

*Extract from:*

# UNITED NATIONS JURIDICAL YEARBOOK

2010

Part Four. Bibliography



Copyright (c) United Nations

**Part Four. Bibliography**

A. INTERNATIONAL ORGANIZATIONS IN GENERAL	
1. General . . . . .	597
2. Particular questions . . . . .	597
B. UNITED NATIONS	
1. General . . . . .	599
2. Principal organs and subsidiary bodies	
General Assembly . . . . .	602
International Court of Justice . . . . .	602
Secretariat . . . . .	609
Security Council . . . . .	610
C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS	
1. Food and Agriculture Organization . . . . .	618
2. General Agreement on Tariffs and Trade . . . . .	618
3. International Centre for Settlement of Investment Disputes . . . . .	619
4. International Fund for Agricultural Development . . . . .	620
5. International Labour Organization . . . . .	620
6. International Maritime Organization . . . . .	620
7. International Monetary Fund . . . . .	621
8. Organisation for the Prohibition of Chemical Weapons . . . . .	621
9. United Nations Educational, Scientific and Cultural Organization . . . . .	621
10. World Bank Group . . . . .	622
11. World Health Organization . . . . .	623
12. World Intellectual Property Organization . . . . .	623
13. World Trade Organization . . . . .	623
D. OTHER LEGAL ISSUES	
1. Aviation law . . . . .	626
2. Collective security . . . . .	627
3. Commercial arbitration . . . . .	628
4. Consular relations . . . . .	629
5. Definition of aggression . . . . .	629
6. Diplomatic relations . . . . .	630
7. Disarmament . . . . .	631
8. Environmental questions . . . . .	632
9. Human rights . . . . .	635
10. International administrative law . . . . .	645
11. International commercial law . . . . .	646
12. International criminal law . . . . .	648
13. International economic law . . . . .	649

14. International terrorism . . . . .	650
15. International trade law . . . . .	651
16. International courts and tribunals. . . . .	652
17. Intervention and humanitarian intervention. . . . .	667
18. Jurisdiction . . . . .	668
19. Law of armed conflict . . . . .	668
20. Law of the sea . . . . .	668
21. Law of treaties. . . . .	671
22. Membership and representation . . . . .	671
23. Narcotic drugs . . . . .	672
24. Natural resources . . . . .	672
25. Non-governmental organizations . . . . .	672
26. Peaceful settlement of disputes . . . . .	672
27. Peacekeeping and related activities . . . . .	672
28. Piracy. . . . .	678
29. Progressive development and codification of international law (in general)	679
30. Refugees and internally displaced persons. . . . .	681
31. Rule of law. . . . .	682
32. Self-defence. . . . .	683
33. Self-determination. . . . .	683
34. State responsibility. . . . .	683
35. State sovereignty. . . . .	684
36. Transitional justice. . . . .	684
37. Use of force . . . . .	686

**Part Four**  
**BIBLIOGRAPHY**



## A. INTERNATIONAL ORGANIZATIONS IN GENERAL

### 1. General

- Chapman, T.L. Audience Beliefs and International Organization Legitimacy. *International Organization*, vol. 63, iss. 4 (2009): p. 733–764.
- Clapham, A. The Subject of Subjects and the Attribution of Attribution. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 45–58.
- Diehl, P.F., and B. Frederking. *The Politics of Global Governance: International Organizations in an Interdependent World*. 4th ed. (Boulder [Colorado, United States]: Lynne Rienner, 2010). 419 p.
- Karns, M.P., and K.A. Mingst. *International Organizations: The Politics and Processes of Global Governance*. 2nd ed. (Boulder, Colorado [United States]: Lynne Rienner, 2010). 633 p.
- Villalpando, S. The Legal Dimension of the International Community: How Community Interests are Protected in International Law. *European Journal of International Law*, vol. 21, iss. 2 (2010): p. 387.
- Vogt, M. The UN and Africa's Regional Organisations. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 251–268.

### 2. Particular questions

- Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). 626 p.
- Anand, R.P. The Formation of International Organizations and India: A Historical Study. *Leiden Journal of International Law*, vol. 23, iss. 1 (2010): p. 5–21.
- Collins, R. and N.D. White. Moving Beyond the Autonomy-Accountability Dichotomy: Reflections on Institutional Independence in the International Legal Order. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 1–8.
- Cortés Martín, J.M. *Las organizaciones internacionales: codificación y desarrollo progresivo de su responsabilidad internacional*. (Seville [Spain]: Instituto Andaluz de Administración Pública, 2008). 531 p.
- Dekker, I.F. Accountability of International Organisations: An Evolving Legal Concept? In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 21–49.
- Egeland, J. The Future of Global Governance and the Role of Multilateral Organizations. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 61–66.

- Fauchald, O. L. E. K. and J. Stigen. Corporate Responsibility before International Institutions. *The George Washington International Law Review*, vol. 40, iss. 4 (2009): p. 1025–1100.
- González Alonso, L.N. La Unión Europea y Naciones Unidas ante la gestión internacional de crisis: escenarios de colaboración. In *Cursos de derecho internacional y relaciones internacionales de Vitoria-Gasteiz*. (Bizkaia [Spain]: Universidad del País Vasco, 2009). p. 73–132.
- Habegger, B. Democratic Accountability of International Organizations: Parliamentary Control within the Council of Europe and the OSCE and the Prospects for the United Nations. *Cooperation and Conflict*, vol. 45, iss. 2 (2010): p. 186–204.
- Harsch, M. and J. Varwick. NATO-UN Cooperation Revisited: A New Dawn. *Studia Diplomatica*, vol. LXII, iss. 3 (2009): p. 29–35.
- Henquet, T. International Organisations in the Netherlands: Immunity from the Jurisdiction of the Dutch Courts. *Netherlands International Law Review*, vol. 57, iss. 2 (2010): p. 267–301.
- Hoffmeister, F. Litigating Against the European Union and its Member States: Who Responds Under the ILC's Draft Articles on International Responsibility of International Organizations? *European Journal of International Law*, vol. 21, iss. 3 (2010): p. 723.
- Hunt, S. The Potential Application of Public International Law to International Organisations. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 552–553.
- Jefferson, O. Workplace Equality in International Organisations: Why is it an Illusory Concept? *Human Rights and International Legal Discourse*, vol. 4, iss. 1 (2010): p. 162.
- Katselli Proukaki, E. *The Problem of Enforcement in International Law: Countermeasures, the Non-Injured State and the Idea of International Community*. (London [United Kingdom]: Routledge, 2010). 331 p.
- Kuijper, P.J. Amsterdam Center for International Law: Introduction to the Symposium on Responsibility of International Organizations and of (Member) States: Attributed Or Direct Responsibility Or both? *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 9–33.
- Kwakwa, E. An International Organisation's Point of View. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 591–600.
- Liber amicorum Jean-Pierre Cot: le procès international*. Edited by Cot, J.P., and R. Badinter, eds. (Brussels [Belgium]: Bruylant, 2009). 368 p.

- Marchand Stens, L. La interrelación jurídico-política entre las Naciones Unidas y la Organización de los Estados Americanos, en asuntos de seguridad y paz, arreglo pacífico de las controversias, alcances jurisdiccionales, acuerdos regionales, derechos humanos y democracia. *Revista Peruana de Derecho Internacional*, vol. LXI, iss. 139 (2009): p. 13–48.
- Mowbray, J. Language in the UN and EU: Linguistic Diversity as a Challenge for Multilateralism. *New Zealand Journal of Public and International Law*, vol. 8, iss. 1 (2010): p. 91–115.
- Paasivirta, E. Responsibility of a Member State of an International Organization: Where Will it End? Comments on Article 60 of the ILC Draft on the Responsibility of International Organizations. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 49–61.
- Reinisch, A. Aid Or Assistance and Direction and Control between States and International Organizations in the Commission of Internationally Wrongful Acts. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 63–77.
- Rios, G.L. and E.P. Flaherty. International Organization Reform Or Impunity? Immunity is the Problem. *ILSA Journal of International and Comparative Law*, vol. 16, iss. 2 (2010): p. 433–455.
- Ryngaert, C. The Immunity of International Organizations before Domestic Courts: Recent Trends. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 121–148.
- Schechter, M.G. *Historical Dictionary of International Organizations*. (Lanham, Maryland [United States]: Scarecrow, 2010). 317 p.
- Scheffler, J. *Die Europäische Union als rechtlich-institutioneller Akteur im System der Vereinten Nationen = The European Union as a legal and institutional actor in the United Nations system*. (Heidelberg [Germany]: Springer, 2011). 918 p.
- Trebilcock, A. Implications of the UN Convention Against Corruption for International Organizations: Oversight, due Process, and Immunities Issues. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 513–540.
- Wheatley, S. *The Democratic Legitimacy of Global Governance*. (Oxford [United Kingdom]: Hart, 2010). 226 p.

## B. UNITED NATIONS

### 1. General

- Adebajo, A. Ending Global Apartheid: Africa and the United Nations. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 3–50.
- Aust, A. The United Nations. *Revue Hellénique de droit international* (2008): p. 13.
- Baehr, P.R. Accountability of the United Nations: The Case of Srebrenica. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 269–285.



- Baxi, U. Mission Impossible? Some Thoughts Towards UN Charter Reform. *Indian Journal of International Law*, vol. 50, iss. 2 (2010): p. 259–272.
- Boister, N. The (UN-) Systematic Nature of the UN Criminal Justice System: The (NON) Relationship between the Draft Illicit Tobacco Trade Protocol and the UN Convention Against Transnational Organised Crime. *Criminal Law Forum*, vol. 21, iss. 3/4 (2010): p. 361–397.
- Cervell Hortal, M.J. *Naciones Unidas, derecho internacional y Darfur*. (Granada [Spain]: Comares, 2010). 227 p.
- Conforti, B., and C. Focarelli. *The Law and Practice of the United Nations*. 4th rev. ed. (Leiden [Netherlands]: Martinus Nijhoff, 2010). 449 p.
- Economidès, C.P. Les règles d'ordre public en droit international. In *The Diversity of International Law: Essays in Honour of Professor Kalliopi K. Koufa*. Edited by A. Constantinides and N. Zaikos. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 11–27.
- From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). 664 p.
- International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes, and M.G. Kohen. (Leiden [The Netherlands]: Brill, 2010). 513 p.
- Johnson, L.D. Introductory Note to *Brzak v. United Nations (2d Cir.)* and *Mothers of Srebrenica v. Netherlands and United Nations (Neth. App. Ct.)*. *International Legal Materials*, vol. 49, iss. 4 (2010): p. 1011–1015.
- Jonah, J.O.C. The Security Council, the General Assembly, the Economic and Social Council, and the Secretariat. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 65–86.
- Klabbers, J. Reflections on the Politics of Institutional Reform. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 76–93.
- . The United Nations Charter as the Constitution of the International Community. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 667–673.
- Kolb, R. *An Introduction to the Law of the United Nations*. (Oxford [United Kingdom]: Hart, 2010). 251 p.
- Landsberg, C. Africa's Stake in UN Reform. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 167–190.
- Mazrui, A.A. The United Nations and the Muslim World: Allies Or Adversaries? In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 51–64.
- Miller, A.J. The Privileges and Immunities of the United Nations. *International Organizations Law Review*, vol. 6, iss. 1 (2009): p. 7–115.

