law*, vol. 41 (1998):170-205.
Includes bibliographical references.
- Goodwin-Gill, Guy S. Crime in international law: obligations *erga omnes* and the duty to prosecute. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 199-223.
Includes bibliographical references.
- Green, Leslie C. *Essays on the modern law of war*. 2nd ed. (Ardley, N.Y.: Transnational Publishers, Inc., 1999). 604 p.
Includes bibliographical references and index.
- Gunther, Carsten Alexander. *Die Klagebefugnis der Staaten in internationalen Streitbeilegungsverfahren* (Cologne: C. Heymanns, 1999). xxi, 306 p.
Includes bibliographical references (p. 281-303) and index.
- Hillgenberg, Hartmut. A fresh look at soft law. *European journal of international law* 10(3) 1999:499-515.
Includes bibliographical references.
- Hirose Kawaguchi, Kazuko. The legality of the threat of use of nuclear weapons and the logic of nuclear deterrence: a legal-sociological analysis. *Proceedings (American Society of International Law, Meeting)*. 93rd (1999):279-287.
Includes bibliographical references.
- Holding state sovereigns accountable for human rights violations: applying the act of state doctrine consistently with international law. *Maryland journal of international law and trade* 23(1) spring/summer 1999:187-211.
Includes bibliographical references.
- Horowitz, Jodi. *Regina v. Bartle and the Commissioner of police for the metropolis and others ex parte Pinochet*: Universal jurisdiction and sovereign immunity for *jus cogens* violations. *Fordham international law journal* 23(2) December 1999:489-527.
Includes bibliographical references.
- International law and The Hague's 750th anniversary*. Edited by Wybo P. Heere (The Hague: T.M.C. Asser Press, 1999). xi, 466 p.
Includes bibliographical references and index.
- Kaikobad, Kaiyan Homi. The quality of justice: "excès de pouvoir" in the adjudication and arbitration of territorial and boundary disputes. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 293-321.
Includes bibliographical references.

- Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). xxi, 790 p.
Includes bibliographical references.
- Mehren, Robert B. von. An international arbitrator's point of view. *The American review of international arbitration* 10(2) 1999:203-214.
Includes bibliographical references.
- Mendelson, M. H. The formation of customary international law. *Recueil des cours (Hague Academy of International Law)*, vol. 272 (1998):155-410.
Includes bibliographical references.
- Murphy, Sean D. Contemporary practice of the United States relating to international law. *American journal of international law* 93(1) January 1999:161-194.
Includes bibliographical references.
- _____. Democratic legitimacy and the recognition of states and governments. *International and comparative law quarterly* 48(3) July 1999:545-581.
Includes bibliographical references.
- Ofosu-Amaah, W. Paatii, Raj Soopramanien and Kishor Uprety. *Combating corruption: a comparative review of selected legal aspects of state practices and major international initiatives* (Washington, D.C.: World Bank, 1999). viii, 114 p.
Includes bibliographical references.
- Orford, Anne. Embodying internationalism: the making of international lawyers. *Australian year book of international law*, vol. 19 (1998):1-34.
Includes bibliographical references.
- Park, William W. Duty and discretion in commercial arbitration. *American journal of international law* 93(4) October 1999:805-823.
Includes bibliographical references.
- Pisillo Mazzeschi, R. Flussi di rifugiati e responsabilità dello Stato di origine. *Rivista di diritto internazionale* LXXXII(3) 1999:621-646.
Includes bibliographical references.
- Polat, Necati. International law, the inherent instability of the international system, and international violence. *Oxford journal of legal studies* 19(1) spring 1999:51-70.
Includes bibliographical references.
- The protection and promotion of e-commerce: should there be a global regulatory scheme for digital signatures? *Fordham international law journal* 22(3) March 1999:1002-1063.
Includes bibliographical references.
- Rigaux, François. Le concept de territorialité: un fantôme en quête de réalité. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 211-222.
Includes bibliographical references.
- Riles, Annelise. Models and documents: artifacts of international legal knowledge. *International and comparative law quarterly* 48(4) October 1999:805-825.
Includes bibliographical references.
- Rogers, John M. *International law and United States law* (Aldershot, Brookfield, VT: Ashgate, 1999). 242 p.
Includes bibliographical references and index.

- Roht-Arriaza, Naomi. Institutions of international justice. *Journal of international affairs* 52(2) spring 1999:473-491.
Includes bibliographical references.
- Romano, Cesare P. R. The proliferation of international judicial bodies: the pieces of the puzzle. *New York University journal of international law and politics* 31(4) summer 1999: 709-751.
Includes bibliographical references.
- Roth, Brad R. *Governmental illegitimacy in international law* (Oxford: Clarendon Press, 1999). xxx, 439 p.
Thesis (Doctoral), University of California (Berkeley). Includes bibliographical references and index.
- Roucounas, Emmanuel. Time limitations for claims and actions under international law. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 223-240.
Includes bibliographical references.
- Schneider, Andrea Kupfer. Getting along: the evolution of dispute resolution regimes in international trade organizations. *Michigan journal of international law* 20(4) summer 1999: 697-773.
Includes bibliographical references.
- Seidl-Hohenveldern, Ignaz. Activities of staff unions in international organizations. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 603-614.
Includes bibliographical references.
- Sharp, Walter Gary. *Cyberspace and the use of force* (Falls Church, Va.: Aegis Research Corp., 1999). xiv, 234 p.
Includes bibliographical references and index.
- Sprecher, Drexel A. *Inside the Nuremberg Trial: a prosecutor's comprehensive account* (Lanham, Md.: University Press of America, 1999). 2 v.
Includes bibliographical references (p. 1549-1557) and index.
- State responsibility and the individual: reparation in instances of grave violations of human rights*. Edited by Albrecht Randelzhofer and Christian Tomuschat (The Hague; London: Martinus Nijhoff Publishers, 1999). xii, 296 p.
Includes bibliographical references and index.
- Strebel, Felix D. The enforcement of foreign judgments and foreign public law. *Loyola of Los Angeles international and comparative law journal* 21(1) March 1999:55-129.
- Talmon, Stefan. Who is a legitimate government in exile? Towards normative criteria for governmental legitimacy in international law. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 499-537.
Includes bibliographical references.
- Van den Wyngaert, Christine and Guy Stessens. The international *non bis in idem* principle: resolving some of the unanswered questions. *International and comparative law quarterly* 48(4) October 1999:779-804.
Includes bibliographical references.
- Yakpo, E. K. M. The African concept of *uti possidetis*—Need for change? In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 271-290.
Includes bibliographical references.

B. UNITED NATIONS

1. General

Annan, Kofi. Intervention. *Medicine conflict and survival* 15(2) April-June 1999:115-125.

Kell, Georg. Weltorganisation und Wirtschaftswelt: Globaler Pakt für das nächste Jahrhundert. *Vereinte Nationen* 47(5) Oktober 1999:163-168.

Lorenz, Joseph P. *Peace, power, and the United Nations: a security system for the twenty-first century* (Boulder, Colo.: Westview Press, 1999). xi, 185 p.

Bibliography: p. 171-176. Includes index.

Szasz, Paul C. The complexification of the United Nations System. *Max Planck yearbook of United Nations law*, vol. 3 (1999):1-57.

Includes bibliographical references.

2. Particular organs

General Assembly

Halvorsen, Anita M. The UN General Assembly's special session on small island developing states—sustainable development in a nutshell. *Colorado journal of international environmental law and policy: yearbook*, 1999:113-126.

Includes bibliographical references.

International Court of Justice

Aznar-Gómez, Mariano J. The 1996 nuclear weapons advisory opinion and *non liquet* in international law. *International and comparative law quarterly* 48(1) January 1999:3-19.

Includes bibliographical references.

Bedi, Shiv R. S. African participation in the International Court of Justice—a statistical appraisal (1946-1998). *African yearbook of international law*, vol. 6 (1998):181-222.

Includes bibliographical references.

Couvreur, Philippe. Développements récents concernant l'accès des organisations intergouvernementales à la procédure contentieuse devant la Cour internationale de Justice. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 293-323.

Includes bibliographical references.

David, Marcella. Passport to justice: internationalizing the political question doctrine for application in the World Court. *Harvard international law journal* 40(1) winter 1999:81-150.

Includes bibliographical references.

Djajic, Sanja. The effect of International Court of Justice decisions on municipal courts in the United States: *Breard v. Greene*. *Hastings international and comparative law review* 23(1) fall 1999:27-108.

Includes bibliographical references.

Doussis, Emmanuella. L'intérêt juridique comme condition de l'intervention devant la Cour internationale de Justice. *Revue hellénique de droit international*, 52ème année (2) 1999: 281-320.

Includes bibliographical references.

Dupuy, Pierre-Marie. The danger of fragmentation or unification of the international legal system and the International Court of Justice. *New York University journal of international law and politics* 31(4) summer 1999:791-807.

Includes bibliographical references.

- Elias, Olufemi, and Chin Lim. *The Right of Passage doctrine revisited: an opportunity missed. Leiden journal of international law* 12(1) 1999:231-245.
Includes bibliographical references.
- Ghozali, Nacer-Eddine. L'avis consultatif de la Cour internationale de Justice (CIJ) sur l'emploi des armes nucléaires: un avis inabouti. *Revue internationale et stratégique*, No. 33, spring 1999:119-127.
Summary in English.
- Gill, Terry. The nuclear weapons advisory opinion of the International Court of Justice and the fundamental distinction between the *jus ad bellum* and the *jus in bello*. *Leiden journal of international law* 12(3) 1999:613-624.
Includes bibliographical references.
- Guillaume, Gilbert. La "cause commune" devant la Cour internationale de Justice. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 325-341.
Includes bibliographical references.
- Head, David. Going to court not war. *Medicine conflict and survival* 15(2) April-June 1999: 149-156.
Includes bibliographical references.
- Higgins, Rosalyn. The International Court of Justice and Africa. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 343-369.
Includes bibliographical references.
- International law, the International Court of Justice, and nuclear weapons*. Edited by Laurence Boisson de Chazournes, Philippe Sands (Cambridge, England; New York: Cambridge University Press, 1999). xxiii, 592 p.
Includes bibliographical references (p. 581-582) and index.
- Kiss, Alexandre-Charles. The International Court of Justice and the protection of the environment. *Hague yearbook of international law*, vol. 11 (1998):1-13.
Includes bibliographical references.
- Kovács, Péter. Quelques considérations sur l'appréciation et l'interprétation de l'arrêt de la Cour internationale de Justice, rendu dans l'affaire Gabcikovo-Nagymaros. *German yearbook of international law*, vol. 41 (1998): 252-266.
Includes bibliographical references.
- Kwiatkowska, Barbara. *Cameroon v. Nigeria land and maritime boundary (preliminary objections)* judgment of 11 June 1998. *Hague yearbook of international law*, vol. 11 (1998): 15-41.
Includes bibliographical references.
- Mani, V. S. The International Court and the humanitarian law of armed conflict. *The Indian journal of international law* 39(1) January-March 1999:32-46.
Includes bibliographical references.
- Martenczuk, Bernd. The Security Council, the International Court and judicial review: What lessons from Lockerbie? *European journal of international law* 10(3) 1999:517-547.
Includes bibliographical references.
- Murray, Ronald King. Nuclear weapons and the law. *Medicine conflict and survival* 15(2) April-June 1999:126-137.
Includes bibliographical references.

- Palchetti, P. L'indicazione di misure cautelari da parte della Corte internazionale di giustizia in situazioni di estrema urgenza. *Rivista di diritto internazionale* LXXXII(3) 1999:719-728.
Includes bibliographical references.
- _____. La rilevanza dell'atteggiamento degli Stati parti nell'accercamento del diritto internazionale generale da parte della Corte internazionale di giustizia. *Rivista di diritto internazionale* LXXXII(3) 1999:647-679.
Includes bibliographical references.
- Ragazzi, Maurizio. International obligations *erga omnes*: their moral foundation and criteria of identification in light of two Japanese contributions. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 455-477.
Includes bibliographical references.
- Ruzie, David. L'avis consultatif de la Cour internationale de Justice du 29 avril 1999, sur demande du Conseil économique et social. *Revue générale de droit international public* 103(3) 1999:667-683.
Includes bibliographical references.
- Salerno, Francesco. La demande reconventionnelle dans la procédure de la Cour internationale de Justice. *Revue générale de droit international public* 103(2) 1999:329-378.
Includes bibliographical references.
- Schwebel, Stephen M. National judges and judges Ad Hoc of the International Court of Justice. *International and comparative law quarterly* 48(4) October 1999:889-900.
Includes bibliographical references.
- Smis, Stefaan, and Kim Van de Borgh. The advisory opinion on the legality of the threat or use of nuclear weapons. *Georgia journal of international and comparative law* 27(2) 1999:345-387.
Includes bibliographical references.
- Tchivounda, Guillaume Pambou. La fonction consultative de la Cour internationale de Justice dans le cadre de l'application des traités internationaux. *Revue hellénique de droit international*, 52ème année (1) 1999:1-17.
Includes bibliographical references.
- Thirlway, Hugh. Counterclaims before the ICJ: the *Genocide Convention and Oil Platforms decisions*. *Leiden journal of international law* 12(1) 1999:197-229.
Includes bibliographical references.
- _____. The law and procedure of the International Court of Justice 1960-1989 (Part nine). *British year book of international law*, vol. 69 (1998):1-83.
Includes bibliographical references.
- Torres Bernardez, Santiago. La fonction de la Cour internationale de Justice: tendances actuelles du règlement judiciaire. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 485-524.
- Treves, Tullio. Conflicts between the International Tribunal for the Law of the Sea and the International Court of Justice. *New York University journal of international law and politics* 31(4) summer 1999:809-821.
Includes bibliographical references.
- Vereshchetin, V. S. Is "deceptive clarity" better than "apparent indecision" in an advisory opinion? In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 531-543.
Includes bibliographical references.

Yee, Sienho. *Forum prorogatum* and the indication of provisional measures in the International Court of Justice. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 565-584.

Includes bibliographical references.

White, Nigel. To review or not to review? The *Lockerbie* cases before the World Court. *Leiden journal of international law* 12(2) 1999:401-423.

Includes bibliographical references.

Regional commissions

Baldi, Stefano, and Gianluca Sambucini. Le Nazioni Unite che non si conoscono: la Commissione Economica per l'Europa. *La Comunità internazionale* LIV(2) 1999:271-295.

Includes bibliographical references.

Secretariat

Kourula, Pirrko. Governance and co-ordination in conflict and post-conflict situations: challenge or maze? In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 351-359.

