

*Extract from:*

UNITED NATIONS  
JURIDICAL YEARBOOK

2002

Part Four. Bibliography



Copyright (c) United Nations

## **Part Four. Bibliography**

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

A.	INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW IN GENERAL	
1.	General .....	514
2.	Particular questions .....	515
B.	UNITED NATIONS	
1.	General .....	519
2.	Particular organs .....	520
	General Assembly .....	520
	International Court of Justice .....	520
	Secretariat .....	527
	Security Council .....	527
	United Nations forces .....	528
3.	Particular questions or activities .....	528
	Air and space law .....	528
	Collective security .....	529
	Commercial arbitration .....	529
	Consular relations .....	529
	Definition of aggression .....	530
	Diplomatic relations .....	531
	Disarmament .....	531
	Domestic jurisdiction .....	532
	Environmental questions .....	532
	Financing .....	534
	Human rights .....	534
	International administrative law .....	539
	International criminal law .....	539
	International terrorism .....	548
	International trade law .....	549
	International waterways .....	551
	Intervention .....	551
	Law of the sea .....	552
	Law of treaties .....	558

	<i>Page</i>
Law of war .....	558
Maintenance of peace .....	559
Narcotic drugs .....	560
Natural resources .....	561
Non-governmental organizations .....	561
Peaceful settlement of disputes .....	561
Political and security questions .....	562
Progressive development and codification of international law ( <i>in general</i> ) .....	562
Refugees .....	563
Rule of law .....	563
Self-defence .....	563
Self-determination .....	564
State responsibility .....	564
State sovereignty .....	566
State succession .....	567
Technical cooperation .....	567
Trade and development .....	567
Trusteeship .....	568
Use of force .....	568
C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS	
General Agreement on Tariffs and Trade .....	569
International Atomic Energy Agency .....	569
International Civil Aviation Organization .....	569
International Labour Organization .....	569
International Maritime Organization .....	569
International Monetary Fund .....	569
United Nations Educational, Scientific and Cultural Organization	570
World Bank .....	570
International Centre for Settlement of Investment Disputes .....	570
World Health Organization .....	570
World Intellectual Property Organization .....	571
World Trade Organization .....	571

**Part Four**

**BIBLIOGRAPHY**



## **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

*Basic documents in international law*. 5th ed. Edited by Ian Brownlie (Oxford; New York: Oxford University Press, 2002). xi, 341 p.

Includes index.

Bederman, David J. *The spirit of international law* (Athens, GA: University of Georgia Press, 2002). xvi, 374 p.

Includes bibliographical references and index. Bibliography: p. 227-256.

Buzzini, Gionata P. La théorie des sources face au droit international général. Réflexions sur l'émergence du droit objectif dans l'ordre juridique international. *Revue générale de droit international public* 106(3) 2002 : 581-617.

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

De Marco, Guido, and Michael Bartolo. *A second generation United Nations: for peace and freedom in the 21st century*. New ed. (London; New York: Kegan Paul, 2002). xxix, 172 p.

Includes bibliographical references and index. Bibliography: p. 157-160.

Dupuy, Pierre-Marie. *Droit international public*. 6<sup>e</sup> éd. (Paris : Dalloz, 2002). xxvi, 787 p.

Includes bibliographical references and index. Bibliography: p. xi-xxvi.

*The global community: yearbook of international law and jurisprudence, 2001* (Dobbs Ferry, NY, 2001). xxv, 908 p.

Includes bibliographical references and indexes.

González Campos, Julio D. *Curso de derecho internacional público*. 2nd ed. rev. (Madrid: Civitas, 2002). 995 p.

Kastor, Jalil. *New international order and international law: after the millennium* (Kingston, United Kingdom: PDC, 2002). v, 126 p.

Includes index. Bibliography: p. 124.

Koskenniemi, Martti. *The gentle civilizer of nations: the rise and fall of international law, 1870-1960* (Cambridge, United Kingdom; New York: Cambridge University Press, 2002). xiv, 569 p.

Includes bibliographical references and index. Bibliography: p. 518-558.

*The legitimacy of international organizations*. Edited by Jean-Marc Coicaud and Veijo Heiskanen (Tokyo; New York: UN University Press, 2001). viii, 578 p.

Includes bibliographical references and index.

Rosenne, S. The perplexities of modern international law. *Recueil des cours (Hague Academy of International Law)*, vol. 291 (2001) : 9-472.

Includes bibliographical reference.

Skouteris, Thomas. The sources of international law: tales of progress. *Hague yearbook of international law*, vol. 13 (2000):11-16.

Includes bibliographical references.

Slomanson, William R. *Fundamental perspectives on international law* (London; Belmont, CA: Wadsworth, 2002). xix, 640 p.: photos.

Includes bibliographical references, bibliographies and index.

## 2. Particular questions

- AIDS in national and international law. *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:320-331.  
Includes bibliographical references.
- Alvarez, José E. The new treaty makers. *Boston College international and comparative law review* XXV(2) spring 2002:213-234.  
Includes bibliographical references.
- Anghie, Antony. Colonialism and the birth of international institutions: sovereignty, economy, and the mandate system of the League of Nations. *Journal of international law and politics* 34(3) spring 2002:513-633.  
Includes bibliographical references.
- Bahdi, Reem. Globalization of judgment: transjudicialism and the five faces of international law in domestic courts. *George Washington international law review* 34(3) 2002:555-603.  
Includes bibliographical references.
- Charlesworth, Hilary. The hidden gender of international law. *Temple international and comparative law journal* 16(1) spring 2002:93-102.  
Includes bibliographical references.
- Chigara, Ben. *Amnesty in international law: the legality under international law of national amnesty laws* (Harlow, United Kingdom; New York: Longman, 2002). xv, 109 p.  
Includes bibliographical references and index. Bibliography: p. 171-179.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 96(1) January 2002:237-263.  
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 96(2) April 2002:461-488.  
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 96(3) July 2002:706-735.  
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 96(4) October 2002:956-983.  
Includes bibliographical references.
- Crimes internationaux et juridictions internationales*. 1<sup>e</sup> éd. Édité par Antonio Cassese et Mireille Delmas-Marty (Paris : Presses Universitaires de France, 2002). 267 p.  
Includes bibliographical references.
- Eagen, Sarah. Preserving cultural property: our public duty: a look at how and why we must create international laws that support international actions. *Pace University School of Law international law review* XIII(II) fall 2001:407-448.  
Includes bibliographical references.
- Ellis, Mark S. International legal assistance. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 921-943.  
Includes bibliographical references.
- Extraterritorial jurisdiction and sovereign immunity on trial: Noriega, Pinochet, and Milosevic—trends in political accountability and transnational criminal law. *Boston College international and comparative law review* XXV(1) winter 2002:125-158.  
Includes bibliographical references.

- Falk, Richard A. Rediscovering international law after September 11th. *Temple international and comparative law journal* 16(2) fall 2002:359-369.
- Fox, Hazel. The resolution of the Institute of International Law on the immunities of heads of state and government. *International and comparative law quarterly* 51(1) January 2002:119-125.  
Includes bibliographical references.
- Gaillard, E., and I. Pingel-Lenuzza. International organisations and immunity from jurisdiction: to restrict or to bypass. *International and comparative law quarterly* 51(1) January 2002:1-16.  
Includes bibliographical references.
- González Campos, J. D. Diversification, spécialisation, flexibilisation et matérialisation des règles de droit international privé. *Recueil des cours (Hague Academy of International Law)*, vol. 287 (2001) : 9-411.  
Includes bibliographical references. Bibliography: p. 412-426.
- Gornig, Gilbert. Immunität von Staatsoberhäuptern. In: *Recht, Staat, Gemeinwohl: Festschrift für Dietrich Rauschning*. Herausgegeben von Jörn Ipsen und Edzard Schmidt-Jortzig (Köln: C. Heymann, 2001). p. 457-485.  
Includes bibliographical references.
- Gross, Emanuel. Legal aspects of tackling terrorism: the balance between the right of a democracy to defend itself and the protection of human rights. *UCLA journal of international law and foreign affairs* 6(1) spring/summer 2001:89-168.  
Includes bibliographical references.
- Hartley, Trevor C. International law and the law of the European Union—a reassessment. *British year book of international law*, 72nd year (2001):1-35.
- Hatzimihail, Nikitas E. On mapping the conceptual battlefield of private international law. *Hague yearbook of international law*, vol. 13 (2000):57-64.  
Includes bibliographical references.
- Hollis, Duncan B. Private actors in public international law: amicus curiae and the case for the retention of state sovereignty. *Boston College international and comparative law review* XXV(2) spring 2002:235-255.  
Includes bibliographical references.
- Ibanga, Michael. The concept of armed conflict in public international law: some reflections. *Sri Lanka journal of international law* 14(1) 2002:107-116.  
Includes bibliographical references.
- International law and the rise of nations: the state system and the challenge of ethnic groups.* Edited by Robert I. Beck and Thomas Ambrosio (New York: Chatham House Publishers, 2002). xii, 364 p.  
Includes bibliographical references and index.
- International law of cooperation and state sovereignty: proceedings of an international symposium of the Kiel Walther-Schücking Institute of International Law, May 23-26, 2001.* Edited by Jost Delbrück (Berlin: Duncker & Humblot, 2002). 219 p.  
Includes bibliographical references.
- International organizations and international dispute settlements: trends and prospects.* Edited by Laurence Boisson de Chazournes, Cesare Romano and Ruth Mackenzie (Ardsley, NY: Transnational Publishers, 2002). xxiii, 283 p.

- Jacquet, J. M. La fonction supranationale de la règle de conflit de loi. *Recueil des cours (Hague Academy of International Law)*, vol. 292 (2001) : 147-248.  
Includes bibliographical references.
- Juridictions nationales et crimes internationaux*. 1<sup>re</sup> éd. Édité par Antonio Cassese et Mireille Delmas-Marty (Paris : Presses Universitaires de France, 2002). vi, 673 p.  
Includes bibliographical references.
- Kaur, Gurpreet. Beyond law or within law? Equitable considerations in international law: an analysis. *Indian journal of international law* 42(3) July-September 2002:312-333.  
Includes bibliographical references.
- Kessler, Birgit. The duty to “ensure respect” under common article 1 of the Geneva conventions: its implications on international and non-international armed conflicts. *German yearbook of international law/Jahrbuch für internationales Recht*, vol. 44 (2001):498-516.  
Includes bibliographical references.
- Kleven, Thomas. Why international law favors emigration over immigration. *University of Miami inter-American law review* 33(1) spring 2002:69-100.  
Includes bibliographical references.
- Knop, Karen. *Diversity and self-determination in international law* (Cambridge, United Kingdom; New York: Cambridge University Press, 2002). xxii, 434 p.  
Includes bibliographical references and index. Bibliography: p. 382-420.
- Kolb, Robert. La structure constitutionnelle du droit international public. *Canadian yearbook of international law*, vol. XXXIX (2001):69-115.  
Summaries in English and French. Includes bibliographical references.
- Kowalski, W. W. Restitution of works of art pursuant to private and public international law. *Recueil des cours (Hague Academy of International Law)*, vol. 288 (2001) : 9-232.  
Includes bibliographical references. Bibliography: p. 233-244.
- Lafouasse, F. L’espionnage en droit international. *Annuaire français de droit international*, vol. XLVII (2001) : 63-136.  
Includes bibliographical references.
- Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). 2 v., 1635 p.  
Text in English, German or French. Includes bibliographical references.
- Macalister, Peter, and Joachim Schwietzke. Festschriften in public international law: an annotated bibliographical compilation of titles, 1930-2000/2001. *Nordic journal of international law* 71(3) 2002:349-430.  
Includes bibliographical references.
- Magenis, Sean D. Natural law as the customary international law of self-defense. *Boston University international law journal* 20(2) fall 2002:413-435.  
Includes bibliographical references.
- Maziau, Nicolas. L’internationalisation du pouvoir constituant. Essai de typologie : le point de vue hétérodoxe du constitutionnaliste. *Revue générale de droit international public* 106(3) 2002 : 549-579.  
Summaries in French, English and Spanish.
- McWhinney, Edward. International law-based responses to the September 11 international terrorist attacks. *Chinese journal of international law* 1(1) 2002:280-286.  
Includes bibliographical references.

- Miller, Nathan. An international jurisprudence? The operation of “precedent” across international tribunals. *Leiden journal of international law* 15(3) 2002:483-526.  
Includes bibliographical references.
- Morgan, C. The trial of the Lockerbie suspects in the Netherlands. *African yearbook of international law*, vol. 7 (1997):255-264.  
Includes bibliographical references.
- Müller, Rein. *Jus ad bellum : Plus ça change (le monde) plus c'est la même chose (le droit) ? Journal of conflict and security law* 7(2) October 2002:149-189.  
Includes bibliographical references.
- Nguyen, Thi Hai Yen. Beyond good offices? The role of regional organizations in conflict resolution. *Journal of international affairs* 55(2) spring 2002:463-484.  
Includes bibliographical references.
- 19th annual symposium: new world disorder: international law and the changing face of sovereignty. *Hastings international and comparative law review* 25(3) summer 2002: 261-381.  
Special issue. Includes bibliographical references.
- Olivier, M. E. Exploring the *doctrine of self-execution* as enforcement mechanism of international obligations. *South African yearbook of international law*, vol. 27 (2002):99-119.  
Includes bibliographical references.
- Orford, Anne. Feminism, imperialism and the mission of international law. *Nordic journal of international law* 71(2) 2002:275-296.  
Includes bibliographical references.
- O’Shea, Andreas. *Amnesty for crime in international law and practice* (The Hague; New York: Kluwer Law International, 2002). xxxii, 376 p.  
Includes bibliographical references and index. Bibliography: p. 337-355.
- Palestine and international law: essays on politics and economics*. Edited by Sanford R. Silverburg (Jefferson, NC: McFarland & Co., 2002). x, 430 p.  
Includes bibliographical references and index. Bibliography: p. 419-423.
- Pridan-Frank, Shira. Human-genomics: a challenge to the rules of the game of international law. *Columbia journal of transnational law* 40(3) 2002:619-676.  
Includes bibliographical references.
- Rauschning, Dietrich, Jörn Ipsen and Edzard Schmidt-Jortzig. *Recht, Staat, Gemeinwohl: Festschrift für Dietrich Rauschning* (Köln: C. Heymann, 2001). ix, 739 p.  
Includes bibliographical references.
- Reconceptualizing international law in the information age. *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:238-249.  
Includes bibliographical references.
- Reed, Lucy. Great expectations: Where does the proliferation of international dispute resolution tribunals leave international law? *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:219-237.  
Includes bibliographical references.
- Reisman, W. Michael. Unratified treaties and other unperfected acts in international law: constitutional functions. *Vanderbilt journal of transnational law* 35(3) May 2002:729-747.  
Includes bibliographical references.

- Schabas, William. *The abolition of the death penalty in international law*. 3rd ed. (Cambridge, United Kingdom; New York: Cambridge University Press, 2002). xlv, 459 p.  
 Includes bibliographical references (p. 443-453) and index.  
 Includes list of "abbreviations": p. xliii-xlv.
- Shelton, Dinah. Protecting human rights in a globalized world. *Boston College international and comparative law review* XXV(2) spring 2002:273-322.
- Sources of state practice in international law*. Edited by Ralph Gaebler and Maria Smolka-Day (Ardsley, NY: Transnational Publishers, 2002). 1 v. (loose leaf).  
 Includes bibliographical references.
- Symposium: families and children in international law. *Transnational law & contemporary problems* 12(2) fall 2002:271-452.  
 Series of articles. Includes bibliographical references.
- Thirlway, H. Reflections on *lex ferenda*. *Netherlands yearbook of international law*, vol. XXXII (2001):3-26.  
 Includes bibliographical references.
- Trouwborst, Arie. *Evolution and status of the precautionary principle in international law* (The Hague; New York: Kluwer Law International, 2002). 378 p.  
 Includes bibliographical references and indexes.
- Ueki, Toshiya. Responsibility of international organizations and the role of the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 237-249.  
 Includes bibliographical references.
- Wai, Robert. Transnational liftoff and juridical touchdown: the regulatory function of private international law in an era of globalization. *Columbia journal of transnational law* 40(2) 2002:209-274.  
 Includes bibliographical references.
- Wellens, Karel. *Remedies against international organizations: basic issues* (Cambridge, United Kingdom; New York: Cambridge University Press, 2002). xiii, 295 p.  
 Includes index. Bibliography: p. 271-278.
- Weeramantry, C. G. Cultural and ideological pluralism in public international law. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1491-1520.  
 Includes bibliographical references.
- Wrap-up panel: international law after September 11. *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:401-411.
- Zakane, Vincent. La compétence universelle des États dans le droit international contemporain. *African yearbook of international law*, vol. 8 (2000):183-222.  
 Includes bibliographical references and index.

## B. UNITED NATIONS

### 1. General

- The Charter of the United Nations: a commentary*. 2nd ed. Edited by Bruno Simma; in collaboration with Hermann Mosler (New York: Oxford University Press, 2002). 2 v.  
 Each volume includes bibliographical references and index.

*A concise encyclopedia of the United Nations*. Edited by Helmut Volger (The Hague; New York: Kluwer Law International, 2002). xx, 806 p.

Includes bibliographical references and index.

de Marco, Guido, and Michael Bartolo. *A second generation United Nations: for peace and freedom in the 21st century*. 2nd ed. (New York; London: Kegan Paul, 2002). xxix, 172 p.

Includes bibliographical references and index.

*Exploring the future of U.S.-U.N. relations: international symposium on the United States and the United Nations: proceedings, January 23, 2002, Washington, D.C.* Edited by Thomas G. Walsh and others (New York: Interreligious and International Federation for World Peace, 2002). 160 p.

Kramer, Callie. Kofi Annan and United Nations win the 2001 Nobel Peace Prize. *New York Law School journal of human rights* XVIII(3) summer 2002:475-480.

Includes bibliographical references.

Pengelley, Nicholas. The United Nations on the web: bogeyman no more. *International journal of legal information* 30(2) summer 2002:308-323.

Includes bibliographical references.

*Reforming the United Nations: the quiet revolution*. Edited by Joachim Müller (The Hague; Boston, MA: Kluwer Law International, 2001). xxi, 946 p.

Includes bibliographical references. Bibliography: p. 913-917.

Tavernier, P. L'année des Nations Unies (2 décembre 2000-24 décembre 2001). *Annuaire français de droit international*, vol. XLVII (2001) : 329-348.

Includes bibliographical references.

*Die Vereinten Nationen: Entwicklung, Aktivitäten, Perspektiven*. Herausgegeben von Dietmar Herz, Christian Jetzlsperger und Marc Schattenmann (Frankfurt am Main: Fischer Taschenbuch Verlag, 2002). 268 p.

## 2. Particular organs

### General Assembly

Dauchy, J. Travaux de la Commission juridique de l'Assemblée générale (cinquante-sixième session). *Annuaire français de droit international*, vol. XLVII (2001) : 379-386.