- Piiparinen, T. *The Transformation of UN Conflict Management: Producing Images of Genocide from Rwanda to Darfur and Beyond*. (London [United Kingdom]: Routledge, 2010). 227 p.
- El proceso de reforma de las Naciones Unidas: la dimensión institucional y el mantenimiento de la paz y de la seguridad internacionales*. Edited by A. Blanc Altemir, ed. (Madrid [Spain]: Tecnos, 2009). 424 p.
- Ragolini, C.M. Le Nazioni Unite e la riforma della governance mondiale. *La Comunità internazionale*, vol. 65, iss. 4 (2010): p. 509–520.
- Rasche, A., and G. Kell. *The United Nations Global Compact: Achievements, Trends and Challenges*. (Cambridge [United Kingdom]: Cambridge University, 2010). 439 p.
- Reforming the United Nations: The Challenge of Working Together*. Edited by J.W. Müller. (Leiden [Netherlands]: Martinus Nijhoff, 2010). 390 p.
- Rostow, N. U. N. Realities. In *Looking to the Future: Essays on International Law in Honor of W. Michael Reisman*. Edited by M.H. Arsanjani and W.M. Reisman. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 1003–1024.
- Spijkers, O. The Immunity of the United Nations in Relation to the Genocide in Srebrenica in the Eyes of a Dutch District Court. *Journal of International Peacekeeping*, vol. 13, iss. 1/2 (2009): p. 197–219.
- Stedman, S.J. UN Transformation in an Era of Soft Balancing. In *Cooperating for Peace and Security: Evolving Institutions and Arrangements in a Context of Changing U.S. Security Policy*. Edited by B.D. Jones, S. Forman, and R. Gowan. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 45–56.
- Tavernier, P. L'année des Nations Unies, 25 décembre 2008—24 décembre 2009: problèmes juridiques. *Annuaire français de droit international*, vol. 55 (2009) (2010): p. 497–516.
- Thakur, R. Law, Legitimacy and United Nations. *Melbourne Journal of International Law*, vol. 11, iss. 1 (2010): p. 1–26.
- The United Nations: Past, Present and Future*. Edited by A. Warters, and S. Kaufman. (New York [United States]: Nova Science, 2009). 211 p.
- The United Nations and the Question of Palestine: A Documented History*. Edited by E. Hilwig, et al. (Oisterwijk [Netherlands]: Wolf Legal, 2009–2010). 8000 p.
- United Nations Reform and the New Collective Security*. Edited by P.G. Danchin, and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). 431 p.
- Verhoeven, J. Considérations sur ce qui est commun. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 334 (2008) (2009): p. 9–434.
- Volger, H. *A Concise Encyclopedia of the United Nations*. 2nd revised ed. (Leiden [Netherlands]: Martinus Nijhoff, 2010). 962 p.
- Weiss, T.G., et al. *The United Nations and Changing World Politics*. 6th ed. (Boulder, Colorado [United States]: Westview, 2010). 434 p.

- Weiss, T.G., and R.C. Thakur. *Global Governance and the UN: An Unfinished Journey*. (Bloomington [Indiana, United States]: Indiana University, 2010). 420 p.
- Wolf, J. Responses to Non-Military Threats: Environment, Disease and Technology. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 173–192.
- Zifcak, S. *United Nations Reform: Heading North Or South?*. (London [England]: Routledge, 2009). 218 p.

## 2. Principal organs and subsidiary bodies

### General Assembly

- Bummel, A. Auf dem Weg zu einem Weltparlament? Der Vorschlag zur Einrichtung einer parlamentarischen Versammlung bei den UN. *Vereinten Nationen*, vol. 5 (2010): p. 216.
- Gonzalez Arias, C. Ponencia ante el Comité de Descolonización de la Organización de las Naciones Unidas. *Revista de Derecho Puertorriqueno*, vol. 49, iss. 2 (2010): p. 157-161.
- Haßenpflug, R. Der Zweite Ausschuss der UN-Generalversammlung: Aufgaben, Arbeitsweise und Reformbemühungen. *Vereinten Nationen*, vol. 5 (2010): p. 205.
- Marchisio, S. Reconsidering the Role of the United Nations General Assembly in the New World Order. In *International Law: Issues and Challenges*. Edited by R.K. Dixit, et al. (Gurgaon [India]: Hope India, 2009). p. 43–58.
- Scharioth, N. *Western Democracies in the UN: Who Gets Elected and Why: A Quantitative Examination of Elections to United Nations Councils and Committees*. (Baden-Baden [Germany]: Nomos, 2010). 151 p.
- Thakur, R., W. Lichem, and D. von Winterfeldt. Die UN brauchen einen Wissenschaftsberater. *Vereinten Nationen*, vol. 5 (2010): p. 211.

### International Court of Justice

- Abu-'l-Wafā, A. Les différends internationaux concernant les frontières terrestres dans la jurisprudence de la Cour Internationale de Justice. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 343 (2009) (2010): p. 9–570.
- Akhtarkhavari, A. Power, Environmental Principles and the International Court of Justice. *The Australian Year Book of International Law*, vol. 28 (2009): p. 91–129.
- Aljaghoub, M.M. The Absence of State Consent to Advisory Opinions of the International Court of Justice: Judicial and Political Restraints: Reflections on the *Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory*, Advisory Opinion of 9 July 2004. *Arab Law Quarterly*, vol. 24, iss. 2 (2010): p. 191–207.
- Anastassov, A. Are Nuclear Weapons Illegal? The Role of Public International Law and the International Court of Justice. *Journal of Conflict and Security Law*, vol. 15, iss. 1 (2009): p. 65–87.

- Anderson, D.H. *Maritime Delimitation in the Black Sea Case (Romania v. Ukraine)*. *The Law and Practice of International Courts and Tribunals*, vol. 8, iss. 3 (2009): p. 305–327.
- Arp, B. The ICJ Advisory Opinion on the *Accordance with International Law of the Unilateral Declaration of Independence in Respect of Kosovo* and the International Protection of Minorities. *German Law Journal*, vol. 11, iss. 7 (2010): p. 847–866.
- Arrocha Olabuenaga, P., A. Caso *Medellín vs. Texas*. Comentarios al fallo de la Suprema Corte de los Estados Unidos, así como a la solicitud de interpretación del fallo *Avena* del 31 de marzo de 2004, presentada a la Corte Internacional de Justicia por México en junio de 2008. *Anuario Mexicano de Derecho Internacional*, iss. 9 (2009): p. 677–705.
- Aust, A. Advisory Opinions. *Journal of International Dispute Settlement*, vol. 1, iss. 1 (2010): p. 123–151.
- Beilke, K.K. The U.S. is Not Alone in its Reluctance to Adhere to Supranational Decisions from the International Court of Justice. *Loyola University of Chicago International Law Review*, vol. 7, iss. 2 (2010): p. 213–227.
- Blum, Y.Z. Consistently Inconsistent: The International Court of Justice and the Former Yugoslavia (*Croatia v. Serbia*). *American Journal of International Law*, vol. 103, iss. 2 (2009): p. 264.
- Borgen, C.J. Introductory Note to International Court of Justice: Advisory Opinion, *Accordance with International Law of the Unilateral Declaration of Independence in Respect of Kosovo*. *International Legal Materials*, vol. 49, iss. 5 (2010): p. 1404–1440.
- Borlini, L. Considerazioni sull'approccio evolutivo nell'attività interpretativa della Corte Internazionale di Giustizia nel caso *Costa Rica c. Nicaragua*. *La Comunità internazionale*, vol. 65, iss. 2 (2010): p. 283–292.
- Bothe, M. Kosovo-so what? The Holding of the International Court of Justice is Not the Last Word on Kosovo's Independence. *German Law Journal*, vol. 11, iss. 7 (2010): p. 837–840.
- Burri, T. The Kosovo Opinion and Secession. *German Law Journal*, vol. 11, iss. 7 (2010): p. 881–890.
- Buss, A.E. The *Preah Vihear* Case and Regional Customary Law. *Chinese Journal of International Law*, vol. 9, iss. 1 (2010): p. 111–126.
- Cirkovic, E. An Analysis of the ICJ Advisory Opinion on Kosovo's Unilateral Declaration of Independence. *German Law Journal*, vol. 11, iss. 7 (2010): p. 895–912.
- Cogan, J.K. The 2009 Judicial Activity of the International Court of Justice. *American Journal of International Law*, vol. 104, iss. 4 (2010): p. 605–619.
- De Dycker, S. Private International Law Disputes before the International Court of Justice. *Journal of International Dispute Settlement*, vol. 1, iss. 2 (2010): p. 475–498.
- Dugard, J. Advisory Opinions and the Secretary-General with Special Reference to the 2004 Advisory Opinion on the Wall. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 403–416.

- Dumitru, L. The Judgment of the International Court of Justice in the *Pulp Mills on the River Uruguay (Argentina v. Uruguay)* Case = Hotărârea Curții Internaționale De Justiție În cazul *Fabrici De Celuloză Pe Râul Uruguay (Argentina c. Uruguay)*. *Revista română de drept internațional*, vol. 10 (2010): p. 97–110.
- Fabri, H.R. and J. Sorel. Chronique de Jurisprudence de la Cour Internationale de Justice (2009–2010). *Journal du Droit International*, vol. 137, iss. 4 (2010): p. 1337–1375.
- Fitzmaurice, M. The International Court of Justice and Environmental Disputes. In *International Law and Dispute Settlement: New Problems and Techniques*. Edited by D. French, M. Saul, and N.D. White. (Oxford [United Kingdom]: Hart, 2010). p. 17–56.
- Fox, H. Article 31(3) (A) and (B) of the Vienna Convention and the Kasikili/Sedudu Island Case. In *Treaty Interpretation and the Vienna Convention on the Law of Treaties: 30 Years on*. Edited by M. Fitzmaurice, O. Elias, and P. Merkouris. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 59–74.
- . State Immunity in the International Court of Justice: The Court's List at January 2010. *L'observateur des Nations Unies*, vol. 27, iss. 2 (2009): p. 107–119.
- Gamble, J.K. and C.M. Giuliano. US Supreme Court, *Medellín v. Texas*: More than an Assiduous Building Inspector? *Leiden Journal of International Law*, vol. 22, iss. 1 (2009): p. 151–169.
- Halloran, K. Es la Corte Internacional de Justicia el foro correcto para las disputas de contaminación fluvial transfronterizas? *Sustainable Development Law and Policy*, vol. 10, iss. 4 (2010): p. 45–55.
- Higgins, R. National Courts and the International Court of Justice. In *Tom Bingham and the Transformation of the Law*. Edited by M.T. Andenæs. (Oxford [United Kingdom]: Oxford University, 2009). p. 405–417.
- Horna, A.V. *Maritime Dispute (Peru v. Chile)*: Background and Preliminary Thoughts. *Ocean Yearbook*, vol. 23 (2009): p. 193–229.
- Howse, R. and R. Teitel. Delphic Dictum: How has the ICJ Contributed to the Global Rule of Law by its Ruling on Kosovo? *German Law Journal*, vol. 11, iss. 7 (2010): p. 841–846.
- Ingadottir, T. The ICJ *Armed Activity* Case: Reflections on States' Obligation to Investigate and Prosecute Individuals for Serious Human Rights Violations and Grave Breaches of the Geneva Conventions. *Nordic Journal of International Law*, vol. 78, iss. 4 (2009): p. 581–598.
- Jamar, H. and M.K. Vigness. Applying *Kosovo*: Looking to Russia, China, Spain, and Beyond After the International Court of Justice Opinion on Unilateral Declarations of Independence. *German Law Journal*, vol. 11, iss. 7 (2010): p. 913–928.
- Joyce, D. Fact-Finding and Evidence at the International Court of Justice. *The Finnish Yearbook of International Law*, vol. 18 (2007): p. 283–306.
- Juste Ruiz, J. Los contenciosos de límites en América Latina en la jurisprudencia reciente de la Corte Internacional de Justicia. *Anuario Hispano-Luso-Americano de derecho internacional*, vol. 19 (2009): p. 105–152.

- Keith, K.J. The International Court of Justice and Criminal Justice. *International and Comparative Law Quarterly*, vol. 59, iss. 4 (2010): p. 895–910.
- . International Court of Justice: Reflections on the Electoral Process. *Chinese Journal of International Law*, vol. 9, iss. 1 (2010): p. 49–80.
- Kempen, B. The Practice of the International Court of Justice on Provisional Measures. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 69, iss. 4 (2009): p. 919–929.
- Klabbers, J. Global Governance before the ICJ. *Max Planck Yearbook of United Nations Law*, vol. 13 (2009): p. 1–28.
- Kolb, R. Chronique de la jurisprudence de la Cour internationale de Justice en 2008. *Schweizerische Zeitschrift für internationales und europäisches Recht*, vol. 19, iss. 1 (2009): p. 127–168.
- . Chronique de la jurisprudence de la Cour internationale de Justice en 2009. *Schweizerische Zeitschrift für internationales und europäisches Recht*, vol. 19, iss. 4 (2009): p. 625–659.
- Kopela, S. International Court of Justice, *Case Concerning Sovereignty Over Pedra Branca/Pulau Batu Puteh, Middle Rocks and South Ledge (Malaysia v. Singapore)*, Judgment of 23 May 2008. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 1 (2010): p. 93–114.
- Koroma, A.G. The Binding Nature of the Decisions of the International Court of Justice. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes, and M.G. Kohen. (Leiden [The Netherlands]: Brill, 2010). p. 431–444.
- Kristianti, W. Interrelations between Human Rights and International Humanitarian Law According to Separation Wall Case. *Jurnal hukum internasional = Indonesian journal of international law*, vol. 7, iss. 3 (2010): p. 535–541.
- Kwiatkowska, B. The 2007 *Nicaragua v. Colombia Territorial and Maritime Dispute (Preliminary Objections)* Judgment: A Landmark in the Sound Administration of International Justice. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I (2008): p. 177–218.
- Lathrop, C.G. International Decisions: *Dispute regarding Navigational and Related Rights: Costa Rica v. Nicaragua*. *American Journal of International Law*, vol. 104, iss. 3 (2010): p. 454–461.
- Le Boeuf, R. La saisine de la Cour Internationale de Justice pour faits de guerre. *Revue belge de droit international = Belgian Review of international Law = Belgisch tijdschrift voor internationaal recht*, vol. 42, iss. 1 (2009): p. 52–77.
- Lowe, V. The Wall in the Occupied Palestinian Territory. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 309–318.