Includes bibliographical references.

Ruzie, D. La sécurité du personnel des Nations Unies recruté sur le plan local. *Journal du droit international*, 126^e année, No. 2, avril-mai-juin 1999:435-444.

Includes bibliographical references.

Security Council

Bennouna, Mohamed. L'embargo dans la pratique des Nations Unies—radioscopie d'un moyen de pression. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 555-583.

Includes bibliographical references.

Lamb, Susan. Legal limits to United Nations Security Council powers. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 361-388.

Includes bibliographical references.

Martenczuk, Bernd. The Security Council, the International Court and judicial review: What lessons from *Lockerbie*? *European journal of international law* 10(3) 1999:517-547.

Includes bibliographical references.

Oette, Lutz. Die Entwicklung des Oil for Food-Programms und die gegenwärtige humanitäre Lage im Irak. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 59(3) 1999:839-860.

Summary in English. Includes bibliographical references.

Oosthuizen, Gabriël. Playing the devil's advocate: the United Nations Security Council is unbound by law. *Leiden journal of international law* 12(3) 1999:549-563.

Includes bibliographical references.

Osterdahl, Inger. *Threat to the peace: the interpretation by the Security Council of Article 39 of the UN Charter* (Uppsala: Iustus Förlag, 1998). 176 p.

Includes bibliographical references (p. 140-155) and index.

Ripol Carulla, S. El Consejo de Seguridad y la defensa de los derechos humanos. Reflexiones a partir del conflicto de Kosovo. *Revista española de derecho internacional* LI(1) 1999: 59-87.

Summary in English. Includes bibliographical references.

Wahid Dahmane, Farid. Les mesures prises par le Conseil de Sécurité contre les entités non-étatiques. *African journal of international and comparative law* 11(2) June 1999: 227-244.

Includes bibliographical references.

Zemanek, Karl. Is the Security Council the sole judge of its own legality? In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 629-645.

Includes bibliographical references.

United Nations Forces

Murphy, Ray. Legal framework of UN Forces and issues of command and control of Canadian and Irish forces. *Journal of armed conflict law* 4(1) June 1999:41-73.

Includes bibliographical references.

Sambanis, Nicholas. The United Nations operations in Cyprus: a new look at the peacekeeping-peace-making relationship. *International peacekeeping* 6(1) spring 1999:79-108.

Includes bibliographical references.

Šimunovi, Pjer. A framework for success: contextual factors in the UNTAES operation in Eastern Slavonia. *International peacekeeping* 6(1) spring 1999:126-142.

Includes bibliographical references.

3. Particular questions or activities

Air and space law

Baby, Laurie. Le projet de modernisation de la Convention de Varsovie: l'évolution souhaitée des limites de réparation du transporteur aérien résistera-t-elle à la cinquième juridiction? *Revue française de droit aérien et spatial* 209(1) janvier-mars 1999:5-21.

Includes bibliographical references.

Cook, Kevin V. The discovery of lunar water: an opportunity to develop a workable moon treaty. *Georgetown international environmental law review* XI(3) 1999:647-706.

Includes bibliographical references.

Establishing the extraterrestrial: criminal jurisdiction and the international space station. *Boston College international and comparative law review* XXII(2) spring 1999:323-345.

Includes bibliographical references.

Gutiérrez Espada, Cesáreo. La crisis del derecho del espacio, un desafío para el derecho internacional del nuevo siglo. *Anuario de derecho internacional*, vol. XV (1999):235-271.

Includes bibliographical references.

Jasentuliyana, Nandasiri. *International space law and the United Nations* (The Hague: Kluwer Law International, 1999). xxi, 440 p.

Includes bibliographical references and index. Bibliography: p. 415-434.

Larsen, Paul B., and Juergen A. Heilbock. UNIDROIT project on security interests: How the project affects space objects. *Journal of air law and commerce* 64(3) summer 1999: 703-770.

Includes bibliographical references.

- McDougall, P. Ruari. The work of the Committee on the Peaceful Uses of Outer Space (COPUOS). *Annals of air and space law*, vol. XXIV (1999):381-391.
Includes bibliographical references.
- Milde, Michael. Liability in international carriage by air—the new Montreal Convention (28 May 1999). *Uniform law review* IV(4) 1999:835-861.
Summary in French. Includes bibliographical references.
- Moenter, Rochus. The international space station: legal framework and current status. *Journal of air law and commerce* 64(4) fall 1999:1033-1056.
Includes bibliographical references.
- Wool, Jeffrey. The case for a commercial orientation to the proposed UNIDROIT Convention as applied to aircraft equipment. *Law and policy in international business* 31(1) 1999: 79-98.
Includes bibliographical references.

Collective security

- Krisch, Nico. Unilateral enforcement of the collective will: Kosovo, Iraq, and the Security Council. *Max Planck yearbook of United Nations law*, vol. 3 (1999):59-103.
Includes bibliographical references.
- Morris, Justin, and Hilaire McCoubrey. Regional peacekeeping in the post–cold war era. *International peacekeeping* 6(2) summer 1999:129-151.
Includes bibliographical references.
- Nassauer, Otfried. Junger Wein in alten Schläuchen: Vereinte Nationen oder Nordatlantikpakt-Organisation? (II). *Vereinte Nationen* 47(4) August 1999:132-139.
Includes bibliographical references.
- Ramón Chornet, Consuelo. La OTAN, vicaria de la ONU: reflexiones sobre el sistema de seguridad colectiva, a la luz del “nuevo concepto estratégico” acordado en Washington. *Anuario de derecho internacional*, vol. XV (1999):363-383.
Includes bibliographical references.
- Sarooshi, Danesh. *The United Nations and the development of collective security: the delegation by the UN Security Council of its Chapter VII powers* (Oxford, Clarendon Press, 1999). xxii, 311 p.
Thesis (Doctoral), London School of Economics and Political Science, 1997. Bibliography: p. 287-305. Includes index.

Commercial arbitration

- Baron, Gesa. Do the UNIDROIT principles of international commercial contracts form a new *Lex Mercatoria*? *Arbitration international* 15(2) 1999:115-130.
Includes bibliographical references.
- Coipel-Cordonnier, Nathalie. *Les conventions d'arbitrage et d'élection de for en droit international privé* (Paris: L.G.D.J., 1999). xii, 431 p.
Includes bibliographical references (p. 375-395) and index.
- Hill, Richard. On-line arbitration: issues and solutions. *Arbitration international* 15(2) 1999: 199-207.
Includes bibliographical references.
- Huleatt-James, Mark, and Nicholas Gould. *International commercial arbitration: a handbook*. 2nd ed. (London: LLP, 1999). xx, 145 p.
Includes index.

Improving the efficiency of arbitration agreements and awards: 40 years of application of the New York Convention. Edited by Albert Jan van den Berg (The Hague; Boston, Mass.: Kluwer Law International, 1999). xii, 732 p.

Includes bibliographical references and index.

Maniruzzaman, Abul F. M. The *Lex Mercatoria* and international contracts: a challenge for international commercial arbitration. *American University international law review* 14(3) 1999:657-734.

Includes bibliographical references.

Marchac, Grégoire. Interim measures in international commercial arbitration under the ICC, AAA, LCIA and UNCITRAL rules. *American review of international arbitration* 10(1) 1999:123-138.

Includes bibliographical references.

Petrochilos, Georgios C. Arbitration conflict of law rules and the 1980 International Sales Convention. *Revue hellénique de droit international* 52ème année (1) 1999:191-218.

Includes bibliographical references.

_____. Enforcing awards annulled in their state of origin under the New York Convention. *International and comparative law quarterly* 48(4) October 1999:856-888.

Includes bibliographical references.

Read, Pippa. Delocalization of international commercial arbitration: its relevance in the new millennium. *American review of international arbitration* 10(2) 1999:177-201.

Includes bibliographical references.

Redfern, Alan, and Martin Hunter. *Law and practice of international commercial arbitration*. 3rd ed. (London: Sweet & Maxwell, 1999). li, 664 p.

Includes bibliographical references and index.

Consular relations

Addo, Michael K. Interim measures of protection for rights under the Vienna Convention on Consular Relations. *European journal of international law* 10(4) 1999:713-732.

Includes bibliographical references.

Angelet, Nicolas. Le droit des relations diplomatiques dans la pratique récente du Conseil de Sécurité. *Revue belge de droit international* XXXII(1) 1999:149-177.

Includes bibliographical references.

Mani, V. S. The right to consular assistance as a basic human right of aliens—a review of the ICJ order dated 3 March 1999. *Indian journal of international law* 39(3) July-September 1999:431-446.

Includes bibliographical references.

Definition of aggression

Ferencz, Benjamin B. Can aggression be deterred by law? *Pace international law review* XI(2) fall 1999:341-360.

Includes bibliographical references.

Springrose, Linda Jane. Aggression as a core crime in the Rome Statute establishing an international criminal court. *Saint Louis-Warsaw Transatlantic Law Journal* 1999:151-175.

Includes bibliographical references.

Diplomatic relations

Fox, Hazel. The advisory opinion on the difference relating to immunity from legal process of a special rapporteur of the Commission of Human Rights: who has the last word on judicial independence? *Leiden journal of international law* 12(4) 1999:889-918.

Includes bibliographical references.

Disarmament

Crawford, James, and Philippe Sands. Legal aspects of a nuclear weapons convention. *African yearbook of international law*, vol. 6 (1998):153-179.

Includes bibliographical references.

Fidler, David P. The international legal implications of "non-lethal" weapons. *Michigan journal of international law* 21(1) fall 1999:51-100.

Includes bibliographical references.

Jarreau, J. Steven. Interpreting the General Agreement on Trade in Services and the WTO instruments relevant to the international trade of financial services: the lawyer's perspective. *North Carolina journal of international law and commercial regulation* 25(1) fall 1999:1-74.

Includes bibliographical references.

Lenefsky, David. The entry-into-force provision of the Comprehensive Test Ban Treaty: an example of bad international lawyering. *New York Law School journal of international and comparative law* 19(2) 1999:255-263.

Includes bibliographical references.

Mota, Sue Ann. The World Trade Organization: an analysis of disputes. *North Carolina journal of international law and commercial regulation* 25(1) fall 1999:75-105.

Includes bibliographical references.

Nazario, Edwin J. The potential role of arbitration in the Nuclear Non-proliferation Treaty regime. *American review of international arbitration* 10(1) 1999:139-158.

Includes bibliographical references.

Pelzer, Norbert. Focus on the future of nuclear liability law. *Journal of energy and natural resources law* 17(4) November 1999:332-353.

Includes bibliographical references.

Roberts, Colonel Guy B. The counter proliferation self-help paradigm: a legal regime for enforcing the norm prohibiting the proliferation of weapons of mass destruction. *Denver journal of international law and policy* 27(3) summer 1999:483-539.

Includes bibliographical references.

Scharf, Michael P. Clear and present danger: enforcing the international ban on biological and chemical weapons through sanctions, use of force, and criminalization. *Michigan journal of international law* 20(3) spring 1999:477-521.

Includes bibliographical references.

Zedalis, Rex J. Untying the Gordian Knot: evaluating the legal dimensions of the UN Weapons Inspection Programme in Iraq and rethinking the future. *Leiden journal of international law* 12(2) 1999:297-322.

Includes bibliographical references.

Environmental questions

Ahn, Dukgeun. Environmental disputes in the GATT/WTO: before and after *US-Shrimp Case*. *Michigan journal of international law* 20(4) summer 1999:819-870.

Includes bibliographical references.

- Bodansky, Daniel. The legitimacy of international governance: a coming challenge for international environmental law? *American journal of international law* 93(3) July 1999: 596-624.
Includes bibliographical references.
- Boisson de Chazournes, Laurence. The global environment facility galaxy: on linkages among institutions. *Max Planck yearbook of United Nations law*, vol. 3 (1999):243-285.
Includes bibliographical references.
- Campins Eritja, Mar. La acción internacional para reducir los efectos del cambio climático: el Convenio Marco y el Protocolo de Kyoto. *Anuario de derecho internacional*, vol. XV (1999):71-113.
Includes bibliographical references.
- Dessai, Suraje. The Fifth Conference of the Parties to the United Nations Framework Convention on Climate Change: an advancement or derailment of the process? *Colorado journal of international environmental law and policy: yearbook*, 1999:192-207.
Includes bibliographical references.
- Henne, Gudrun, and Saliem Fakir. The regime building of the Convention on biological diversity on the road to Nairobi. *Max Planck yearbook of United Nations law*, vol. 3 (1999): 315-361.
Includes bibliographical references.
- International law and sustainable development: past achievements and future challenges.* Edited by Alan Boyle and David Freestone (Oxford; New York: Oxford University Press, 1999). xxx, 377 p.
Includes bibliographical references and index.
- "Internet symposium: Issues in modern international environmental law". *Colorado journal of international environmental law and policy* 10(2) summer 1999:227-529.
Series of articles. Includes bibliographical references.
- Kempel, Willy. The negotiations on the Basel Convention on the transboundary movement of hazardous wastes and their disposal: a national delegation perspective. *International negotiation: a journal of theory and practice* 4(3) 1999:411-431.
Includes bibliographical references.
- Krueger, Jonathan. *International trade and the Basel Convention* (London: Royal Institute of International Affairs: Energy and Environmental Programme/International Economics Programme: Earthscan; Washington, D.C., 1999). xx, 133 p.
Includes bibliographical references.
- Lang, Winfried. UN-principles and international environmental law. *Max Planck yearbook of United Nations law*, vol. 3 (1999):157-172.
Includes bibliographical references.
- Martin-Bidou, Pascale. Le principe de précaution en droit international de l'environnement. *Revue générale de droit international public* 103(3) 1999:631-666.
Summary in French, English and Spanish. Includes bibliographical references.
- Nanda, Ved P. The Kyoto Protocol on climate change and the challenges to its implementation: a commentary. *Colorado journal of international environmental law and policy* 10(2) summer 1999:319-333.
Includes bibliographical references.
- Okubo, Atsuko. Environmental labeling programs and the GATT/WTO regime. *Georgetown international environmental law review* XI(3) 1999:599-646.
Includes bibliographical references.