Includes bibliographical references.

Szasz, Paul C. *Alternative voting systems in international organizations and the binding triad proposal to improve U.N. General Assembly decision-taking* (Wayne, NJ: Center for UN Reform Education, 2001). 61 p.

Includes bibliographical references.

### International Court of Justice

Al-Qahtani, Mutlaq. The role of the International Court of Justice in the enforcement of its judicial decisions. *Leiden journal of international law* 15(4) 2002:781-804.

Includes bibliographical references.

Anderson, David. Trust funds in international litigation. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 793-807.

Includes bibliographical references.

Bekker, Peter H. F. *World Court decisions at the turn of the millennium, 1997-2001* (The Hague; New York: Martinus Nijhoff Publishers, 2002). xxv, 394 p.

Includes bibliographical references and index. Bibliography: p. 375-376.

- Berman, Franklin. The uses and abuses of advisory opinions. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 809-828.  
Includes bibliographical references.
- Bernhardt, Rudolf. Vorbehalte bei völkerrechtlichen Verpflichtungserklärungen und die gerichtliche Kontrolle derartiger Vorbehalte. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 369-382.  
Includes bibliographical references.
- Boister, Neil. The ICJ in the *Belgian Arrest Warrant Case*: arresting the development of international criminal law. *Journal of conflict and security law* 7(2) October 2002:293-314.  
Includes bibliographical references.
- Brower, Charles N., and Pieter H. F. Bekker. Understanding “binding” advisory opinions of the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 351-368.  
Includes bibliographical references.
- Brownlie, Ian. Why do states take disputes to the International Court? In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 829-834.  
Includes bibliographical references.
- Cassese, Antonio. When may senior state officials be tried for international crimes? Some comments on the *Congo v. Belgium case*. *European journal of international law* 13(4) September 2002:853-875.  
Includes bibliographical references.
- Cot, Jean-Pierre. Éloge de l’indécision. La Cour et la compétence universelle. *Revue belge de droit international* XXXV(1-2) 2002 : 546-553.  
Includes bibliographical references.
- Craven, Matthew. The *Bosnia* case revisited and the “new” Yugoslavia. *Leiden journal of international law* 15(2) 2002:323-343.  
Includes bibliographical references.
- de Yturriaga, José A. The ICJ’s judgment on the Fisheries jurisdiction case. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 323-334.  
Includes bibliographical references.
- Dinstein, Yoram. Deprivation of property of foreigners under international law. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 849-869.  
Includes bibliographical references.
- Dominicé, Christian. La compétence *prima facie* de la Cour internationale de Justice aux fins d’indication de mesures conservatoires. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 383-395.  
Includes bibliographical references.
- Ferrer Lloret, Jaume. Impunidad versus inmunidad de jurisdicción: la sentencia del Tribunal International de Justicia de 14 de febrero de 2002 (República Democrática del Congo contra Bélgica). *Anuario de derecho internacional*, vol. XVIII (2002):305-346.  
Includes bibliographical references.

Fitzmaurice, M. A. The Corfu Channel case and the development of international law.

In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 119-146.

Includes bibliographical references.

Fox, Hazel. The International Court of Justice's treatment of acts of the state, and in particular the attribution of acts of individuals to the state. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 147-163.

Includes bibliographical references.

Gaja, Giorgio. Deliberating on questions of jurisdiction in the International Court of Justice.

In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 409-417.

Includes bibliographical references.

Gathii, James Thuo. Geographical Hegelianism in territorial disputes involving non-European land relations: an analysis of the case concerning Kasikili/Sedudu Island (Botswana/Namibia). *Leiden journal of international law* 15(3) 2002:581-622.

Includes bibliographical references.

Hafner, Gerhard. Der Internationale Gerichtshof und der Internationale Strafgerichtshof: Konkurrenz oder Ergänzung? In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 587-619.

Includes bibliographical references.

Hammer, Craig. Reforming the U.N. Security Council: open letter to the U.N. Secretary General Kofi Annan. *Florida journal of international law* 15(2) fall 2002:261-271.

Includes bibliographical references.

Henzelin, Marc. La compétence pénale universelle : une question non résolue par l'arrêt Yerodia. *Revue générale de droit international public* 106(4) 2002:819-854.

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

Hopkins, Kevin. The International Court of Justice and the question of sovereign immunity: why the *Yerodia case* is an unfortunate ruling for the development of public international law. *South African yearbook of international law*, vol. 27 (2002):256-263.

Ida, Ryuichi. The role of proportionality in maritime delimitation revisited: the origin and the meaning of the principle from the early decisions of the Court. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1037-1053.

Includes bibliographical references.

Iwamoto (Lee), Yoshiyuki. The protection of human life through provisional measures indicated by the International Court of Justice. *Leiden journal of international law* 15(2) 2002:345-366.

Includes bibliographical references.

Iwasawa, Yuji. Third parties before international tribunals: the ICJ and the WTO. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 871-891.

Includes bibliographical references.

Jennings, Robert. The differences between conducting a case in the ICJ and in an *ad hoc* arbitration tribunal—an inside view. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 893-909.

Includes bibliographical references.

Kamto, Maurice. Une troublante « immunité totale » du Ministre des affaires étrangères (sur un aspect de l’arrêt du 14 février 2002 dans l’affaire relative au *Mandat d’arrêt du 11 avril 2000*). *Revue belge de droit international* XXXV(1-2) 2002 : 518-530.

Includes bibliographical references.

Kawano, Mariko. The optional clause and the administration of justice by the Court. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 419-434.

Includes bibliographical references.

Kiss, Alexandre. The impact of judgments and advisory opinions of the PCIJ-ICJ on regional courts of human rights. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1469-1489.

Includes bibliographical references.

Kohen, Marcelo G. Les questions territoriales dans l’Arrêt de la CIJ du 16 mars 2001 en l’Affaire *Qatar c. Bahreïn*. *Revue générale de droit international public* 106(2) 2002 : 295-327.

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

Koskenniemi, Martti, and Päivi Leino. Fragmentation of international law? Postmodern anxieties. *Leiden journal of international law* 15(3) 2002:553-579.

Includes bibliographical references.

Kwiatkowska, Barbara. *Decisions of the World Court relevant to the UN Convention on the Law of the Sea: a reference guide* (The Hague; New York: Kluwer Law International, 2002). Ixiv, 222 p.

Includes bibliographical references.

Lauterpacht, Hersch. The revision of the Statute of the International Court of Justice: with an introduction by Sir Elihu Lauterpacht. *Law and practice of international courts and tribunals* 1(1) March 2002:55-128.

Includes bibliographical references.

Macdonald, R. St. J. A short note on the interpretation of the Charter of the United Nations by the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 177-190.

Includes bibliographical references.

Manouvel, Mita. Métamorphose de l’Article 41 du Statut de la CIJ. *Revue générale de droit international public* 106(1) 2002 : 103-136.

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

McCaffrey, Stephen C. International watercourses in the jurisprudence of the World Court. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1055-1068.

Includes bibliographical references.

Mendelson, Maurice. The curious case of *Qatar v. Bahrain* in the International Court of Justice. *British year book of international law*, 72nd year (2001):183-211.

Includes bibliographical references.

- Merrills, J. G. The optional clause at eighty. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 435-450.  
Includes bibliographical references.
- Meyer, Howard N. *The World Court in action: judging among the nations* (Lanham, MD: Rowman and Littlefield Publishers, 2002). xvi, 311 p.  
Includes bibliographical references and index. Bibliography: p. 235-259.
- Miyoshi, Masahiro. Considerations of equity in maritime boundary cases before the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1087-1101.  
Includes bibliographical references.
- Obata, Kaoru. The relevance of jurisdiction to deal with the merits to the power to indicate interim measures: a critique of the recent practice of the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 451-462.  
Includes bibliographical references.
- Orrego Vicuña, Francisco. The legal nature of the optional clause and the right of a state to withdraw a declaration accepting the compulsory jurisdiction of the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 463-479.  
Includes bibliographical references.
- Palchetti, Paolo. Opening the International Court of Justice to third states: intervention and beyond. *Max Planck yearbook of United Nations law*, vol. 6 (2002):139-181.  
Includes bibliographical references.
- Pastor Palomar, Antonio. La qualification juridique des formations maritimes dans l'Arrêt du 16 mars 2001 en l'affaire *Qatar c. Bahreïn*. *Revue générale de droit international public* 106(2) 2002 : 329-356.  
Summaries in French, English and Spanish. Includes bibliographical references.
- Patel, B. N. La Cour internationale de Justice plus sollicitée et plus active que jamais. *Revue de droit international et de droit comparé*, 79<sup>e</sup> année, n° 3, octobre 2002 : 315-325.  
Includes bibliographical references.
- Pellet, Alain. La CIJ et les réserves aux traités. Remarques cursives sur une révolution juridique prudentielle. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 481-514.  
Includes bibliographical references.
- Prager, Dietmar W. The 2001 amendments to the Rules of Procedure of the International Court of Justice. *Law and practice of international courts and tribunals* 1(1) March 2002:155-187.  
Includes bibliographical references.
- Rigaux, François. Les demandes reconventionnelles devant la Cour internationale de Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 935-945.  
Includes bibliographical references.

- Röben, Betsy. Judge Shigeru Oda on the making of international law. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 213-226.  
Includes bibliographical references.
- Rosenne, Shabtai. Provisional measures and *prima facie* jurisdiction revisited. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 515-544.  
Includes bibliographical references.
- \_\_\_\_\_. Updates to law and practice of the International Court of Justice (1920-1996). *Law and practice of international courts and tribunals* 1(1) March 2002:129-154.  
Includes bibliographical references.
- Salmon, Jean. Libres propos sur l'Arrêt de la C.I.J. du 14 février 2002 dans l'Affaire relative au *Mandat d'arrêt du 11 avril 2000 (R.D.C. c. Belgique)*. *Revue belge de droit international* XXXV(1-2) 2002 : 512-517.
- Sands, Philippe. What is the ICJ for? *Revue belge de droit international* XXXV(1-2) 2002 : 537-545.  
Includes bibliographical references.
- Sassoli, Marco. L'Arrêt Yerodia : quelques remarques sur une affaire au point de collision entre les deux couches du droit international. *Revue générale de droit international public* 106(4) 2002 : 791-818.  
Summaries in French, English and Spanish. Includes bibliographical references.
- Savadogo, Louis. Case concerning armed activities on the territory of the Congo (Democratic Republic of the Congo v. Uganda): the Court's provisional measures Order of 1 July 2001. *British year book of international law*, 72nd year (2001):357-380.  
Includes bibliographical references.
- Schultz, N. Ist *Lotus* verblüht? Anmerkung zum Urteil des IGH vom 14. Februar 2002 im Fall betreffend den Haftbefehl vom 11. April 2000 (*Demokratische Republik Kongo gegen Belgien*). *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(3) 2002:703-758.
- Shaw, Malcolm N. The *Yerodia* case: remedies and judicial function. *Revue belge de droit international* XXXV(1-2) 2002 : 554-559.  
Includes bibliographical references.
- Sloss, David. Using International Court of Justice Advisory Opinions to adjudicate secessionist claims. *Santa Clara law review* 42(2) 2002:357-389.  
Includes bibliographical references.
- Spinedi, Marina. State responsibility v. individual responsibility for international crimes: *tertium non datur?* *European journal of international law* 13(4) September 2002:895-899.  
Includes bibliographical references.
- Stern, Brigitte. Les questions de succession d'États dans l'affaire relative à l'*Application de la Convention pour la prévention et la répression du crime de génocide devant la Cour internationale de Justice*. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 285-305.  
Includes bibliographical references.
- Sugihara, Takane. The International Court of Justice—towards a higher role in the international community. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 227-235.  
Includes bibliographical references.

Symposium: The Democratic Republic of the Congo v. Belgium case before the ICJ. *European journal of international law* 13(4) September 2002:853-899.

Series of articles. Includes bibliographical references.

Tamiotti, Ludivine. Chronique des activités de la Cour internationale de Justice en 2000. *African yearbook of international law*, vol. 9 (2001):267-300.

Includes bibliographical references.

Tavernier, P. Les différends frontaliers terrestres dans la jurisprudence de la C.I.J. *Annuaire français de droit international*, vol. XLVII (2001) : 137-148.

Includes bibliographical references.

Thirlway, Hugh. Judicial activism and the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 75-105.

Includes bibliographical references.

\_\_\_\_\_. The law and procedure of the International Court of Justice 1960-1989 (Part twelve). *British year book of international law*, 72nd year (2001):37-181.

Includes bibliographical references.

Tomka, Peter. The Special Agreement. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 553-565.

Includes bibliographical references.

Tomuschat, Christian. The 1928 General Act for the Pacific Settlement of International Disputes revisited. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 977-994.

Includes bibliographical references.

Turns, David. Arrest Warrant of 11 April 2000 (Democratic Republic of the Congo v Belgium): the International Court of Justice's failure to take a stand on universal jurisdiction. *Melbourne journal of international law* 3(2) October 2002:383-399.

Includes bibliographical references.

Ueki, Toshiya. Responsibility of international organizations and the role of the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 237-249.

Includes bibliographical references.

Valticos, N. Pratique et éthique d'un juge *ad hoc* à la Cour internationale de Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 107-116.

Includes bibliographical references.

Verhoeven, Joe. Quelques reflexions sur l'Affaire relative au Mandat d'arrêt du 11 avril 2000. *Revue belge de droit international* XXXV(1-2) 2002 : 531-536.

Watts, Arthur. The International Court and the continuing customary international law of treaties. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 251-266.

Includes bibliographical references.

Weil, Prosper. Les hauts-fonds découvrants dans la délimitation maritime. À propos des paragraphes 200-209 de l'Arrêt de la Cour internationale de Justice du 16 mars 2001 en l'affaire de la *Délimitation maritime et questions territoriales entre Qatar et Bahreïn*. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 307-321.  
Includes bibliographical references.

Wirth, Steffen. Immunity for core crimes? The ICJ's judgment in the *Congo v. Belgium* case. *European journal of international law* 13(4) September 2002:877-893.  
Includes bibliographical references.

*The World Court reference guide: judgments, advisory opinions and orders of the Permanent Court of International Justice and the International Court of Justice (1922-2000)*. Edited by Bimal N. Patel (The Hague; New York: Kluwer Law International, 2002). xxi, 928 p.  
Includes index.

Yasuaki, Onuma. The ICJ: an emperor without clothes? International conflict resolution, Article 38 of the ICJ Statute and the sources of international law. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 191-212.  
Includes bibliographical references.

Zemanek, Karl. Re-examining the genocide opinion: are the object and purpose of a convention suitable criteria for determining the admissibility of reservations? In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 335-348.  
Includes bibliographical references.

## Secretariat

Annan, Kofi A. "We the peoples ...": Nobel Peace message (New York: Ruder Finn Press, 2002). 63 p.

Fröhlich, Manuel. *Dag Hammarskjöld und die Vereinten Nationen: die politische Ethik des UNO-Generalsekretärs* (Paderborn: Ferdinand Schöningh, 2002). vx, 481 p.  
Thesis (Ph.D.), Jena University, 2000.  
Includes index and bibliographical references. Bibliography: p. 431-461.

## Security Council

Caron, David, and Brian Morris. The United Nations Compensation Commission: practical justice, not retribution. *European journal of international law* 13(1) February 2002: 183-199.

Includes bibliographical references.

Craven, Matthew. Humanitarianism and the quest for smarter sanctions. *European journal of international law* 13(1) February 2002:43-61.  
Includes bibliographical references.

de Wet, Erika. The relationship between the Security Council and regional organizations during enforcement action under Chapter VII of the United Nations Charter. *Nordic journal of international law* 71(1) 2002:1-37.  
Includes bibliographical references.

Fassbender, Bardo. Uncertain steps into a post-Cold War world: the role and functioning of the UN Security Council after a decade of measures against Iraq. *European journal of international law* 13(1) February 2002:273-303.  
Includes bibliographical references.

Fox, Merritt B. Imposing liability for losses from aggressive war: an economic analysis of the UN Compensation Commission. *European journal of international law* 13(1) February 2002:201-221.

Includes bibliographical references.

Gattini, Andrea. The UN Compensation Commission: old rules, new procedures on war reparations. *European journal of international law* 13(1) February 2002:161-181.

Includes bibliographical references.

Majlessi, Shervin M. Use of economic sanctions under international law: a contemporary assessment. *Canadian yearbook of international law*, vol. XXXIX (2001):253-331.

Summaries in French and English. Includes bibliographical references.

O'Connell, Mary Ellen. Debating the law of sanctions. *European journal of international law* 13(1) February 2002:63-79.

Includes bibliographical references.

Oette, Lutz. A decade of sanctions against Iraq: never again! The end of unlimited sanctions in the recent practice of the UN Security Council. *European journal of international law* 13(1) February 2002:93-103.

Includes bibliographical references.

Villani, Ugo. The Security Council's authorization of enforcement action by regional organizations. *Max Planck yearbook of United Nations law*, vol. 6 (2002):535-557.

Includes bibliographical references.

## **United Nations forces**

Baarda, Ted van, and Fred van Iersel. The uneasy relationship between conscience and military law: the Brahimi Report's unresolved dilemma. *International peacekeeping* 9(3) autumn 2002:25-50.

Includes bibliographical references.

Bratt, Duane. Blue Condoms: the use of international peacekeepers in the fight against AIDS. *International peacekeeping* 9(3) autumn 2002:67-86.

Includes bibliographical references.

### *3. Particular questions or activities*

## **Air and space law**

Bourbonnière, Michel. Legal regime for keeping outer space free of armaments: prospects? *Annals of air and space law*, vol. XXVII (2002):109-137.

Includes bibliographical references.

Giesecke, Christian. Unruly passengers: the existing legal system and proposed improvements. *Annals of air and space law*, vol. XXVI (2001):45-75.

Includes bibliographical references.

Hobe, Stephan. The relevance of the current international space treaties in the 21st century. *Annals of air and space law*, vol. XXVII (2002):335-346.

Includes bibliographical references.

Hornik, Jiri. Article 3 of the Chicago Convention. *Annals of air and space law*, vol. XXVI (2001):109-142.

Includes bibliographical references.

Lyall, Francis. The new global private satellite telecommunications systems and international law. *Annals of air and space law*, vol. XXVII (2002):429-445.

Includes bibliographical references.

Mercer, Anthony G. The 1999 Montreal Convention: an airline perspective. *Annals of air and space law*, vol. XXVII (2002):451-475.

Includes bibliographical references.

Ospina, Sylvia. International responsibility and state liability in an age of globalization and privatization. *Annals of air and space law*, vol. XXVII (2002):479-493.

Includes bibliographical references.

Wolter, Detlev. Völkerrechtliche Grundlagen "Gemeinsamer Sicherheit" im Weltraum. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(4) 2002:941-992.

Summary in English. Includes bibliographical references.

## Collective security

Faust, Dominik A. *Effektive Sicherheit: Analyse des Systems kollektiver Sicherheit der Vereinten Nationen und Entwurf eines alternativen Sicherheitssystems* (Wiesbaden: Westdeutscher Verlag, 2002). 428 p.