- Margueritte, T. L'avis consultatif de la Cour internationale de Justice sur le Kosovo: une occasion manquée? *L'observateur des Nations Unies*, vol. 28, iss. 1 (2010): p. 257–276.
- McIntyre, O. The Proceduralisation and Growing Maturity of International Water Law: *Case Concerning Pulp Mills on the River Uruguay (Argentina v Uruguay)*, International Court of Justice, 20 April 2010. *Journal of Environmental Law*, vol. 22, iss. 3 (2010): p. 475–497.
- Merrills, J.G. Introductory Note: International Court of Justice. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I & II (2009): p. 289–302.
- Moliterno, J.E. What the ICJ's Decision Means for Kosovars. *German Law Journal*, vol. 11, iss. 7 (2010): p. 891–894.
- Muharremi, R. A Note on the ICJ Advisory Opinion on Kosovo. *German Law Journal*, vol. 11, iss. 7 (2010): p. 867–880.
- Müller, D. and A. Ben Mansour. Procedural Developments at the International Court of Justice. *The Law and Practice of International Courts and Tribunals*, vol. 8, iss. 3 (2009): p. 459–528.
- Ndulo, M. The International Court of Justice. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 139–166.
- Oda, S. International Court of Justice: Its Myth and Reality. *Japanese Yearbook of International Law*, vol. 51 (2008): p. 427–437.
- Oral, N. International Court of Justice, Case Concerning Maritime Delimitation in the Black Sea (*Romania v. Ukraine*), Judgment of 3 February 2009. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 1 (2010): p. 115–142.
- Ovchar, A. Estoppel in the Jurisprudence of the ICJ: A Principle Promoting Stability Threatens to Undermine it. *Bond Law Review*, vol. 21, iss. 1 (2009): p. 124–158.
- Palchetti, P. Activity of the International Court of Justice in 2008. *Italian Yearbook of International Law*, vol. 18 (2008) (2009): p. 201–217.
- . The Activity of the International Court of Justice in 2009. *Italian Yearbook of International Law*, vol. 19 (2009) (2010): p. 297.
- . La controversia tra Georgia e Russia davanti alla Corte internazionale di giustizia: l'ordinanza sulle misure provvisorie del 15 ottobre 2008. *Diritti Umani e Diritto Internazionale*, vol. 3, iss. 1 (2009): p. 111–128.
- Pascaru, M. The Judgment of the International Court of Justice in the Case *Dispute regarding Navigational and Related Rights (Costa Rica v. Nicaragua, 13 July 2009)* = Hotărârea Curții Internaționale De Justiție În Diferendul Privind Drepturile De Navigare Și Conexe (*Costa Rica v. Nicaragua, 13 Iulie 2009*). *Revista română de drept internațional*, vol. 9 (2009): p. 201–220.
- Pellet, A. Remarques sur l'(in)efficacité de la Cour internationale de justice et d'autres juridictions [sic] internationales. In *Liber amicorum Jean-Pierre Cot: le procès international*. Edited by J.P. Cot and R. Badinter. (Brussels [Belgium]: Bruylant, 2009). p. 193–212.

- Pippan, C. The International Court Justice's Advisory Opinion on Kosovo's Declaration of Independence: An Exercise in the Art of Silence. *European Journal of Minority Issues = Europäisches Journal für Minderheitenfragen*, vol. 3, iss. 3/4 (2010): p. 145–166.
- Plakokefalos, I. Current Legal Developments International Court of Justice. *The International Journal of Marine and Coastal Law*, vol. 26, iss. 1 (2011): p. 169–183.
- Quintana Aranguren, J.J. Procedural Developments at the International Court of Justice. *The Law and Practice of International Courts and Tribunals*, vol. 9, iss. 2 (2010): p. 327–400.
- . Procedure before the ICJ: A Note on the Opening (Or Not) of New Cases. *The Law and Practice of International Courts and Tribunals*, vol. 9, iss. 1 (2010): p. 115–126.
- Registry of the Court. International Court of Justice: Work in 2007–2008. *Hague Yearbook of International Law = Annuaire de la Haye de Droit International*, vol. 21(2008) (2009): p. 157–185.
- Rosenne, S. The International Court of Justice: New Practice Directions. *The Law and Practice of International Courts and Tribunals*, vol. 8, iss. 2 (2009): p. 171–180.
- Ruys, T., and S. Verhoeven. *DRC v. Uganda: The Applicability of International Humanitarian Law and Human Rights Law in Occupied Territories*. In *International Humanitarian Law and Human Rights Law: Towards a New Merger in International Law*. Edited by R. Arnold and N. Quéniwet. (Leiden [Netherlands]: Martinus Nijhoff, 2008). p. 155–198.
- Ryngaert, C. The ICJ's Advisory Opinion on Kosovo's Declaration of Independence: A Missed Opportunity? *Netherlands International Law Review*, vol. 57, iss. 3 (2010): p. 481.
- Sakai, A. New Developments of the Orders on Provisional Measures by the International Court of Justice. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 231–280.
- Salerno, F. Corte internazionale di giustizia e giurisdizione penale internazionale. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 823–836.
- Salvador Crespo, I. Tendencias en los litigios entre Estados de Iberoamérica ante la Corte Internacional de Justicia. *Anuario Hispano-Luso-Americano de derecho internacional*, vol. 19 (2009): p. 216–236.
- Sands, P. Choosing our International Judges, Past and Present. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en œuvre*. Edited by L. Boisson de Chazournes, and M.G. Kohen. (Leiden [The Netherlands]: Brill, 2010). p. 445–465.
- Shaw, M.N. Settling Territorial Disputes. In *Liber Amicorum Jean-Pierre Cot: Le Procès International*. (Brussels [Belgium]: Bruylant, 2009). p. 255–281.
- Shi, J. Maritime Delimitation in the Jurisprudence of the International Court of Justice. *Chinese Journal of International Law*, vol. 9, iss. 2 (2010): p. 271–291.
- Sohnle, J. L'arrêt des usines de pâte à papier de la CIJ du 20 avril 2010. *Revue juridique de l'environnement*, vol. 4 (2010): p. 605–625.



- Šturma, P. The Case of Kosovo and International Law. *The Polish Yearbook of International Law*, vol. 29 (2009) (2010): p. 51–63.
- Szabó, M. Gabčíkovo-Nagymaros Dispute: Implementation of the ICJ Judgment. *Environmental Policy and Law*, vol. 39, iss. 2 (2009): p. 97–102.
- Tams, C.J. and A. Tzanakopoulos. *Barcelona Traction at 40: The ICJ as an Agent of Legal Development*. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 781–800.
- Thienel, T. Provisional Measures in the ‘Case Concerning Application of the International Convention on the Elimination of all Forms of Racial Discrimination’ (Georgia v. Russian Federation). *Göttingen Journal of International Law*, vol. 1, iss. 1 (2009): p. 143–157.
- Thirlway, H. The International Court of Justice, 1989–2009: At the Heart of the Dispute Settlement System? *Netherlands International Law Review*, vol. 57, iss. 3 (2010): p. 347–395.
- Touzé, S. *Affaire relative à la délimitation en mer Noire (Roumanie/Ukraine): une clarification didactique de la règle de ‘l’équidistance-circonstances pertinentes’*. *Annuaire français de droit international*, vol. 55 (2009) (2010): p. 221–251.
- Tranchant, B. L’arrêt rendu par la CIJ sur la demande en interprétation de l’arrêt Avena (*Mexique c. États-Unis d’Amérique*). *Annuaire français de droit international*, vol. 55 (2009) (2010): p. 191–220.
- van der Vyver, Johan D. The United States and the Jurisprudence of International Tribunals. In *Resolving International Conflicts: Liber Amicorum Tibor Várady*. Edited by P. Hay, et al. (Budapest [Hungary]: Central European University, 2009). p. 283–318.
- Vieira, G.O. and T. Akemi Mikuni. Casos contenciosos da Corte Internacional De Justiça: Resumo. *Anuário Brasileiro de Direito Internacional*, vol. 4, iss. 2 (2009): p. 223–225.
- Vismara, F. La competenza della Corte Internazionale di Giustizia ad interpretare le sue pronunce: riflessioni a margine del caso *Messico c. Stati Uniti*. *La Comunità internazionale*, vol. 65, iss. 2 (2010): p. 271–282.
- Vœlckel, M. L’île des Serpents et l’arrêt de la C.I.J. du 3 février 2009. *Annuaire du Droit de la Mer*, vol. 14 (2009): p. 107–120.
- Willard, E.R. How to Get Less than You Bargain for: Adjudicating the Guatemala-Belize Territorial Dispute at the ICJ. *Emory International Law Review*, vol. 23, iss. 2 (2009): p. 739–782.
- Yee, S. Notes on the International Court of Justice (Part 1): Arguments for the Publication of the Rule-Making Materials. *Chinese Journal of International Law*, vol. 7, iss. 3 (2008): p. 691–698.
- . Notes on the International Court of Justice (Part 2): Reform Proposals regarding the International Court of Justice—A Preliminary Report for the International Law Association Study Group on United Nations Reform. *Chinese Journal of International Law*, vol. 8, iss. 1 (2009): p. 181–189.

- . Notes on the International Court of Justice (Part 3): Rule-Making at the Court—Integration, Uniformization, Keeping Existing Article Numbers and Giving Public Notice. *Chinese Journal of International Law*, vol. 8, iss. 3 (2009): p. 681–694.
- . Notes on the International Court of Justice (Part 4): The Kosovo Advisory Opinion. *Chinese Journal of International Law*, vol. 9, iss. 4 (2009): p. 763.
- Zarbiev, F. Les politiques des vérités juridiques en droit international: propos autour d'une controverse interjuridictionnelle. *The Finnish Yearbook of International Law*, vol. 18 (2007) (2009): p. 343–366.
- Zyberi, G. Provisional Measures of the International Court of Justice in Armed Conflict Situations. *Leiden Journal of International Law*, vol. 23, iss. 3 (2010): p. 571–584.

### Secretariat

- Adebajo, A. The Role of the Secretary-General. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 87–106.
- Amerasinghe, C. Accountability of International Organisations for Violations of the Human Rights of Staff. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 527–543.
- Bantekas, I. United Nations Employment Law and the Causes for its Failed Senior Female Appointments Record. *International Organizations Law Review*, vol. 6, iss. 1 (2009): p. 225–256.
- Firion, A. Le statut du Secrétaire général des Nations Unies. *L'Observateur des Nations Unies*, vol. 27, iss. 2 (2009): p. 219–239.
- Gambari, I.A. The UN's Mediation Role. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 227–238.
- Hunt, S. Human Rights Accountability of International Organisations Vis-à-Vis their Staff: The United Nations. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 545–565.
- Jefferson, O.A. Workplace Equality in International Organisations: Why is it an Illusory Concept? In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 567–589.
- Zacklin, R. *The United Nations Secretariat and the use of Force in a Unipolar World: Power v. Principle*. (Cambridge [United Kingdom]: Cambridge University, 2010). 163 p.