- Parmentier, Rémi. Greenpeace and the dumping of waste at sea: a case of non-state actors' intervention in international affairs. *International negotiation: a journal of theory and practice* 4(3) 1999:433-455.
Includes bibliographical references.
- Pontecorvo, Concetta Maria. Interdependence between global environmental regimes: the Kyoto Protocol on climate change and forest protection. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 59(3) 1999:709-748.
Includes bibliographical references.
- Pring, George (Rock), James Otto and Koh Naito. Trends in international environmental law affecting the minerals industry (part I). *Journal of energy and natural resources law* 17 (1) February 1999:39-55.
Includes bibliographical references.
- _____. Trends in international environmental law affecting the minerals industry (part II). *Journal of energy and natural resources law* 17(2) May 1999:151-177.
Includes bibliographical references.
- Protocol on liability and compensation for damage resulting from the transboundary movements of hazardous wastes and their disposal. *Colorado journal of international environmental law and policy: yearbook*, 1999:253-261.
Includes bibliographical references.
- Provost, René. International criminal environmental law. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 439-453.
Includes bibliographical references.
- Rangreji, Luther M. From Berlin to Kyoto: a gaseous mix of missed opportunities—a developing country agenda. *Indian journal of international law* 39(2) April-June 1999:277-290.
Includes bibliographical references.
- Sand, Peter H. Carrots without sticks? New financial mechanisms for global environmental agreements. *Max Planck yearbook of United Nations law*, vol. 3 (1999):363-388.
Includes bibliographical references.
- Sands, Philippe. International courts and the application of the concept of "sustainable development". *Max Planck yearbook of United Nations law*, vol. 3 (1999):389-405.
Includes bibliographical references.
- Shapiro, William J. Protocol to abate acidification, eutrophication, and ground-level ozone. *Colorado journal of international environmental law and policy: yearbook*, 1999:208-219.
Includes bibliographical references.
- Spectar, J. M. Saving the ice princess: NGOs, Antarctica and international law in the new millennium. *Suffolk transnational law review* 23(1) winter 1999:57-100.
- Tarasofsky, Richard G. Ensuring compatibility between multilateral environmental agreements and the GATT/WTO. *Yearbook of international environmental law*, vol. 7 (1996): 52-74.
Includes bibliographical references.
- Werksman, Jacob. Compliance and the Kyoto Protocol: building a backbone into a "flexible" regime. *Yearbook of international environmental law*, vol. 9 (1998):48-101.
Includes bibliographical references.
- Wiser, Glenn M. The clean development mechanism versus the World Trade Organization: can free-market greenhouse gas emissions abatement survive free trade? *Georgetown international environmental law review* XI(3) 1999:531-597.
Includes bibliographical references.

- Wolfrum, R. Means of ensuring compliance with and enforcement of international environmental law. *Recueil des cours (Hague Academy of International Law)*, vol. 272 (1998):9-154.
Includes bibliographical references.
- Yokota, Yojo. International justice and the global environment. *Journal of international affairs* 52(2) spring 1999:583-598.
Includes bibliographical references.
- Yoshida, O. Soft enforcement of treaties: the Montreal Protocol's non-compliance procedures and the functions of internal international institutions. *Colorado journal of international environmental law and policy* 10(1) winter 1999:95-141.
Includes bibliographical references.
- Zahedi, Nancy S. Implementing the Rotterdam Convention: the challenges of transforming aspirational goals into effective controls on hazardous pesticide exports to developing countries. *Georgetown international environmental law review* XI(3) 1999:707-739.
Includes bibliographical references.

Financing

- Williams, Stacy. Billion dollar donation: should the United Nations look a gift horse in the mouth? *Georgia journal of international and comparative law* 27(2) 1999:425-455.
Includes bibliographical references.

Human rights

- Alkalaj, Sven. Never again? *Fordham international law journal* 23(2) December 1999:357-363.
Includes bibliographical references.
- Anaya, S. James. Indigenous peoples and their demands within the modern human rights movement. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 149-161.
Includes bibliographical references.
- _____. Superpower attitudes toward indigenous peoples and group rights. *Proceedings (American Society of International Law, Meeting)*. 93rd (1999):251-260.
Includes bibliographical references.
- André, Laurence, and Julie Dutry. La responsabilité internationale des Etats dans les situations d'extrême pauvreté. *Revue belge de droit international* XXXII(1) 1999:58-85.
Includes bibliographical references.
- Arambulo, Kitty. *Strengthening the supervision of the International Covenant on Economic, Social and Cultural Rights: theoretical and procedural aspects* (Antwerp: Intersentia, 1999). xvii, 449 p.
Includes bibliographical references.
- Babor, Diana D. M. Population growth and reproductive rights in international human rights law. *Connecticut journal of international law* 14(1) summer 1999:83-121.
Includes bibliographical references.
- Baehr, Peter R. *Human rights: universality in practice* (London: MacMillan, 1999). viii, 178 p.
- Baggett, Ted. Human rights abuses in Yugoslavia: to bring an end to political oppression, the international community should assist in establishing an independent Kosovo. *Georgia journal of international and comparative law* 27(2) 1999:457-476.
Includes bibliographical references.

- Battistella, Graziano. Protection of the rights of migrants. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 185-199.
Includes bibliographical references.
- Baylis, Elena A. General comment 24: confronting the problem of reservations to human rights treaties. *Berkeley journal of international law* 17(2) 1999:277-329.
- Beyani, Chaloka. The legal premises for the international protection of human rights. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 21-35.
Includes bibliographical references.
- Boerefijn, Ineke. *The reporting procedure under the Covenant on civil and political rights: practice and procedures of the Human Rights Committee* (Antwerp: Intersentia; Hart, 1999). xvi, 417 p.
Thesis (doctoral), Utrecht University, 1999. Includes bibliographical references and index. Bibliography: p. 393-398.
- Boulesbaa, Ahcene. *The U.N. Convention on torture and the prospects for enforcement* (Boston, Mass.; London: M. Nijhoff Publishers, 1999). xvii, 366 p.
Includes bibliographical references and index.
- The changing face of conflict and the efficacy of international humanitarian law*. Edited by Helen Durham and Timothy L. H. McCormack (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1999). xxvi, 225 p.
Includes bibliographical references and index.
- Chevigny, Paul, Louis Sohn, Georges Abi-Saab and Theodor Meron. Ideal to law to practice: the Universal Declaration today and tomorrow. *Pace international law review* XI(1) spring 1999:69-87.
Includes bibliographical references.
- Clapham, Andrew. Peace, the Security Council and human rights. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 375-388.
Includes bibliographical references.
- Cox, Katherine. The inevitability of nimble fingers? Law, development, and child labor. *Vanderbilt journal of transnational law* 32(1) January 1999:115-165.
Includes bibliographical references.
- Defeis, Elizabeth F. Minority protections and bilateral agreements: an effective mechanism. *Hastings international and comparative law review* 22(2) winter 1999:291-321.
Includes bibliographical references.
- Detrick, Sharon. *A commentary on the United Nations Convention on the Rights of the Child* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1999). xlv, 790 p.
Bibliography: p. 759-772. Includes index.
- "A 50th anniversary celebration of the Universal Declaration of Human Rights 1948-1998". *Pace international law review* XI(1) spring 1999:1-308.
Special issue. Includes bibliographical references.
- Gemalmaz, Mehmet Semih. Constitution, ombudsperson and human rights chamber in "Bosnia and Herzegovina". *Netherlands quarterly of human rights* 17(3) September 1999: 277-329.
Includes bibliographical references.

- "Genocide, war crimes, and crimes against humanity". *Fordham international law journal* 23(2) December 1999:275-488.
Series of articles dedicated to the United Nations High Commissioner for Human Rights. Includes bibliographical references.
- Ghandhi, P. R. The Universal Declaration of Human Rights at fifty years: its origins, significance and impact. *German yearbook of international law*, vol. 41 (1998):206-251.
Includes bibliographical references.
- Grammatikas, Vassilios. The definition of minorities in international law: a problem still looking for a solution. *Revue hellénique de droit international*, 52ème année (2) 1999:321-364.
Includes bibliographical references.
- Hannum, Hurst. New minority rights for the twenty-first century. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 163-173.
Includes bibliographical references.
- Innovation and inspiration: fifty years of the Universal Declaration of Human Rights*. Edited by Peter Baehr, Cees Flinterman and Mignon Senders (Amsterdam: Royal Netherlands Academy of Arts and Sciences, 1999). viii, 238 p.
Includes bibliographical references and index.
- Jacobs, Nicolas. La portée juridique des droits économiques sociaux et culturels. *Revue belge de droit international* XXXII(1) 1999:19-45.
Includes bibliographical references.
- James, Mel. The country mechanisms of the United Nations Commission on Human Rights. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 75-84.
Includes bibliographical references.
- Klein, Eckart. The universal protection of human rights—reality or Utopia? *Law and state*, vol. 59/60 (1999):61-77.
Bibliography: p. 75-77.
- Lambert, Hélène. Protection against *refoulement* in Europe: human rights comes to the rescue. *International and comparative law quarterly* 48(3) July 1999:515-544.
Includes bibliographical references.
- Martin, Ian. Closer to the victim: United Nations human rights field operations. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 85-97.
Includes bibliographical references.
- McCorquodale, Robert. Secrets and lies: economic globalisation and women's human rights. *Australian year book of international law*, vol. 19 (1998):73-83.
Includes bibliographical references.
- Melup, Irene. The United Nations declaration of basic principles of justice for victims of crime and abuse of power. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 53-65.
Includes bibliographical references.
- Minow, Martha. The work of re-membling: after genocide and mass atrocity. *Fordham international law journal* 23(2) December 1999:429-439.
Includes bibliographical references.

- Morsink, Johannes. *The Universal Declaration of Human Rights: origins, drafting and intent* (Philadelphia: University of Pennsylvania Press, 1999). xiv, 378 p.
Includes bibliographical references.
- Mubiala, Mutoy. Les mécanismes des droits de l'homme des Nations Unies et la condition du réfugié, avec une attention spéciale à l'Afrique. *African journal of international and comparative law* 11(4) December 1999:671-687.
Includes bibliographical references.
- Ndiaye, Bacre Waly. Thematic mechanisms and the protection of human rights. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 67-74.
- Oraá, Jaime. The protection of human rights in emergency situations under customary international law. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 413-437.
Includes bibliographical references.
- Pentassuglia, Gaetano. Minority protection in international law: from standard-setting to implementation. *Nordic journal of international law* 68(2) 1999:131-160.
Includes bibliographical references.
- Pinto, Mónica. Fragmentation or unification among international institutions: human rights tribunals. *New York University journal of international law and politics* 31(4) summer 1999:833-842.
Includes bibliographical references.
- The power of human rights: international norms and domestic change*. Edited by Thomas Risse, Stephen C. Ropp and Kathryn Sikkink (Cambridge, England; New York: Cambridge University Press, 1999). xii, 318 p.
Bibliography: p. 279-310. Includes index.
- Ramcharan, B. G. A victim's perspective on the International human rights treaty regime. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 27-35.
Includes bibliographical references.
- Rodley, Nigel S. *The treatment of prisoners under international law*. 2nd ed. (Oxford: Clarendon Press, 1999). xxix, 479 p.
Includes bibliographical references and index.
- Santos Pais, Marta. A vision for children: the Convention on the Rights of the Child. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 131-143.
Includes bibliographical references.
- Shelton, Dinah. *Remedies in international human rights law* (Oxford; New York: Oxford University Press, 1999). xli, 387 p.
Bibliography: p. 363-379. Includes index.
- Sinha, Manoj Kumar. International human rights regime and states of emergency: need for reform. *Indian journal of international law* 39(4) October-December 1999:677-688.
- Sloss, David. The domestication of international human rights: non-self-executing declarations and human rights treaties. *Yale journal of international law* 24(1) winter 1999:129-221.
Includes bibliographical references. Concerns the United States.

Slye, Ronald C. Apartheid as a crime against humanity: a submission to the South African Truth and Reconciliation Commission. *Michigan journal of international law* 20(2) winter 1999:267-300.

Includes bibliographical references.

"Symposium: The Universal Declaration of Human Rights at 50 and the challenge of global markets". *Brooklyn journal of international law* XXV(1) 1999:1-182.

Series of articles. Includes bibliographical references.

Telesetsky, Anastasia. The Kyoto Protocol. *Ecology law quarterly* 26(4) 1999:797-813.

Includes bibliographical references.

United Nations sanctions: effectiveness and effects, especially in the field of human rights: a multi-disciplinary approach. Edited by Willem J. M. van Genugten and Gerard A. de Groot (Antwerp: Intersentia, 1999). xiv, 161 p.

Revised papers from a conference held at Tilburg University, the Netherlands, on 27 and 28 November 1997. Includes bibliographical references (p. 153-161).

The Universal Declaration of Human Rights: a common standard of achievement. Edited by Gudmundur Alfredsson and Asbjorn Eide (The Hague; Boston, Mass.: Martinus Nijhoff Publishers/Cambridge, Mass.: Kluwer Law International, 1999). xxxv, 782 p.

Includes bibliographical references.

The Universal Declaration of Human Rights: fifty years and beyond. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). xxii, 465 p.

Includes bibliographical references and index.

van Boven, Theo. The perspective of the victim. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 13-26.

Includes bibliographical references.

Van Bueren, Geraldine. *The international law on the rights of the child* (The Hague; Boston, Mass.: M. Nijhoff, 1998). xxiii, 435 p.

Includes bibliographical references and index.

Van der Vyver, Johan D. Prosecution and punishment of the crime of genocide. *Fordham international law journal* 23(2) December 1999:286-356.

Includes bibliographical references.

Van Tuijl, Peter. NGOs and human rights: sources of justice and democracy. *Journal of international affairs* 52(2) spring 1999:493-512.

Includes bibliographical references.

van Zyl, Paul. Dilemmas of transitional justice: the case of South Africa's Truth and Reconciliation Commission. *Journal of international affairs* 52(2) spring 1999:647-667.

Includes bibliographical references.

Weisburd, A. M. Implications of international relations theory for the international law of human rights. *Columbia journal of transnational law* 38(1) 1999:45-112.

Includes bibliographical references.

Wolfrum, Rüdiger. The protection of indigenous peoples in international law. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 59(2) 1999:369-382.

Includes bibliographical references.

_____. The Committee on the Elimination of Racial Discrimination. *Max Planck yearbook of United Nations law*, vol. 3 (1999):489-519.

Includes bibliographical references.

International criminal law

Abi-Saab, Georges. International criminal tribunals and the development of international humanitarian and human rights law. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 649-658.

Includes bibliographical references.

Ahlbrecht, Heiko. Geschichte der völkerrechtlichen Strafgerichtsbarkeit im 20. Jahrhundert: unter besonderer Berücksichtigung der völkerrechtlichen Straftatbestände und der Bemühungen um einen Ständigen Internationalen Strafgerichtshof (Baden-Baden: Nomos, 1999). xxiv, 502 p.

Some material in English. Bibliography: p. 474-502.