Includes bibliographical references and index.

Papastavridis, Efthymikos. Security Council regulations 1368/2001 and 1373/2001: collective security or the right of self-defence? *Revue hellénique de droit international*, 55<sup>e</sup> année, n° 2, 2002 : 501-512.

Includes bibliographical references.

Peou, Sorpong. The UN, peacekeeping and collective human security: from *An Agenda for Peace* to the Brahimi Report. *International peacekeeping* 9(2) summer 2002:51-68.

Includes bibliographical references.

Ziccardi Capaldo, Giuliana. The law of the global community: an integrated system to enforce "public" international law. *The global community: yearbook of international law and jurisprudence* (2001):71-120.

Includes bibliographical references.

## Commercial arbitration

Davis, Kenneth R. Unconventional wisdom: a new look at articles V and VII of the Convention on the Recognition and Enforcement of Foreign Arbitral Awards. *Texas international law journal* 37(1) winter 2002:43-87.

Includes bibliographical references.

Zekos, Georgios I. Arbitration as a dispute settlement mechanism under UNCLOS, the Hamburg Rules, and WTO. *Journal of international arbitration* 19(5) October 2002:497-504.

Includes bibliographical references.

## Consular relations

Baker, Stephanie. Germany v. United States in the International Court of Justice: an international battle over the interpretation of article thirty-six of the Vienna Convention on Consular Relations and provisional measures orders. *Georgia journal of international and comparative law* 30(2) 2002:277-304.

Includes bibliographical references.

Bishop, Anthony N. The unenforceable rights to consular notification and access in the United States: What's changed since the *LaGrand Case*? *Houston journal of international law* 25(1) fall 2002:1-98.

Includes bibliographical references.

Cassel, Douglass. International remedies in national criminal cases: ICJ judgment in *Germany v. United States*. *Leiden journal of international law* 15(1) 2002:69-86.

Includes bibliographical references.

Consular rights and the death penalty after *LaGrand*. *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:309-319.

Includes bibliographical references.

Deen-Racsány, Zsuzsanna. Diplomatic protection and the *LaGrand* case. *Leiden journal of international law* 15(1) 2002:87-103.

Includes bibliographical references.

Jennings, Robert. The *LaGrand* case. *Law and practice of international courts and tribunals* 1(1) March 2002: 13-54.

Includes bibliographical references.

Mennecke, Martin. Towards the humanization of the Vienna Convention on Consular Rights—the *LaGrand* case before the International Court of Justice. *German yearbook of international law/Jahrbuch für internationales Recht*, vol. 44 (2001):430-468.

Includes bibliographical references.

Orakhelashvili, Alexander. Questions of international judicial jurisdiction in the *LaGrand* case. *Leiden journal of international law* 15(1) 2002:105-130.

Includes bibliographical references.

Pinto, Monica. De la protection diplomatique à la protection des droits de l'homme. *Revue générale de droit international public* 106(3) 2002 : 513-548.

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

Stephens, Tim. *LaGrand Case (Federal Republic of Germany v United States of America)*: the right to information on consular assistance under the Vienna Convention on Consular Relations: a right for what purpose? *Melbourne journal of international law* 3(1) May 2002:143-164.

Includes bibliographical references.

Symposium: reflections on the ICJ's *LaGrand* decision. *Yale journal of international law* 27(2) summer 2002:423-452.

Includes bibliographical references.

Woodman, Rebecca E. International Miranda? Article 36 of the Vienna Convention on Consular Relations. *Journal of the Kansas Bar Association* 70(6) June-July 2001:41-50.

Includes bibliographical references.

## **Definition of aggression**

Clark, Roger S. Rethinking aggression as a crime and formulating its elements: the final work-product of the Preparatory Commission for the International Criminal Court. *Leiden journal of international law* 15(4) 2002:859-890.

Includes bibliographical references.

The definition of aggression and the ICC. *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:181-192.

Includes bibliographical references.

Fernández de Gurmendi, Silvia A. The working group on aggression at the Preparatory Commission for the International Criminal Court. *Fordham international law journal* 25(3) March 2002:589-605.

Includes bibliographical references.

Ntanda Nsereko, Daniel D. Aggression under the Rome Statute of the International Criminal Court. *Nordic journal of international law* 71(4) 2002:497-521.

Includes bibliographical references.

Peirce, Rachel. Which of the Preparatory Commission's latest proposals for the definition of the crime of aggression and the exercise of jurisdiction should be adopted into the Rome Statute of the International Criminal Court? *BYU journal of public law* 15(2) 2001:281-299.

Includes bibliographical references.

Trahan, Jennifer. Defining "aggression": why the Preparatory Commission for the International Criminal Court has faced such a conundrum. *Loyola of Los Angeles international and comparative law review* 24(4) August 2002:439-474.

Includes bibliographical references.

## Diplomatic relations

Rawski, Frederick. To waive or not to waive: immunity and accountability in U.N. peacekeeping operations. *Connecticut journal of international law* 18(1) fall 2002:103-132.

Includes bibliographical references.

## Disarmament

Asada, Masahiko. CTBT: legal questions arising from its non-entry-into-force. *Journal of conflict and security law* 7(1) April 2002:85-122.

Includes bibliographical references.

Damrosch, Lori. The permanent five as enforcers of controls on weapons of mass destruction: building on the Iraq "precedent"? *European journal of international law* 13(1) February 2002:305-321.

Includes bibliographical references.

de Jonge Oudraat, Chantal. UNSCOM: between Iraq and a hard place? *European journal of international law* 13(1) February 2002:139-152.

Includes bibliographical references.

Dekker, Guido den. *The law of arms control: international supervision and enforcement* (The Hague; Boston, MA: Martinus Nijhoff Publishers, 2001). xvii, 404 p.

Includes bibliographical references and index. Bibliography: p. 381-396.

Fleck, Dieter. Developments of the law of arms control as a result of the Iraq-Kuwait conflict. *European journal of international law* 13(1) February 2002:105-119.

Includes bibliographical references.

Iwasawa, Yuji. Third parties before international tribunals: the ICJ and the WTO. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 871-891.

Includes bibliographical references.

Kervers, Onno. Strengthening compliance with the Biological Weapons Convention: the protocol negotiations. *Journal of conflict and security law* 7(2) October 2002:275-292.

Includes bibliographical references.

Paris, Kristen. The expansion of the Biological Weapons Convention: the history and problems of a verification regime. *Houston journal of international law* 24(3) spring 2002:509-550.

Includes bibliographical references.

Pounjine, S. Le mécanisme de règlement des différends dans le cadre de l'Organisation pour l'interdiction des armes chimiques. *African yearbook of international law*, vol. 7 (1997):265-282.

Includes bibliographical references.

Ruiz Fabri, Hélène. The UNSCOM experience: lessons from an experiment. *European journal of international law* 13(1) February 2002:153-159.

Includes bibliographical references.

Tabassi, Lisa. The OPCW: model or anomaly? *Hague yearbook of international law*, vol. 14 (2001):55-72.

Includes bibliographical references.

*Treaty enforcement and international cooperation in criminal matters: with special reference to the Chemical Weapons Convention.* Edited by Rodrigo Yepes-Enríquez and Lisa Tabassi (The Hague: T. M. C. Asser, 2002). xxvi, 655 p.

Includes bibliographical references and index.

## Domestic jurisdiction

Drinan, Cara. Article 36 of the Vienna Convention on Consular Relations: private enforcement in American courts after *LaGrand*. *Stanford law review* 54(6) June 2002:1303-1319.

Includes bibliographical references.

Re, Edward D. The Universal Declaration of Human Rights and the domestic courts. *St. Thomas law review* 14(4) summer 2002:665-688.

Includes bibliographical references.

## Environmental questions

Bailey, Zoya E. The sink that sank the Hague: a comment on the Kyoto Protocol. *Temple international and comparative law journal* 16(1) spring 2002:103-121.

Birnie, Patricia W., and A. E. Boyle. *International law and the environment*. 2nd ed. (Oxford; New York: Oxford University Press, 2002). xxx, 798 p.

Includes bibliographical references and index. Bibliography: p. 757-777.

Bothe, Michael. Das Seerecht als Motor des internationalen Umweltrechts: Gedanken zu neueren Entwicklungen im Bereich des Tiefseebergbaus. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1335-1353.

Includes bibliographical references.

Briese, Robyn. Precaution and cooperation in the World Trade Organization: an environmental perspective. *Australian year book of international law*, vol. 22 (2002):113-157.

Includes bibliographical references.

Brunnée, Jutta. COPing with consent: law-making under multilateral environmental agreements. *Leiden journal of international law* 15(1) 2002:1-52.

Includes bibliographical references.

Charnovitz, Steve. The law of environmental "PPM's" in the WTO: debunking the myth of illegality. *Yale journal of international law* 27(1) winter 2002:59-110.

Includes bibliographical references.

Coghlan, Matthew. Prospects and pitfalls of the Kyoto Protocol to the United Nations Framework Convention on Climate Change. *Melbourne journal of international law* 3(1) May 2002:165-183.

Includes bibliographical references.

Ehrmann, Markus. Procedures of compliance control in international environmental treaties. *Colorado journal of international environmental law and policy* 13(2) summer 2002:377-443.

Includes bibliographical references.

- Gowlland Gualtieri, Alix N. The environmental accountability of the World Bank to non-state actors: insights from the inspection panel. *British year book of international law*, 72nd year (2001):213-253.  
Includes bibliographical references.
- Hafner, Gerhard, and Holly L. Pearson. Environmental issues in the work of the International Law Commission. *Yearbook of international environmental law*, vol. 11 (2000):3-51.  
Includes bibliographical references.
- Huston, Meredith DuBarry. Wartime environmental damages: financing the cleanup. *University of Pennsylvania journal of international economic law* 23(4) winter 2002:899-929.  
Includes bibliographical references.
- Lefever, Rene. From The Hague to Bonn to Marrakesh and beyond: a negotiating history of the compliance regime under the Kyoto Protocol. *Hague yearbook of international law*, vol. 14 (2001):25-54.  
Includes bibliographical references.
- Louka, Elli. *Biodiversity & human rights: the international rules for the protection of biodiversity* (Ardsley, NY: Transnational Publishers, 2002). xii, 204 p.  
Includes bibliographical references and index. Bibliography: p. 185-194.
- Marshall, Dena. An organization for the world environment: three models and analysis. *Georgetown international environmental law review* XV(1) 2002:79-103.  
Includes bibliographical references.
- Matz, Nele. Environmental financing: function and coherence of financial mechanisms in international environmental agreements. *Max Planck yearbook of United Nations law*, vol. 6 (2002):473-534.  
Includes bibliographical references.
- Mensah, Thomas A. Civil liability and compensation for vessel-source pollution of the marine environment and the United Nations Convention on the Law of the Sea (1982). In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1391-1434.  
Includes bibliographical references.
- Nowrot, Karsten. Saving the international legal regime on climate change?: the 2001 conferences of Bonn and Marrakesh. *German yearbook of international law/Jahrbuch für internationales Recht*, vol. 44 (2001):396-429.  
Includes bibliographical references.
- Robinson, Nicholas A. Befogged vision: international environmental governance a decade after Rio. *William and Mary environmental law and policy review* 27(2) winter 2002:299-364.  
Includes bibliographical references.
- Safrin, Sabrina. Treaties in collision?: the Biosafety Protocol and the World Trade Organization agreements. *American journal of international law* 96(3) July 2002:606-628.  
Includes bibliographical references.
- Schlemmer, E. C. Compliance with WTO obligations: trade and the environment revisited. *South African yearbook of international law*, vol. 27 (2002):272-285.  
Includes bibliographical references.
- Schulte zu Sodingen, Beate. *Der völkerrechtliche Schutz der Wälder: nationale Souveränität, multilaterale Schutzkonzepte und unilaterale Regelungsansätze/The international legal protection of forests: national sovereignty, multilateral protection concepts, and unilateral approaches to regulation* (Berlin; New York: Springer, 2002). 575 p.  
Text in German or English. Summary in English: p. 487-502.  
Includes bibliographical references and index. Bibliography: p. 503-554.

Symposium: Trade, sustainability and global governance. *Columbia journal of environmental law* 27(2) 2002:297-632.

Series of articles. Includes bibliographical references.

Temple, John F. The Kyoto Protocol: will it sneak up on the U.S.? *Brooklyn journal of international law* 28(1) 2002:213-251.

Includes bibliographical references.

Vera Esquivel, Germán. La Cumbre Mundial sobre el Desarrollo Sostenible: los procesos de Estocolmo, Río de Janeiro y Johannesburgo ante el derecho internacional del medio ambiente. *Revista peruana de derecho internacional* LII(119) enero-junio 2002:157-177.

Includes bibliographical references.

Vespa, Matthew. Climate change 2001: Kyoto at Bonn and Marrakech. *Ecology law quarterly* 29(2) 2002:395-420.

Victor, David G. *The collapse of the Kyoto Protocol and the struggle to slow global warming* (Princeton, NJ: Princeton University Press, 2001). xvi, 178 p.

Includes bibliographical references and index. Bibliography: p. 155-171.

## **Financing**

Carlson, Rita Y. B. What if the United Nations sued the United States?: a hypothetical case analyzing the UN Charter as a government contract. *Public contract law journal* 30(3) spring 2001:525-543.

Includes bibliographical references.

## **Human rights**

Aguirre, Maria Sophia, and Ann Wolfgram. United Nations policy and the family: redefining the ties that bind: a study of history, forces and trends. *BYU journal of public law* 16(2) 2002:113-178.

Includes bibliographical references.

Ando, Nisuke. The follow-up procedure of the Human Rights Committee's views. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1437-1447.

Includes bibliographical references.

Aznar-Gómez, Mariano. A decade of human rights protection by the UN Security Council: a sketch or deregulation? *European journal of international law* 13(1) February 2002:223-241.

Includes bibliographical references.

Barnett, Michael. *Eyewitness to a genocide: the United Nations and Rwanda* (Ithaca, NY: Cornell University Press, 2002). xiii, 215 p.

Includes bibliographical references and index.

*Basic documents on human rights*. 4th ed. Edited by Ian Brownlie and Guy S. Goodwin-Gill (Oxford; New York: Oxford University Press, 2002). xix, 896 p.

Includes index.

Bayefsky, Anne. The UN World Conference against Racism: a racist anti-racism conference. *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:65-74.

Includes bibliographical references.

*Blackstone's international human rights documents*. 3rd ed. Edited by P. R. Ghandhi (Oxford; New York: Oxford University Press, 2002). viii, 455 p.

Includes index.

- Bongiorno, Carla. A culture of impunity: applying international human rights law to the United Nations in East Timor. *Columbia human rights law review* 33(3) summer 2002:623-692.  
Includes bibliographical references.
- Charlesworth, Hilary, and Mary Wood. Women and human rights in the rebuilding of East Timor. *Nordic journal of international law* 71(2) 2002:325-348.  
Includes bibliographical references.
- Choudhury, Tufyal. The drafting of article 26 of the International Covenant on Civil and Political Rights. *European human rights law review*, No. 5 (2002):591-603.  
Includes bibliographical references.
- Concluding observations of the UN Committee on the Elimination of Racial Discrimination: forty-third to fifty-seventh sessions (1993-2000)*. Edited by Leif Holmström (The Hague; New York: Martinus Nijhoff Publishers, 2002). xviii, 789 p.  
Includes bibliographical references.
- Drinan, Robert F. *The mobilization of shame* (New Haven, CT: Yale University Press, 2001). 240 p.  
Includes index.
- du Plessis, Max. The application and influence of U.N. human rights standards. *European human rights law review*, No. 4 (2002):452-467.  
Concerns South Africa. Includes bibliographical references.
- Evans, Malcolm D. Getting to grips with torture. *International and comparative law quarterly* 51(2) April 2002:365-383.  
Includes bibliographical references.
- Evatt, Elizabeth. Finding a voice for women's rights: the early days of CEDAW. *George Washington international law review* 34(3) 2002:515-553.  
Includes bibliographical references.
- Ghandhi, P. R. Some aspects of the exhaustion of the domestic remedies rule under the jurisprudence of the Human Rights Committee. *German yearbook of international law/Jahrbuch für internationales Recht*, vol. 44 (2001):485-497.  
Includes bibliographical references.
- Glendon, Mary Ann. *A world made new: Eleanor Roosevelt and the Universal Declaration of Human Rights* (New York: Random House, 2001). xxi, 333 p.  
Includes bibliographical references and index.
- Gros Espiell, Héctor. Les droits de l'homme et la Cour internationale de Justice : une vision latino-américaine. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1449-1468.  
Includes bibliographical references.
- Heyns, Christof H., and Frans Viljoen. *The impact of the United Nations human rights treaties on the domestic level* (The Hague; New York: Kluwer Law International, 2002). viii, 648 p.  
Includes bibliographical references.
- Howse, Robert. Human rights in the WTO: whose rights, what humanity? Comment on Petersmann. *European journal of international law* 13(3) June 2002:651-659.  
Includes bibliographical references.
- Human rights protection for refugees, asylum-seekers, and internally displaced persons: a guide to international mechanisms*. Edited by Joan Fitzpatrick (Ardsley, NY: Transnational Publishers, 2002). xxxi, 665 p.  
Includes bibliographical references and index.

- The Institute for Global Legal Studies inaugural colloquium: the UN and the protection of human rights. *Washington University journal of law & policy* 5(2001):1-188.  
Includes bibliographical references.
- Jayawickrama, Nihal. *The judicial application of human rights law: national, regional and international jurisprudence* (New York: Cambridge University Press, 2002). cxxix, 965 p.  
Includes bibliographical references and index.
- Jenkins, Catherine. A truth commission for East Timor: lessons from South Africa? *Journal of conflict and security law* 7(2) October 2002:233-251.  
Includes bibliographical references.
- Juma, Laurence. The human rights approach to peace in Sierra Leone: the analysis of the peace process and human rights enforcement in a civil war situation. *Denver journal of international law and policy* 30(3) summer 2002:325-376.  
Includes bibliographical references.
- Katayanagi, Mari. *Human rights functions of United Nations peacekeeping operations* (The Hague; New York: Martinus Nijhoff Publishers, 2002). xix, 316 p.  
Includes index. Bibliography: p. 277-309.
- Kiss, Alexandre. The impact of judgments and advisory opinions of the PCIJ-ICJ on regional courts of human rights. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1469-1489.  
Includes bibliographical references.
- Klein, Eckart. General comments – Zu einem eher unbekannten Instrument des Menschenrechts-schutzes. In: *Recht, Staat, Gemeinwohl: Festschrift für Dietrich Rauschning*. Herausgegeben von Jörn Ipsen und Edzard Schmidt-Jortzig (Köln: C. Heymann, 2001). p. 301-311.  
Includes bibliographical references.
- Koh, Harold Hongju. Why America should ratify the women's rights treaty (CEDAW). *Case Western Reserve journal of international law* 34(3) fall 2002:263-276.  
Includes bibliographical references.
- Korkelia, Konstantin. New challenges to the regime of reservations under the International Covenant on Civil and Political Rights. *European journal of international law* 13(2) April 2002:437-477.  
Includes bibliographical references.
- Li, K. X., and Jim Mi Ng. International maritime conventions: seafarers' safety and human rights. *Journal of maritime law and commerce* 33(3) July 2002:381-404.  
Includes bibliographical references.
- Lyon, Beth. Discourse in development: a post-colonial "agenda" for the United Nations Committee on Economic, Social and Cultural Rights through the post-colonial lens. *American University journal of gender, social policy & the law* 10(3) 2002:535-579.  
Includes bibliographical references.
- Lyons, Michelle E. World Conference against Racism: new avenues for slavery reparations? *Vanderbilt journal of transnational law* 35(4) October 2002:1235-1268.  
Includes bibliographical references.
- Malone, Linda A., and Scott Pasternack. Exercising environmental human rights and remedies in the United Nations system. *William and Mary environmental law and policy review* 27(2) winter 2002:365-439.  
Includes bibliographical references.