## Security Council

- Abi-Saab, G. The Security Council *legibus solutus*? On the Legislative Forays of the Council. In *International law and the quest for its implementation: liber amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 23–44.
- Akiyama, N. ‘Article 24 Crises’ and Security Council Reform: A Japanese Perspective. *Journal of East Asia and International Law*, vol. 2, iss. 1 (2009): p. 159–175.
- Alexidze, L. The Failure of the UN Security Council in Settlement of the Conflict in Abkhazia, Georgia, Undermines the Fundamentals of the International Legal Order. *Journal of International Law*, vol. 1 (2009): p. 101–118.
- Anderson, K. United Nations Collective Security and the United States Security Guarantee in an Age of Rising Multipolarity: The Security Council as the Talking Shop of the Nations. *Chicago Journal of International Law*, vol. 10, iss. 1 (2009): p. 55–90.
- Bantekas, I. The Permissibility of Defiance and Self-Defence Against Chapter VII Authorisations: When and Why. *Austrian Review of International and European Law*, vol. 12 (2007) (2010): p. 3–16.
- Barker, J.C., et al. European Court of Justice, *Yassin Abdullah Kadi and Al Barakaat International Foundation v. Council and Commission* (Joined Cases C-402/05 P AND C-415/05 P): Judgment of 3 September 2008. *International and Comparative Law Quarterly*, vol. 58, iss. 1 (2009): p. 229–240.
- Barrow, A. UN Security Council Resolutions 1325 and 1820: Constructing Gender in Armed Conflict and International Humanitarian Law. *Revue internationale de la Croix-Rouge = International Review of the Red Cross*, vol. 92, iss. 877 (2010): p. 221–234.
- Bellamy, A.J., and P.D. Williams. The UN Security Council and the Question of Humanitarian Intervention in Darfur. In *Genocide: Critical Concepts in Historical Studies*. Edited by A.D. Moses. (New York [United States]: Routledge, 2010). p. 64–81.
- Benard, A. and P.J. Leaf. Modern Threats and the United Nations Security Council: No Time for Complacency (a Response to Professor Allen Weiner). *Stanford Law Review*, vol. 62, iss. 5 (2010): p. 1395–1443.
- Bialostozky, N. Overcoming Collective Action Failures in the Security Council: Would Direct Regional Representation Better Protect Universal Human Rights? *Buffalo Human Rights Law Review*, vol. 15 (2009): p. 1–39.
- Blokker, N. Reviewing the Review: Did the European Court of Justice in *Kadi* indirectly Review Security Council Resolutions? On the Downside of a Courageous Judgment. In *Views of European Law from the Mountain: Liber Amicorum Piet Jan Slot*. Edited by M. Bulterman et al. (Alphen aan den Rijn [Netherlands]: Kluwer Law International, 2009). p. 315–326.
- Boon, K., A.Z. Huq, and D.C. Lovelace. *Terrorism: Commentary on Security Documents: U.N. Response to Al-Qaeda*. (Oxford [United Kingdom]: Oxford University, 2010). 628 p.

- Bueno de Mesquita, B. and A. Smith. The Pernicious Consequences of UN Security Council Membership. *Journal of Conflict Resolution*, vol. 54, iss. 5 (2010): p. 667–686.
- Cadin, R. La procedura del ‘delisting’ davanti al Consiglio di sicurezza: protezione diplomatica o ‘supplica’ al grande inquisitore? In *La protezione diplomatica: sviluppi e retrospettive: Messina, 13–14 giugno 2008*. Edited by L. Panella. (Turin [Italy]: G. Giappichelli, 2009). p. 519–616.
- Calamita, N.J. Sanctions, Countermeasures, and the Iranian Nuclear Issue. *Vanderbilt Journal of Transnational Law*, vol. 42, iss. 5 (2009): p. 1393–1442.
- Cannizzaro, E. Security Council Resolutions and EC Fundamental Rights: Some Remarks on the ECJ Decision in the Kadi Case. *Yearbook of European Law*, vol. 28, iss. 1 (2009): p. 593.
- Castagnetti, L. The Damages Awards of the Eritrea-Ethiopia Claims Commission: War Damages and Reparations for Violation of *Jus Ad Bellum*. *Italian Yearbook of International Law*, vol. 19 (2009) (2010): p. 279.
- Charlesworth, H., J. Coicaud, and United Nations University. *Fault Lines of International Legitimacy*. (Cambridge [United Kingdom]: Cambridge University, 2010). 406 p.
- Condorelli, L. Le Conseil de sécurité, les sanctions ciblées et le respect des droits de l’homme. In *International law and the quest for its implementation: liber amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 73–84.
- Constantinides, A. Human Rights Obligations and Accountability of Armed Opposition Groups: The Practice of the UN Security Council. *Human Rights and International Legal Discourse*, vol. 4, iss. 1 (2010): p. 88–110.
- . ‘Securitizing’ Development: Advantages and Pitfalls of the Security Council’s Involvement in Development Issues. In *The New International Law: An Anthology*. Edited by C.C. Eriksen and M. Emberland. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 203–219.
- D’Argent, P. La Commission des réclamations Érythrée-Éthiopie. *Annuaire français de droit international*, vol. 55 (2009) (2010): p. 279–297.
- De Búrca, G. The European Court of Justice and the International Legal Order After *Kadi*. *Harvard International Law Journal*, vol. 51, iss. 1 (2010): p. 1–49.
- De Sena, P. and M.C. Vitucci. The European Courts and the Security Council: Between *Dédoublement Fonctionnel* and Balancing of Values. *European Journal of International Law*, vol. 20, iss. 1 (2009): p. 193–228.
- Debiel, T. Vom ‘neuen Interventionismus’ zur R2P: die Entwicklung einer Menschenrechtsschutznorm im Rahmen des Sicherheitsrates der Vereinten Nationen. *Die Friedens-Warte*, vol. 84, iss. 1 (2009): p. 53–88.
- della Cananea, G. Global Security and Procedural due Process of Law between the United Nations and the European Union: *Yassin Abdullah Kadi and Al Barakaat International Foundation v. Council*. *The Columbia Journal of European Law*, vol. 15, iss. 3 (2009): p. 511–530.

- Drieskens, E. Beyond Chapter VIII: Limits and Opportunities for Regional Representation at the UN Security Council. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 149–169.
- Ernszt, I. The Security Council in the ‘Service’ of Civil Aviation Security. *Studia Iuridica Caroliensia*, vol. 4 (2009): p. 21–26.
- Falligant, J. The Prosecution of Sudanese President Al Bashir: Why a Security Council Deferral would Harm the Legitimacy of the International Criminal Court. *Wisconsin International Law Journal*, vol. 27, iss. 4 (2010): p. 727–756.
- Farrall, J. The World Summit Process and UN Sanctions Reform: Between Rhetoric and Force. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 235–249.
- Farrall, J.M. Does the UN Security Council Compound the Global Democratic Deficit? *The Alberta Law Review*, vol. 46 (2009): p. 913–932.
- Ferjani, N. and V. Huet. L’impact de la décision onusienne d’embargo sur l’exécution des contrats internationaux. *Journal du droit international*, iss. 3 (2010): p. 737–760.
- Finlay, L. Between a Rock and a Hard Place: The *Kadi* decision and Judicial Review of Security Council Resolutions. *Tulane Journal of International and Comparative Law*, vol. 18, iss. 2 (2010): p. 477–501.
- Flauss, J. Les ‘listes noires’ de l’O.N.U. devant le Comité des droits de l’homme: Comité des droits de l’homme des Nations Unies, *Sayadi et Vinck c. Belgique*, 22 Octobre 2008. *Revue trimestrielle des droits de l’homme*, vol. 21 (2010): p. 371–382.
- Gaggioli, G., and R. Kolb. Le Conseil de sécurité face à la protection des civils dans les conflits armés. In *International Law, Conflict and Development: The Emergence of a Holistic Approach in International Affairs*. Edited by M. Voyame, et al. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 49–104.
- Gazzini, T. and I. Fellrath. La procédure de gestion des listes de personnes affectées par les sanctions des Nations Unies devant le Tribunal fédéral suisse. *Revue de droit administratif et de droit fiscal*, vol. 65, iss. 2 (2009): p. 146–160.
- Genser, J. and K. Barth. When due Process Concerns Become Dangerous: The Security Council’s 1267 Regime and the Need for Reform. *Boston College International and Comparative Law Review*, vol. 33, iss. 1 (2010): p. 1–41.
- Gestri, M. Consiglio di sicurezza e sanzioni mirate: obblighi degli Stati di agire in ‘protezione diplomatica’ dei singoli? In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 353–366.
- Harnisch, S. Der UN-Sicherheitsrat im koreanischen Nuklearkonflikt. *Vereinte Nationen*, vol. 58, iss. 4 (2010): p. 157–163.
- Hilpold, P. EU Law and UN Law in Conflict: The *Kadi* Case. *Max Planck Yearbook of United Nations Law*, vol. 13 (2009) (2009): p. 141–182.

- Johnstone, I. Legal Deliberation and Argumentation in International Decision Making. In *Fault Lines of International Legitimacy*. Edited by H. Charlesworth and J. Coicaud. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 175–203.
- Katselli Proukaki, E. *The Problem of Enforcement in International Law: Countermeasures, the Non-Injured State and the Idea of International Community*. (London [United Kingdom]: Routledge, 2010). 331 p.
- Kirschner, A.J. Security Council Resolution 1904 (2009): A Significant Step in the Evolution of the Al-Qaida and Taliban Sanctions Regime? *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 70, iss. 3 (2010): p. 585–607.
- Kohen, M.G. There is no Need to Change the Composition of the Security Council: It is Time for Stressing Accountability. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 85–94.
- Kovanda, K. The Czech Republic on the UN Security Council: The Rwandan Genocide. *Genocide Studies and Prevention*, vol. 5, iss. 2 (2010): p. 192–218.
- Krzan, B. The Relationship between the International Criminal Court and the Security Council. *The Polish Yearbook of International Law*, vol. 29 (2009) (2010): p. 65–84.
- Lapas, D. Sanctioning Non-State Entities. *Revue internationale de droit pénal*, vol. 81, iss. 1/2 (2010): p. 99–124.
- Larralde, J. L'action du Conseil de sécurité des Nations unies en matière de protection des enfants lors des conflits armés. In *La sécurité humaine: théorie et pratiques: en l'honneur du Doyen Dominique Breillat: Colloque international*. Edited by R. Kherad. (Paris [France]: Éditions Pedone, 2010). p. 247–258.
- Lavalle, R. The 'Acting Under Chapter VII' Clause in Security Council Resolutions Under Article 41 of the United Nations Charter: A Misconceived and Harmful Way of Invoking Authority. *Italian Yearbook of International Law*, vol. 19 (2009) (2010): p. 233–252.
- Lim, C.L. The Recent Tendency Towards Unilateral use of Force and the Future Roles of the Security Council. In *International Law: Issues and Challenges*. Edited by R.K. Dixit, et al. (Gurgaon [India]: Hope India, 2009). p. 164–181.
- Lopez, G.A., and D. Cortright. Targeted Sanctions, Counterterrorism, and Strategic Peacebuilding. In *Strategies of Peace: Transforming Conflict in a Violent World*. Edited by D. Philpott and G.F. Powers. (Oxford [United Kingdom]: Oxford University, 2010). p. 169–189.
- Lugato, M. Sono le sanzioni individuali del Consiglio di sicurezza incompatibili con il rispetto delle garanzie procedurali? *Rivista di diritto internazionale*, vol. 93, iss. 2 (2010): p. 309–342.
- MacKinnon, M.G. The United Nations Security Council. In *The International Politics of Mass Atrocities: The Case of Darfur*. Edited by D.R. Black and P.D. Williams. Routledge, 2010). p. 71–99.

- Mälksoo, L. Great Powers then and Now: Security Council Reform and Responses to Threats to Peace and Security. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 94–113.
- Malone, D.M. An Evolving UN Security Council. In *Cooperating for Peace and Security: Evolving Institutions and Arrangements in a Context of Changing U.S. Security Policy*. Edited by B.D. Jones, S. Forman, and R. Gowan. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 59–79.
- Marchesi, D. The EU Common Foreign and Security Policy in the UN Security Council: Between Representation and Coordination. *European Foreign Affairs Review*, vol. 15, iss. 1 (2010): p. 97–114.
- Mariani, P. The Implementation of UN Security Council Resolutions Imposing Economic Sanctions in the EU/EC Legal System: Interpillar Issues and Judicial Review. In *The Absence of Direct Effect of WTO in the EC and in Other Countries*. Edited by C. Dordi. (Torino [Italy]: G. Giappichelli, 2010). p. 187–207.
- Matsukuma, J. The Legitimacy of Economic Sanctions: An Analysis of Humanitarian Exemptions of Sanctions and the Right to Minimum Sustenance. In *Fault Lines of International Legitimacy*. Edited by H. Charlesworth and J. Coicaud. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 360–388.
- M’Boge, Y.A. In the Interests of Peace and the Interests of Justice: Security Council Deferrals as a Constructive Tool for Conflict Resolution. In *International Law and Armed Conflict: Challenges in the 21st Century*. Edited by N.N.R. Quénivet and S. Shah-Davis. (The Hague [Netherlands]: T.M.C. Asser, 2010). p. 434.
- Mebiana, G.J.C. Le pouvoir normatif du Conseil de sécurité de l’Organisation des Nations Unies: entre nécessité et légitimité. *Revue internationale de droit africain*, iss. 85 (2010): p. 29–51.
- Michaelsen, C. The Security Council’s Al Qaeda and Taliban Sanctions Regime: ‘Essential Tool’ or Increasing Liability for the UN’s Counterterrorism Efforts? *Studies in Conflict and Terrorism*, vol. 33, iss. 5 (2010): p. 448–463.
- . Terrorism, Targeted Economic Sanctions and Inadequate Due Process: The Case of the Security Council’s 1267 Sanctions Regime. In *Economics of War and Peace: Economic, Legal and Political Perspectives*. Edited by B.E. Goldsmith and J. Brauer. 1st ed. (Bingley [United Kingdom]: Emerald, 2010). p. 225–241.
- Michaelsen, C. The Security Council’s Practice of Blacklisting Alleged Terrorists and Associates: Rule of Law Concerns and Prospects for Reform. *The New Zealand Journal of Public and International Law*, vol. 8, iss. 1 (2010): p. 71–89.
- Milano, E. The Security Council and Territorial Sovereignty: The Case of Kosovo. *International Community Law Review*, vol. 12, iss. 2 (2010): p. 171–189.
- Milik, P. The Launch of the Jurisdiction of the International Criminal Court Initiated by the UN Security Council. *The Polish Yearbook of International Law*, vol. 28 (2006/08) (2009): p. 25–38.