Annotated leading cases of international criminal tribunals. Edited by André Klip and Göran Sluiter. vol. 1, *the International Criminal Tribunal for the former Yugoslavia 1993-1998* (Antwerp: Intersentia, 1999). 720 p.

Includes bibliographical references and index.

Arbour, Louise, and Morten Bergsmo. Conspicuous absence of jurisdictional overreach. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 129-140.

Includes bibliographical references.

Arsanjani, Mahnoush H. Reflections on the jurisdiction and trigger-mechanism of the International Criminal Court. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 57-76.

Includes bibliographical references.

_____. The Rome Statute of the International Criminal Court. *American journal of international law* 93(1) January 1999:22-43.

Includes bibliographical references.

Askin, Kelly D. Sexual violence in decisions and indictments of the Yugoslav and Rwandan tribunals: current status. *American journal of international law* 93(1) January 1999:97-123.

Includes bibliographical references.

Bank, Roland. Der Fall *Pinochet*: Aufbruch zu neuen Ufern bei der Verfolgung von Menschenrechtsverletzungen? *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 59(3) 1999:677-705.

Summary in English. Includes bibliographical references.

Barboza, J. International Criminal law. *Recueil des cours* (Hague Academy of International Law), vol. 278 (1999):9-199.

Includes bibliographical references.

Barrett, Matthew A. Ratify or reject: examining the United States' opposition to the International Criminal Court. *Georgia journal of international and comparative law* 28(1) 1999:83-110.

Includes bibliographical references.

Bassiouni, M. Cherif. *Crimes against humanity in international criminal law*. 2nd rev. ed. (The Hague; Boston, Mass.: Kluwer Law International, 1999). xli, 610 p.

Includes bibliographical references and index.

_____. The future of international criminal justice. *Pace international law review* XI(2) fall 1999:309-318.

- _____. The International Criminal Court in historical context. *Saint Louis-Warsaw Transatlantic Law Journal* 1999:55-67.
Includes bibliographical references.
- _____. *International criminal law*. 2nd ed. Edited by M. Cherif Bassiouni (Ardsley, N.Y.: Transnational Publishers, 1999). 3 v.
Includes bibliographical references and indexes. Contents: v. 1. Crimes—v. 2. Procedural and enforcement mechanisms—v. 3. Enforcement.
- _____. Negotiating the Treaty of Rome on the establishment of an international criminal court. *Cornell international law journal* 32(3) 1999:443-469.
Includes bibliographical references.
- _____. Policy perspectives favoring the establishment of the International Criminal Court. *Journal of international affairs* 52(2) spring 1999:795-810.
Includes bibliographical references.
- Berman, Sir Franklin. The relationship between the International Criminal Court and the Security Council. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 173-180.
- Bos, Adriaan. The International Criminal Court: recent developments. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 39-46.
Includes bibliographical references.
- Brown, Bartram S. U.S. objections to the Statute of the International Criminal Court: a brief response. *New York University journal of international law and politics* 31(4) summer 1999:855-891.
Includes bibliographical references.
- Cassel, Douglass. The ICC's new legal landscape: the need to expand U.S. domestic jurisdiction to prosecute genocide, war crimes, and crimes against humanity. *Fordham international law journal* 23(2) December 1999:378-397.
Includes bibliographical references.
- Cassese, Antonio. The Statute of the International Criminal Court: some preliminary reflections. *European journal of international law* 10(1) 1999:144-171.
Includes bibliographical references.
- Cervasio, Christine E. Extradition and the International Criminal Court: the future of the political offense doctrine. *Pace international law review* XI(2) fall 1999:419-446.
Includes bibliographical references.
- Charney, Jonathan I. The impact on the international legal system of the growth of international courts and tribunals. *New York University journal of international law and politics* 31(4) summer 1999:697-708.
Includes bibliographical references.
- _____. Progress in international criminal law? *American journal of international law* 93(2) April 1999:452-464.
Includes bibliographical references.
- Ching, Ann B. Evolution of the command responsibility doctrine in light of the *Celebici* Decision of the International Criminal Tribunal for the Former Yugoslavia. *North Carolina journal of international law and commercial regulation* 25(1) fall 1999:167-205.
Includes bibliographical references.

- Clark, Roger S., and David Tolbert. Toward an international criminal court. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 99-112.
Includes bibliographical references.
- Condorelli, Luigi. La Cour pénale internationale: un pas de géant (pourvu qu'il soit accompli . . .). *Revue générale de droit international public* 103(1) 1999:7-21.
Includes bibliographical references.
- Corell, Hans. The relationship between the International Criminal Court and the host country. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 181-188.
- David, Marcella. Grotius repudiated: the American objections to the International Criminal Court and the commitment to international law. *Michigan journal of international law* 20(2) winter 1999:337-412.
Includes bibliographical references.
- Dicker, Richard. Issues facing the International Criminal Court's Preparatory Commission. *Cornell international law journal* 32(3) 1999:471-475.
Includes bibliographical references.
- Ellis, Mark S. Bringing justice to an embattled region—creating and implementing the “rules of the road” for Bosnia-Herzegovina. *Berkeley journal of international law* 17(1) 1999: 1-25.
Includes bibliographical references.
- Essays on the Rome Statute of the International Criminal Court*. Vol. I. Edited by Flavia Lattanzi and William A. Schabas (Rome: II Sirente, 1999).
Includes Rome Statute of the International Criminal Court. Includes bibliographical references.
- Fenrick, William J. Should crimes against humanity replace war crimes? *Columbia journal of transnational law* 37(3) 1999:767-785.
Includes bibliographical references.
- Ferencz, Benjamin. A prosecutor's personal account: from Nuremberg to Rome. *Journal of international affairs* 52(2) spring 1999:455-469.
Includes bibliographical references.
- Furuya, Shuichi. Rule 61 Procedure in the International Criminal Tribunal for the Former Yugoslavia: a lesson for the ICC. *Leiden journal of international law* 12(3) 1999:635-669.
Includes bibliographical references.
- The future of the International Criminal Court. *Proceedings (American Society of International Law, Meeting)*. 93rd (1999):65-72.
Includes bibliographical references.
- Gaeta, Paola. The defence of superior orders: the Statute of the International Criminal Court versus customary international law. *European journal of international law* 10(1) 1999: 172-191.
Includes bibliographical references.
- Hafher, Gerhard, Kristen Boon, Anne Rübesame and Jonathan Huston. A response to the American view as presented by Ruth Wedgwood. *European journal of international law* 10 (1) 1999:108-123.
Includes bibliographical references.

- Henquet, Thomas. Mandatory compliance powers *vis-à-vis* states by the *ad hoc* tribunals and the International Criminal Court: a comparative analysis. *Leiden journal of international law* 12(4) 1999:969-999.
Includes bibliographical references.
- Higgins, Rosalyn. The relationship between the International Criminal Court and the International Court of Justice. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 163-172.
Includes bibliographical references.
- Hoffmeister, Frank, and Sebastian Knoke. Das Vorermittlungsverfahren vor dem Internationalen Strafgerichtshof: Prüfstein für die Effektivität der neuen Gerichtsbarkeit im Völkerstrafrecht. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 59(3) 1999: 785-807.
Summary in English. Includes bibliographical references.
- The International Criminal Court: the making of the Rome Statute: issues, negotiations, results. Edited by Roy S. Lee (The Hague; Boston, Mass.: Kluwer Law International, 1999). xxv, 657 p.
Includes bibliographical references and index.
- The International Criminal Court and trial *in absentia*. *Brooklyn journal of international law* XXIV(3) 1999:763-796.
Includes bibliographical references.
- "International criminal law in the 21st century". *Pace international law review* XI(2) fall 1999: 309-486.
Special issue. Includes bibliographical references.
- Jia, Bing Bing. The differing concepts of war crimes and crimes against humanity in international criminal law. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 243-271.
Includes bibliographical references.
- Judicial reports—Recueils judiciaires, 1994-1995 (The Hague; Boston, Mass.: Kluwer Law International, 1999). 2 v.
Includes index.
- Karagiannakis, Magdalini. The definition of rape and its characterization as an act of genocide—a review of the jurisprudence of the International Criminal Tribunals for Rwanda and the Former Yugoslavia. *Leiden journal of international law* 12(2) 1999:479-490.
Includes bibliographical references.
- Kastrup, Dieter. From Nuremberg to Rome and beyond: the fight against genocide, war crimes, and crimes against humanity. *Fordham international law journal* 23(2) December 1999: 404-414.
Includes bibliographical references.
- Kaul, Hans-Peter. Breakthrough in Rome: the Statute of the International Criminal Court. *Law and state* 59/60 1999:114-128.
Bibliography: p. 128.
- Kirsch, Philippe, and John T. Holmes. The birth of the International Criminal Court: the 1998 Rome Conference. *Canadian yearbook of international law*, vol. XXXVI (1998):3-39.
Includes bibliographical references.

- _____. The Rome Conference on an International Criminal Court: the negotiating process. *American journal of international law* 93(1) January 1999:2-12.
Includes bibliographical references.
- La Haye, E. The jurisdiction of the International Criminal Court: controversies over the pre-conditions for exercising its jurisdiction. *Netherlands international law review* XLVI(1) 1999:1-25.
Includes bibliographical references.
- Lattanzi, Flavia. Competence de la Cour pénale internationale et consentement des Etats. *Revue générale de droit international public* 103(2) 1999:425-444.
Includes bibliographical references.
- Laviolette, Nicole. Commanding rape: sexual violence, command responsibility, and the prosecution of superiors by the International Criminal Tribunals for the Former Yugoslavia and Rwanda. *Canadian yearbook of international law*, vol. XXXVI (1998):93-149.
Includes bibliographical references.
- Lee, Roy S. Creating an International Criminal Court—of procedures and compromises. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 141-152.
- Levy Rodriguez, Cara. Slaying the monster: why the United States should not support the Rome Treaty. *American University international law review* 14(3) 1999:805-844.
Includes bibliographical references.
- Lietzau, William K. Checks and balances and elements of proof: structural pillars for the International Criminal Court. *Cornell international law journal* 32(3) 1999:477-488.
Includes bibliographical references.
- Linton, Suzannah. Reviewing the Case of Dra en Erdemovi: uncharted waters at the International Criminal Tribunal for the Former Yugoslavia. *Leiden journal of international law* 12(1) 1999:251-270.
Includes bibliographical references.
- López-Hurtado, Carlos. The rights of the defence in the law and practice of the international criminal tribunals. *The Review/International Commission of Jurists*, No. 61 (1999):83-108.
Includes bibliographical references.
- Maison, Rafaëlle. Le crime de génocide dans les premiers jugements du Tribunal international pour le Rwanda. *Revue générale de droit international public* 103(1) 1999:129-145.
Includes bibliographical references.
- Marks, Stephen P. Elusive justice for the victims of the Khmer Rouge. *Journal of international affairs* 52(2) spring 1999:691-718.
Includes bibliographical references.
- May, Richard. The relationship between the International Criminal Court and the International Criminal Tribunal for the former Yugoslavia. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 155-162.
- May, Richard, and Marieke Wierda. Trends in international criminal evidence: Nuremberg, Tokyo, The Hague, and Arusha. *Columbia journal of transnational law* 37(3) 1999:725-765.
Includes bibliographical references.
- Meron, Theodor. Crimes under the jurisdiction of the International Criminal Court. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 47-55.

- Moreno Ocampo, Luis. Beyond punishment: justice in the wake of massive crimes in Argentina. *Journal of international affairs* 52(2) spring 1999:669-689.
Includes bibliographical references.
- Murphy, Sean D. Progress and jurisprudence of the International Criminal Tribunal for the Former Yugoslavia. *American journal of international law* 93(1) January 1999:57-97.
Includes bibliographical references.
- Niang, Mame Mandiaye. Le Tribunal pénal international pour le Rwanda. Et si la contumace était possible! *Revue générale de droit international public* 103(2) 1999:379-403.
Summaries in French and English. Includes bibliographical references.
- Oosthuizen, G. H. Some preliminary remarks on the relationship between the envisaged International Criminal Court and the UN Security Council. *Netherlands international law review* XLVI(3) 1999:313-342.
Includes bibliographical references.
- Orentlicher, Diane F. Politics by other means: the law of the International Criminal Court. *Cornell international law journal* 32(3) 1999:489-497.
Includes bibliographical references.
- O'Shea, Andreas. The Statute of the International Criminal Court. *South African law journal* 116 (II) 1999:243-261.
Includes bibliographical references.
- Patel, Bimal N. Do the rules of evidence and procedure of the International Criminal Tribunal for ex-Yugoslavia ensure a fair trial? *Indian journal of international law* 39(3) July-September 1999:464-469.
Includes bibliographical references.
- Penrose, Mary Margaret. Lest we fail: the importance of enforcement in international criminal law. *American University international law review* 15(2) 1999:321-394.
Includes bibliographical references.
- Politi, Mauro. Le statut de Rome de la Cour pénale internationale: le point de vue d'un négociateur. *Revue générale de droit international public* 103(4) 1999:817-850.
Summaries in French and English. Includes bibliographical references.
- Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). xvii, 211 p.
Includes bibliographical references.
- Robertson, Geoffrey. *Crimes against humanity: the struggle for global justice* (London: Allen Lane, 1999). xx, 472 p.
Includes index.
- Robinson, Darryl. Defining "crimes against humanity" at the Rome Conference. *American journal of international law* 93(1) January 1999:43-57.
Includes bibliographical references.
- Rubin, Alfred P. Challenging the conventional wisdom: another view of the International Criminal Court. *Journal of international affairs* 52(2) spring 1999:783-794.
Includes bibliographical references.
- _____. A critical view of the proposed international criminal court. *The Fletcher forum of world affairs* 23(2) fall 1999:139-150.
Includes bibliographical references.