- Marceau, Gabrielle. WTO dispute settlement and human rights. *European journal of international law* 13(4) September 2002:753-814.  
Includes bibliographical references.
- Martens, Ernst K. Unzulässige Vorbehalte zu Menschenrechtskonventionen: Anmerkungen zur Diskussion. In: *Recht, Staat, Gemeinwohl: Festschrift für Dietrich Rauschning*. Herausgegeben von Jörn Ipsen und Edzard Schmidt-Jortzig (Köln: C. Heymann, 2001). p. 351-369.  
Includes bibliographical references.
- McDougall, Gay. The World Conference against Racism: through a wider lens. *Fletcher forum of world affairs* 26(2) summer/fall 2002:135-151.  
Includes bibliographical references.
- O'Flaherty, Michael. *Human rights and the U.N.: practice before the treaty bodies*. 2nd ed. (London: Martinus Nijhoff Publishers, 2002). xi, 226 p.  
Includes bibliographical references.
- O'Neill, William G. Gaining compliance without force: human rights field operations. In: *Citizens in war*. Edited by Simon Chesterman (Boulder, CO: Lynne Rienner, 2001). p. 93-121.  
Includes bibliographical references.
- Olivier, M. The relevance of "soft law" as a source of international human rights. *Comparative and international law journal of Southern Africa* XXXV(3) November 2002:289-307.  
Includes bibliographical references.
- Pearce, Hannah. An examination of the international understanding of political rape and the significance of labeling it torture. *International journal of refugee law* 14(4) 2002:534-560.  
Includes bibliographical references.
- Petersmann, Ernst-Ulrich. Time for a United Nations "Global Compact" for integrating human rights into the law of worldwide organizations: lessons from European integration. *European journal of international law* 13(3) June 2002:621-650.  
Includes bibliographical references.
- The Princeton Principles on Universal Jurisdiction*. Edited by Stephen Macedo (Princeton, NJ: Program in Law and Public Affairs, Princeton University, 2001). 37 p.  
Includes bibliographical references.
- Provost, René. *International human rights and humanitarian law* (New York: Cambridge University Press, 2002). xxxix, 418 p.  
Includes bibliographical references and index. Bibliography: p. 351-387.
- Ramcharan, Bertrand G. *The Security Council and the protection of human rights* (The Hague; New York: Martinus Nijhoff Publishers, 2002). x, 378 p.  
Includes bibliographical references and index. Bibliography: p. 371-373.
- \_\_\_\_\_. *The United Nations High Commissioner for Human Rights: the challenges of international protection* (The Hague; New York: Martinus Nijhoff Publishers, 2002). xx, 250 p.  
Includes bibliographical references and index. Bibliography: p. 225-227.
- Rehman, Javaid. *International human rights law: a practical approach* (New York: Longman, 2002). xlvi, 494 p.  
Includes bibliographical references and index.
- Riddle, Jennifer. Making CEDAW universal: a critique of CEDAW's reservation regime under article 28 and the effectiveness of the reporting process. *George Washington international law review* 34(3) 2002:605-638.  
Includes bibliographical references.

- Riedel, Eibe. Verhandlungslösungen im Rahmen des Sozialpakts der Vereinten Nationen. In: *Recht, Staat, Gemeinwohl: Festschrift für Dietrich Rauschning*. Herausgegeben von Jörn Ipsen und Edzard Schmidt-Jortzig (Köln: C. Heymann, 2001). p. 441-456.  
Includes bibliographical references.
- Riles, Annelise. Rights inside out: the case of the women's human rights campaign. *Leiden journal of international law* 15(2) 2002:285-305.  
Includes bibliographical references.
- Roos, Stefanie Ricarda. The "right to live and remain in one's place of origin": a United Nations rhetoric or an international recognized human right?—Reflections on the potential of a controversial right to be universally recognized. *German yearbook of international law/Jahrbuch für internationales Recht*, vol. 44 (2001):517-543.  
Includes bibliographical references.
- Roth, Brad R. The CEDAW as a collective approach to women's rights. *Michigan journal of international law* 24(1) fall 2002:187-225.  
Includes bibliographical references.
- Scharf, Michael P., and Nigel Rodley. International law principles on accountability. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 89-96.  
Includes bibliographical references.
- Seibert-Fohr, Anja. The fight against impunity under the International Covenant on Civil and Political Rights. *Max Planck yearbook of United Nations law*, vol. 6 (2002):301-344.  
Includes bibliographical references.
- \_\_\_\_\_. Neue internationale Anforderungen an die Überführung von Menschenrechtsabkommen in nationales Recht – Das Verhältnis des Internationalen Pakts über bürgerliche und politische Rechte zu nationalem Recht. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(1-2) 2002:391-422.  
Summary in English. Includes bibliographical references.
- Shachar, Ayelet. *Multicultural jurisdictions: cultural differences and women's rights* (Cambridge, United Kingdom; New York: Cambridge University Press, 2001). xiv, 193 p.  
Includes bibliographical references and index. Bibliography: p. 166-186.
- Thomas, Margaret. "Rogue states" within American borders: remedying state noncompliance with the International Covenant on Civil and Political Rights. *California law review* 90(1) January 2002:165-210.  
Includes bibliographical references.
- Thornberry, Patrick. *Indigenous peoples and human rights* (Manchester, United Kingdom: Manchester University Press; New York: Juris Publishing, 2002). xii, 484 p.  
Includes bibliographical references and index. Bibliography: p. 472-480.
- Tomuschat, Christian. Learning from the Human Rights Committee's experience: the optional protocol to the convention banning discrimination against women. In: *Recht, Staat, Gemeinwohl: Festschrift für Dietrich Rauschning*. Herausgegeben von Jörn Ipsen und Edzard Schmidt-Jortzig (Köln: C. Heymann, 2001). p. 313-334.  
Includes bibliographical references.
- The United Nations and human rights: a critical appraisal*. 2nd ed. Edited by Philip Alston (Oxford: Clarendon Press, 2002). 600 p.  
Includes bibliographical references and index.

## **International administrative law**

*Contemporary issues in international law: a collection of the Josephine Onoh memorial lectures.*

Edited by David Freestone, Surya Subedi and Scott Davidson (The Hague; New York: Kluwer Law International, 2002). xvi, 236 p.

Includes bibliographical references.

Eisuke, Suzuki. The review and repudiation of judgments of international administrative tribunals. *Asian yearbook of international law*, vol. 7 (1997):175-207.

Includes bibliographical references.

Ruzié, D. Jurisprudence du Tribunal administratif de l'Organisation internationale du Travail. *Annuaire français de droit international*, vol. XLVII (2001) : 401-419.

Includes bibliographical references.

\_\_\_\_\_. Jurisprudence du Tribunal administratif des Nations Unies. *Annuaire français de droit international*, vol. XLVII (2001) : 387-399.

Includes bibliographical references.

## **International criminal law**

Ambos, Kai. The right of non-self-incrimination of witnesses before the ICC. *Leiden journal of international law* 15(1) 2002:155-177.

Includes bibliographical references.

Arbour, Louise. *War crimes and the culture of peace* (Toronto: published in association with Victoria University by University of Toronto Press, 2002). xiv, 64 p.

Arcari, Maurizio. Quelques remarques à propos de l'action du Conseil de sécurité dans le domaine de la justice pénale internationale. *Anuario de derecho internacional*, vol. XVIII (2002):207-228.

Includes bibliographical references.

Ascencio, H., and R. Maison. L'activité des tribunaux pénaux internationaux. *Annuaire français de droit international*, vol. XLVII (2001) : 241-281.

Bald, Stephanie H. Searching for a lost childhood: Will the Special Court of Sierra Leone find justice for its children? *American University international law review* 18(2) 2002:537-583.

Includes bibliographical references.

Bassiouni, M. Cherif. Accountability for violations of international humanitarian law and other serious violations of human rights. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 3-54.

Includes bibliographical references.

\_\_\_\_\_. The United Nations Commission of Experts established pursuant to Security Council resolution 780 (1992) to investigate violations of international humanitarian law in the former Yugoslavia. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 429-457.

Includes bibliographical references.

\_\_\_\_\_. Universal jurisdiction for international crimes: historical perspectives and contemporary practice. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 945-1005.

Includes bibliographical references and appendix.

\_\_\_\_\_. The universal model: the International Criminal Court. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 813-825.

Includes bibliographical references.

- Beresford, Stuart. The privileges and immunities of the International Criminal Court: Are they sufficient for the proper functioning of the Court or is there still room for improvement? *San Diego international law journal* 3(1) 2002:83-132.  
Includes bibliographical references.
- \_\_\_\_\_. Redressing the wrongs of the international justice system: compensation for persons erroneously detained, prosecuted, or convicted by the *ad hoc* tribunals. *American journal of international law* 96(3) July 2002:628-646.  
Includes bibliographical references.
- Boed, Roman. The International Criminal Tribunal for Rwanda. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 487-498.  
Includes bibliographical references.
- Boister, Neil. The ICJ in the *Belgian Arrest Warrant Case*: arresting the development of international criminal law. *Journal of conflict and security law* 7(2) October 2002:293-314.  
Includes bibliographical references.
- Boot, Machteld. *Genocide, crimes against humanity, war crimes: nullum crimen sine lege and the subject matter jurisdiction of the International Criminal Court* (Antwerp; New York: Intersentia, 2002). xl ix, 708 p.  
Text in English with a summary in Dutch. Includes bibliographical references and index. Bibliography: p. 661-694.
- Broomhall, Bruce. The future of immunities in international criminal law. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 1007-1025.  
Includes bibliographical references.
- Buckley, Aaron J. The conflict in Cambodia and post-conflict justice. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 635-663.  
Includes bibliographical references and appendix.
- Burke-White, William W. A community of courts: toward a system of international criminal law enforcement. *Michigan journal of international law* 24(1) fall 2002:1-101.  
Includes bibliographical references.
- Carcano, Andrea. Sentencing and the gravity of the offence in international criminal law. *International and comparative law quarterly* 51(3) July 2002:583-609.  
Includes bibliographical references.
- Casey, Lee A. The case against the International Criminal Court. *Fordham international law journal* 25(3) March 2002:840-872.  
Includes bibliographical references.
- Cassese, Antonio, Paola Gaeta and John R. W. D. Jones, eds. *The Rome Statute of the International Criminal Court: a commentary* (Oxford, United Kingdom; New York: Oxford University Press, 2002). 2 v. + suppl.  
Includes bibliographical references and index. Includes text of the Rome Statute Rules of Procedure and Evidence and Elements of Crime.
- Chesterman, Simon. No justice without peace? International criminal law and the decision to prosecute. In: *Civilians in war*. Edited by Simon Chesterman (Boulder, CO: Lynne Rienner, 2001). p. 145-163.  
Includes bibliographical references.
- Chiedu Moghalu, Kingsley. Image and reality of war crimes justice: external perceptions of the International Criminal Tribunal for Rwanda. *Fletcher forum of world affairs* 26(2) summer/fall 2002:21-46.  
Includes bibliographical references.

- \_\_\_\_\_. International humanitarian law from Nuremberg to Rome: the weighty precedents of the International Criminal Tribunal for Rwanda. *Pace University School of Law international law review* XIV(II) fall 2002:273-305.  
Includes bibliographical references.
- Christensen, Robert. Getting to peace by reconciling notions of justice: the importance of considering discrepancies between civil and common legal systems in the formation of the International Criminal Court. *UCLA journal of international law and foreign affairs* 6(2) fall/winter 2001-2002:391-423.  
Includes bibliographical references.
- Clark, Roger S. Rethinking aggression as a crime and formulating its elements: the final work-product of the Preparatory Commission for the International Criminal Court. *Leiden journal of international law* 15(4) 2002:859-890.  
Includes bibliographical references.
- Cogan, Jacob Katz. International criminal courts and fair trials: difficulties and prospects. *Yale journal of international law* 27(1) winter 2002:111-140.  
Includes bibliographical references.
- Corriero, Michael A. The involvement and protection of children in truth and justice-seeking processes: the Special Court for Sierra Leone. *New York Law School journal of human rights* XVIII(3) summer 2002:337-360.  
Includes bibliographical references.
- Davis, Jeffrey W. Two wrongs do make a right: the International Criminal Tribunal for the Former Yugoslavia was established illegally—but it was the right thing to do ... So who cares? *North Carolina journal of international law and commercial regulation* 28(2) winter 2002:395-419.  
Includes bibliographical references.
- de Bertodano, Sylvia. Judicial independence in the International Criminal Court. *Leiden journal of international law* 15(2) 2002:409-430.  
Includes bibliographical references.
- de Waynecourt-Steele, Tiffany. The contribution of the Statute of the International Criminal Court to the enforcement of international law in the light of the experiences of the ICTY. *South African yearbook of international law*, vol. 27 (2002):1-63.  
Includes bibliographical references.
- Deen-Racsmány, Z. The ICC, peacekeepers and resolution 1422: Will the Court defer to the Council? *Netherlands international law review* XLIX(3) 2002:353-388.  
Includes bibliographical references.
- Dieng, Adama. International criminal justice: from paper to practice—a contribution from the International Criminal Tribunal for Rwanda to the establishment of the International Criminal Court. *Fordham international law journal* 25(3) March 2002:688-707.  
Includes bibliographical references.
- Dixon, Rosalind. Rape as a crime in international humanitarian law: Where to from here? *European journal of international law* 13(3) June 2002:697-719.  
Includes bibliographical references.
- El Zeidy, Mohamed M. The principle of complementarity: a new machinery to implement international criminal law. *Michigan journal of international law* 23(4) summer 2002:869-975.  
Includes bibliographical references.
- \_\_\_\_\_. The United States dropped the atomic bomb of article 16 of the ICC Statute: Security Council power deferrals and resolution 1422. *Vanderbilt journal of transnational law* 35(5) November 2002:1503-1544.  
Includes bibliographical references.

- Ellis, Mark S. The International Criminal Court and its implication for domestic law and national capacity building. *Florida journal of international law* 15(2) fall 2002:215-242.  
Includes bibliographical references.
- Erasmus, Gerhard, and Gerhard Kemp. The application of international criminal law before domestic courts in the light of recent developments in international and constitutional law. *South African yearbook of international law*, vol. 27 (2002):64-87.  
Includes bibliographical references.
- Escape out the back door or charge in the front door: U.S. reactions to the International Criminal Court. *Boston College international and comparative law review* XXV(1) winter 2002:159-176.  
Includes bibliographical references.
- Fenwick, W. J. The crime against humanity of persecution in the jurisprudence of the ICTY. *Netherlands yearbook of international law*, vol. XXXII (2001):81-96.  
Includes bibliographical references.
- Fernández de Gurmendi, Silvia A. The working group on aggression at the Preparatory Commission for the International Criminal Court. *Fordham international law journal* 25(3) March 2002:589-605.  
Includes bibliographical references.
- Ferstman, Carla. The reparation regime of the International Criminal Court: practical considerations. *Leiden journal of international law* 15(3) 2002:667-687.  
Includes bibliographical references.
- Fife, Rolf Einar. The draft budget for the first financial period of the Court. *Fordham international law journal* 25(3) March 2002:606-624.  
Includes bibliographical references.
- Fleming, Mark C. Appellate review in the international criminal tribunals. *Texas international law journal* 37(1) winter 2002:111-155.  
Includes bibliographical references.
- Fry, James D. Terrorism as a crime against humanity and genocide: the backdoor to universal jurisdiction. *UCLA journal of international law and foreign affairs* 7(1) spring/summer 2002:169-199.  
Includes bibliographical references.
- Fujita, Hisakazu. Chevauchements juridictionnels et tribunaux internationaux. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 575-586.  
Includes bibliographical references.
- Gavron, Jessica. Amnesties in the light of developments in international law and the establishment of the International Criminal Court. *International and comparative law quarterly* 51(1) January 2002:91-117.  
Includes bibliographical references.
- Goldstone, Richard J. Prosecuting rape as a war crime. *Case Western Reserve journal of international law* 34(3) fall 2002:277-285.  
Includes bibliographical references.
- \_\_\_\_\_. The role of international criminal law in the prosecution of war crimes. *Temple international and comparative law journal* 16(2) fall 2002:371-377.
- \_\_\_\_\_. The role of the United Nations in the prosecution of international war criminals. *Washington University journal of law & policy* 5(2001):119-127.

Gutiérrez Espada, Cesáreo. La Corte Penal Internacional (CPI) y las Naciones Unidas. La discutida posición del Consejo de Seguridad. *Anuario de derecho internacional*, vol. XVIII (2002):3-61.

Includes bibliographical references.

Hafner, Gerhard. Der Internationale Gerichtshof und der Internationale Strafgerichtshof: Konkurrenz oder Ergänzung? In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 587-619.

Includes bibliographical references.

Henquet, Thomas. Convictions for command responsibility under articles 7(1) and 7(3) of the Statute of the International Criminal Tribunal for the Former Yugoslavia. *Leiden journal of international law* 15(4) 2002:805-834.

Includes bibliographical references.

Henzelin, Marc. La compétence pénale universelle : une question non résolue par l'Arrêt Yerodia. *Revue générale de droit international public* 106(4) 2002 : 819-854.

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

Hernández Campos, Augusto. La Corte Penal Internacional: fundamentos y naturaleza jurídica. *Revista peruana de derecho internacional* LII(119) enero-junio 2002:113-155.

Includes bibliographical references.

Heselhaus, Sebastian. Resolution 1422 (2002) des Sicherheitsrates zur Begrenzung der Tätigkeit des Internationalen Strafgerichtshofs. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(4) 2002:907-940.

Summary in English. Includes bibliographical references.

Hetesy, Zsolt. The making of the basic principles of the Headquarters Agreement. *Fordham international law journal* 25(3) March 2002:625-637.

Includes bibliographical references.

Holthius, Hans. Operational aspects of setting up the International Criminal Court: building on the experience of the International Criminal Tribunal for the Former Yugoslavia. *Fordham international law journal* 25(3) March 2002:708-716.