- Miron, A. Les 'sanctions ciblées' du Conseil de sécurité des Nations Unies: réflexions sur la qualification juridique des listes du Conseil de sécurité. *Revue du Marche Commun et de l'Union Européenne*, vol. 529 (2009): p. 355–366.
- Munshani, K. The Essence of Terrorist Finance: An Empirical Study of the U. N. Sanctions Committee and the U. N. Consolidated List. *Journal of International Law and Practice*, vol. 18, iss. 2 (2010): p. 229–266.
- Mwanasali, M. Overheating Chapter VII? The Security Council and Africa's Post-Cold War Conflicts. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 239–250.
- Napoletano, N. Gli effetti e l'esecuzione delle decisioni del Consiglio di Sicurezza al vaglio delle Corti di Giustizia dell'Unione Europea. In *La tutela dei diritti umani in Europa: tra sovranità statale e ordinamenti sovranazionali*. Edited by A. Caligiuri, G. Cataldi, and N. Napoletano. (Padova [Italy]: Cedam, 2010). p. 133–170.
- Neuwahl, N. L'Union européenne et les résolutions du Conseil de sécurité des Nations unies: Contrôle de la légalité en vertu des droits de l'homme et autonomie de l'Organisation des Nations unies. *Revue québécoise de droit international*, vol. 20, iss. 2 (2007): p. 159–172.
- Ng, T. Safeguarding Peace and Security in our Warming World: A Role for the Security Council. *Journal of Conflict and Security Law*, vol. 15, iss. 2 (2010): p. 275–300.
- Niyungeko, G. Accords de paix, résolutions du Conseil de sécurité et reconstruction des sociétés dans des situations post-confliktuelles: quelle place pour l'Etat de droit ? In *L'Etat de droit en droit international: colloque de Bruxelles*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2009). p. 403–430.
- Oesch, M. UNO-Sanktionen und ihre Umsetzung im schweizerischen Recht. *Schweizerische Zeitschrift für internationales und europäisches Recht*, vol. 19, iss. 3 (2009): p. 337–358.
- Orchard, P. Regime-Induced Displacement and Decision-Making within the United Nations Security Council: The Cases of Northern Iraq, Kosovo, and Darfur. *Global Responsibility to Protect*, 2, vol. 2, iss. 1–2 (2010): p. 101–126.
- Otto, D. Power and Danger: Feminist Engagement with International Law through the UN Security Council. *Australian Feminist Law Journal*, vol. 32 (2010): p. 97–121.
- . The Security Council's Alliance of Gender Legitimacy: The Symbolic Capital of Resolution 1325. In *Fault Lines of International Legitimacy*. Edited by H. Charlesworth and J. Coicaud. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 239–278.
- Paliwal, S. Reviewing and Reconsidering *Medellín v. Texas* in Light of the Obligatory Abstention from Security Council Voting. *Columbia Journal of Transnational Law*, vol. 48, iss. 3 (2010): p. 541–598.
- Panossian, A. L'action du Conseil de sécurité en Somalie: entre lutte contre la piraterie et restauration de l'État. *L'observateur des Nations Unies*, vol. 28, iss. 1 (2010): p. 221–254.



- Papillon, S. Has the United Nations Security Council Implicitly Removed Al Bashir's Immunity? *International Criminal Law Review*, vol. 10, iss. 2 (2010): p. 275–288.
- Pavoni, R. Freedom to Choose the Legal Means for Implementing UN Security Council Resolutions and the ECJ Kadi Judgment: A Misplaced Argument Hindering the Enforcement of International Law in the EC. *Yearbook of European Law*, vol. 28 (2009) (2010): p. 626–636.
- Peskin, V. The International Criminal Court, the Security Council, and the Politics of Impunity in Darfur. *Genocide Studies and Prevention*, vol. 4, iss. 3 (2009): p. 304–328.
- Powell, C.H. The Role and Limits of Global Administrative Law in the Security Council's Anti-Terrorism Programme. *Acta juridica [iuridica]* (2009): p. 32–67.
- Puechguirbal, N. Discourses on Gender, Patriarchy and Resolution 1325: A Textual Analysis of UN Documents. *International Peacekeeping*, vol. 17, iss. 2 (2010): p. 172–187.
- Ramel, F. Des Sanctions Internationales. *Droit International et relations internationales* (2010): p. 45–54.
- Recker, S. European Court of Justice Secures Fundamental Rights from UN Security Council Resolutions. *Göttingen Journal of International Law*, vol. 1, iss. 1 (2009): p. 159–178.
- Reinisch, A. Should Judges Second-Guess the UN Security Council? *International Organizations Law Review*, vol. 6, iss. 1 (2009): p. 257–291.
- Salerno, F. Il rispetto delle garanzie processuali nell'attuazione delle misure del Consiglio di sicurezza contro il terrorismo internazionale. *Rivista di diritto internazionale privato e processuale*, vol. 46, iss. 1 (2010): p. 5–34.
- Sarkin-Hughes, J. The Role of the United Nations, the African Union and Africa's Sub-Regional Organizations in Dealing with Africa's Human Rights Problems: Connecting Humanitarian Intervention and the Responsibility to Protect. *Journal of African Law*, vol. 53, iss. 1 (2009): p. 1–33.
- Schmalenbach, K. Bedingt kooperationsbereit: Der Kontrollanspruch des EuGH bei gezielten Sanktionen der Vereinten Nationen: zum Urteil des EuGH vom 3.9.2008, Rs. C 402/05 u. C 415/05: *Kadi und Al Barakaat*. *Juristen Zeitung*, vol. 64, iss. 1 (2009): p. 35–43.
- Scotti, V. Governance globale-G8/G20 e Consiglio di Sicurezza delle Nazioni Unite. *Comunità internazionale*, vol. 65, iss. 3 (2010): p. 335–349.
- Sicilianos, L. Entre multilatéralisme et unilatéralisme: l'autorisation par le Conseil de sécurité de recourir à la force. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 339 (2009): p. 9–436.
- Stein, T. Protecting Human Rights *vis-à-vis* Targeted UN Security Council Sanctions. In *The Diversity of International Law: Essays in Honour of Professor Kalliopi K. Koufa*. Edited by A. Constantinides and N. Zaikos. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 207–216.

- Stigen, J., and O.K. Fauchald. Environmental Security and the UN Security Council. In *Security: A Multidisciplinary Normative Approach*. Edited by C. Bailliet. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 313–342.
- Swaine, A. Assessing the Potential of National Action Plans to Advance Implementation of United Nations Security Council Resolution 1325. *Yearbook of International Humanitarian Law*, vol. 12 (2009) (2010): p. 403–433.
- Tachou-Sipowo, A. The Security Council on Women in War: Between Peacebuilding and Humanitarian Protection. *Revue internationale de la Croix-Rouge = International Review of the Red Cross*, vol. 92, iss. 877 (2010): p. 197–219.
- Talmon, S. Security Council Treaty Action. *Revue Hellénique de droit international*, vol. 62, iss. 1 (2009): p. 65–116.
- Tehindrazanarivelo, D.L. Targeted Sanctions and Obligations of States on Listing and De-Listing Procedures. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 127–171.
- Terzi Di Sant'Agata, G. Il biennio dell'Italia in Consiglio di Sicurezza: azioni e prospettive. *La Comunità internazionale*, vol. 64, iss. 1 (2009): p. 13–22.
- Thouvenin, J. Les décisions du Conseil de sécurité en procès. In *Liber amicorum Jean-Pierre Cot: le procès international*. Edited by J.P. Cot and R. Badinter. (Brussels [Belgium]: Bruylant, 2009). p. 309–322.
- Tomuschat, C. The *Kadi* Case: What Relationship is there between the Universal Legal Order Under the Auspices of the United Nations and the EU Legal Order? *Yearbook of European Law*, vol. 28, iss. 1 (2009): p. 654.
- Torre Cuadrada Garcia-Lozano, M.S. Los límites a los poderes del Consejo de Seguridad: el caso de la Comisión de Compensación de Naciones Unidas. In *Cursos de derecho internacional y relaciones internacionales de Vitoria-Gasteiz*. (Bizkaia [Spain]: Universidad del País Vasco, 2009). p. 225–274.
- Totten, S. The UN International Commission of Inquiry on Darfur: New and Disturbing Findings. *Genocide Studies and Prevention*, vol. 4, iss. 3 (2009): p. 354–378.
- Treves, T. Security Council as Legislator. In *The Diversity of International Law: Essays in Honour of Professor Kalliopi K. Koufa*. Edited by A. Constantinides and N. Zaikos. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 61–70.
- Tzanakopoulos, A. *Disobeying the Security Council*. (Oxford [United Kingdom]: Oxford University, 2010). 288 p.
- . United Nations Sanctions in Domestic Courts: From Interpretation to Defiance in *Abdelrazik v. Canada*. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 249–268.
- van Houtte, H. The Eritrea-Ethiopia Claims Commission and International Humanitarian Law. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 383–398.

- Voigt, C. Security in a 'Warming World': Competences of the UN Security Council for Preventing Dangerous Climate Change. In *Security: A Multidisciplinary Normative Approach*. Edited by C. Bailliet. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 291–312.
- Volger, H. Mehr Transparenz und mehr Beteiligung: Die informelle Reform der Arbeitsmethoden des UN-Sicherheitsrats. *Vereinten Nationen*, vol. 58, iss. 5 (2010): p. 195–203.
- Weckel, P. Sanctions du conseil de sécurité: un champ d'étude interdisciplinaire par nature. *Droit international et relations internationales* (2010): p. 55–75.
- White, N.D., and R. Cryer. The ICC and the Security Council: An Uncomfortable Relationship. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- White, N.D., and M. Saul. Legal Means of Dispute Settlement in the Field of Collective Security: The Quasi-Judicial Powers of the Security Council. In *International Law and Dispute Settlement: New Problems and Techniques*. Edited by D. French, M. Saul, and N.D. White. (Oxford [United Kingdom]: Hart, 2010). p. 191–224.
- Willett, S. Introduction: Security Council Resolution 1325: Assessing the Impact on Women, Peace and Security. *International Peacekeeping*, vol. 17, iss. 2 (2010): p. 142–158.
- Wolf-Zimper, G. *Zielgerichtete Sanktionen des Sicherheitsrates der Vereinten Nationen und effektiver Rechtsschutz*. (Frankfurt am Main [Germany]: Lang, 2009). 185 p.
- Zgonec-Rožej, M. Yassin Abdullah Kadi and Al Barakaat International Foundation v. Council and Commission; Joined Cases C-402/05 P & C-415/05 P. *American Journal of International Law*, vol. 103, iss. 2 (2009): p. 305–311.
- Zumbulev, M. Irresolution: The UN Security Council on Darfur. In *Failed and Failing States: The Challenges to African Reconstruction*. Edited by M. Ndulo and M. Grieco. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 163–184.

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

### **1. Food and Agriculture Organization**

- Verduijn, R. The Food and Agriculture Organisation and the World Food Programme. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 437–462.

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

- Cantore, M.C. 'How does it Feel to be on Your Own?' Mutual Recognition Agreements and Non-Discrimination in the GATS: A Third Party's Perspective. *German Law Journal*, vol. 11, iss. 7 (2010): p. 705–740.