- Ryan, Samantha I. From the furies of Nanking to the eumenides of the International Criminal Court: the evolution of sexual assaults as international crimes. *Pace international law review* XI(2) fall 1999:447-486.
Includes bibliographical references.
- Rydberg, Åsa. The protection of the interests of witnesses—the ICTY in comparison to the future ICC. *Leiden journal of international law* 12(2) 1999:455-478.
Includes bibliographical references.
- Sarooshi, Danesh. The Statute of the International Criminal Court. *International and comparative law quarterly* 48(2) April 1999:387-404.
- Scharf, Michael P. The amnesty exception to the jurisdiction of the International Criminal Court. *Cornell international law journal* 32(3) 1999:507-527.
Includes bibliographical references.
- _____. Responding to Rwanda: accountability mechanisms in the aftermath of genocide. *Journal of international affairs* 52(2) spring 1999:621-638.
Includes bibliographical references.
- Scheffer, David J. Deterrence of war crimes in the 21st century. *Maryland journal of international law and trade* 23(1) spring/summer 1999:1-13.
Includes bibliographical references.
- _____. The United States and the International Criminal Court. *American journal of international law* 93(1) January 1999:12-22.
Includes bibliographical references.
- _____. U.S. policy and the International Criminal Court. *Cornell international law journal* 32(3) 1999:529-534.
Includes bibliographical references.
- _____. War crimes and crimes against humanity. *Pace international law review* XI(2) fall 1999:319-340.
Includes bibliographical references.
- Sharp, Sr., Walter Gary. The International Criminal Tribunal for the Former Yugoslavia: defining the offenses. *Maryland journal of international law and trade* 23(1) spring/summer 1999:15-76.
Includes bibliographical references.
- Šimonović, Ivan. The role of the ICTY in the development of international criminal adjudication. *Fordham international law journal* 23(2) December 1999:440-459.
Includes bibliographical references.
- Strijards, Gerard. The institution of an International Criminal Court. *Leiden journal of international law* 12(3) 1999:671-681.
Includes bibliographical references.
- Sur, Serge. Vers une Cour pénale internationale: la Convention de Rome entre les O.N.G. et le Conseil de Sécurité. *Revue générale de droit international public* 103(1) 1999:29-45.
- Swart, Bert, and Göran Sluiter. The International Criminal Court and international criminal cooperation. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 91-127.
Includes bibliographical references.

- “Symposium—The International Criminal Court: consensus and debate on the international adjudication of genocide, crimes against humanity, war crimes, and aggression”. *Cornell international law journal* 32(3) 1999:437-541.
Special issue. Includes bibliographical references.
- “Symposium: The International Criminal Court”. *European journal of international law* 10(1) 1999:93-191.
Series of articles. Includes bibliographical references.
- “Symposium issue—The proliferation of international tribunals: piecing together the puzzle”. *New York University journal of international law and politics* 31(4) summer 1999:679-933.
Special issue. Includes bibliographical references.
- Tallgren, Immi. We did it? The vertigo of law and everyday life at the Diplomatic Conference on the establishment of an International Criminal Court. *Leiden journal of international law* 12(3) 1999:683-707.
Includes bibliographical references.
- Thornton, Brenda Sue. An International Criminal Tribunal for Rwanda: a report from the field. *Journal of international affairs* 52(2) spring 1999:639-646.
Includes bibliographical references.
- Tochilovsky, V. Rules of procedure for the International Criminal Court: problems to address in light of the experience of the ad hoc tribunals. *Netherlands international law review* XLVI(3) 1999:343-360.
Includes bibliographical references.
- Toward an International Criminal Court: three options presented as presidential speeches* (New York: Council on Foreign Relations, 1999). viii, 94 p.
- van Boven, Theo. The position of the victim in the Statute of the International Criminal Court. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 77-89.
Includes bibliographical references.
- van der Vyver, J. D. Universal jurisdiction in international criminal law. *South African yearbook of international law*, vol. 24 (1999):107-132.
Includes bibliographical references.
- Van Schaack, Beth. The definition of crimes against humanity: resolving the incoherence. *Columbia journal of transnational law* 37(3) 1999:787-850.
Includes bibliographical references.
- _____. The establishment of the Permanent International Criminal Court: an international symposium. *Chinese yearbook of international law and affairs*, vol. 17 (1998-1999): 1-61.
Includes bibliographical references.
- Von Hebel, Herman. An international criminal court—a historical perspective. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 13-38.
Includes bibliographical references.
- Washburn, John. The negotiation of the Rome Statute for the International Criminal Court and international lawmaking in the 21st century. *Pace international law review* XI(2) fall 1999:361-377.
Includes bibliographical references.

Wedgwood, Ruth. The International Criminal Court: an American view. *European journal of international law* 10(1) 1999:93-107.

Includes bibliographical references.

_____. The United States and the International Criminal Court: achieving a wider consensus through the "Ithaca Package". *Cornell international law journal* 32(3) 1999:535-541.

Includes bibliographical references.

Wippman, David. Atrocities, deterrence, and the limits of international justice. *Fordham international law journal* 23(2) December 1999:473-488.

Includes bibliographical references.

Wladimiroff, Michail. The assignment of defence counsel before the International Criminal Tribunal for Rwanda. *Leiden journal of international law* 12(4) 1999:957-968.

Includes bibliographical references.

Wortzel, Kerry R. The jurisdiction of an international criminal tribunal in Kosovo. *Pace international law review* XI(2) fall 1999:379-404.

Includes bibliographical references.

Zappalà, S. Il procuratore della Corte penale internazionale: luci e ombre. *Rivista di diritto internazionale* LXXXII(1) 1999:39-85.

Includes bibliographical references.

Zwanenburg, Marten. The statute for an international criminal court and the United States: peacekeepers under fire? *European journal of international law* 10(1) 1999:124-143.

Includes bibliographical references.

International economic law

Bello, Judith H. Rising tides: the many-faceted benefits of global trade liberalization. *Proceedings (American Society of International Law, Meeting)*. 93rd (1999):86-97.

Includes bibliographical references.

Convention pour l'unification de certaines règles relatives au transport aérien international, adoptée à Montréal le 28 mai 1999. *Revue française de droit aérien et spatial* 212(4) octobre-décembre 1999:381-400.

Cortright, David, and George A. Lopez. Are sanctions just? The problematic case of Iraq. *Journal of international affairs* 52(2) spring 1999:735-755.

Includes bibliographical references.

Didier, Nsasa Makamona. Système commercial multilatéral: 50 ans de libéralisation des échanges internationaux. *African journal of international and comparative law* 11(4) December 1999:709-723.

Includes bibliographical references.

Ezrahi, Ariel M. Opting out of opt-out clauses: removing obstacles to international trade and international peace. *Law and policy in international business* 31(1) 1999:123-156.

Includes bibliographical references.

Folliot, Michel G. La modernisation du système varsovien de responsabilité du transporteur. *Revue française de droit aérien et spatial* 212(4) octobre-décembre 1999:409-437.

Includes bibliographical references.

Gates, Sean. La Convention de Montréal de 1999. *Revue française de droit aérien et spatial* 212(4) octobre-décembre 1999:439-446.

Includes bibliographical references.

- Jackson, John H. International economic law: jurisprudence and contours. *Proceedings (American Society of International Law, Meeting)*. 93rd (1999):98-104.
Includes bibliographical references.
- Spar, Debora, and David Yoffie. Multinational enterprises and the prospects for justice. *Journal of international affairs* 52(2) spring 1999:557-581.
Includes bibliographical references.
- Tarullo, Daniel K. Law and governance in a global economy. *Proceedings (American Society of International Law, Meeting)*. 93rd (1999):105-113.
Includes bibliographical references.

International terrorism

- Dugard, John. Terrorism and international law. Consensus at last? In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 159-171.
Includes bibliographical references.
- Hunt, Cecil. The potential contribution of the Chemical Weapons Convention to combating terrorism. *Michigan journal of international law* 20(3) spring 1999:523-535.
Includes bibliographical references.
- Terrorism and international responses. *Proceedings (American Society of International Law, Meeting)*. 93rd (1999):78-81.
Includes bibliographical references.

International trade law

- Bailey, James E. Facing the truth: seeing the Convention on contracts for the international sale of goods as an obstacle to a uniform law of international sales. *Cornell international law journal* 32(2) 1999:263-317.
Includes bibliographical references.
- Bernasconi, C. The personal and territorial scope of the Vienna Convention on contracts for the international sale of goods (article 1). *Netherlands international law review* XLVI(2) 1999:137-170.
Includes bibliographical references.
- Bhala, Raj. The myth about *stare decisis* and international trade law (Part one of a trilogy). *American University international law review* 14(4) 1999:845-956.
Includes bibliographical references.
- Boele-Woelki, Katharina. The limitation of rights and actions in the international sale of goods. *Uniform law review* IV(3) 1999:621-650.
Summary in French. Includes bibliographical references.
- De Ly, Filip. The U.N. Convention on independent guarantees and stand-by letters of credit. *The international lawyer* 33(3) fall 1999:831-847.
Includes bibliographical references.
- Eiselen, Sieg. Adoption of the Vienna Convention for the International Sale of Goods (the CISG) in South Africa. *South African law journal* 116(II) 1999:323-370.
Includes bibliographical references.
- "The Fifteenth Sokol Colloquium on private international law: unity and harmonization in international commercial law". *Virginia journal of international law* 39(3) spring 1999: 537-797.
Special issue. Includes bibliographical references.

Gillette, Clayton P. Harmony and stasis in trade usages for international sales. *Virginia journal of international law* 39(3) spring 1999:707-741.

Includes bibliographical references.

Hansen, Patricia I. Transparency, standards of review, and the use of trade measures to protect the global environment. *Virginia journal of international law* 39(4) 1999:1017-1068.

Includes bibliographical references.

Honnold, John O. *Uniform law for international sales under the 1980 United Nations Convention*. 3rd ed. (The Hague; Boston, Mass.: Kluwer Law International, 1999). xxix, 608 p.

Includes bibliographical references and index.

Kapstein, Ethan B. Distributing the gains: justice and international trade. *Journal of international affairs* 52(2) spring 1999:533-555.

Includes bibliographical references.

Managing failure in the new global economy: the U.N.C.I.T.R.A.L. model law on cross-border insolvency. *Boston College international and comparative law review* XXII(2) spring 1999:383-423.

Includes bibliographical references.

Walt, Steven. Novelty and the risks of uniform sales law. *Virginia journal of international law* 39(3) spring 1999:671-705.

Includes bibliographical references.

International waterways

Carroll, Christina M. Past and future legal framework of the Nile River Basin. *Georgetown international environmental law review* XII(1) 1999:269-304.

Includes bibliographical references.

Castillo Daudí, Mireya. La protección y preservación de cursos de agua internacionales: el Convenio sobre el derecho de los usos de los cursos de agua internacionales para fines distintos de la navegación de 21 de mayo de 1997. *Anuario de derecho internacional*, vol. XV (1999):115-158.

Includes bibliographical references.

Fuentes, Ximena. Sustainable development and the equitable utilization of international water-courses. *British year book of international law*, vol. 69 (1998):119-200.

Includes bibliographical references.

_____. The utilization of international groundwater in general international law. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 177-198.

Includes bibliographical references.

Kasme, Badr. L'obligation de règlement des différends relatifs aux cours d'eau internationaux. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 179-200.

Includes bibliographical references.

Intervention

Abiew, Francis Kofi. *The evolution of the doctrine and practice of humanitarian intervention* (The Hague; Boston, Mass.: Kluwer Law International, 1999). 325 p.

Thesis (Doctoral), University of Alberta, 1997. Bibliography: p. 283-319. Includes index.

Barrie, George N. Forcible intervention and international law: legal theory and realities. *South African law journal* 116(IV) 1999:791-809.

Includes bibliographical references.

- Blockmans, Steven. Moving into UNchartered waters: an emerging right of unilateral humanitarian intervention? *Leiden journal of international law* 12(4) 1999:759-786.
Includes bibliographical references.
- Bothe, Michael, and Bernd Martenczuk. Die NATO und die Vereinten Nationen nach dem Kosovo-Konflikt: eine völkerrechtliche Standortbestimmung. *Vereinte Nationen* 47(4) August 1999:125-132.
Includes bibliographical references.
- Charney, Jonathan I. Anticipatory humanitarian intervention in Kosovo. *Vanderbilt journal of transnational law* 32(5) November 1999:1231-1248.
Includes bibliographical references.
- Cox, Marcus. The Dayton Agreement in Bosnia and Herzegovina: a study of implementation strategies. *British year book of international law*, vol. 69 (1998):201-243.
Includes bibliographical references.
- Currie, John. NATO's humanitarian intervention in Kosovo: making or breaking international law? *Canadian yearbook of international law*, vol. XXXVI (1998):303-333.
Includes bibliographical references.
- Guicherd, Catherine. International law and the war in Kosovo. *Survival: the IISS quarterly* 41(2) summer 1999:19-33.
Includes bibliographical references.
- Kritsiotis, Dino. Security Council Resolution 1101 (1997) and the Multinational Protection Force of Operation Alba in Albania. *Leiden journal of international law* 12(3) 1999:511-547.
Includes bibliographical references.
- Nolte, Georg. *Eingreifen auf Einladung: zur völkerrechtlichen Zulässigkeit des Einsatzes fremder Truppen im internen Konflikt auf Einladung der Regierung—Intervention upon invitation: use of force by foreign troops in internal conflicts at the invitation of a government under international law* (Berlin; New York: Springer, 1999). xxv, 1038 p.
Includes bibliographical references (p. 641-684) and index. Summary in English.
- _____. Kosovo und Konstitutionalisierung: zur humanitären Intervention der NATO-Staaten. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 59(4) 1999: 941-960.
Summary in English. Includes bibliographical references.
- Raj, Sushil. The failure of humanitarian intervention in Rwanda and the need for reconceptualisation. *Indian journal of international law* 39(3) July-September 1999:470-482.
Includes bibliographical references.
- Weiss, Thomas George. *Military-civilian interactions: intervening in humanitarian crises* (Lanham, Md.: Rowman & Littlefield, 1999). xix, 281 p.
Includes bibliographical references (p. 257-267) and index.
- Williams, John. The ethical basis of humanitarian intervention, the Security Council and Yugoslavia. *International peacekeeping* 6(2) summer 1999:1-23.
Includes bibliographical references.
- Law of the sea**
- Bartson, Ronald. The law of the sea and regional fisheries organisations. *International journal of marine and coastal law* 14(3) August 1999:333-352.
Includes bibliographical references.