Includes bibliographical references.

Inazumi, Mitsue. The meaning of the state consent precondition in article 12(2) of the Rome Statute of the International Criminal Court: a theoretical analysis of the source of international criminal jurisdiction. *Netherlands international law review* XLIX(2) 2002:159-193.

Includes bibliographical references.

International crimes against women. *Case Western Reserve journal of international law* 34(3) fall 2002:259-356.

Series of articles. Includes bibliographical references.

Jayaraj, C. The International Criminal Court and the United States: recent legal and policy issues. *Indian journal of international law* 42(4) October-December 2002:489-511.

Includes bibliographical references.

Jørgensen, Nina H. B. The genocide acquittal in the *Sikirica* case before the International Criminal Tribunal for the Former Yugoslavia and the coming of age of the guilty plea. *Leiden journal of international law* 15(2) 2002:389-407.

Includes bibliographical references.

Kamto, Maurice. Une troublante « immunité totale » du Ministre des affaires étrangères (sur un aspect de l'Arrêt du 14 février 2002 dans l'Affaire relative au *Mandat d'arrêt du 11 avril 2000*). *Revue belge de droit international* XXXV(1-2) 2002 : 518-530.

Includes bibliographical references.

- Kaszubinski, Megan. The International Criminal Tribunal for the Former Yugoslavia. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 459-485.  
Includes bibliographical references.
- Kirsch, Philippe, and Valerie Oosterveld. The Preparatory Commission for the International Criminal Court. *Fordham international law journal* 25(3) March 2002:563-588.  
Includes bibliographical references.
- Knoops, Geert-Jan G. J. *Surrendering to international criminal courts: contemporary practice and procedures* (Ardsley, NY: Transnational Publishers, 2002). xxxvii, 405 p.  
Includes bibliographical references and index.
- Kovac, Mary Alice. Apprehension of war crimes indictees: Should the United Nations' courts outsource private actors to catch them? *Catholic University law review* 51(2) spring 2002:619-653.  
Includes bibliographical references.
- Kritz, Neil J. Progress and humility: the ongoing search for post-conflict justice. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 55-87.  
Includes bibliographical references.
- Kuo, Peggy. Prosecuting crimes of sexual violence in an international tribunal. *Case Western Reserve journal of international law* 34(3) fall 2002:305-321.  
Includes bibliographical references.
- Lee, Roy S. An assessment of the ICC Statute. *Fordham international law journal* 25(3) March 2002:750-766.  
Includes bibliographical references.
- Lundqvist, Ulf S. Admitting and evaluating evidence in the International Criminal Tribunal for the Former Yugoslavia Appeals Chamber proceedings. *Leiden journal of international law* 15(3) 2002:641-665.  
Includes bibliographical references.
- Majzub, Diba. Peace or justice?: amnesties and the International Criminal Court. *Melbourne journal of international law* 3(2) October 2002:247-279.  
Includes bibliographical references.
- Maqungo, Sivuyile (Sivu). The African contribution towards the establishment of an International Criminal Court. *African yearbook of international law*, vol. 8 (2000):333-350.  
Includes bibliographical references.
- May, Richard, and Marieke Wierda. *International criminal evidence* (Ardsley, NY: Transnational Publishers, 2002). xxiv, 369 p.  
Includes bibliographical references and index.
- McGrath, Raymond. Problems of investigations into war crimes and crimes against humanity during and after ethnic conflicts. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 893-909.  
Includes bibliographical references.
- McHenry, James R. The prosecution of rape under international law: justice that is long overdue. *Vanderbilt journal of transnational law* 35(4) October 2002:1269-1311.  
Includes bibliographical references.
- Mégrét, Frédéric. The politics of international criminal justice. *European journal of international law* 13(5) November 2002:1261-1284.  
Includes bibliographical references.

- Mettraux, Guénaël. Crimes against humanity in the jurisprudence of the international criminal tribunals for the former Yugoslavia and for Rwanda. *Harvard international law journal* 43(1) winter 2002:237-316.  
Includes bibliographical references.
- Mirzaee-Yengejeh, Saeid. Rules of procedure of the Assembly of States Parties to the Rome Statute of the International Criminal Court. *Fordham international law journal* 25(3) March 2002:674-687.  
Includes bibliographical references.
- Mochochoko, Phakiso. The agreement on privileges and immunities of the International Criminal Court. *Fordham international law journal* 25(3) March 2002:638-664.  
Includes bibliographical references.
- Morris, Madeline. Lacking a Leviathan: the quandaries of peace and accountability. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 135-153.  
Includes bibliographical references.
- Müller-Rappard, Ekkehart. International cooperation in prosecution and punishment. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 913-920.  
Includes bibliographical references.
- Nersessian, David L. The contours of genocidal intent: troubling jurisprudence from the international criminal tribunals. *Texas international law journal* 37(2) spring 2002:231-276.  
Includes bibliographical references.
- Newman, Edward. "Transitional justice": the impact of transnational norms and the UN. *International peacekeeping* 9(2) summer 2002:31-50.  
Includes bibliographical references.
- Oosterveld, Valerie, Mike Perry and John McManus. The cooperation of states with the International Criminal Court. *Fordham international law journal* 25(3) March 2002:767-839.  
Includes bibliographical references.
- Othman, Mohamed. The "protection" of refugee witnesses by the International Criminal Tribunal for Rwanda. *International journal of refugee law* 14(4) 2002:495-508.  
Includes bibliographical references.
- Oxman, B. The "horizontal" growth of international courts and tribunals: challenges or opportunities. Remarks. *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:373-377.  
Includes bibliographical references.
- Peirce, Rachel. Which of the Preparatory Commission's latest proposals for the definition of the crime of aggression and the exercise of jurisdiction should be adopted into the Rome Statute of the International Criminal Court? *BYU journal of public law* 15(2) 2001:281-299.  
Includes bibliographical references.
- Pérez-Otermín, Jorge. *Introducción a la Corte Penal Internacional: Estatuto de Roma* (Montevideo: Editorial y Librería Jurídica Amalio F. Fernández, 2002). 206 p.  
Includes bibliographical references. Bibliography: p. 205-206.
- Piliouras, Sophia. International Criminal Tribunal for the Former Yugoslavia and Milosevic's trial. *New York Law School journal of human rights* XVII(3) summer 2002:515-525.  
Includes bibliographical references.

- Pillay, Navanethem. Sexual violence in times of conflict: the jurisprudence of the International Criminal Tribunal for Rwanda. In: *Civilians in war*. Edited by Simon Chesterman (Boulder, CO: Lynne Rienner, 2001). p. 165-176.  
Includes bibliographical references.
- Poole, Jennifer L. Post-conflict justice in Sierra Leone. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 563-611.  
Includes bibliographical references and appendix.
- Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). xx, 1041 p.  
Includes bibliographical references.
- Rabkin, Jeremy. Worlds apart on international justice. *Leiden journal of international law* 15(4) 2002:835-857.  
Includes bibliographical references.
- Ratner, Steven R. Accountability for the Khmer Rouge: a (lack of) progress report. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 613-634.  
Includes bibliographical references and appendix.
- Roberts, Ken. The law of persecution before the International Criminal Tribunal for the Former Yugoslavia. *Leiden journal of international law* 15(3) 2002:623-639.  
Includes bibliographical references.
- Robertson, Geoffrey. *Crimes against humanity: the struggle for global justice*. Revised edition (New York: New Press, 2002). xxxiv, 657 p.  
Includes bibliographical references and index.
- Sadat, Leila Nadya. *The International Criminal Court and the transformation of international law: justice for the new millennium* (Ardsley, NY: Transnational Publishers, 2002).  
Includes bibliographical references and index. Bibliography: p. 525-549.
- Safferling, Christoph J. M. Towards an international criminal procedure (Oxford, United Kingdom; New York: Oxford University Press, 2001). xxii, 395 p.  
Includes bibliographical references and index. Bibliography: p. 380-390.
- Salmon, Jean. Libres propos sur l'arrêt de la C.I.J. du 14 février 2002 dans l'affaire relative au *Mandat d'arrêt du 11 avril 2000 (R.D.C. c. Belgique)*. *Revue belge de droit international* XXXV(1-2) 2002 : 512-517.
- Sarooshi, D. Aspects of the relationship between the International Criminal Court and the United Nations. *Netherlands yearbook of international law*, vol. XXXII (2001):27-53.  
Includes bibliographical references.
- Sassoli, Marco. L'arrêt Yerodia : quelques remarques sur une affaire au point de collision entre les deux couches du droit international. *Revue générale de droit international public* 106(4) 2002 : 791-818.  
Summaries in French, English and Spanish. Includes bibliographical references.
- Schabas, William. *An introduction to the International Criminal Court* (Cambridge, United Kingdom; New York: Cambridge University Press, 2001). x, 406 p.  
Includes bibliographical references and index. Bibliography: p. 383-395.
- \_\_\_\_\_. The Rwanda case: sometimes it's impossible. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 499-520.  
Includes bibliographical references.

- Scharf, Michael P. *Slobodan Milosevic on trial: a companion* (New York: Continuum Press, 2002). vi, 178 p.  
Includes bibliographical references. Bibliography: p. 174-178.
- Schense, Jennifer. Necessary steps for the creation of the International Criminal Court. *Fordham international law journal* 25(3) March 2002:717-736.  
Includes bibliographical references.
- Schocken, Celina. The Special Court for Sierra Leone: overview and recommendations. *Berkeley journal of international law* 20(2) 2002:436-461.  
Includes bibliographical references.
- Shah, Sonali B. The oversight of the last great international institution of the twentieth century: the International Criminal Court's definition of genocide. *Emory international law review* 16(1) spring 2002:351-389.  
Includes bibliographical references.
- Shahabuddeen, Mohamed. Consistency in holdings by international tribunals. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 633-650.  
Includes bibliographical references.
- Sharma, Vishnu Dutt. International crimes and universal jurisdiction. *Indian journal of international law* 42(2) April-June 2002:139-155.  
Includes bibliographical references.
- Should the United States ratify the treaty establishing the International Criminal Court?: inaugural debate, October 22, 2001.* Foreword by Stephen H. Legomsky; introduction by Leila Nadya Sadat (St. Louis, MO: Washington University School of Law, Whitney R. Harris Institute for Global Legal Studies, 2002). 25 p.  
Includes bibliographical references.
- Stroh, Dagmar Patricia. *Die nationale Zusammenarbeit mit den internationalen Straftribunalen für das ehemalige Jugoslawien und für Ruanda/State cooperation with the international criminal tribunals for the former Yugoslavia and Rwanda* (Berlin; New York: Springer, 2002). 395 p.  
Summary in English.  
Includes bibliographical references and index. Bibliography: p. 381-390.
- Tolbert, David. The International Criminal Tribunal for the Former Yugoslavia: unforeseen successes and foreseeable shortcomings. *Fletcher forum of world affairs* 26(2) summer/fall 2002:7-19.  
Includes bibliographical references.
- Triffterer, Otto. Causality, a separate element of the doctrine of superior responsibility as expressed in article 28 Rome Statute? *Leiden journal of international law* 15(1) 2002:179-205.  
Includes bibliographical references.
- Twenty-fifth memorial issue: The eve of the International Criminal Court: preparations and commentary. *Fordham international law journal* 25(3) March 2002:541-883.  
Special issue. Includes bibliographical references.
- Valabjhi, Nisha. Cumulative convictions based on the same acts under the Statute of the ICTY. *Tulane journal of international and comparative law* 10 spring 2002:185-202.  
Includes bibliographical references.
- Verhoeven, Joe. Quelques réflexions sur l'affaire relative au Mandat d'arrêt du 11 avril 2000. *Revue belge de droit international* XXXV(1-2) 2002 : 531-536.

- Verweij, Harry. The International Criminal Court: alive, soon kicking! *Fordham international law journal* 25(3) March 2002:737-749.  
Includes bibliographical references.
- Vigorito, Rosaria. The evolution and establishment of the International Criminal Court (ICC): a selected annotated bibliography of secondary sources. *International journal of legal information* 30(1) spring 2002:92-162.
- Villmoare, Edwin. Ethnic crimes and UN justice in Kosovo: the trial of Igor Simić. *Texas international law journal* 37(2) spring 2002:373-386.  
Includes bibliographical references.
- Viseur Sellers, Patricia. Sexual violence and peremptory norms: the legal value of rape. *Case Western Reserve journal of international law* 34(3) fall 2002:287-303.  
Includes bibliographical references.
- Wald, Patricia M. The International Criminal Tribunal for the Former Yugoslavia comes of age: some observations on day-to-day dilemmas of an international court. *Washington University journal of law & policy* 5(2001):87-118.  
Includes bibliographical references.
- Washburn, John. The International Criminal Court arrives—the U.S. position: status and prospects. *Fordham international law journal* 25(3) March 2002:873-883.  
Includes bibliographical references.
- Williams, Paul R., and Michael P. Scharf. *Peace with justice?: war crimes and accountability in the former Yugoslavia* (Lanham, MD: Rowman & Littlefield, 2002). xxi, 323 p.  
Includes bibliographical references and index.
- Witschel, Georg. Financial regulations and rules of the Court. *Fordham international law journal* 25(3) March 2002:665-673.  
Includes bibliographical references.
- Zakr, Nassar. Les aspects institutionnels de la Cour pénale internationale. *Journal du droit international*, 129<sup>e</sup> année, n° 2, avril-juin 2002 : 449-474.  
Includes bibliographical references.
- ### International terrorism
- Abi-Saab, Georges. The proper role of international law in combating terrorism. *Chinese journal of international law* 1(1) 2002:305-313.  
Includes bibliographical references.
- Aston, Jurij Daniel. Die Bekämpfung abstrakter Gefahren für den Weltfrieden durch legislative Maßnahmen des Sicherheitsrats – Resolution 1373 (2001) im Kontext. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(1-2) 2002:257-291.  
Summary in English. Includes bibliographical references.
- Barberini, Roberta. Alcune osservazioni sul progetto di convenzione globale contro il terrorismo. *La comunità internazionale* LVII(2) secondo trimestre 2002:201-210.  
Includes bibliographical references.
- Bassiouni, M. Cherif. *International terrorism: a compilation of U.N. documents, 1972-2001* (Ardsley, NY: Transnational Publishers, 2002). 2 v.  
Includes bibliographical references.
- Byers, Michael. Terrorism, the use of force and international law after 11 September 2001. *International and comparative law quarterly* 51(2) April 2002:401-414.  
Includes bibliographical references.

Cacce, Gina. The United Nations and terrorism: the response to September 11th and Mayor

Giuliani's address to the General Assembly. *New York Law School journal of human rights* XVIII(3) summer 2002:461-466.

Includes bibliographical references.

Delbrück, Jost. The fight against global terrorism: self-defense or collective security as international police action?: some comments on the international legal implications of the "war against terrorism". *German yearbook of international law/Jahrbuch für internationales Recht*, vol. 44 (2001):9-24.

Includes bibliographical references.

Frank, Jonathan A. A return to Lockerbie and the Montreal Convention in the wake of the September 11th terrorist attacks: ramifications of past Security Council and International Court of Justice action. *Denver journal of international law and policy* 30(4) summer-fall 2002:532-546.

Includes bibliographical references.

Frowein, Jochen A. Der Terrorismus als Herausforderung für das Völkerrecht. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(4) 2002:879-905.

Summary in English. Includes bibliographical references.

Hoffmann, Walter, and David Randolph. *Additional UN options to combat international terrorism* (Wayne, NJ: Center for UN Reform Education, 2002). 18 p.

Includes summaries of the twelve international conventions on terrorism.

Mellor, Justin S. C. Missing the boat: the legal and practical problems of the prevention of maritime terrorism. *American University international law review* 18(2) 2002:341-397.

Includes bibliographical references.

Murphy, Sean D. Terrorism and the concept of "armed attack" in Article 51 of the U.N. Charter. *Harvard international law journal* 43(1) winter 2002:41-51.

Includes bibliographical references.

Stahn, Carsten. International law at a crossroads? The impact of September 11. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(1-2) 2002:183-255.

Includes bibliographical references.

## **International trade law**

Asariotis, Regina. Allocation of liability and burden of proof in the draft instrument on transport law. *Lloyd's maritime and commercial law quarterly*, Part 3, August 2002:382-398.

Includes bibliographical references.

Bazinas, Spiros V. Multi-jurisdictional receivables financing: UNCITRAL's impact on securitization and cross-border perfection. *Duke journal of comparative and international law* 12(2) spring 2002:365-387.

Includes bibliographical references.

\_\_\_\_\_. UNCITRAL's contribution to the unification of receivables financing law: the United Nations Convention on the Assignment of Receivables in International Trade. *Revue de droit uniforme* 2002 : 49-67.

Summary in French. Includes bibliographical references.

Beare, Stuart. Liability regimes: where we are, how we got there and where we are going. *Lloyd's maritime and commercial law quarterly*, Part 3, August 2002:306-315.

Includes bibliographical references.

Berlingieri, Francesco. Basis of liability and exclusions of liability. *Lloyd's maritime and commercial law quarterly*, Part 3, August 2002:336-349.

Includes bibliographical references.

- Clarke, Malcolm. Transport documents: their transferability as documents of title; electronic documents. *Lloyd's maritime and commercial law quarterly*, Part 3, August 2002:356-369.  
Includes bibliographical references.
- Diesse, F. La bonne foi, la coopération et le raisonnable dans la Convention des Nations Unies relative à la vente internationale de marchandises (CVIM). *Journal du droit international*, 129<sup>e</sup> année, n<sup>o</sup> 1, janvier-février-mars 2002 : 55-112.  
Includes bibliographical references.
- Eiselen, Sieg. Remarks on the manner in which the UNIDROIT principles of international commercial contracts may be used to interpret or supplement article 29 of the CISG. *Pace University School of Law international law review* XIV(II) fall 2002:379-384.  
Includes bibliographical references.
- Faria, José Angelo Estrella. The UNCITRAL legislative guide on privately financed infrastructure projects. *Journal of world investment* 3(2) April 2002:211-230.  
Includes bibliographical references.
- Griffith, Gavon, and Andrew D. Mitchell. Contractual dispute resolution in international trade: the UNCITRAL Arbitration Rules (1976) and the UNCITRAL Conciliation Rules (1980). *Melbourne journal of international law* 3(1) May 2002:184-199.  
Includes bibliographical references.
- Herber, Rolf. Jurisdiction and arbitration—should the new convention contain rules on these subjects? *Lloyd's maritime and commercial law quarterly*, Part 3, August 2002:405-417.  
Includes bibliographical references.
- Huybrechts, Marc. Limitation of liability and of actions. *Lloyd's maritime and commercial law quarterly*, Part 3, August 2002:370-381.  
Includes bibliographical references.
- Pistorius, T. Contract formation: a comparative perspective on the model law on electronic commerce. *Comparative and international law journal of Southern Africa* XXXV(2) July 2002:129-156.  
Includes bibliographical references.
- Review of the Convention on Contracts for the International Sale of Goods (CISG) 2000-2001.*  
Edited by Pace International Law Review (The Hague; London; New York: Kluwer Law International, 2002). xii, 407 p.
- Rosaeg, Erik. The applicability of conventions for the carriage of goods and for multimodal transport. *Lloyd's maritime and commercial law quarterly*, Part 3, August 2002:316-335.  
Includes bibliographical references.
- Saidov, Djakhongir. Methods of limiting damages under the Vienna Convention on Contracts for the International Sale of Goods. *Pace University School of Law international law review* XIV(II) fall 2002:307-377.  
Includes bibliographical references.
- Schlemmer, E. C. Compliance with WTO obligations: trade and the environment revisited. *South African yearbook of international law*, vol. 27 (2002):272-285.  
Includes bibliographical references.
- Sigman, Harry C., and Edwin E. Smith. The draft UNCITRAL Convention on Assignment of Receivables in International Trade: a summary of the key provisions as completion draws near. *Uniform Commercial Code law journal* 33(3) winter 2001:344-356.  
Includes bibliographical references.