### 3. International Centre for Settlement of Investment Disputes

- Boddicker, J.M. Whose Dictionary Controls? Recent Challenges to the Term 'Investment' in ICSID Arbitration. *American University International Law Review*, vol. 25, iss. 5 (2010): p. 1031–1073.
- Given, J.P. *Malaysia Historical Salvors Sdn., Bhd. v. Malaysia*: An End to the Liberal Definition of 'Investment' in ICSID Arbitrations? *Loyola of Los Angeles International and Comparative Law Review*, vol. 31, iss. 3 (2009): p. 467–500.
- Grossman, N. Legitimacy and International Adjudicative Bodies. *George Washington International Law Review*, vol. 41, iss. 1 (2009): p. 107–180.
- Knahr, C. International Centre for Settlement of Investment Disputes Arbitral Award on Nationality of Claimants Under a Bilateral Investment Treaty. *American Journal of International Law*, vol. 104, iss. 1 (2010): p. 81–85.
- Lowenfeld, A.F. ICSID Convention: Origins and Transformation. *Georgia Journal of International and Comparative Law*, vol. 38, iss. 1 (2009): p. 47.
- Marrella, F. On the Changing Structure of International Investment Law: The Human Right to Water and ICSID Arbitration. *International Community Law Review*, vol. 12, iss. 3 (2010): p. 335–359.
- McRae, D. The WTO Appellate Body: A Model for an ICSID Appeals Facility? *Journal of International Dispute Settlement*, vol. 1, iss. 2 (2010): p. 371–387.
- Mortenson, J.D. The Meaning of 'Investment': ICSID's *Travaux* and the Domain of International Investment Law. *Harvard International Law Journal*, vol. 51, iss. 1 (2010): p. 257–318.
- Reinisch, A. Introductory Note: International Centre for Settlement of Investment Disputes (ICSID). *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I & II (2009): p. 749–770.
- Savarese, E. The Arbitral Practice of the International Centre for Settlement of Investment Disputes (ICSID) in 2009. *Italian Yearbook of International Law*, vol. 19 (2009) (2010): p. 353.
- Schreuer, C.H. and W. Theiss. Belated Jurisdictional Objections in ICSID Arbitration. *Transnational Dispute Management (TDM)*, vol. 7, iss. 1 (2010).
- Tortorola, I. and D. Di Pietro. Notes on the Requirement of Guarantees as A Condition for a Stay of Enforcement of ICSID Arbitral Awards. *Transnational Dispute Management (TDM)*, vol. 7, iss. 1 (2010).
- Vohryzek, A. Unjust Enrichment Unjustly Ignored: Opportunities and Pitfalls in Bringing Unjust Enrichment Claims Under ICSID. *Loyola of Los Angeles International and Comparative Law Review*, vol. 31, iss. 3 (2009): p. 501–580.
- Walck, R.E. and L.A. Ahee. ICSID Arbitration in 2009. *Transnational Dispute Management (TDM)*, vol. 7, iss. 1 (2010).

#### 4. International Fund for Agricultural Development

Martha, R.S.J. Mandate Issues in the Activities of the International Fund for Agricultural Development (IFAD). *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 447–477.

#### 5. International Labour Organization

Chinery-Hesse, M. The International Labour Organisation. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 499–514.

Germond, L. *Les principes généraux selon le Tribunal administratif de l'O.I.T.* (Paris [France]: Pedone, 2009). 376 p.

Gonzalez, R. La position des syndicats au sein de l'O. I. T. à l'égard de la responsabilité sociale des entreprises. In *La responsabilité des entreprises multinationales en matière de droits de l'homme*. Edited by E. Decaux. (Brussels [Belgium]: Bruylant, 2010). p. 141–148.

Joona, T. International Norms and Domestic Practices in Regard to ILO Convention no. 169 with Special Reference to Articles 1 and 1319. *International Community Law Review*, vol. 12, iss. 2 (2010): p. 213–260.

Maupain, F. Une Rolls Royce en mal de revision? L'efficacité du système de supervision de l'OIT à l'approche des son centenaire. *Revue générale de droit international public*, vol. 114, iss. 3 (2010): p. 465–499.

McConnell, M.L. 'Making Labour History' and the Maritime Labour Convention, 2006. In *The Future of Ocean Regime-Building: Essays in Tribute to Douglas M. Johnston*. Edited by A.E. Chircop. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 349–384.

Payoyo, P.B. The Contribution of the 2006 ILO Maritime Labour Convention to Global Governance. In *The Future of Ocean Regime-Building: Essays in Tribute to Douglas M. Johnston*. Edited by A.E. Chircop. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 385–408.

Yupsanis, A. ILO Convention no. 169 Concerning Indigenous and Tribal Peoples in Independent Countries 1989–2009: An Overview. *Nordic Journal of International Law*, vol. 79, iss. 3 (2010): p. 433–456.

#### 6. International Maritime Organization

Coppens, J. and S. Somers. Towards New Rules on Disembarkation of Persons Rescued at Sea? *The International Journal of Marine and Coastal Law*, vol. 25, iss. 3 (2010): p. 377–403.

Karim, M.S. Implementation of the MARPOL Convention in Developing Countries. *Nordic Journal of International Law*, vol. 79, iss. 2 (2010): p. 303–337.

Puthucherril, T.G. Trans-Boundary Movement of Hazardous Ships for their Last Rites: Will the Ship Recycling Convention make a Difference? *Ocean Yearbook*, vol. 24 (2010): p. 283.

Roberts, J., A. Chircop, and S. Prior. Area-Based Management on the High Seas: Possible Application of the IMOs Particularly Sensitive Sea Area Concept. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 4 (2010): p. 483–522.

## 7. International Monetary Fund

Alford, D. Supervisory Colleges: The Global Financial Crisis and Improving International Supervisory Coordination. *Emory International Law Review*, vol. 24, iss. 1 (2010): p. 57.

Buckley, R.P. Improve Living Standards in Poor Countries: Reform the International Monetary Fund. *Emory International Law Review*, vol. 24, iss. 1 (2010): p. 119.

Carrasco, E.R. The Global Financial Crisis and the Financial Stability Forum: The Awakening and Transformation of an International Body. *Transnational Law and Contemporary Problems*, vol. 19, iss. 1 (2010): p. 203–220.

McBeth, A. A Right by any Other Name: The Evasive Engagement of International Financial Institutions with Human Rights. *The George Washington International Law Review*, vol. 40, iss. 4 (2009): p. 1101–1156.

Nanwani, S. Accountability Mechanisms of Multilateral Development Banks: Powers, Complications, Enhancements. In *Law, Development and Globalization: Principles into Practice?* Edited by A. Perry-Kessaris. (Abingdon [England]; New York [United States]: Routledge, 2010). p. 110–130.

Schmitt, P. The Accountability of the International Monetary Fund for Human Rights Violations. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 431–459.

Yadav, Y. The Specter of Sisyphus: Re-Making International Financial Regulation After the Global Financial Crisis. *Emory International Law Review*, vol. 24, iss. 1 (2010): p. 83.

## 8. Organisation for the Prohibition of Chemical Weapons

Fry, J.D. Sovereign Equality Under the Chemical Weapons Convention: Doughnuts Over Holes. *Journal of Conflict and Security Law*, vol. 15, iss. 1 (2010): p. 45–63.

## 9. United Nations Educational, Scientific and Cultural Organization

Aznar-Gomez, M.J. Treasure Hunters, Sunken State Vessels and the 2001 UNESCO Convention on the Protection of Underwater Cultural Heritage. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 2 (2010): p. 209–236.

- Dromgoole, S. Revisiting the Relationship between Marine Scientific Research and the Underwater Cultural Heritage. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 1 (2010): p. 33–61.
- Goodwin, E.J. The World Heritage Convention, the Environment, and Compliance. *Colorado Journal of International Environmental Law and Policy*, vol. 20, iss. 2 (2008): p. 157.
- . The Consequences of Deleting World Heritage Sites. *King's Law Journal*, vol. 21, iss. 2 (2010): p. 283.
- Schorlemer, S.v. Compliance with the UNESCO World Heritage Convention. *German yearbook of international law = Jahrbuch für internationales Recht*, vol. 51 (2008) (2009): p. 321–390.
- Totcharova, P. The 2003 UNESCO Convention for the Safeguarding of the Intangible Cultural Heritage. *Revue Hellénique de Droit International*, vol. 62, iss. 2 (2009): p. 609–616.
- Yates, D.A. The UN Educational, Scientific and Cultural Organisation. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 481–498.

## 10. World Bank Group

- Alford, D. Supervisory Colleges: The Global Financial Crisis and Improving International Supervisory Coordination. *Emory International Law Review*, vol. 24, iss. 1 (2010): p. 57.
- Brown, B.S. Multiculturalism and the Bretton Woods Institutions. In *Multiculturalism and International Law: Essays in Honour of Edward McWhinney*. Edited by S. Yee and J. Morin. (Leiden [The Netherlands]: Martinus Nijhoff, 2009). p. 345.
- Faundez, J. Rule of Law or Washington Consensus: The Evolution of the World Bank's Approach to Legal and Judicial Reform. In *Law in the Pursuit of Development: Principles into Practice?* Edited by A. Perry-Kessaris. (Abingdon [England]; New York [United States]: Routledge, 2010). p. 180–201.
- Law in the Pursuit of Development: Principles into Practice?* Edited by A. Perry-Kessaris. (Abingdon [England]; New York [United States]: Routledge, 2010). 292 p.
- Martha, R.S.J. International Organizations and the Global Financial Crisis: The Status of their Assets in Insolvency and Forced Liquidation Proceedings. *International Organizations Law Review*, vol. 6, iss. 1 (2009): p. 117–154.
- McBeth, A. A Right by any Other Name: The Evasive Engagement of International Financial Institutions with Human Rights. *The George Washington International Law Review*, vol. 40, iss. 4 (2009): p. 1101–1156.
- Nanwani, S. Accountability Mechanisms of Multilateral Development Banks: Powers, Complications, Enhancements. In *Law, Development and Globalization: Principles into Practice?* Edited by A. Perry-Kessaris. (Abingdon [England]; New York [United States]: Routledge, 2010). p. 110–130.

- Oleschak-Pillai, R. Accountability of International Organisations: An Analysis of the World Bank's Inspection Panel. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 401–428.
- van Vugt, D. Losing the Global Development War: A Contemporary Critique of the IMF, the World Bank, and the WTO. *International Organizations Law Review*, vol. 6, iss. 1 (2009): p. 303–314.
- Yadav, Y. The Specter of Sisyphus: Re-Making International Financial Regulation After the Global Financial Crisis. *Emory International Law Review*, vol. 24, iss. 1 (2010): p. 83.

## 11. World Health Organization

- Aziz, D.A. Privileges and Immunities of Global Public-Private Partnerships: A Case Study of the Global Fund to Fight AIDs, Tuberculosis and Malaria. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 383–419.
- Carter, J. WHO's Virus is it Anyway? How the World Health Organization can Protect Against Claims of 'Viral Sovereignty'. *Georgia Journal of International and Comparative Law*, vol. 38, iss. 3 (2010): p. 717–769.
- Ndinga-Muvumba, A. The World Health Organisation, UNAIDS and the Global Fund. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 463–480.

## 12. World Intellectual Property Organization

- Theurich, S. Designing Tailored Alternative Dispute Resolution in Intellectual Property: The Experience of WIPO. *La Résolution des Litiges de Propriété Intellectuelle = Resolution of Intellectual Property Disputes*, vol. 2 (2010): p. 175–192.

## 13. World Trade Organization

- Alvarez-Jiménez, A. Public Hearings at the WTO Appellate Body: The Next Step. *International and Comparative Law Quarterly*, vol. 59, iss. 4 (2010): p. 1079–1098.
- . The World Trade Organization (WTO) Appellate Body's Limited Autonomy to Modify the WTO Dispute Setelement System. *German yearbook of international law = Jahrbuch für internationales Recht*, vol. 52 (2009).
- Babu, R.R. Interpretation of the WTO Agreements, Democratic Legitimacy and Developing Nations. *Indian Journal of International Law*, vol. 50, iss. 1 (2010): p. 45.
- Beckett, J. Fragmentation, Openness and Hegemony: Adjudication and the WTO. In *International Economic Law and National Autonomy*. Edited by M.K. Lewis and S. Frankel. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 44.