- Boyle, A. E. Problems of compulsory jurisdiction and the settlement of disputes relating to straddling fish stocks. *International journal of marine and coastal law* 14(1) March 1999:1-25.
Includes bibliographical references.
- Bula-Bula, Sayeman. L'odyssée du droit de la mer dans les abysses. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 63-141.
Includes bibliographical references.
- Charney, Jonathan I. Rocks that cannot sustain human habitation. *American journal of international law* 93(4) October 1999:863-878.
Includes bibliographical references.
- Churchill, R. R., and A. V. Lowe. *The law of the sea*. 3rd ed. (Manchester, England: Manchester University Press, 1999). xlix, 494 p.
Includes bibliographical references and index.
- Churchill, Robin. Fisheries jurisdictions case (Spain v. Canada). *Leiden journal of international law* 12(3)1999:597-611.
Includes bibliographical references.
- Dyoulgerov, Milen. Navigating the Bosphorus and the Dardanelles: a test for the international community. *International journal of marine and coastal law* 14(1) March 1999:57-100.
Includes bibliographical references.
- Evans, Malcolm D. Maritime delimitation after *Denmark v. Norway*: back to the future? In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 153-176.
Includes bibliographical references.
- Franckx, Erik. Vessel-source pollution and coastal state jurisdiction: general framework. *South African yearbook of international law*, vol. 24 (1999):1-34.
Includes bibliographical references.
- Freestone, David, and Zen Makuch. The new international environmental law of fisheries: the 1995 UN Straddling Stocks Convention. *Yearbook of international environmental law*, vol. 7 (1996):3-51.
Includes bibliographical references.
- Hakapää, K., and E. J. Molenaar. Innocent passage—past and present. *Marine policy* 23(2) March 1999:131-145.
Includes bibliographical references.
- Hulsewé, Daphne. In the tradition of Grotius: building an airport in the EEZ. *Annals of air and space law*, vol. XXIV (1999):63-82.
Includes bibliographical references.
- Kaye, Stuart. The use of multiple boundaries in maritime boundary delimitation: law and practice. *Australian year book of international law*, vol. 19 (1998):49-72.
Includes bibliographical references.
- Keyuan, Zou. The Chinese traditional maritime boundary line in the South China Sea and its legal consequences for the resolution of the dispute over the Spratly Islands. *International journal of marine and coastal law* 14(1) March 1999:27-55.
Includes bibliographical references.
- Laing, E. A. A perspective on provisional measures under UNCLOS. *Netherlands yearbook of international law*, vol. XXIX (1998):45-70.
Includes bibliographical references.

- Llanos Mansilla, Hugo. La aplicación del Derecho del Mar en la Antártica. *Revista Peruana de Derecho International* XLIX (113) enero-junio 1999:91-114.
Includes bibliographical references.
- Marsit, Mohamed Mouldi. *Le tribunal du droit de la mer: présentation et textes officiels* (Paris: A. Pedone, 1999). 175 p.
- Menefee, Samuel Pyeatt. Foreign naval intervention in cases of privacy: problems and strategies. *International journal of marine and coastal law* 14(3) August 1999:353-370.
Includes bibliographical references.
- Oceans policy: new institutions, challenges and opportunities*. Edited by Myron H. Nordquist and John Norton Moore (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1999). xv, 344 p.
Includes bibliographical references.
- Order for the oceans at the turn of the century*. Edited by Davor Vidas and Willy Ostreng (The Hague; Boston, Mass.: Kluwer Law International, 1999). xxxiii, 577 p.
Includes bibliographical references and index.
- Orrego Vicuña, Francisco. *The changing international law of high seas fisheries* (Cambridge, England; New York: Cambridge University Press, 1999). xix, 338 p.
Bibliography: p. 294-329. Includes index.
- Regulation of the Turkish straits: UNCLOS as an alternative to the Treaty of Montreux and the 1994 Maritime Traffic Regulations for the Turkish Straits and Marmara Region. *Fordham international law journal* 22(3) March 1999:961-1001.
Includes bibliographical references.
- Stephens, Dale G. The impact of the 1982 Law of the Sea Convention on the conduct of peacetime naval/military operations. *California Western international law journal* 29(2) spring 1999:283-311.
Includes bibliographical references.
- Treves, Tullio. Conflicts between the International Tribunal for the Law of the Sea and the International Court of Justice. *New York University journal of international law and politics* 31(4) summer 1999:809-821.
Includes bibliographical references.
- Vasciannie, Stephen. Resource entitlement in the law of the sea: some areas of continuity and change. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 539-564.
Includes bibliographical references.
- Wolfrum, Rudiger. The impact of the United Nations Convention on the Law of the Sea on the progressive development of international law. *Indian journal of international law* 39(4) October-December 1999:615-625.
Includes bibliographical references.
- Wood, Michael C. International seabed authority: the first four years. *Max Planck yearbook of United Nations law*, vol. 3 (1999):173-241.
Includes bibliographical references.
- Woodliffe, John. Decommissioning of offshore oil and gas installations in European waters: the end of a decade of indecision? *International journal of marine and coastal law* 14(1) March 1999:101-123.
Includes bibliographical references.

Zou, Keyuan. The Chinese traditional maritime boundary line in the South China Sea and its legal consequences for the resolution of the dispute over the Spratly Islands. *International journal of marine and coastal law* 14(1) March 1999:27-55.
Includes bibliographical references.

Law of treaties

Boyle, Alan E. Some reflections on the relationship of treaties and soft law. *International and comparative law quarterly* 48(4) October 1999:901-913.
Includes bibliographical references.

Carr, Craig L., and Gary L. Scott. Multilateral treaties and the environment: a case study in the formation of customary international law. *Denver journal of international law and policy* 27(2) spring 1999:313-335.
Includes bibliographical references.

Moore, John Norton. Enhancing compliance with international law: a neglected remedy. *Virginia journal of international law* 39(4) summer 1999:881-1016.
Includes bibliographical references.

Pratap, Ravindra. Nuclear arms control treaties and non-parties. *Indian journal of international law* 39(4) October-December 1999:626-676.
Includes bibliographical references.

Sapienza, Rosario. Les déclarations interprétatives unilatérales et l'interprétation des traités. *Revue générale de droit international public* 103(3) 1999:601-629.
Summaries in French, English and Spanish. Includes bibliographical references.

Suy, Eric. Le préambule. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 253-269.
Includes bibliographical references.

Law of war

Ashkin, Kelly D. The international war crimes trial of Anto Furundzija: major progress toward ending the cycle of impunity for rape crime. *Leiden journal of international law* 12(4) 1999:935-955.
Includes bibliographical references.

Cervell, José Maria. Las minas antipersonales: ¿el principio del fin? *Anuario de derecho internacional*, vol. XV (1999):481-503.
Includes bibliographical references.

Crimes of war: what the public should know. Edited by Roy Gutman and David Rieff (New York: W. W. Norton & Co, 1999). 399 p.
Includes bibliographical references.

David, Eric. Principes de droit des conflits armés. 2ème éd. (Bruxelles: Bruylant, 1999). 860 p.
Bibliography: p. 799-821. Includes index.

Djiéna Wembou, Michel-Cyr. La répression des crimes de guerre et des autres violations graves du droit humanitaire. *African journal of international and comparative law* 11(3) October 1999:375-391.
Includes bibliographical references.

Draper, G. I. A. D. *Reflections on law and armed conflicts: the selected works on the laws of war by the late professor Colonel G. I. A. D. Draper, OBE*. Edited by Michael A. Meyer and Hilarie McCoubrey (The Hague; Boston, Mass.: Kluwer Law International, 1998). xxx, 288 p.
Includes bibliographical references and index.

"Essays on the laws of war and war crimes tribunals in honor of Telford Taylor". *Columbia journal of transnational law* 37 (3) 1999:649-1047.

Special issue. Includes bibliographical references. Bibliography: p. 1015-1047.

Lavoyer, Jean-Philippe and Louis Maresca. The role of the ICRC in the development of international humanitarian law. *International negotiation: a journal of theory and practice* 4(3) 1999:501-525.

Includes bibliographical references.

Mustoe, Jodi Preusser. The 1997 Treaty to ban the use of landmines: Was president Clinton's refusal to become a signatory warranted? *Georgia journal of international and comparative law* 27(3) 1999:541-569.

Includes bibliographical references.

Patel, Bimal N. Protection zones in international humanitarian law. *Indian journal of international law* 39(4) October-December 1999:689-702.

Includes bibliographical references.

The regulation of an invisible enemy: the international community's response to land mine proliferation. *Boston College international and comparative law review* XXII(2) spring 1999:465-493.

Includes bibliographical references.

Sapone, Montgomery. Have rifle with scope, will travel: the global economy of mercenary violence. *California Western international law journal* 30(1) fall 1999:1-43.

Includes bibliographical references.

Sassòli, Marco, and Antoine A. Bouvier. *How does law protect in war? Cases, documents, and teaching materials on contemporary practice in international humanitarian law* (Geneva: International Committee of the Red Cross, 1999). 1492 p.

Includes bibliographical references and index.

Maintenance of peace

Call, Chuck, and Michael Barnett. Looking for a few good cops: peacekeeping, peacebuilding and CIVPOL. *International peacekeeping* 6(4) winter 1999:43-68.

Includes bibliographical references.

Cellamare, Giovanni. Le operazioni di peace-keeping multifunzionali (Turin: G. Giappichelli, 1999). xvi, 239 p.

Includes bibliographical references and index.

Chandler, David. The limits of peacebuilding: international regulation and civil society development in Bosnia. *International peacekeeping* 6(1) spring 1999:109-125.

Includes bibliographical references.

Cordone, Claudio. Police reform and human rights investigations: the experience of the UN Mission in Bosnia and Herzegovina. *International peacekeeping* 6(4) winter 1999:191-209.

Includes bibliographical references.

Eide, Espen Barth, and Tor Tanke Holm. Postscript: towards executive authority policing? The lessons of Kosovo. *International peacekeeping* 6(4) winter 1999:10-219.

Includes bibliographical references.

Griffin, Michèle. Retrenchment, reform and regionalization: trends in UN peace support operations. *International peacekeeping* 6(1) spring 1999:1-31.

Includes bibliographical references.

Hartz, Halvor. CIVPOL: the UN instrument for police reform. *International peacekeeping* 6(4) winter 1999:27-42.

Includes bibliographical references.

Holm, Tor Tanke. CIVPOL operations in Eastern Slavonia, 1992-1998. *International peacekeeping* 6(4) winter 1999:135-156.

Includes bibliographical references.

Malan, Mark. Peacebuilding in Southern Africa: police reform in Mozambique and South Africa. *International peacekeeping* 6(4) winter 1999:171-190.

Includes bibliographical references.

Marotta, Francesca. The blue flame and the gold shield: methodology, challenges and lessons learned on human rights training for police. *International peacekeeping* 6(4) winter 1999:69-92.

Includes bibliographical references.

Nachmias, Nitza. UNIFIL: When peace is non-existent, peacekeeping is impossible. *International peacekeeping* 6(3) autumn 1999:95-112.

Includes bibliographical references.

Otis, Pauletta, and Joseph C. Bebel. Borders and boundaries: drawing lines which keep the peace. *International peacekeeping* 6(3) autumn 1999:31-53.

Includes bibliographical references.

Peacebuilding and police reform. *International peacekeeping* 6(4) winter 1999:1-219.

Special issue. Includes bibliographical references.

Peacekeeping and the UN agencies. Edited by Jim Whitman (London; Portland, Or.: Frank Cass, 1999). 143 p.

Includes bibliographical references and index.

Perritt, Jr., Henry H. Policing international peace and security: international police forces. *Wisconsin international law journal* 17(2) summer 1999:281-324.

Includes bibliographical references.

Sinjela, Mpazi. The United Nations and internal/international conflicts in Africa: a documentary survey. *African yearbook of international law*, vol. 6 (1998):289-363.

Includes bibliographical references.

Urios Moliner, Santiago. La convención sobre seguridad del personal de las Naciones Unidas y el personal asociado. *Anuario de derecho internacional*, vol. XV (1999):547-599.

Includes bibliographical references.

Wundeh Eno, Robert. United Nations peacekeeping operations and respect for human rights. *South African yearbook of international law*, vol. 24 (1999):76-106.

Includes bibliographical references.

Membership and representation

Janev, Igor. Legal aspects of the use of a provisional name for Macedonia in the United Nations system. *American journal of international law* 93(1) January 1999:155-160.

Includes bibliographical references.

McDermott, Anthony. Japan's financial contribution to the UN System: in pursuit of acceptance and standing. *International peacekeeping* 6(2) summer 1999:64-88.

Includes bibliographical references.

Namibia

Bennett, Terence, and Christopher D. Rogers. How mineral policy regarding taxation is reflected in the mineral law of Namibia. *Journal of energy and natural resources law* 17(3) August 1999:236-250.

Includes bibliographical references.

Pomerance, Michla. The ICJ and South West Africa (Namibia): a retrospective legal political assessment. *Leiden journal of international law* 12(2) 1999:425-436.

Includes bibliographical references.

Narcotic drugs

Raustiala, Kal. Law, liberalization and international narcotics trafficking. *New York University journal of international law and politics* 32(1) fall 1999:89-145.

Includes bibliographical references.

Natural resources

Bacon, Brad L. Enforcement mechanisms in international wildlife agreement and the United States: wading through the murk. *Georgetown international environmental law review* XII(1) 1999:331-363.

Includes bibliographical references.

Beer-Gabel, Josette, and Bernard Labat. *La protection internationale de la faune et de la flore sauvages* (Bruxelles: Editions Bruylant; Editions de l'Université de Bruxelles, 1999). 266 p.

Includes index.

Manrique Daemisch, Ricardo V. El Protocolo de Madrid en el contexto del Sistema del Tratado Antártico. *Revista Peruana de Derecho Internacional* XLIX(113) enero-junio 1999: 123-158.

Includes bibliographical references.

Mercure, Pierre-François. La proposition d'un modèle de gestion intégrée des ressources naturelles communes de l'humanité. *Canadian yearbook of international law*, vol. XXXVI (1998):41-92.

Includes bibliographical references.

Ong, David M. Joint development of common offshore oil and gas deposits: "Mere" state practice or customary international law? *American journal of international law* 93(4) October 1999:771-804.

Includes bibliographical references.

Non-governmental organizations

Abiew, Francis Kofi, and Tom Keating. NGO's and UN peacekeeping operations: strange bedfellows. *International peacekeeping* 6(2) summer 1999:89-111.

Includes bibliographical references.

Afsharipour, Afra. Empowering ourselves: the role of women's NGOs in the enforcement of the Women's Convention. *Columbia law review* 99(1) January 1999:129-172.

Includes bibliographical references.

Albin, Cecilia. Can NGOs enhance the effectiveness of international negotiation? *International negotiation: a journal of theory and practice* 4(3) 1999:371-387.

Includes bibliographical references.

Burroughs, John, and Jacqueline Cabasso. Confronting the nuclear-armed states in international negotiating forums: lessons for NGOs. *International negotiation: a journal of theory and practice* 4(3) 1999:457-480.

Includes bibliographical references.

Nelson, Nancy. International concern for the sustainability of the world's fisheries: United Nations efforts to combat over-fishing and international debate over state fishing subsidies. *Colorado journal of international environmental law and policy: yearbook*, 1999:157-163.