\_\_\_\_\_. A short summary of the United Nations Convention on the Assignment of Receivables in International Trade. *Uniform Commercial Code law journal* 35(1) summer 2002:59-72.  
Includes bibliographical references.

\_\_\_\_\_. Toward facilitating cross-border secured financing and securitization: an analysis of the United Nations Convention on the Assignment of Receivables in International Trade. *Business lawyer (ABA)* 57(2) February 2002:727-766.  
Includes bibliographical references.

## International waterways

Elver, Hilal. *Peaceful uses of international rivers: the Euphrates and Tigris rivers dispute* (Ardsley, NY: Transnational Publishers, 2002). xxxvii, 504 p.  
Includes index. Bibliography: p. 479-494.

Joyner, Christopher C., and Jeanene M. Mitchell. Regulating navigation through the Turkish straits: a challenge for modern international environmental law. *International journal of marine and coastal law* 17(4) December 2002:521-559.  
Includes bibliographical references.

McCaffrey, Stephen C. International watercourses in the jurisprudence of the World Court. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1055-1068.  
Includes bibliographical references.

\_\_\_\_\_. *The law of international watercourses: non-navigational uses* (Oxford, United Kingdom; New York: Oxford University Press, 2001). xxxii, 514 p.  
Includes bibliographical references and index. Bibliography: p. 475-504.

Tanzi, Attila, and Mauricio Arcari. *The United Nations Convention on the Law of International Watercourses: a framework for sharing* (London; Boston: Kluwer Law International, 2001). xiv, 358 p.  
Includes bibliographical references and indexes.

## Intervention

Glenon, Michel J. *Limits of law, prerogatives of power: interventionism after Kosovo* (New York: Palgrave, 2001). x, 250 p.  
Includes bibliographical references and index.

Joyner, Daniel H. The Kosovo intervention: legal analysis and a more persuasive paradigm. *European journal of international law* 13(3) June 2002:597-619.  
Includes bibliographical references.

Lepard, Brian D. *Rethinking humanitarian intervention: a fresh legal approach based on fundamental ethical principles in international law and world religions* (University Park, PA: Pennsylvania State University Press, 2002). xix, 496 p.  
Includes bibliographical references and index. Bibliography: p. 437-455.

Marcus, I. Maxine. Humanitarian intervention without borders: belligerent occupation or colonization? *Houston journal of international law* 25(1) fall 2002:99-139.  
Includes bibliographical references.

Ocran, T. Modibo. The doctrine of humanitarian intervention in light of robust peacekeeping. *Boston College international and comparative law review* XXV(1) winter 2002:1-58.  
Includes bibliographical references.

- Palchetti, Paolo. Opening the International Court of Justice to third states: intervention and beyond. *Max Planck yearbook of United Nations law*, vol. 6 (2002):139-181.  
 Includes bibliographical references.
- Scott, Craig. Interpreting intervention. *Canadian yearbook of international law*, vol. XXXIX (2001):333-369.  
 Summaries in French and English. Includes bibliographical references. Concerns Canada.
- Spiermann, Ole. Humanitarian intervention as a necessity and the threat or use of *jus cogens*. *Nordic journal of international law* 71(4) 2002:523-543.  
 Includes bibliographical references.
- Voon, Tania. Closing the gap between legitimacy and legality of humanitarian intervention: lessons from East Timor and Kosovo. *UCLA journal of international law and foreign affairs* 7(1) spring/summer 2002:31-97.  
 Includes bibliographical references.
- Walker, George K. Principles for collective humanitarian intervention to succor other countries' imperiled indigenous nationals. *American University international law review* 18(1) 2002:35-162.  
 Includes bibliographical references.

### **Law of the sea**

- Anderson, David. Trust funds in international litigation. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 793-807.  
 Includes bibliographical references.
- Bardin, Anne. Coastal state's jurisdiction over foreign vessels. *Pace University School of Law international law review* XIV(I) spring 2002:27-76.  
 Includes bibliographical references.
- Bellayer-Roille, Alexandra. L'arrêt du tribunal international du droit de la mer du 1<sup>er</sup> juillet 1999 : Affaire du navire *Saiga* n° 2. *Annuaire de droit maritime et océanique*, tome XIX (2001) : 111-157.
- Bothe, Michael. Das Seerecht als Motor des internationalen Umweltrechts: Gedanken zu neuen Entwicklungen im Bereich des Tiefseebergbaus. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1335-1353.  
 Includes bibliographical references.
- Boyle, Alan. Problems of compulsory jurisdiction and the settlement of disputes relating to straddling fish stocks. In: *Governing high seas fisheries: the interplay of global and regional regimes*. Edited by Olav Schram Stokke (Oxford; New York: Oxford University Press, 2001). p. 91-120.  
 Includes bibliographical references.
- Brown, Chester. International Tribunal on the Law of the Sea—provisional measures before the ITLOS: the MOX Plant Case. *International journal of marine and coastal law* 17(2) June 2002:267-288.  
 Includes bibliographical references.
- Burke, William T. Evolution in the fishery provisions of UNCLOS. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1355-1362.  
 Includes bibliographical references.

- Caminos, Hugo. Algunas consideraciones sobre la creación de tribunales internacionales especializados: el caso del Tribunal Internacional del Derecho del Mar. *Anales de la Academia Nacional de Derecho y Ciencias sociales de Buenos Aires* 47 (2002):1-20.
- \_\_\_\_\_. The creation of specialized courts: the case of the International Tribunal for the Law of the Sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 569-574.  
Includes bibliographical references.
- Chandrasekhara Rao, P. The International Tribunal for the Law of the Sea: an evaluation. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 667-681.  
Includes bibliographical references.
- \_\_\_\_\_. The ITLOS: the first six years. *Max Planck yearbook of United Nations law*, vol. 6 (2002):183-300.  
Includes bibliographical references.
- Charney, Jonathan I. International maritime boundaries for the continental shelf: the relevance of natural prolongation. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1011-1029.  
Includes bibliographical references.
- Degan, Vladimir-Djuro. The common heritage of mankind in the present law of the sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1363-1376.  
Includes bibliographical references.
- Devine, D. J. Relevant factors in establishing a reasonable bond for prompt release of a vessel under article 292(1) of the United Nations Convention on the Law of the Sea 1982. *South African yearbook of international law*, vol. 27 (2002):140-149.  
Includes bibliographical references.
- Forrest, Craig. A new international regime for the protection of underwater cultural heritage. *International and comparative law quarterly* 51(3) July 2002:511-554.  
Includes bibliographical references.
- Franckx, Erik. "Reasonable bond" in the practice of the International Tribunal for the Law of the Sea. *California Western international law journal* 32(2) spring 2002:303-342.  
Includes bibliographical references.
- George, Mary. Transit passage and pollution control in straits under the 1982 law of the sea Convention. *Ocean development and international law* 33(2) 2002:189-205.  
Includes bibliographical references.
- Gillespie, Alexander. Wasting the oceans: searching for principles to control bycatch in international law. *International journal of marine and coastal law* 1(2) June 2002:161-193.  
Includes bibliographical references.
- Governing high seas fisheries: the interplay of global and regional regimes*. Edited by Olav Schram Stokke (Oxford; New York: Oxford University Press, 2001). xix, 365 p.  
Includes bibliographical references and index.
- Hey, Ellen. The international regime for the protection of the North Sea: from functional approaches to a more integrated approach. *International journal of marine and coastal law* 17(3) September 2002:325-350.  
Includes bibliographical references.

Hønneland, Geir. Recent global agreements on high seas fisheries: potential effects on fisherman compliance. In: *Governing high seas fisheries: the interplay of global and regional regimes*. Edited by Olav Schram Stokke (Oxford; New York: Oxford University Press, 2001). p. 121-139.

Includes bibliographical references.

Ida, Ryuichi. The role of proportionality in maritime delimitation revisited: the origin and the meaning of the principle from the early decisions of the Court. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1037-1053.

Includes bibliographical references.

Jaap Molenaar, Erik. Ecosystem-based fisheries management, commercial fisheries, marine mammals and the 2001 Reykjavik Declaration in the context of international law. *International journal of marine and coastal law* 17(4) December 2002:561-595.

Includes bibliographical references.

Jackson, Andrew. The Convention on the Conservation and Management of Fishery Resources in the South East Atlantic Ocean, 2001: an introduction (with annex of the Convention and an appendix of the interim arrangements). *International journal of marine and coastal law* 17(1) January 2002:33-77.

Includes bibliographical references.

Jaenicke, Günther. The interpretation of the law of the sea Convention in the jurisprudence of the International Tribunal for the Law of the Sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 683-695.

Includes bibliographical references.

Jesus, José Luís. O Tribunal internacional do direito do mar: algumas observações sobre as suas atividades. *Revista jurídica* 25 abril 2002:25-36.

König, Doris. The enforcement of the international law of the sea by coastal and port states. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(1-2) 2002:1-15.

Includes bibliographical references.

Kreća, Milenko. A few remarks on the theoretical basis of the new law of the sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1207-1216.

Includes bibliographical references.

Kwiatkowska, Barbara. *Decisions of the World Court relevant to the UN Convention on the Law of the Sea: a reference guide* (The Hague; New York: Kluwer Law International, 2002). Ixiv, 222 p.

Includes bibliographical references.

\_\_\_\_\_. The Southern Bluefin Tuna Award (jurisdiction and admissibility). In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 697-730.

Includes bibliographical references.

Llanos, Hugo Ignacio. Low-tide elevations: reassessing their impact on maritime delimitation. *Pace University School of Law international law review* XIV(II) fall 2002:255-272.

Includes bibliographical references.

Lodge, Michael W. International Seabed Authority's regulations on prospecting and exploration for polymetallic nodules in the area. *Journal of energy and natural resources law* 20(3) August 2002:270-295.

Includes bibliographical references.

- Lowe, Vaughan, and Robin Churchill. The International Tribunal for the Law of the Sea: survey for 2001. *International journal of marine and coastal law* 17(4) December 2002:463-484.  
Includes bibliographical references.
- McDorman, Ted L. The role of the Commission on the limits of the continental shelf: a technical body in a political world. *International journal of marine and coastal law* 17(3) September 2002:301-324.  
Includes bibliographical references.
- Mendelson, Maurice. On the quasi-normative effect of maritime boundary agreements. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1069-1086.  
Includes bibliographical references.
- Mensah, Thomas A. Provisional measures in the International Tribunal for the Law of the Sea (ITLOS). *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(1-2) 2002:43-54.  
Includes bibliographical references.
- Miyoshi, Masahiro. Considerations of equity in maritime boundary cases before the International Court of Justice. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1087-1101.  
Includes bibliographical references.
- Morgan, Donald L. Implications of the proliferation of international legal fora: the example of the Southern Bluefin Tuna cases. *Harvard international law journal* 43(2) summer 2002:541-551.  
Includes bibliographical references.
- Nelson, L. D. M. The continental shelf: interplay of law and science. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1235-1253.  
Includes bibliographical references.
- O'Keefe, Patrick J. *Shipwrecked heritage: a commentary on the UNESCO Convention on Underwater Cultural Heritage* (Leicester, United Kingdom: Institute of Art and Law, 2002). xxx, 206 p.  
Includes bibliographical references. Bibliography: p. 198-205.
- Ong, David. The new Timor Sea Arrangement 2001: Is joint development of common offshore oil and gas deposits mandated under international law? (with appendix of the memorandum of understanding). *International journal of marine and coastal law* 17(1) January 2002:79-122.  
Includes bibliographical references.
- Orellana, Marcos A. The swordfish dispute between the EU and Chile at the ITLOS and the WTO. *Nordic journal of international law* 71(1) 2002:55-81.  
Includes bibliographical references.
- Orrego Vicuña, Francisco. The international law of high seas fisheries: from freedom of fishing to sustainable use. In: *Governing high seas fisheries: the interplay of global and regional regimes*. Edited by Olav Schram Stokke (Oxford; New York: Oxford University Press, 2001). p. 23-52.  
Includes bibliographical references.
- Otani, Yoshio. Quelques réflexions sur la juridiction et la recevabilité vis-à-vis de l'*Affaire du thon à nageoire bleue*. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 731-742.  
Includes bibliographical references.

Oude Elferink, Alex G. The continental shelf of Antarctica: implications of the requirement to make a submission to the CLCS under article 76 of the LOS Convention. *International journal of marine and coastal law* 17(4) December 2002:485-520.

Includes bibliographical references.

Papanicolopulu, Irini. The 2001 decision of the International Court of Justice in the *Qatar v. Bahrain* case (Merits) and its bearing upon the 1982 UN Convention on the Law of the Sea. *Revue hellénique de droit international*, 55<sup>e</sup> année, n° 2, 2002 : 385-410.

Includes bibliographical references.

Paust, Jordan J. Waves within and outside the law of the sea: traversing gaps, ambiguities and priorities. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1255-1270.

Includes bibliographical references.

Peel, Jacqueline. A paper umbrella which dissolves in the rain?: the future for resolving fisheries disputes under UNCLOS in the aftermath of the Southern Bluefin Tuna arbitration. *Melbourne journal of international law* 3(1) May 2002:53-78.

Includes bibliographical references.

Pinto, M. C. W. Maritime boundary issues and their resolution: an overview. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1115-1142.

Includes bibliographical references.

Quéneudec, Jean-Pierre. Coup d'œil rétrospectif sur les origines du Tribunal international du droit de la mer. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 621-632.

Includes bibliographical references.

Rau, Markus. The UNESCO Convention on Underwater Cultural Heritage and the international law of the sea. *Max Planck yearbook of United Nations law*, vol. 6 (2002):387-472.

Includes bibliographical references.

Röben, Volker. The *Southern Bluefin Tuna* cases: re-regionalization of the settlement of law of the sea disputes? *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(1-2) 2002:61-72.

Includes bibliographical references.

Roscini, Marco. The navigational rights of nuclear ships. *Leiden journal of international law* 15(1) 2002:251-265.

Includes bibliographical references.

Schachter, Oscar. Linking equity and law in maritime delimitation. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1163-1168.

Includes bibliographical references.

Schiano di Pepe, L. La questione della nazionalità delle navi dinanzi al Tribunale internazionale per il diritto del mare. *Rivista di diritto internazionale* 85(2) 2002:329-355.

Includes bibliographical references.

Schwebel, Stephen M. The Southern Bluefin Tuna case. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 743-748.

Includes bibliographical references.

- Shamsey, John. ITLOS vs. Goliath: the International Tribunal for the Law of the Sea stands tall with the appellate body in the Chilean-EU swordfish dispute. *Transnational law & contemporary problems* 12(2) fall 2002:513-540.  
Includes bibliographical references.
- Stoll, Peter-Tobias, and Silja Vöneky. The *Swordfish* case: law of the sea v. trade. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(1-2) 2002:21-35.  
Includes bibliographical references.
- Sucharitkul, Sompong. The intertemporal character of international law regarding the ocean. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1287-1302.  
Includes bibliographical references.
- Tanaka, Norio. Some observations on the Southern Bluefin Tuna arbitration award. *Japanese annual of international law*, vol. 44 (2001):9-34.  
Includes bibliographical references.
- Treves, Tullio. Preliminary proceedings in the settlement of disputes under the United Nations law of the sea Convention: some observations. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 749-761.  
Includes bibliographical references.
- Vukas, Budislav. The definition of the law of the sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1303-1310.  
Includes bibliographical references.
- Vukas, Budislav, and Davor Vidas. Flags of convenience and high seas fishing: the emergence of a legal framework. In: *Governing high seas fisheries: the interplay of global and regional regimes*. Edited by Olav Schram Stokke (Oxford; New York: Oxford University Press, 2001). p. 53-90.  
Includes bibliographical references.
- Walker, George K., and John E. Noyes. Definitions for the 1982 law of the sea Convention. *California Western international law journal* 32(2) spring 2002:343-386.  
Includes bibliographical references.
- White, Michael. The *Volga* case: the judgment and comment. *Maritime studies* 127 November/December 2002:17-21.
- Wolfrum, Rüdiger. Konkurrierende Zuständigkeiten internationaler Streitentscheidungsinstanzen: Notwendigkeit für Lösungsmöglichkeiten und deren Grenzen. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 651-663.  
Includes bibliographical references.
- Yamada, Chusei. Priority application of successive treaties relating to the same subject matter: the Southern Bluefin Tuna case. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 763-771.  
Includes bibliographical references.
- Yankov, Alexander. Irregularities in fishing activities and the role of the International Tribunal for the Law of the Sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 773-789.  
Includes bibliographical references.

## **Law of treaties**

- Crnici-Grotic, V. Object and purpose of treaties in the Vienna Convention on the Law of Treaties. *Asian yearbook of international law*, vol. 7 (1997):141-174.  
Includes bibliographical references.
- Fitzmaurice, Malgorzata. Third parties and the law of treaties. *Max Planck yearbook of United Nations law*, vol. 6 (2002):37-137.  
Includes bibliographical references.
- Kohona, Palitha T. B. The United Nations Treaty Collection—a legal framework for a better world. *Sri Lanka journal of international law* 14(1) 2002:165-185.  
Includes bibliographical references.
- Pazartzis, Photini. *La succession d'États aux traités multilatéraux : à la lumière des mutations territoriales récentes* (Paris : Éditions A. Pedone, 2002). 240 p.  
Bibliography: p. 221-234.
- Pellet, Alain. La CIJ et les réserves aux traités. Remarques cursives sur une révolution juris-prudentielle. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 481-514.  
Includes bibliographical references.
- Raisch, Marylin. Travaux préparatoires and United Nations treaties or conventions: using the web wisely: research tips and observations. *International journal of legal information* 30(2) summer 2002:324-330.  
Includes bibliographical references.
- Watts, Arthur. The International Court and the continuing customary international law of treaties. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 251-266.  
Includes bibliographical references.
- Wei, Su. Reservations to treaties and some practical issues. *Asian yearbook of international law*, vol. 7 (1997):105-139.  
Includes bibliographical references.
- Wolfrum, Rüdiger. Vorbereitende Willensbildung und Entscheidungsprozeß beim Abschluß multilateraler völkerrechtlicher Verträge. In: *Recht, Staat, Gemeinwohl: Festschrift für Dietrich Rauschning* (Köln: C. Heymann, 2001). p. 407-418.  
Includes bibliographical references.