- Bhala, R. Doha Round Betrayals. *Emory International Law Review*, vol. 24, iss. 1 (2010): p. 147.
- Boisson de Chazournes, L. and M.M. Mbengue. À propos des convergences entre le Protocole de Cartagena et les accords de l'OMC. *Revue québécoise de droit international*, vol. 20, iss. 2 (2007): p. 1–40.
- Bown, C.P. *Self-Enforcing Trade: Developing Countries and WTO Dispute Settlement*. (Washington, D.C. [United Nations]: Brookings Institution, 2009). 282 p.
- Bown, C.P. and R. McCulloch. Developing Countries, Dispute Settlement, and the Advisory Centre on WTO Law. *The Journal of International Trade and Economic Development*, vol. 19, iss. 1 (2010): p. 33–63.
- Busch, M.L. and K.J. Pelc. The Politics of Judicial Economy at the World Trade Organization. *International Organization*, vol. 64, iss. 2 (2010): p. 257–279.
- Condon, B. Lost in Translation: Plurilingual Interpretation of WTO Law. *Journal of International Dispute Settlement*, vol. 1, iss. 1 (2010): p. 191–216.
- Cruz Miramontes, R. El Anexo 2 de la Organización Mundial de Comercio y la participación de los particulares a través del *amicus curiae*. *Anuario Mexicano de Derecho Internacional*, iss. 9 (2009).
- Denkers, J., and N. Jägers. The World Trade Organization: An Obstacle to Enforcing Human Rights Obligations? In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 461–484.
- Footer, M.E. Some Theoretical and Legal Perspectives on WTO Compliance. *Netherlands Yearbook of International Law*, vol. 38 (2007): p. 61–112.
- Garcia, T. Le retour des Organisations intergouvernementales Observateurs à l'OMC: phénomène conjoncturel ou structurel? *Revue générale de droit international public*, vol. 114, iss. 3 (2010): p. 597–606.
- Gomula, J. Introductory Note: WTO Dispute Settlement System. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I & II (2009): p. 341–348.
- . Precedential Effect of WTO Decisions. Note on the Zeroing Cases. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I (2008): p. 295–318.
- Iqbal, M.P. Preventing Retaliation in Trade by Harmonizing the SPS Measures. *Indonesian Journal of International Law*, vol. 7, iss. 2 (2010).
- Kapterian, G. A Critique of the WTO Jurisprudence on 'Necessity'. *International and Comparative Law Quarterly*, vol. 59, iss. 1 (2010): p. 89–127.
- Konstantinov, B. Human Rights and the WTO: Are they really Oil and Water? *Journal of World Trade*, vol. 43, iss. 2 (2009): p. 317–338.
- Kumari, T.V. The Dispute Settlement Mechanism of the WTO: The Ultimate Arbiter of International Trade Disputes. In *International Law: Issues and Challenges*. Edited by R.K. Dixit, et al. (Gurgaon [India]: Hope India Publications, 2009). p. 327–354.

- The Law, Economics and Politics of Retaliation in WTO Dispute Settlement*. Edited by C.P. Bown, and J. Pauwelyn. (Cambridge [United Kingdom]: Cambridge University, 2010). 677 p.
- Leitner, K. and S. Lester. WTO Dispute Settlement 1995–2008: A Statistical Analysis. *Journal of International Economic Law*, vol. 12, iss. 1 (2009): p. 195–208.
- Lewis, M.K., and S. Frankel. The WTO and RTAs: A ‘Bottom-Up’ Interpretation of RTAs’ Autonomy Over WTO Law. In *International Economic Law and National Autonomy*. Edited by A. Fabbriotti. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 116.
- Lo, C. Good Faith use of Dictionary in the Search of Ordinary Meaning Under the WTO Dispute Settlement Understanding. *Journal of International Dispute Settlement*, vol. 1, iss. 2 (2010): p. 431–445.
- Macmillan, F. Development, Cultural Self-Determination and the World Trade Organization. In *Law in the Pursuit of Development: Principles into Practice?* Edited by A. Perry-Kessaris. (New York [United States]: Routledge, 2009). p. 68–96.
- . The World Trade Organization and the Turbulent Legacy of International Economic Law-Making in the Long Twentieth Century. In *International Economic Law, Globalization and Developing Countries*. Edited by J. Faundez and C. Tan. (Cheltenham [United Kingdom]: Edward Elgar, 2010). p. 158–179.
- Marceau, G. and O. Illy. Global Administrative Law Perspective of the WTO Aid for Trade Initiative. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 479–498.
- Marzano Franco, K. Desenvolvimento e Comércio: A Viabilidade De Uma Cláusula Social Na OMC. *Anuário Brasileiro de Direito Internacional*, vol. 1, iss. 8 (2010): p. 118–154.
- McRae, D. The WTO Appellate Body: A Model for an ICSID Appeals Facility? *Journal of International Dispute Settlement*, vol. 1, iss. 2 (2010): p. 371–387.
- Mitchell, A.D. and J. Wallis. Pacific Pause: The Rhetoric of Special and Differential Treatment, the Reality of WTO Accession. *Wisconsin International Law Journal*, vol. 27, iss. 4 (2010): p. 663–706.
- Mortijn, J. *Reframing Human Rights and Trade: Potential and Limits of a Human Rights Perspective of WTO Law on Cultural and Educational Goods and Services*. (Antwerp [Belgium]: Intersentia, 2010). 290 p.
- Ngambi, J. Les regroupements économiques au sein de l’OMC: quel contrôle? *Revue Belge de Droit International*, vol. 41, iss. 1/2 (2008): p. 331–354.
- Pauwelyn, J. The Dog that Barked but Didn’t Bite: 15 Years of Intellectual Property Disputes at the WTO. *Journal of International Dispute Settlement*, vol. 1, iss. 2 (2010): p. 389–429.
- . Squaring Free Trade in Culture with Chinese Censorship: The WTO Appellate Body Report on ‘China-Audiovisuals’. *Melbourne Journal of International Law*, vol. 11, iss. 1 (2010): p. 119–140.

- Pauwelyn, J. and A. Berman. Emergency Action by the WTO Director-General: Global Administrative Law and the WTO's Initial Response to the 2008–09 Financial Crisis. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 499–512.
- Petersmann, E. Administration of Justice in the World Trade Organization: Did the WTO Appellate Body Commit 'Grave Injustice'? *The Law and Practice of International Courts and Tribunals*, vol. 8, iss. 3 (2009): p. 329–374.
- Prost, M. Du rattachement à l'équité: l'OMC, l'environnement et l'extraterritorialité revisitée. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 379–405.
- Raghavaiah, G. The WTO Dispute Settlement System: A Rule-Based Approach. In *International Law: Issues and Challenges*. Edited by R.K. Dixit, et al. (Gurgaon [India]: Hope India Publications, 2009). p. 355–364.
- Resende, R.L., and M. Hartwig. *O Regime Juridico Da Responsabilidade Das Organizações Internacionais: Contribuições à Análise De Sua Aplicabilidade Organização Mundial do Comércio*. Edited by Pacheco, José Ernani de Carvalho. (Curitiba [Brazil]: Juruá Editora, 2010). 174 p.
- Toure, O.Z. La mise en oeuvre des sanctions au sein de l'Organisation mondiale du commerce. *Revue de Droit International et de Droit Comparé*, vol. 86, iss. 2 (2009): p. 209–252.
- Van Damme, I. Treaty Interpretation by the WTO Appellate Body. *European Journal of International Law*, vol. 21, iss. 3 (2010): p. 605.
- van Vugt, D. Losing the Global Development War: A Contemporary Critique of the IMF, the World Bank, and the WTO. *International Organizations Law Review*, vol. 6, iss. 1 (2009): p. 303–314.
- von Bernstorff, J. Social Rights and WTO Law: Is Socio-Economic Certification of Bioenergy Compatible with International Trade Law? *Verfassung und Recht in Ubersee*, vol. 42, iss. 4 (2009): p. 477–501.

## D. OTHER LEGAL ISSUES

### 1. Aviation law

- Cogliati-Bantz, V. Disentangling the 'Genuine Link': Enquiries in Sea, Air and Space Law. *Nordic Journal of International Law*, vol. 79, iss. 3 (2010): p. 383–432.
- Huang, J. Aviation Safety through the Rule of Law: ICAO's Mechanisms and Practices. (Alphen aan den Rijn [Netherlands]: Kluwer, 2009). 280 p.
- Losy, A. and N. Grief. The Montreal Convention 1999: An Increase in the Limits of Liability. *Journal of Business Law*, iss. 6 (2010): p. 529–532.
- Tompkins, G.N., Jr. The Continuing Development of Montreal Convention 1999 Jurisprudence. *Air and Space Law*, vol. 35, iss. 6 (2010): p. 433–440.

Welly, N.D. The Misleading Legacy of *Tseng*: Removal Jurisdiction Under the Montreal Convention. *Journal of Air Law and Commerce*, vol. 75, iss. 2 (2010): p. 407–436.

## 2. Collective security

Anderson, K. United Nations Collective Security and the United States Security Guarantee in an Age of Rising Multipolarity: The Security Council as the Talking Shop of the Nations. *Chicago Journal of International Law*, vol. 10, iss. 1 (2009): p. 55–90.

Andreopoulos, G. Collective Security and the Responsibility to Protect. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 155–172.

Chibundu, M.O. Assessing the High-Level Panel Report: Rethinking the Causes and Consequences of Threats to Collective Security. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 117–154.

Danchin, P.G. Things Fall Apart: The Concept of Collective Security in International Law. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 35–75.

Dijkzeul, D. Developing Security in the Eastern Democratic Republic of the Congo: MONUC as a Practical Example of (Failing) Collective Security. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 313–342.

Gill, T.D. Legal Parameters for the use of Force in the Context of the UN Collective Security System. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 110–114.

Keating, C. Prospects for the Multilateral Security System. *New Zealand Journal of Public and International Law*, vol. 8, iss. 1 (2010): p. 9.

Kherad, R. *La sécurité humaine: théorie et pratiques: en l'honneur du Doyen Dominique Breillat: Colloque international*. (Paris [France]: Éditions Pedone, 2010). 264 p.

López-Jacoiste, E. The UN Collective Security System and its Relationship with Economic Sanctions and Human Rights. *Max Planck Yearbook of United Nations Law*, vol. 14 (2010) (2010): p. 273–335.

Márquez Carrasco, C. International Justice and Collective Security: Between Pragmatism and Principle. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 282–309.

Martin, J.P., and B.Q. Sánchez. Collective Security: A Village Eye-View. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 365–393.

Odello, M. International Security and International Organisations: Considerations Under International Law. In *Security: A Multidisciplinary Normative Approach*. Edited by C. Bailliet. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 23–45.

Schlichtmann, K. UN Collective Security and the Transitional Period: A Myth Over the Founding and Aims of the United Nations. *Journal of East Asia and International Law*, vol. 3, iss. 1 (2010): p. 99.

*Security: A Multidisciplinary Normative Approach*. Edited by C. Bailliet. (Leiden [Netherlands]: Martinus Nijhoff, 2009). 383 p.

*United Nations Reform and the New Collective Security*. Edited by P.G. Danchin, and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). 431 p.

Wolf, J. Responses to Non-Military Threats: Environment, Disease and Technology. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 173–192.

### 3. Commercial arbitration

Alvarez Rubio, J.J. Contracts for the International Carriage of Goods: Jurisdiction and Arbitration Under the New UNCITRAL Convention 2008. *Yearbook of Private International Law*, vol. 11 (2009) (2010): p. 171–192.

*Arbitration Rules: International Institutions: Guides to International Arbitration*. Edited by L.A. Mistelis, et al. 3rd ed. (Huntington, New York [United States]: Juris, 2010).

Binder, P. *International Commercial Arbitration and Conciliation in UNCITRAL Model Law Jurisdictions*. 3rd ed. (London [United Kingdom]: Sweet and Maxwell, 2010). 716 p.

Castello, J. UNCITRAL Rules. In *Practitioner's Handbook on International Commercial Arbitration*. Edited by F. Weigand. (Oxford [United Kingdom]: Oxford University, 2009). p. 1403–1534.

Dai, T. Assessing Damages in Non-Expropriation Cases before International Investment Arbitration. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 309–334.

Greenberg, S. and F. Mange. Institutional and Ad Hoc Perspectives on the Temporal Conflict of Arbitral Rules. *Journal of International Arbitration*, vol. 27, iss. 2 (2010): p. 199–213.

Heiskanen, V. State as a Private: The Participation of States in International Commercial Arbitration. *Transnational Dispute Management (TDM)*, vol. 7, iss. 1 (2010).

Netzer, A. Incorporation of the UNCITRAL Model Law on International Commercial Arbitration in the Russian Federation. *Yearbook on International Arbitration*, vol. 1 (2010): p. 29–56.