Includes bibliographical references.

Pace, William R. The relationship between the International Criminal Court and non-governmental organizations. In: *Reflections on the International Criminal Court: essays in honor of Adriaan Bos*. Edited by Herman A. M. von Hebel, Johan G. Lammers and Jolien Schukking (The Hague: T. M. C. Asser Press, 1999). p. 189-211.

Includes bibliographical references.

Ranjeva, R. Les organisations non gouvernementales et la mise en oeuvre du droit international. *Recueil des cours (Hague Academy of International Law)*, vol. 270 (1997):9-106.

Includes bibliographical references.

Short, Nicola. The role of NGOs in the Ottawa Process to ban landmines. *International negotiation: a journal of theory and practice* 4(3) 1999:481-500.

Includes bibliographical references.

Peaceful settlement of disputes

Distefano, Giovanni. La sentence arbitrale du 9 octobre 1998 dans l'affaire du différend insulaire entre le Yémen et l'Erythrée. *Revue générale de droit international public* 103(4) 1999:851-890.

Summaries in French, English and Spanish. Includes bibliographical references.

Dunn, Seamus. Northern Ireland: a promising or partisan peace? *Journal of international affairs* 52(2) spring 1999:719-733.

Includes bibliographical references.

Elagab, Omer Yousif. The place of non-forcible counter-measures in contemporary international law. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 125-151.

Includes bibliographical references.

Petersmann, Ernst-Ulrich. Constitutionalism and international adjudication: How to constitutionalize the U.N. dispute settlement system? *New York University journal of international law and politics* 31(4) summer 1999:753-790.

Includes bibliographical references.

_____. Proposals for strengthening the UN dispute settlement system—Lessons from international economic law. *Max Planck yearbook of United Nations law*, vol. 3 (1999): 105-156.

Includes bibliographical references.

Riquelme Cortado, Rosa María. La promoción de medios y métodos de arreglo pacífico de las controversias en la conmemoración del centenario de la primera conferencia internacional de la paz (1899-1999). *Anuario de derecho internacional*, vol. XV (1999):385-478.

Includes bibliographical references.

Treves, Tullio. Le controversie internazionali: nuove tendenze, nuovi tribunali (Milan: Giuffrè, 1999). xii, 292 p.

Includes bibliographical references.

Political and security questions

Adelman, Howard. Early warning and prevention: the United Nations and Rwanda. In: *Refugee rights and realities: evolving international concepts and regimes*. Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 289-309.

Includes bibliographical references. Bibliography: p. 309.

A fragile peace: laying the foundations for justice in Kosovo (New York: Lawyers Committee for Human Rights, 1999). 35 p.

Includes bibliographical references.

Tshibangu, Kalala. La décision de l'O.U.A. de ne plus respecter les sanctions décrétées par l'O.N.U. contre la Libye: désobéissance civile des Etats africains à l'égard de l'O.N.U. *Revue belge de droit international* XXXII(2) 1999:545-576.

Includes bibliographical references.

Villani, Ugo. Lo status di Gerusalemme nel diritto internazionale. *La Comunità internazionale* LIV(2) 1999:217-236.

Includes bibliographical references.

Willum, Bjørn. Legitimizing inaction towards genocide in Rwanda: a matter of misperception? *International peacekeeping* 6(3) autumn 1999:11-30.

Includes bibliographical references.

Progressive development and codification of international law (in general)

Finke, Jasper, and Christiane Wandscher. Die Tätigkeit der International Law Commission in den Jahren 1997 und 1998. *German yearbook of international law*, vol. 41 (1998):523-554.

Includes bibliographical references.

Kateka, James L. The 50th session of the United Nations International Law Commission. *African yearbook of international law*, vol. 6 (1998):229-244.

Includes bibliographical references.

Morris, Virginia, and M.-Christiane Bourloyannis-Vrailas. The work of the Sixth Committee at the fifty-third session of the UN General Assembly. *American journal of international law* 93(3) July 1999:722-732.

Includes bibliographical references.

Pinto, M. C. W. The International Law Commission: representative of civilization, agent of change. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 595-602.

Includes bibliographical references.

Rosenstock, Robert. The fiftieth session of the International Law Commission. *American journal of international law* 93(1) January 1999:236-245.

Includes bibliographical references.

Simma, Bruno. The work of the International Law Commission at its fifty-first session (1999). *Nordic journal of international law* 68(3) 1999:293-361.

Includes bibliographical references.

Watts, Sir Arthur. *The International Law Commission, 1949-1998* (Oxford; New York: Oxford University Press, 1999). 3 v.

Includes bibliographical references and indexes.

Recognition of States

Crawford, James. Israel (1948-1949) and Palestine (1998-1999): two studies in the creation of states. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 95-124.

Includes bibliographical references.

Hartwig, Matthias. Die Legitimation des Staates durch Verfassungsrezeption in Mittel- und Osteuropa. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 59(4) 1999: 919-939.

Summary in English. Includes bibliographical references.

Hummer, Waldemar, and Jelka Mayr-Singer. Das heutige Jugoslawien und die Organe der Vereinten Nationen. *Vereinte Nationen* 47(3) Juni 1999:104-108.

Includes bibliographical references.

Refugees

Alexander, Michael. Refugee status determination conducted by UNHCR. *International journal of refugee law* 11(2) 1999:251-289.

Includes bibliographical references.

Carlier, Jean-Yves. The Geneva refugee definition and the "theory of the three scales". In: *Refugee rights and realities: evolving international concepts and regimes*. Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 37-54.

Includes bibliographical references. Bibliography: p. 54.

Clark, Tom, in cooperation with François Crepeau. Mainstreaming refugee rights. The 1951 Refugee Convention and international human rights law. *Netherlands quarterly of human rights* 17(4) December 1999:389-410.

Includes bibliographical references.

Cunliffe, S. Alex, and Michael Pugh. UNHCR as leader in humanitarian assistance: a triumph of politics over law? In: *Refugee rights and realities: evolving international concepts and regimes*. Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 175-199.

Includes bibliographical references. Bibliography: p. 199.

Docquir, Pierre-François. Le droit de retour des réfugiés et personnes déplacées en Bosnie-Herzégovine. *Hague yearbook of international law*, vol. 11 (1998):67-82.

Includes bibliographical references.

The end of the refugee cycle? Refugee repatriation and reconstruction. Edited by Richard Black and Khalid Koser (New York: Berhahn Books, 1999). vi, 275 p.

Bibliography: p. 249-270. Includes index.

Goodwin-Gill, Guy S. Refugee identity and protection's fading prospect. In: *Refugee rights and realities: evolving international concepts and regimes*. Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 220-249.

Includes bibliographical references. Bibliography: p. 248-249.

Mooney, Erin D. In-country protection: out of bounds for UNHCR? In: *Refugee rights and realities: evolving international concepts and regimes*. Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 200-219.

Includes bibliographical references. Bibliography: p. 218-219.

Refugee rights and realities: evolving international concepts and regimes. Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). xxix, 391 p.

Includes bibliographical references and index.

Sitaropoulos, Nicholas. Refugeehood: a legal definition in search of a principled interpretation by domestic fora. *Revue hellénique de droit international*, 52ème année (1) 1999:151-190

Includes bibliographical references.

Stavropoulou, Maria. Searching for human security and dignity: human rights, refugees and the internally displaced. In: *The Universal Declaration of Human Rights: fifty years and beyond.* Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 175-183.

Includes bibliographical references.

Steinbock, Daniel J. The refugee definition as law: issues of interpretation. In: *Refugee rights and realities: evolving international concepts and regimes.* Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 13-36.

Includes bibliographical references. Bibliography: p. 35-36.

Sztucki, Jerzy. Who is a refugee? The Convention definition: universal or obsolete? In: *Refugee rights and realities: evolving international concepts and regimes.* Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 55-80.

Includes bibliographical references. Bibliography: p. 78-80.

Türk, Volker. The role of UNHCR in the development of international refugee law. In: *Refugee rights and realities: evolving international concepts and regimes.* Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 153-174.

Includes bibliographical references. Bibliography: p. 173-174.

Right of asylum

Plender, Richard, and Nuala Mole. Beyond the Geneva Convention: constructing a *de facto* right of asylum from international human rights instruments. In: *Refugee rights and realities: evolving international concepts and regimes.* Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 81-105.

Includes bibliographical references. Bibliography: p. 105.

Tcheuwa, Jean-Claude. L'asile diplomatique et son avenir en droit des organisations internationales. *Revue hellénique de droit international*, 52ème année (1) 1999:131-150.

Includes bibliographical references.

Vedsted-Hansen, Jens. Non-admission policies and the right to protection: refugees' choice versus states' exclusion? In: *Refugee rights and realities: evolving international concepts and regimes.* Edited by Frances Nicholson and Patrick Twomey (Cambridge, England: Cambridge University Press, 1999). p. 269-288.

Includes bibliographical references. Bibliography: p. 287-288.

Rule of law

Sands, Philippe J. The future of international adjudication. *Connecticut journal of international law* 14(1) summer 1999:1-13.

Includes bibliographical references. Concerns the United States.

Stein, Andreas. *Der Sicherheitsrat der Vereinten Nationen und die rule of law: Auslegung und Rechtsfortbildung des Begriffs der Friedensbedrohung bei humanitären Interventionen*

auf der Grundlage des Kapitels VII der Charta der Vereinten Nationen (Baden-Baden: Nomos, 1999). xiv, 423 p.

Bibliography: p. 395-423.

Self-defence

Schwabach, Aaron. The legality of the NATO bombing operation in the Federal Republic of Yugoslavia. *Pace international law review* XI(2) fall 1999:405-418.

Includes bibliographical references.

Self-determination

Corten, Olivier. A propos d'un désormais "classique": Le droit à l'autodétermination en dehors des situations de décolonisation, de Théodore Christakis. *Revue belge de droit international* XXXII(1) 1999:329-349.

Includes bibliographical references.

Crawford, James. State practice and international law in relation to succession. *British year book of international law*, vol. 69 (1998):85-117.

Includes bibliographical references.

Gabor, Francis A. Quo Vadis Domine: reflections on individual and ethnic self-determination under an emerging international legal regime. *The international lawyer* 33(3) fall 1999: 809-824.

Includes bibliographical references.

Grant, Thomas D. Extending decolonization: how the United Nations might have addressed Kosovo. *Georgia journal of international and comparative law* 28(1) 1999:9-54.

Includes bibliographical references.

McWhinney, Ted. Self-determination of peoples in contemporary constitutional and international law. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 725-733.

Includes bibliographical references.

Oloka-Onyango, J. Heretical reflections on the right to self-determination: prospects and problems for a democratic global future in the new millennium. *American University international law review* 15(1) 1999:151-208.

Includes bibliographical references.

Ringelheim, Julie. Considerations on the international reaction to the Kosovo crisis. *Revue belge de droit international* XXXII(2) 1999:475-544.

Includes bibliographical references.

Simmler, Christiane. Selbstbestimmungsrecht der Völker contra *uti possidetis*? *Verfassung und Recht in Übersee/Law and politics in Africa, Asia and Latin America* 32(2) 1999: 210-235.

Includes bibliographical references.

Szasz, Paul C. The irresistible force of self-determination meets the impregnable fortress of territorial integrity: a cautionary fairy tale about clashes in Kosovo and elsewhere. *Georgia journal of international and comparative law* 28(1) 1999:1-8.

Includes bibliographical references.

Welhengama, Gnanapala. The legitimacy of minorities' claim for autonomy through the right to self-determination. *Nordic journal of international law* 68(4) 1999:413-438.

Includes bibliographical references.

Wright, Jane. Minority groups, autonomy, and self-determination. *Oxford journal of legal studies* 19(4) winter 1999:605-629.

Includes bibliographical references.

State responsibility

Abi-Saab, Georges. The use of Article 19. *European journal of international law* 10(2) 1999: 339-351.

Includes bibliographical references.

Besné Mañero, Rosario. *El crimen internacional: nuevos aspectos de la responsabilidad internacional de los Estados* (Bilbao, Spain: Universidad de Deusto, 1999). 265 p.

Includes bibliographical references.

Crawford, James. Revising the draft articles on state responsibility. *European journal of international law* 10(2) 1999:435-463.

Includes bibliographical references.

Dominicé, Christian. The international responsibility of states for breach of multilateral obligations. *European journal of international law* 10(2) 1999:353-363.

Includes bibliographical references.

Dupuy, Pierre-Marie. Reviewing the difficulties of codification: on Ago's classification of obligations of means and obligations of result in relation to state responsibility. *European journal of international law* 10(2) 1999:371-385.

Includes bibliographical references.

Gray, Christine. The choice between restitution and compensation. *European journal of international law* 10(2) 1999:413-423.

Includes bibliographical references.

Jørgenson, Nina. State responsibility and the 1948 Genocide Convention. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 273-291.

Includes bibliographical references.

Okowa, Phoebe N. Defences in the jurisprudence of international tribunals. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 389-411.

Includes bibliographical references.

Pellet, Alain. Can a state commit a crime? Definitely, yes! *European journal of international law* 10(2) 1999:425-434.

Includes bibliographical references.

Symposium: State responsibility. *European journal of international law* 10(2) 1999:339-460.

Series of articles. Includes bibliographical references.

State succession

Czaplinski, Wladyslaw. Equity and equitable principles in the law of state succession. In: *Succession of states*. Edited by Mojmir Mrak (The Hague; Boston, Mass.: Kluwer Law International, 1999). p. 61-73.

Includes bibliographical references.

Démembrements d'états et délimitations territoriales: *l'uti possidetis en question(s)* (Bruxelles: Editions Bruylant; Editions de l'Université de Bruxelles, 1999). 455 p.

Economides, Constantin P. Les effets de la succession d'Etats sur la nationalité des personnes physiques. *Revue générale de droit international public* 103(3) 1999:577-599.
Summaries in French, English and Spanish. Includes bibliographical references.

Shihata, Ibrahim F.I. Matters of state succession in the World Bank's practice. In: *Succession of states*. Edited by Mojmir Mrak (The Hague; Boston, Mass.: Kluwer Law International, 1999). p. 75-93.
Includes bibliographical references.

Succession of states. Edited by Mojmir Mrak (The Hague; Boston, Mass.: Kluwer Law International, 1999). xxi, 218 p.
Includes bibliographical references and indexes.

Technical cooperation

Timmerman, Andreas. Der Transfer von Umwelttechnologien in Entwicklungsländer: rechtlicher Rahmen für einen Interessenausgleich. *Verfassung und Recht in Übersee/Law and politics in Africa, Asia and Latin America* 32(3) 1999:314-334.
Includes bibliographical references.