## **Law of war**

- Bantekas, Elias. *Principles of direct and superior responsibility in international humanitarian law* (Manchester, United Kingdom: Manchester University Press; New York: Juris Publishing, 2002). xxv, 162 p.  
Includes index. Bibliography: p. 151-157.
- Civilians in war. Edited by Simon Chesterman (Boulder, CO: Lynne Rienner, 2001). xvi, 289 p.  
Includes bibliographical references and index. Bibliography: p. 267-274.
- Dinstein, Yoram. *War, aggression and self-defence*. 3rd ed. (Cambridge, United Kingdom; New York: Cambridge University Press, 2001). xxviii, 300 p.  
Includes bibliographical references and indexes.
- Gardam, Judith G., and Michelle J. Jarvis. *Women, armed conflict and international law* (The Hague; Boston, MA: Kluwer Law International, 2001). xv, 290 p.  
Includes bibliographical references and index. Bibliography: p. 265-283.

- Luck, Edward C. The enforcement of humanitarian norms and the politics of ambivalence. In: *Civilians in war*. Edited by Simon Chesterman (Boulder, CO: Lynne Rienner, 2001). p. 197-218.  
Includes bibliographical references.
- Moir, Lindsay. *The law of internal armed conflict* (Cambridge, United Kingdom; New York: Cambridge University Press, 2002). xix, 306 p.  
Includes bibliographical references and index. Bibliography: p. 278-297.
- Momtaz, D. Le droit international humanitaire applicable aux conflits armés non internationaux. *Recueil des cours (Hague Academy of International Law)*, vol. 292 (2001) : 9-139.  
Includes bibliographical references. Bibliography: p. 140-145.
- Polkinghorne, Michael, and Hames Cockayne. Dealing with the risks and responsibilities of landmines and their clearance. *Fordham international law journal* 25(5) June 2002:1187-1204.  
Includes bibliographical references.
- Provost, René. *International human rights and humanitarian law* (New York: Cambridge University Press, 2002). xxxix, 418 p.  
Includes bibliographical references and index. Bibliography: p. 351-387.
- Roberts, Adam. Humanitarian issues and agencies as triggers for international military action. In: *Civilians in war*. Edited by Simon Chesterman (Boulder, CO: Lynne Rienner, 2001). p. 177-196.  
Includes bibliographical references.
- Vohrah, L. C., Kelly Dawn Askin and Daryl A. Mundis. Contemporary law regulating armed conflict at sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1523-1542.  
Includes bibliographical references.
- ### Maintenance of peace
- Bassiouni, M. Cherif. Appraising UN justice-related fact-finding missions. *Washington University journal of law & policy* 5(2001):35-49.  
Includes bibliographical references.
- Bialke, Joseph P. "Dutch". United Nations peace operations: applicable norms and the application of the law of armed conflict. *Air force law review* 50 (2001):1-63.  
Includes bibliographical references.
- Caplan, Richard. *A new trusteeship?: the international administration of war-torn territories* (New York: Oxford University Press, 2002). 100 p.  
Includes bibliographical references.
- Findlay, Trevor. *The use of force in UN peace operations* (Solna, Sweden: SIPRI; New York: Oxford University Press, 2002). xii, 486 p.  
Includes bibliographical references and index. Bibliography: p. 431-467.
- From reaction to conflict prevention: opportunities for the UN system*. Edited by Fen Osler Hampson and David M. Malone (Boulder, CO: Lynne Rienner, 2002). viii, 431 p.  
Includes bibliographical references and index. Bibliography: p. 399-406.
- Gerson, Allan, and Nat J. Colletta. *Privatizing peace: from conflict to security* (Ardsley, NY: Transnational Publishers, 2002). xii, 207 p.  
Includes bibliographical references.

- Goulding, Marrack. *Peacemonger* (London: John Murray, 2002). xi, 378 p.  
Includes bibliographical references and index.
- Guéhenno, Jean-Marie. On the challenges and achievements of reforming the UN peace operations. *International peacekeeping* 9(2) summer 2002:69-80.
- Gwaltney, Alton, and Cody M. Weston. Soldiers as cops, judges and jailers: law enforcement by the U.S. military in peace operations. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 863-891.  
Includes bibliographical references.
- Hampson, Fen Osler, and David M. Malone. Improving the UN's capacity for conflict prevention. *International peacekeeping* 9(1) spring 2002:77-98.  
Includes bibliographical references.
- Irmscher, Tobias H. The legal framework for the activities of the United Nations Interim Administration Mission in Kosovo: the Charter, human rights, and the law of occupation. *German yearbook of international law/Jahrbuch für internationales Recht*, vol. 44 (2001):353-395.  
Includes bibliographical references.
- Matheson, Michael J. United Nations governance of post-conflict societies: East Timor and Kosovo. In: *Post-conflict justice*. Edited by M. Cherif Bassiouni (Ardsley, NY: Transnational Publishers, 2002). p. 523-562.  
Includes bibliographical references and appendix.
- McLaughlin, Rob. United Nations mandated naval interdiction operations in the Territorial Sea? *International and comparative law quarterly* 51(2) April 2002:249-278.  
Includes bibliographical references.
- Morphet, Sally. Current international civil administration: the need for political legitimacy. *International peacekeeping* 9(2) summer 2002:140-162.  
Includes bibliographical references.
- Morrow, Jonathan, and Rachel White. The United Nations in transitional East Timor: international standards and the reality of governance. *Australian year book of international law*, vol. 22 (2002):1-45.  
Includes bibliographical references.
- Osman, Mohamed Awad. *The United Nations and peace enforcement: wars, terrorism and democracy* (Burlington, VT: Ashgate, 2002). ix, 224 p.  
Includes bibliographical references and index. Bibliography: p. 205-216.
- Schoenhaus, Robert M. *Training for peace and humanitarian relief operations: advancing best practices* (Washington, DC: United States Institute of Peace, 2002). 45 p.  
Includes bibliographical references.
- Villani, U. Les rapports entre l'ONU et les organisations régionales dans le domaine du maintien de la paix. *Recueil des cours (Hague Academy of International Law)*, vol. 290 (2001) : 225-425.  
Includes bibliographical reference. Bibliography: p. 426-436.
- Narcotic drugs**
- Howse, Robert. From politics to technocracy—and back again: the fate of the multilateral trading regime. *American journal of international law* 96(1) January 2002:94-117.  
Includes bibliographical references.
- Mehanathan, M. C. *International legal control on narcotic drugs and psychotropic substances* (New Delhi: Lex Publishing House, 2002). xvii, 509 p.

## Natural resources

Benvenisti, Eyal. *Sharing transboundary resources: international law and optimal resource use* (New York: Cambridge University Press, 2002). xix, 276 p.

Includes index. Bibliography: p. 236-263.

Degan, Vladimir-Djuro. The common heritage of mankind in the present law of the sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1363-1376.  
Includes bibliographical references.

Fortier, L. Yves. From confrontation to cooperation on the high seas: recent developments in international law concerning the conservation of maritime resources. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1377-1390.

Includes bibliographical references.

Juda, Lawrence. Rio plus ten: the evolution of international marine fisheries governance. *Ocean development and international law* 33(2) 2002:109-144.

Includes bibliographical references.

Mann Borgese, Elisabeth. The common heritage of mankind: from non-living to living resources and beyond. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1313-1334.

Includes bibliographical references.

McOmber, Elisabeth M. Problems in enforcement of the Convention on International Trade in Endangered Species. *Brooklyn journal of international law* XXVII(2) 2002:673-701.

Includes bibliographical references.

Nicholson, Graham. The common heritage of mankind and mining: an analysis of the law as to the high seas, outer space and world heritage. *New Zealand journal of environmental law* 6(1) 2002:177-198.

Includes bibliographical references.

## Non-governmental organizations

Betsill, Michele. Environmental NGOs meet the sovereign state: the Kyoto Protocol negotiations on global climate change. *Colorado journal of international environmental law and policy* 13(1) winter 2002:49-64.

Includes bibliographical references.

Breton-Le Goff, Gælle. L'influence des organisations non gouvernementales, ONG, sur la négociation de quelques instruments internationaux (Bruxelles : Bruylant; Cowansville, Canada : Éditions Yvon Blais, 2002). 263 p.

## Peaceful settlement of disputes

ILA American Branch Committee on Transnational Dispute Resolution. A study and evaluation of the UN Secretary-General's Trust Fund to assist states in the settlement of disputes through the International Court of Justice. *Chinese journal of international law* 1(1) 2002:234-279.

Includes bibliographical references.

Lee, Roy S. Towards a more proactive system of dispute settlement. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 923-933.

Includes bibliographical references.

Pratap, Ravindra. Trade and environment: trends in international dispute settlement. *Indian journal of international law* 42(4) October-December 2002:451-488.  
Includes bibliographical references.

Rao, Vinayak. *International negotiation: the United Nations in Afghanistan and Cambodia*. 1st ed. (New Delhi: Manak Publications Ltd., 2001). viii, 296 p.  
Includes bibliographical references and index.

Simma, Bruno, and Daniel-Erasmus Khan. Peaceful settlement of boundary disputes under the auspices of the Organisation of African Unity and the United Nations: the case of the frontier dispute between Eritrea and Ethiopia. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1179-1196.  
Includes bibliographical references.

Torres Barnández, Santiago. Bilateral, plural and multipartite elements in international judicial settlement. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 995-1007.

Includes bibliographical references.

### **Political and security questions**

Kosovo and the international community: a legal assessment. Edited by Christian Tomuschat (The Hague; New York: Kluwer Law International, 2002). x, 354 p.  
Includes bibliographical references and index.

Montgomery, Steven. Iraq: the world community's response to a troubled nation. *New York Law School journal of human rights* XVIII(3) summer 2002:507-513.  
Includes bibliographical references.

Sinjela, Mpazi. The United Nations and internal/international conflicts in Africa. *African yearbook of international law*, vol. 9 (2001):391-433.

\_\_\_\_\_. The United Nations and internal/international conflicts in Africa: a brief survey. *African yearbook of international law*, vol. 8 (2000):419-442.

\_\_\_\_\_. The United Nations and internal/international conflicts in Africa: a documentary survey. *African yearbook of international law*, vol. 7 (1997):283-372.  
Includes bibliographical references.

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

Kateka, James. The 53rd session of the UN International Law Commission. *African yearbook of international law*, vol. 9 (2001):215-266.  
Includes bibliographical references and index.

Lammers, Johan G. Prevention of transboundary harm from hazardous activities. The ILC draft articles. *Hague yearbook of international law*, vol. 14 (2001):3-24.  
Includes bibliographical references.

Morton, Jeffrey S. *The International Law Commission of the United Nations* (Columbia, SC: University of South Carolina Press, 2000). xvi, 225 p.  
Includes bibliographical references and index. Bibliography: p. 209-217.

Santulli, C. Travaux de la Commission du droit international (cinquante-troisième session). *Annuaire français de droit international*, vol. XLVII (2001) : 349-378.  
Includes bibliographical references.

## **Refugees**

- Barnett, Laura. Global governance and the evolution of the international refugee regime. *International journal of refugee law* 14(2&3) 2002:238-262.  
Includes bibliographical references.
- Barutciski, Michael. A critical view on UNHCR's mandate dilemmas. *International journal of refugee law* 14(2&3) 2002:365-381.  
Includes bibliographical references.
- Eggli, Ann Vibeke. *Mass refugee influx and the limits of public international law* (The Hague; New York: Kluwer Law International, 2002). xxii, 319 p.  
Includes bibliographical references and index. Bibliography: p. 287-306.
- Hakata, Kei. Vers une protection plus effective des « personnes déplacées à l'intérieur de leur propre pays ». *Revue générale de droit international public* 106(3) 2002 : 619-644.  
Summaries in French, English and Spanish. Includes bibliographical references.
- Happold, Matthew. Excluding children from refugee status: child soldiers and article 1F of the Refugee Convention. *American University international law review* 17(6) 2002: 1131-1176.  
Includes bibliographical references.
- Othman, Mohamed. The “protection” of refugee witnesses by the International Criminal Tribunal for Rwanda. *International journal of refugee law* 14(4) 2002:495-508.  
Includes bibliographical references.
- Ronzitti, Natalino. Coastal state jurisdiction over refugees and migrants at sea. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1271-1286.  
Includes bibliographical references.
- Takahashi, Saul. Recourse to human rights treaty bodies for monitoring of the Refugee Convention. *Netherlands quarterly of human rights* 20(1) March 2002:53-74.  
Includes bibliographical references.
- Troeller, Gary. UNHCR resettlement: evolution and future direction. *International journal of refugee law* 14(1) 2002:85-95.  
Includes bibliographical references.

## **Rule of law**

- Brahimi, Lakhdar. *The rule of law at home and abroad* (Uppsala, Sweden: Dag Hammarskjöld Foundation, 2002). 36 p.
- Kohona, Palitha T. B. The international rule of law and the role of the United Nations. *International lawyer* 36(4) winter 2002:1131-1144.  
Includes bibliographical references.

## **Self-defence**

- Arai-Takahashi, Yukata. Shifting boundaries of the right of self-defence—appraising the impact of the September 11 attacks on *jus ad bellum*. *International lawyer* 36(4) winter 2002:1081-1102.  
Includes bibliographical references.
- Franck, Thomas M. *Recourse to force: state action against threats and armed attacks* (Cambridge, United Kingdom; New York: Cambridge University Press, 2002). xii, 205 p.  
Includes bibliographical references and index.

Magenis, Sean D. Natural law as the customary international law of self-defense. *Boston University international law journal* 20(2) fall 2002:413-435.  
Includes bibliographical references.

Myjer, Eric P. J., and Nigel D. White. The Twin Towers attack: an unlimited right to self-defence? *Journal of conflict and security law* 7(1) April 2002:5-17.  
Includes bibliographical references.

Papastavridis, Efthymikos. Security Council resolutions 1368/2001 and 1373/2001: collective security or the right of self-defence? *Revue hellénique de droit international*, 55<sup>e</sup> année, n° 2, 2002 : 501-512.  
Includes bibliographical references.

Yee, Sienho. The potential impact of the possible US responses to the 9-11 atrocities on the law regarding the use of force and self-defence. *Chinese journal of international law* 1(1) 2002:287-293.  
Includes bibliographical references.

## **Self-determination**

Chesterman, Simon. East Timor in transition: self-determination, state-building and the United Nations. *International peacekeeping* 9(1) spring 2002:45-76.  
Includes bibliographical references.

Radan, Peter. *The break-up of Yugoslavia and international law* (London; New York: Routledge, 2002). ix, 278 p.  
Includes bibliographical references and index.

## **State responsibility**

Alland, Denis. Countermeasures of general interest. *European journal of international law* 13(5) November 2002:1221-1239.  
Includes bibliographical references.

Bederman, David J. Counterintuiting countermeasures. *American journal of international law* 96(4) October 2002:817-832.  
Includes bibliographical references.

Brown Weiss, Edith. Invoking state responsibility in the twenty-first century. *American journal of international law* 96(4) October 2002:798-816.  
Includes bibliographical references.

Caron, David D. The ILC articles on state responsibility: the paradoxical relationship between form and authority. *American journal of international law* 96(4) October 2002:857-873.  
Includes bibliographical references.

Crawford, James. The ILC's articles on responsibility of states for internationally wrongful acts: a retrospect. *American journal of international law* 96(4) October 2002:874-890.  
Includes bibliographical references.

\_\_\_\_\_. *The International Law Commission's articles on state responsibility: introduction, text and commentaries* (Cambridge, United Kingdom; New York: Cambridge University Press, 2002). xxxiii, 387 p.  
Includes index. Bibliography: p. 368-380.

De Hoogh, André J. J. Articles 4 and 8 of the 2001 ILC articles on state responsibility, the *Tadić* case and attribution of acts of Bosnian Serb authorities to the Federal Republic of Yugoslavia. *British year book of international law*, 72nd year (2001):255-292.  
Includes bibliographical references.

- Dupuy, Pierre-Marie. General stocktaking of the connections between the multilateral dimension of obligations and codification of the law of responsibility. *European journal of international law* 13(5) November 2002:1053-1081.  
Includes bibliographical references.
- Gattini, Andrea. A return ticket to “communitarisme”, please. *European journal of international law* 13(5) November 2002:1181-1199.  
Includes bibliographical references.
- Klein, Pierre. Responsibility for serious breaches of obligations deriving from peremptory norms of international law and United Nations law. *European journal of international law* 13(5) November 2002:1241-1255.  
Includes bibliographical references.
- Koskeniemi, Martti. Solidarity measures: state responsibility as a new international order? *British year book of international law*, 72nd year (2001):337-356.  
Includes bibliographical references.
- Nahapetian, Kate. Confronting state complicity in international law. *UCLA journal of international law and foreign affairs* 7(1) spring/summer 2002:99-127.  
Includes bibliographical references.
- Nolte, Georg. From Dionisio Anzilotti to Roberto Ago: the classical international law of state responsibility and the traditional primacy of a bilateral conception of inter-state relations. *European journal of international law* 13(5) November 2002:1083-1098.  
Includes bibliographical references.
- Palmisano, Giuseppe. Les garanties de non-répétition entre codification et réalisation juridictionnelle du droit : à propos de l’Affaire LaGrand. *Revue générale de droit international public* 106(4) 2002 : 753-789.  
Summaries in French, English and Spanish. Includes bibliographical references.
- Pellet, A. The new draft articles of the International Law Commission on the responsibility of states for international wrongful acts: a requiem for states’ crime? *Netherlands yearbook of international law*, vol. XXXII (2001):55-79.  
Includes bibliographical references.
- Rosenstock, Robert. The ILC and state responsibility. *American journal of international law* 96(4) October 2002:792-797.  
Includes bibliographical references.
- Scobie, Iain. The invocation of responsibility for the breach of “Obligations under peremptory norms of general international law”. *European journal of international law* 13(5) November 2002:1201-1220.  
Includes bibliographical references.
- Shelton, Dinah. Righting wrongs: reparations in the articles on state responsibility. *American journal of international law* 96(4) October 2002:833-856.  
Includes bibliographical references.
- Sicilianos, Linos-Alexander. The classification of obligations and the multilateral dimension of the relations of international responsibility. *European journal of international law* 13(5) November 2002:1127-1145.  
Includes bibliographical references.
- Spinedi, Marina. From one codification to another: bilateralism and multilateralism in the genesis of codification of the law of treaties and the law of state responsibility. *European journal of international law* 13(5) November 2002:1099-1125.  
Includes bibliographical references.

The state of state responsibility. *American Society of International Law: Proceedings of the 96th Annual Meeting* 2002:168-180.

Includes bibliographical references.