Trade and development

Abu-Akeel, Aly K. Definition of trade in services under the GATS: legal implications. *George Washington journal of international law and economics* 32(2) 1999:189-210.
Includes bibliographical references.

Dunoff, Jeffrey L. The death of the trade regime. *European journal of international law* 10(4) 1999:733-762.
Includes bibliographical references.

Wieczorek-Zeul, Heidemarie. Nachhaltige Entwicklung durch globale Strukturpolitik: neue Akzente deutscher Entwicklungspolitik. *Vereinte Nationen* 47(3) Juni 1999:100-103.

Trusteeship

Franckx, Erik, Anne Pauwels and Stefaan Smis. An international trusteeship for Kosovo: attempt to find a solution to the conflict. *Studia diplomatica* LII(5-6) 1999:155-166.
Includes bibliographical references.

Use of force

Antonopoulos, Constantine. The NATO military action against the Federal Republic of Yugoslavia (Kosovo) and the international law on the use of force. *Revue hellénique de droit international*, 52ème année (2) 1999:411-457.
Includes bibliographical references.

_____. The unilateral use of force by states after the end of the Cold War. *Journal of armed conflict law* 4(1) June 1999:117-160.
Includes bibliographical references.

Bermejo García, Romualdo. Cuestiones actuales referentes al uso de la fuerza en el derecho internacional. *Anuario de derecho internacional*, vol. XV (1999):3-70.
Includes bibliographical references.

Cassese, Antonio. *Ex iniuria ius oritur*: Are we moving towards international legitimization of forcible humanitarian countermeasures in the world community? *European journal of international law* 10 (1) 1999:23-30.
Includes bibliographical references.

Cox, Katherine E. Beyond self-defense: United Nations peacekeeping operations and the use of force. *Denver journal of international law and policy* 27(2) spring 1999:239-273.

Includes bibliographical references.

Economides, Constantin. La guerre de l'OTAN contre la Yougoslavie et le droit international. *Revue hellénique de droit international*, 52ème année (2) 1999:391-409.

Includes bibliographical references.

Ford, Stuart. Legal processes of change: article 2(4) and the Vienna Convention on the law of treaties. *Journal of armed conflict law* 4(1) June 1999:75-116.

Includes bibliographical references.

Lobel, Jules, and Michael Ratner. Bypassing the Security Council: ambiguous authorizations to use force, cease-fires and the Iraqi inspection regime. *American journal of international law* 93(1) January 1999:124-154.

Includes bibliographical references.

Murphy, Michael K. Achieving economic security with swords as ploughshares: the modern use of force to combat environmental degradation. *Virginia journal of international law* 39(4) summer 1999:1181-1219.

Includes bibliographical references.

Murphy, Ray. UN peacekeeping in Lebanon and the use of force. *International peacekeeping* 6(2) summer 1999:38-63.

Includes bibliographical references.

Schmitt, Michael N. Computer network attack and the use of force in international law: thoughts on a normative framework. *Columbia journal of transnational law* 37(3) 1999: 885-937.

Includes bibliographical references.

Sharp, Walter Gary. Operation allied force: reviewing the lawfulness of NATO's use of military force to defend Kosovo. *Maryland journal of international law and trade* 23(1) spring/summer 1999:295-329.

Includes bibliographical references.

Simma, Bruno. NATO, the UN and the use of force: legal aspects. *European journal of international law* 10(1) 1999:1-22.

Includes bibliographical references.

Weckel, Philippe. Cour international de Justice, affaires relatives à la licéité de l'emploi de la force. *Revue générale de droit international public* 103(3) 1999:697-708.

Includes bibliographical references.

White, Nigel D., and Robert Cryer. Unilateral enforcement of resolution 687: a threat too far? *California Western international law journal* 29(2) spring 1999:243-282.

Includes bibliographical references.

C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS

General Agreement on Tariffs and Trade

Gaffney, John. The GATT and the GATS: should they be mutually exclusive agreements? *Leiden journal of international law* 12(1) 1999:135-153.

Includes bibliographical references.

International Civil Aviation Organization

Milde, Michael. The Warsaw system of liability in international carriage by air: history, merits and flaws and the new "non-Warsaw" Convention of 28 May 1999. *Annals of air and space law*, vol. XXIV (1999):155-186.

Includes bibliographical references.

Schubert, Francis P. An international convention on GNSS liability: when does desirable become necessary? *Annals of air and space law*, vol. XXIV (1999):245-273.

Weber, Ludwig, and Arie Jakob. Activities of the International Civil Aviation Organization (ICAO). *Annals of air and space law*, vol. XXIV (1999):397-405.

_____. The modernization of the Warsaw System: the Montreal Convention of 1999. *Annals of air and space law*, vol. XXIV (1999):333-353.

Includes bibliographical references.

International Labour Organization

Cox, Laura. The International Labour Organisation and fundamental rights at work. *European human rights law review*, vol. 5 (1999):451-458.

Sweptston, Lee. International Labour Organization (ILO) standards and human rights. In: *The Universal Declaration of Human Rights: fifty years and beyond*. Edited by Yael Danieli, Elsa Stamatopoulou and Clarence J. Dias (Amityville, N.Y.: Baywood Pub. Co., 1999). p. 37-44.

Includes bibliographical references.

International Maritime Organization

Gaskell, Nicholas, and Richard Shaw. The Arrest Convention 1999. *Lloyd's maritime and commercial law quarterly*, No. 4 (November 1999):470-490.

Contains text of the Convention. Includes bibliographical references.

International Monetary Fund

Denters, E. New challenges to IMF jurisdiction. *Netherlands yearbook of international law*, vol. XXIX (1998):3-43.

Includes bibliographical references.

Humphreys, Norman K. *Historical dictionary of the International Monetary Fund*. 2nd ed. (Lanham, Md.: Scarecrow Press Inc., 1999). xl, 330 p.

Bibliography: p. 285-330.

The International Monetary Fund—financial medic to the world: a primer on mission, operations, and public policy issues. Edited by Lawrence J. McQuillan and Peter C. Montgomery (Stanford, Calif.: Hoover Institution Press, 1999). xvii, 245 p.

Bibliography: p. 232-234. Includes index.

Leckow, Ross. The International Monetary Fund and strengthening the architecture of the International Monetary System. *Law and policy in international business*, vol. 30 (supplement) 1999:117-130.

Includes bibliographical references.

_____. The role of the International Monetary Fund in the liberalization of capital movements. *Wisconsin international law journal* 17(3) fall 1999:515-526.

Includes bibliographical references.

International Telecommunication Union

Dehousse, Franklin, and Tania Zgajewski. De l'U.I.T. à l'O.M.C: les mutations du droit international des télécommunications. *Revue belge de droit international* XXXII(1) 1999: 271-328.

Includes bibliographical references. Bibliography: p. 327-328.

World Bank

Bekhechi, Mohammed Abdelwahab. Some observations regarding environmental covenants and conditionalities in World Bank lending activities. *Max Planck yearbook of United Nations law*, vol. 3 (1999):287-314.

Includes bibliographical references.

Kingsbury, Benedict. Operational policies of international institutions as part of the law-making process: the World Bank and indigenous peoples. In: *The reality of international law: essays in honour of Ian Brownlie*. Edited by Guy S. Goodwin-Gill and Stefan Talmon (Oxford; New York: Clarendon Press, 1999). p. 323-342.

Includes bibliographical references.

Miller-Adams, Michelle. *The World Bank: new agendas in a changing world* (London; New York: Routledge, 1999). xii, 176 p.

Bibliography: p. 160-169. Includes index.

Shihata, Ibrahim F. I. La banque mondiale et les droits de l'homme. *Revue belge de droit international* XXXII(1) 1999:86-96.

_____. The World Bank and the world debt problems. In: *Liber Amicorum Judge Mohammed Bedjaoui*. Edited by Emile Yakpo and Tahar Boumedra (The Hague; London; Boston, Mass.: Kluwer Law International, 1999). p. 615-627.

Includes bibliographical references.

Theobald, Christian. The World Bank: good governance and the new institutional economics. *Law and state*, vol. 59/60 (1999):17-39.

Bibliography: p. 36-39.

Wadzyk, Mark. Is it appropriate for the World Bank to promote democratic standards in a borrower country? *Wisconsin international law journal* 17(3) fall 1999:553-577.

Includes bibliographical references.

Webb, Douglas. Legal and institutional reform strategy and implementation: a World Bank perspective. *Law and policy in international business*, vol. 30 (supplement) (1999):161-170.

Woicke, Peter L. Geschäftszweck: Förderung des privaten Sektors: die Internationale Finanz-Corporation (IFC). *Vereinte Nationen* 47(5) Oktober 1999:157-162.

International Centre for Settlement of Investment Disputes

Shihata, Ibrahim F. I., and Antonio R. Parra. The experience of the International Center for Settlement of Investment Disputes. *ICSID review-foreign investment law journal* 14(2) fall 1999:299-361.

Includes bibliographical references.

World Health Organization

Vignes, Claude-Henri. Mythes et réalité: le statut des membres du Conseil exécutif de l'Organisation mondiale de la Santé. *Revue générale de droit international public* 103(3) 1999:685-696.

Includes bibliographical references.

World Trade Organization

- Ala'i, Padideh. Free trade or sustainable development? An analysis of the WTO appellate body's shift to a more balanced approach to trade liberalization. *American University international law review* 14(4) 1999:1129-1171.
Includes bibliographical references.
- Das, Bhagirath Lal. *The World Trade Organisation: a guide to the new framework for international trade* (London; New York: Zed Books Ltd., 1999). 460 p.
Bibliography: p. 439-440. Includes index.
- Developing nations and the agreement on trade-related aspects of intellectual property rights. *Colorado journal of international environmental law and policy: yearbook*, 1999:49-64.
Includes bibliographical references.
- Gaffney, John P. Due process in the World Trade Organization: the need for procedural justice in the dispute settlement system. *American University international law review* 14(4) 1999:1173-1221.
Includes bibliographical references.
- Jackson, John H. Fragmentation or unification among international institutions: the World Trade Organization. *New York University journal of international law and politics* 31(4) summer 1999:823-831.
Includes bibliographical references.
- Jarreau, J. Steven. Interpreting the General Agreement on Trade in Services and the WTO instruments relevant to the international trade of financial services: the lawyer's perspective. *North Carolina journal of international law and commercial regulation* 25(1) fall 1999:1-74.
Includes bibliographical references.
- Joergens, Konstantin J. True appellate procedure or only a two-stage process? A comparative view of the appellate body under the WTO dispute settlement understanding. *Law and policy in international business* 30(2) 1999:193-229.
Includes bibliographical references.
- Mota, Sue Ann. The World Trade Organization: an analysis of disputes. *North Carolina journal of international law and commercial regulation* 25(1) fall 1999:75-105.
Includes bibliographical references.
- Neuling, Bruce. The Shrimp-Turtle Case: implications for Article XX of GATT and the trade and environment debate. *Loyola of Los Angeles international and comparative law review* 22(1) October 1999:1-50.
Includes bibliographical references.
- Palmeter, N. David, and Petros C. Mavroidis. *Dispute settlement in the World Trade Organization: practice and procedure* (The Hague; Boston, Mass.: Kluwer Law International, 1999). xvi, 313 p.
Includes bibliographical references (p. 183-185) and index.
- Pearlman, Jessica C. Participation by private counsel in World Trade Organization dispute settlement proceedings. *Law and policy in international business* 30(2) 1999:399-415.
Includes bibliographical references.
- Pratap, Ravindra. Remedial jurisprudence of the Multilateral Trading System: a perspective. *Indian journal of international law* 39(2) April-June 1999:251-276.
Includes bibliographical references.
- Pyatt, Suzanne. The WTO Sea Turtle decision. *Ecology law quarterly* 26(4) 1999:815-838.
Includes bibliographical references.

- Ruiz Fabri, Hélène. L'appel dans le règlement des différends de l'O.M.C: trois ans après, quinze rapports plus tard. *Revue générale de droit international public* 103(1) 1999:47-128.
Summaries in French, English and Spanish. Includes bibliographical references.
- Sakmar, Susan L. Free trade and sea turtles: the international and domestic implications of the *Shrimp-turtles* case. *Colorado journal of international environmental law and policy* 10(2) summer 1999:345-395.
Includes bibliographical references.
- Schloemann, Hannes L., and Stefan Ohlhoff. "Constitutionalization" and dispute settlement in the WTO: national security as an issue of competence. *American journal of international law* 93(2) April 1999:424-451.
Includes bibliographical references.
- Stoll, Peter-Tobias, and Arthur Steinmann. WTO dispute settlement: the implementation stage. *Max Planck yearbook of United Nations law*, vol. 3 (1999):407-437.
Includes bibliographical references.
- Tarasofsky, Richard G. The WTO Committee on Trade and Environment: Is it making a difference? *Max Planck yearbook of United Nations law*, vol. 3 (1999):471-488.
Includes bibliographical references.
- Trachtman, Joel P. Bananas, direct effect and compliance. *European journal of international law* 10(4) 1999:655-678.
Includes bibliographical references.
- _____. The domain of WTO dispute resolution. *Harvard international law journal* 40(2) spring 1999:333-377.
Includes bibliographical references.
- The United States and shrimp import prohibitions: refusing to surrender the American Goliath role in conservation. *Maryland journal of international law and trade* 23(1) spring/summer 1999:247-290.
Includes bibliographical references.
- Van der Borgh, Kim. The review of the WTO understanding on dispute settlement: some reflections on the current debate. *American University international law review* 14(4) 1999:1223-1243.
Includes bibliographical references.
- Virzo, Roberto. Note sulla successione tra organizzazioni internazionali, con particolare riferimento alla trasformazione del GATT nell'OMC. *La Comunità internazionale* LIV(2) 1999:296-312.
Includes bibliographical references.
- Weiss, F. The WTO and the progressive development of international trade law. *Netherlands yearbook of international law*, vol. XXIX (1998):71-115.
Includes bibliographical references.
- World Trade Organization. *The legal texts: the results of the Uruguay round of multilateral trade negotiations* (Cambridge, England; New York: Cambridge University Press, 1999). ix, 492 p.
- The World Trade Organization millennium conference in Seattle: the WTO recognizes a relationship between trade and the environment and its effect on developing countries. *Colorado journal of international environmental law and policy: yearbook*, 1999:33-48.
Includes bibliographical references.
- Ziegler, Andreas R. Scope and function of the WTO appellate system: What future after the millennium round? *Max Planck yearbook of United Nations law*, vol. 3 (1999):439-470.
Includes bibliographical references.