State responsibility in international law. Edited by René Provost (Aldershot, United Kingdom; Burlington, VT: Ashgate/Dartmouth Publishing, 2002). xxii, 575 p.

Includes bibliographical references and index. Bibliography: p. 559-572.

Stern, B. Et si on utilisait la notion de préjudice juridique ? Retour sur une notion délaissée à l'occasion de la fin des travaux de la C.D.I. sur la responsabilité des États. *Annuaire français de droit international*, vol. XLVII (2001) : 3-44.

Includes bibliographical references.

Symposium: Assessing the work of the International Law Commission on state responsibility. *European journal of international law* 13(5) November 2002:1053-1255.

Series of articles. Includes bibliographical references.

Symposium: The ILC's state responsibility articles. Edited by Daniel Bodansky and John R. Crook. *American journal of international law* 96(4) October 2002:773-890.

Includes bibliographical references.

Tams, C. J. All's well that ends well. Comments on the ILC's articles on state responsibility. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(3) 2002:759-808.

Includes bibliographical references.

\_\_\_\_\_. Do serious breaches give rise to any specific obligations of the responsible state? *European journal of international law* 13(5) November 2002:1161-1180.

Includes bibliographical references.

Verdier, Pierre-Hugues. Cooperative states: international relations, state responsibility and the problem of custom. *Virginia journal of international law* 42(3) spring 2002:839-867.

Includes bibliographical references.

Wittich, Stephan. The International Law Commission's articles on the responsibility of states for internationally wrongful acts adopted on second reading. *Leiden journal of international law* 15(4) 2002:891-919.

Includes bibliographical references.

Wyler, Eric. From "state crime" to responsibility for "serious breaches of obligations under peremptory norms of general international law". *European journal of international law* 13(5) November 2002:1147-1160.

Includes bibliographical references.

## **State sovereignty**

Fox, Hazel. *The law of state immunity* (Oxford, United Kingdom; New York: Oxford University Press, 2002). xxxii, 572 p.

Includes index. Bibliography: p. 557-562.

Simonovic, Ivan. Relative sovereignty of the twenty-first century. *Hastings international and comparative law review* 25(3) summer 2002:371-381.

Includes bibliographical references.

Yannis, Alexandros. The concept of suspended sovereignty in international law and its implications in international politics. *European journal of international law* 13(5) November 2002:1037-1052.

Includes bibliographical references.

## **State succession**

Pazartzis, Photini. *La succession d'États aux traités multilatéraux : à la lumière des mutations territoriales récentes* (Paris : Éditions A. Pedone, 2002). 240 p.  
Bibliography: p. 221-234.

Stern, Brigitte. Les questions de succession d'États dans l'affaire relative à l'*Application de la Convention pour la prévention et la répression du crime de génocide devant la Cour internationale de Justice*. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 285-305.

Includes bibliographical references.

## **Technical cooperation**

Rahman, Mahfuzur. *World economic issues at the United Nations: half a century of debate* (Boston, MA: Kluwer Academic Publishers, 2002). xvi, 300 p.  
Includes bibliographical references and index.

## **Trade and development**

Borrman, Axel, and Georg Koopmann. *Adapting the WTO trade policy reviews to the needs of developing countries: starting points and options* (Hamburg: Hamburgisches Welt-Wirtschafts-Archiv (HWWA), 2002). 110 p.  
Summary in German. Bibliography: p. 108-110.

\_\_\_\_\_. *Anpassung der trade policy reviews der WTO an die Bedürfnisse von Entwicklungsländern: Ansatzpunkte und Optionen* (München: Weltforum Verlag, 2002). 150 p.  
Summary in English. Bibliography: p. 143-146.

Fasciglione, Marco. "Trade-related aspects of human rights?": brevi riflessioni sull'Accordo relativo agli aspetti commerciali del diritto di proprietà intellettuale (TRIPS). *La comunità internazionale* LVII(2) secondo trimestre 2002:219-231.  
Includes bibliographical references.

Mbengue, Makane Moïse. La Déclaration de Doha de la Conférence ministérielle de l'Organisation mondiale du commerce et sa portée dans les relations commerce/environnement. *Revue générale de droit international public* 106(4) 2002 : 855-892.  
Summaries in French, English and Spanish. Includes bibliographical references.

Mungkalarungsi, Tanyarat. The trade and environment debate. *Tulane journal of international and comparative law* 10 spring 2002:361-385.  
Includes bibliographical references.

Nedumpara, James J. Anti-dumping under the GATT/WTO: fair prices and less than fair rules—an agenda for reforms. *Indian journal of international law* 42(3) July-September 2002:275-311.  
Includes bibliographical references.

Safrin, Sabrina. Treaties in collision?: the Biosafety Protocol and the World Trade Organization Agreements. *American journal of international law* 96(3) July 2002:606-628.  
Includes bibliographical references.

Wallace-Bruce, N. L. Global trade and sustainable development: two steps forward in the WTO? *Comparative and international law journal of Southern Africa* XXXV(2) July 2002:236-255.

Includes bibliographical references.

## **Trusteeship**

Delbrück, Jost. "Failed States" – eine neue Aufgabe für den UN-Treuhandrat? In: *Recht, Staat, Gemeinwohl: Festschrift für Dietrich Rauschning*. Herausgegeben von Jörn Ipsen und Edzard Schmidt-Jortzig (Köln: C. Heymann, 2001). p. 427-439.

Includes bibliographical references.

## **Use of force**

Brownlie, Ian. "International law and the use of force by states" revisited. *Chinese journal of international law* 1(1) 2002:1-19.

Includes bibliographical references.

Byers, Michael. The shifting foundations of international law: a decade of forceful measures against Iraq. *European journal of international law* 13(1) February 2002:21-41.

Includes bibliographical references.

\_\_\_\_\_. Terrorism, the use of force and international law after 11 September 2001. *International and comparative law quarterly* 51(2) April 2002:401-414.

Includes bibliographical references.

*Democratic accountability and the use of force in international law*. Edited by Charlotte Ku and Harold K. Jacobson (New York: Cambridge University Press, 2002). xxv, 440 p.

Includes bibliographical references and index. Bibliography: p. 415-429.

Findlay, Trevor. *The use of force in UN peace operations* (Solna, Sweden: SIPRI; New York: Oxford University Press, 2002). xii, 486 p.

Includes bibliographical references and index. Bibliography: p. 431-467.

Franck, Thomas M. When, if ever, may states deploy military force without prior Security Council authorization? *Washington University journal of law & policy* 5(2001):51-68.

Includes bibliographical references.

Gray, Christine. From unity to polarization: international law and the use of force against Iraq. *European journal of international law* 13(1) February 2002:1-19.

Includes bibliographical references.

LaRae-Perez, Cassandra. Economic sanctions as a use of force: reevaluating the legality of sanctions from an effects-based perspective. *Boston University international law journal* 20(1) spring 2002:161-188.

Includes bibliographical references.

Murase, Shinya. The relationships between the UN Charter and general international law regarding non-use of force: the case of NATO's air campaign in the Kosovo crisis of 1999.

In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1543-1554.

Includes bibliographical references.

Siciliano, Linos-Alexandre. L'autorisation par le Conseil de sécurité de recourir à la force : une tentative d'évaluation. *Revue générale de droit international public* 106(1) 2002 : 5-50.

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

Sreenivasa Rao, Pemmaraju. International organizations and use of force. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 1575-1608.

Includes bibliographical references.

Wedgwood, Ruth. United Nations peacekeeping operations and the use of force. *Washington University journal of law & policy* 5(2001):69-85.

Includes bibliographical references.

## C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS

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

Rogers, Joel W., and Joseph P. Whitlock. Is section 337 consistent with the GATT and the TRIPs agreement? *American University international law review* 17(3) 2002:459-525.

Includes bibliographical references.

Saburi, Haruo. The GATT/WTO and regional integration. *Japanese annual of international law*, vol. 44 (2001):60-85.

Includes bibliographical references.

Zedalis, R. J. Government participation or acquiescence in trade-affecting consumer information: Does culpability arise under the GATT? *Netherlands international law review* XLIX(2) 2002:227-251.

Includes bibliographical references.

### **International Atomic Energy Agency**

Rockwood, Laura. The IAEA's strengthened safeguards system. *Journal of conflict and security law* 7(1) April 2002:123-136.

Includes bibliographical references.

### **International Civil Aviation Organization**

Brown, Kriss E. The International Civil Aviation Organization is the appropriate jurisdiction to settle the hushkit dispute between the United States and the European Union. *Penn State international law review* 20(2) winter 2002:465-485.

Includes bibliographical references.

Espinola, Silvério. Global civil aviation governance. *Annals of air and space law*, vol. XXVII (2002):313-320.

Includes bibliographical references.

### **International Labour Organization**

Guillou, Marie, and Nisha Le Joliff. La durée du travail dans la marine : Convention OIT n° 180 de 1996. *Annuaire de droit maritime et océanique*, tome XX (2002) : 161-177.

Bibliography: p. 176-177.

### **International Maritime Organization**

Vitzthum, Wolfgang Graf. Schiffssicherheit: Die EG als potentieller Durchsetzungsdegen der IMO. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 62(1-2) 2002:163-182.

Summary in English. Includes bibliographical references.

### **International Monetary Fund**

Gianviti, François. Evolving role and challenges for the International Monetary Fund. *International lawyer* 35(4) winter 2001:1371-1403.

Includes bibliographical references.

Lowenfeld, Andreas F. The international monetary system and the erosion of sovereignty: essay in honor of Cynthia Lichtenstein. *Boston College international and comparative law review* XXV(2) spring 2002:257-272.

Includes bibliographical references.

Pahuja, Sundhya. Post-colonial approaches to the conditionality of the International Monetary Fund. *Hague yearbook of international law*, vol. 13 (2000):123-129.  
Includes bibliographical references.

Shihata, Ibrahim F. I. The World Bank and the IMF relationship—Quo vadis? *International lawyer* 35(4) winter 2001:1349-1370.  
Includes bibliographical references.

Siegel, Deborah E. Legal aspects of the IMF/WTO relationship: the Fund's Articles of Agreement and the WTO Agreements. *American journal of international law* 96(3) July 2002:561-599.

Skogly, Sigrun. *The human rights obligations of the World Bank and the International Monetary Fund* (London: Cavendish, 2001). xiv, 225 p.  
Includes bibliographical references and index. Bibliography: p. 199-215.

Stone, Randall W. *Lending credibility: the International Monetary Fund and the post-communist transition* (Princeton, NJ; Oxford, United Kingdom: Princeton University Press, 2002). xxii, 286 p.  
Includes bibliographical references and index. Bibliography: p. 266-278.

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

Molina, Alessandra. L'UNESCO e la cultura della pace e della non-violenza. *La comunità internazionale* LVII(2) secondo trimestre 2002:211-218.  
Includes bibliographical references.

### **World Bank**

Clark, Dana L. The World Bank and human rights: the need for greater accountability. *Harvard human rights journal*, No. 15 spring 2002:205-226.  
Includes bibliographical references.

Horta, Korinna. Rhetoric and reality: human rights and the World Bank. *Harvard human rights journal*, No. 15 spring 2002:227-243.  
Includes bibliographical references.

MacKay, Fergus. Universal rights or a universe unto itself? Indigenous peoples' human rights and the World Bank's draft operational policy 4.10 on indigenous peoples. *American University international law review* 17(3) 2002:527-624.  
Includes bibliographical references.

Shihata, Ibrahim F. I. The World Bank and the IMF relationship—Quo vadis? *International lawyer* 35(4) winter 2001:1349-1370.  
Includes bibliographical references.

Skogly, Sigrun. *The human rights obligations of the World Bank and the International Monetary Fund* (London: Cavendish, 2001). xiv, 225 p.  
Includes bibliographical references and index. Bibliography: p. 199-215.

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

Asouzu, Amazi A. A review and critique of arbitral awards on article 25 (2) (b) of the ICSID Convention. *Journal of world investment* 3(3) June 2002:397-454.

### **World Health Organization**

Boister, Neil, and Richard Burchill. Stopping the smugglers: proposals for an additional protocol to the World Health Organization's Framework Convention on Tobacco Control. *Melbourne journal of international law* 3(1) May 2002:33-52.  
Includes bibliographical references.

Nielsen, Henrik Karl. *The World Health Organisation: implementing the right to health* (Copenhagen: Europublishers, 2001). 95 p.

Includes indexes.

Woo, Alyssa. Health versus trade: the future of the WHO's Framework Convention on Tobacco Control. *Vanderbilt journal of transnational law* 35(5) November 2002:1731-1767.

Includes bibliographical references.

### **World Intellectual Property Organization**

Fiscom, Mihály. *The law of copyright and the Internet: the 1996 WIPO treaties, their interpretation and implementation* (Oxford, United Kingdom; New York: Oxford University Press, 2002). li, 792 p.

Includes bibliographical references and index.

Kwakwa, Edward. Some comments on rulemaking at the World Intellectual Property Organization. *Duke journal of comparative and international law* 12(1) winter 2002:179-195.

Includes bibliographical references.

Ryan, Michael P. Knowledge, legitimacy, efficiency and the institutionalization of dispute settlement procedures at the World Trade Organization and the World Intellectual Property Organization. *Northwestern journal of international law & business* 22(3) spring 2002:389-418.

Includes bibliographical references.

### **World Trade Organization**

Alvarez, José E. The WTO as linkage machine. *American journal of international law* 96(1) January 2002:146-158.

Includes bibliographical references.

Bacchus, James. Table talk: around the table of the Appellate Body of the World Trade Organization. *Vanderbilt journal of transnational law* 35(4) October 2002:1021-1039.

Includes bibliographical references.

Bhala, Raj, and David Gantz. WTO case review. *Arizona journal of international and comparative law* 18(1) spring 2001:1-101.

Includes bibliographical references.

Bohanes, Jan. Risk regulation in WTO law: a procedure-based approach to the precautionary principle. *Columbia journal of transnational law* 40(2) 2002:323-389.

Includes bibliographical references.

Charnovitz, Steve. Triangulating the World Trade Organization. *American journal of international law* 96(1) January 2002:28-55.

Includes bibliographical references.

Dabhi, Kusum. A note on the emerging WTO framework for government procurements. *Indian journal of international law* 42(3) July-September 2002:334-347.

Includes bibliographical references.

de Noronha Goyos, D. The threat posed by the World Trade Organisation to developing countries. *Comparative and international law journal of Southern Africa* XXXV(1) March 2002:52-64.

Includes bibliographical references.

Dunoff, Jeffrey L. The WTO's legitimacy crisis: reflections on the law and politics of the WTO dispute resolution. *American review of international arbitration* 13(1-4) 2002:197-208.

Includes bibliographical references.

Fudali, C. A critical analysis of the WTO dispute settlement mechanism: its contemporary functionality and prospects. *Netherlands international law review* XLIX(1) 2002: 39-80.

Includes bibliographical references.

Gerhart, Peter M. Slow transformations: the WTO as a distributive organization. *American University international law review* 17(5) 2002:1045-1095.

Includes bibliographical references.

Ierley, Douglas. Defining the factors that influence developing country compliance with and participation in the WTO dispute settlement system: another look at the dispute over bananas. *Law and policy in international business* 33(4) 2002:615-657.

Includes bibliographical references.

Kelly, J. Patrick. Judicial activism at the World Trade Organization: developing principles of self-restraint. *Northwestern journal of international law & business* 22(3) spring 2002:353-388.

Includes bibliographical references.

Koepp, Johannes. *Die Intervention im WTO-Streitbeilegungsverfahren: eine rechtsvergleichende Untersuchung im internationalen Verfahrensrecht* (Berlin: Duncker & Humblot, 2002). 264 p.

Includes bibliographical references and index. Bibliography: p. 234-260.

Kotera, Akira. On the legal character of retaliation in the World Trade Organization system. In: *Liber amicorum Judge Shigeru Oda*. Edited by Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum (The Hague; New York: Kluwer Law International, 2002). p. 911-921.

Includes bibliographical references.

Orellana, Marcos A. The swordfish dispute between the EU and Chile at the ITLOS and the WTO. *Nordic journal of international law* 71(1) 2002:55-81.

Includes bibliographical references.

Pauwelyn, Joost. The use of experts in WTO dispute settlement. *International and comparative law quarterly* 51(2) April 2002:325-364.

Includes bibliographical references.

Ryan, Michael P. Knowledge, legitimacy, efficiency and the institutionalization of dispute settlement procedures at the World Trade Organization and the World Intellectual Property Organization. *Northwestern journal of international law & business* 22(3) spring 2002:389-418.

Includes bibliographical references.

Saburi, Haruo. The GATT/WTO and regional integration. *Japanese annual of international law*, vol. 44 (2001):60-85.

Includes bibliographical references.

Schaefer, Matthew. Sovereignty, influence, realpolitik and the World Trade Organization. *Hastings international and comparative law review* 25(3) summer 2002:341-369.

Includes bibliographical references.

Siegel, Deborah E. Legal aspects of the IMF/WTO relationship: the Fund's Articles of Agreement and the WTO Agreements. *American journal of international law* 96(3) July 2002:561-599.

Steinberg, Richard H. In the shadow of law or power?: consensus-based bargaining and outcomes in the GATT/WTO. *International organization* 56(2) spring 2002:339-374.

Includes bibliographical references.

- Stoll, Peter-Tobias. *WTO. Welthandelsordnung und Welthandelsrecht* (Köln: Heymann, 2002). xviii, 294 p.  
Bibliography: p. 5-9.
- Symposium: The boundaries of the WTO. Edited by José E. Alvarez. *American journal of international law* 96(1) January 2002:1-158.  
Includes bibliographical references.
- Symposium issue on WTO dispute settlement compliance. *Law and policy in international business* 33(4) 2002:555-825.  
Special issue. Includes bibliographical references.
- Tarullo, Daniel K. The hidden costs of international dispute settlement: WTO review of domestic anti-dumping decisions. *Law and policy in international business* 34(1) 2002:109-181.  
Includes bibliographical references.
- Timura, Christopher T. Cross-examining expertise in the WTO dispute settlement process. *Michigan journal of international law* 23(3) spring 2002:709-732.  
Includes bibliographical references.
- Vázquez, Carlos M., and John H. Jackson. Some reflections on compliance with WTO dispute settlement decisions. *Law and policy in international business* 33(4) 2002:555-567.  
Includes bibliographical references.
- Verhoosel, Gaëtan. *National treatment and WTO dispute settlement: adjudicating the boundaries of regulatory autonomy* (Oxford, United Kingdom: Hart, 2002). xi, 124 p.  
Includes bibliographical references and index.
- Weiler, J. H. H. The rule of lawyers and the ethos of diplomats: reflections on the internal and external legitimacy of WTO dispute settlement. *American review of international arbitration* 13(1-4) 2002:177-196.  
Includes bibliographical references.
- Yoon, Jane I. The World Trade Organization: environmental police? *Cardozo journal of international and comparative law* 9(1) spring 2001:201-229.  
Includes bibliographical references.