Roth, M. Revision of the UNCITRAL Arbitration Rules. *Yearbook on International Arbitration*, vol. 1 (2010): p. 19–28.

———. UNCITRAL Model Law on International Commercial Arbitration. In *Practitioner's Handbook on International Commercial Arbitration*. Edited by F. Weigand. 2nd ed. (Oxford [United Kingdom]: Oxford University, 2009). p. 953–1132.

#### 4. Consular relations

Arrocha Olabuenaga, P., A. Caso *Medellín vs. Texas*. Comentarios al fallo de la Suprema Corte de los Estados Unidos, así como a la solicitud de interpretación del fallo *Avena* del 31 de marzo de 2004, presentada a la Corte Internacional de Justicia por México en junio de 2008. *Anuario Mexicano de Derecho Internacional*, iss. 9 (2009): p. 677–705.

Winer, A.S. An Escape Route from the *Medellín* Maze. *Connecticut Journal of International Law*, vol. 25, iss. 2 (2010): p. 331–388.

#### 5. Definition of aggression

Bachmann, S. and G. Kemp. The International Crime of Aggression in the Context of the Global War on Terror: Some Legal and Ethical Perspectives. *Tydskrif vir die Suid-Afrikaanse reg = Journal for South African Law*, iss. 2 (2010): p. 309–330.

Blokker, N. and C. Kreß. A Consensus Agreement on the Crime of Aggression: Impressions from Kampala. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 889–895.

Boister, N. The Application of Collective and Comprehensive Criminal Responsibility for Aggression at the Tokyo International Military Tribunal: The Measure of the Crime of Aggression? *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 425–448.

Clark, R.S. The Crime of Aggression and the International Criminal Court. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 661–699.

———. Negotiating Provisions Defining the Crime of Aggression, its Elements and the Conditions for ICC Exercise of Jurisdiction Over it. *European Journal of International Law*, vol. 20, iss. 4 (2009): p. 1103–1115.

———. The Review Conference on the Rome Statute of the International Criminal Court, Kampala, Uganda, 31 may-11 June 2010. *Australian International Law Journal*, vol. 16 (2009): p. 9–28.

Della Morte, G. La conferenza di revisione dello Statuto della Corte penale internazionale ed il crimine di aggressione. *Rivista di diritto internazionale*, vol. 93, iss. 3 (2010): p. 697–752.

Ferencz, D.M. The Crime of Aggression: Some Personal Reflections on Kampala. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 905–908.

Glennon, M.J. The Blank-Prose Crime of Aggression. *The Yale Journal of International Law*, vol. 35, iss. 1 (2010): p. 71–114.

- Greppi, E. Aggressione e crimine di aggressione: accertamento ‘politico’ e riflessi giurisdizionali internazionali. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 367–382.
- Kamto, M. *L’agression en droit international*. (Paris [France]: Pedone, 2010). 464 p.
- Kreß, C. Time for Decision: Some Thoughts on the Immediate Future of the Crime of Aggression: A Reply to Andreas Paulus. *European Journal of International Law*, vol. 20, iss. 4 (2009): p. 1129–1146.
- Kreß, C. and L. von Holtzendorff. The Kampala Compromise on the Crime of Aggression. *Journal of International Criminal Justice*, vol. 8, iss. 5 (2010): p. 1179.
- Krzan, B. Frieden und Gerechtigkeit nach der Kampala-Konferenz Einige Überlegungen zur Rolle des Sicherheitsrats in der Völkerstrafgerichtsbarkeit. *Archiv des Völkerrechts*, vol. 48, iss. 4 (2010): p. 467–485.
- Manson, R.L. Identifying the Rough Edges of the Kampala Compromise. *Criminal Law Forum*, vol. 21, iss. 3/4 (2010): p. 417–443.
- Marqués Rueda, E.G. El acto y crimen de agresión en el derecho internacional público y su repercusión en las relaciones políticas internacionales. *Anuario Mexicano de Derecho Internacional*, iss. 9 (2009).
- Murphy, S.D. Aggression, Legitimacy and the International Criminal Court. *European Journal of International Law*, vol. 20, iss. 4 (2009): p. 1147–1156.
- Paulus, A. Second Thoughts on the Crime of Aggression. *European Journal of International Law*, vol. 20, iss. 4 (2009): p. 1117–1128.
- Potter, J. The Threshold in the Proposed Definition of the Crime of Aggression. *New Zealand Yearbook of International Law*, vol. 6 (2008) (2009): p. 155–168.
- Scheffer, D. The Complex Crime of Aggression Under the Rome Statute. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 897–904.
- Solera, O. The Definition of the Crime of Aggression: Lessons Not-Learned. *Case Western Reserve Journal of International Law*, vol. 42, iss. 3 (2010): p. 801–823.
- Stahn, C. The ‘End’, the ‘Beginning of the End’ or the ‘End of the Beginning’? Introducing Debates and Voices on the Definition of ‘Aggression’. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 875–882.
- Wenaweser, C. Reaching the Kampala Compromise on Aggression: The Chair’s Perspective. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 883–887.

## 6. Diplomatic relations

- Aziz, D.A. Privileges and Immunities of Global Public-Private Partnerships: A Case Study of the Global Fund to Fight AIDs, Tuberculosis and Malaria. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 383–419.
- Vermeer-Künzli, A. Unfinished Business: Concurrence of Claims Presented before a Human Rights Court Or Treaty Body and through Diplomatic Protection. *Human Rights Law Review*, vol. 10, iss. 2 (2010): p. 269–288.

## 7. Disarmament

- Anastassov, A. Are Nuclear Weapons Illegal? The Role of Public International Law and the International Court of Justice. *Journal of Conflict and Security Law*, vol. 15, iss. 1 (2009): p. 65–87.
- Asada, M. Confronting the Challenges to the Nuclear Non-Proliferation Treaty: A Legal Appraisal of Recent Proposals. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 67–100.
- Aust, A. The Comprehensive Nuclear-Test-Ban Treaty: The Problem of Entry into Force. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 1–34.
- Boothby, W.H. *Weapons and the Law of Armed Conflict*. (Oxford [United Kingdom]: Oxford University, 2009). 412 p.
- Duarte, S. Nuclear Weapons and the Rule of Law. *Fordham International Law Journal*, vol. 33, iss. 2 (2010): p. 573–584.
- Fry, J.D. Sovereign Equality Under the Chemical Weapons Convention: Doughnuts Over Holes. *Journal of Conflict and Security Law*, vol. 15, iss. 1 (2010): p. 45–63.
- Grotto, A. Why do States that Oppose Nuclear Proliferation Resist New Nonproliferation Obligations? Three Logics of Nonproliferation Decision-Making. *Cardozo Journal of International and Comparative Law*, vol. 18, iss. 1 (2010): p. 1–44.
- Kellman, B. The Biological Weapons Convention: Strategies for Reducing Dangers of Bioviolence. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 158–174.
- Millett, P. The Biological Weapons Convention: Securing Biology in the Twenty-First Century. *Journal of Conflict and Security Law*, vol. 15, iss. 1 (2010): p. 25–43.
- Muggah, R. The Emperors Clothes: Critical Reflection on the Disarmament, Demobilization and Reintegration. In *International Law, Conflict and Development: The Emergence of a Holistic Approach in International Affairs*. Edited by M. Voyame, et al. (Leiden [Netherlands]: Martinus Nijhoff, 2010).
- Sievert, R.J. Working Toward a Legally Enforceable Nuclear Non-Proliferation Regime. *Fordham International Law Journal*, vol. 34, iss. 1 (2010): p. 93–124.
- Sossai, M. Drugs as Weapons: Disarmament Treaties Facing the Advances in Biochemistry and Non-Lethal Weapons Technology. *Journal of Conflict and Security Law*, vol. 15, iss. 1 (2010): p. 5–24.
- Trapp, R. The Chemical Weapons Convention a Decade After its Entry into Force: Challenges and Opportunities. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 127–157.
- Zhang, X. Intentional Ambiguity and the Rule of Interpretation in Auto-Interpretation: The Case of 'Inalienable Right' in NPT Article IV. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 35–66.



## 8. Environmental questions

- Adam, R. Missing the 2010 Biodiversity Target: A Wake-Up Call for the Convention on Biodiversity? *Colorado Journal of International Environmental Law and Policy*, vol. 21, iss. 1 (2010): p. 123–167.
- Ballesteros, A., et al. Power, Responsibility, and Accountability: Rethinking the Legitimacy of Institutions for Climate Finance. *Climate law*, vol. 1, iss. 2 (2010): p. 261–312.
- Bennett, L. Are Tradable Carbon Emissions Credits Investments? Characterization and Ramifications Under International Investment Law. *New York University Law Review*, vol. 85, iss. 5 (2010): p. 1581–1614.
- Blodgett, M.S. and R.J. Hunter Jr. The Environment and Trade Agreements: Should the WTO Become More Actively Involved? *Hastings International and Comparative Law Review*, vol. 33, iss. 1 (2010): p. 1–19.
- Bodansky, D. The Copenhagen Climate Change Conference: A Post-Mortem. *American Journal of International Law*, vol. 104, iss. 2 (2010): p. 230–240.
- Boisson de Chazournes, L. and M.M. Mbengue. À propos des convergences entre le Protocole de Cartagena et les accords de l'OMC. *Revue québécoise de droit international*, vol. 20, iss. 2 (2007): p. 1–40.
- Braun, K. Carbon Storage: Discerning Resource Biases that Influence Treaty Negotiations. *Georgetown International Environmental Law Review*, vol. 22, iss. 4 (2010): p. 649–706.
- Brookes, T. From a Global Burden to an Engine of Growth: Reframing Climate Policy After Copenhagen. *The Fletcher Forum of World Affairs*, vol. 34, iss. 2 (2010): p. 125–129.
- Brown, C. International, Mixed, and Private Disputes Arising Under the Kyoto Protocol. *Journal of International Dispute Settlement*, vol. 1, iss. 2 (2010): p. 447–473.
- Chang, H. International Executive Agreements on Climate Change. *Columbia Journal of Environmental Law*, vol. 35, iss. 2 (2010): p. 337–372.
- Doelle, M. Early Experience with the Kyoto Compliance System: Possible Lessons for MEA Compliance System Design. *Climate Law*, vol. 1, iss. 2 (2010): p. 133–158.
- Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence.* Edited by Société française pour le droit international, ed. (Paris [France]: Pedone, 2010). 489 p.
- Du, M.M. Standard of Review Under the SPS Agreement After EC-Hormones II. *International and Comparative Law Quarterly*, vol. 59, iss. 2 (2010): p. 441–459.
- Eckstein, G. Water Scarcity, Conflict, and Security in a Climate Change World: Challenges and Opportunities for International Law and Policy. *Wisconsin International Law Journal*, vol. 27, iss. 3 (2009): p. 409–461.
- Fitzmaurice, M. The Participation of Civil Society in Environmental Matters: The 1998 Aarhus Convention. *Human Rights and International Legal Discourse*, vol. 4, iss. 1 (2010): p. 47.

- Grote, J. The Changing Tides of Small Island States Discourse: A Historical Overview of the Appearance of Small Island States in the International Arena. *Verfassung und Recht in Uebersee (VRU)*, vol. 43, iss. 2 (2010): p. 164–191.
- Hafner, G., and I. Buffard. Les travaux de la Commission du droit international: de la responsabilité à la prévention des dommages. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 145–164.
- Kalkbrenner, A. Long-Term Liability Issues for CCS-CDM Projects in the Post-Crediting Period. *Journal of Energy and Natural Resources Law*, vol. 28, iss. 4 (2010): p. 535–559.
- Kerbrat, Y. Le droit international face au défi de la réparation des dommages à l'environnement. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 124–144.
- Khoday, K. Towards the 2012 Rio Earth Summit and the Evolution of International Environmental Law in a Multi-Polar World. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I (2009): p. 143–172.
- Labat, B. Gouvernance environnementale internationale et Organisation des Nations Unies pour l'Environnement: état des lieux. *Annuaire du Droit de la Mer*, vol. 14 (2009): p. 243–268.
- Lawonsiri, A. Application of the Precautionary Principle in the SPS Agreement. *Max Planck Yearbook of United Nations Law*, vol. 14 (2010) (2010): p. 565–624.
- Limon, M. Human Rights Obligations and Accountability in the Face of Climate Change. *Georgia Journal of International and Comparative Law*, vol. 38, iss. 3 (2010): p. 543–592.
- Mager, U. Die Entwicklung des Wasserwirtschaftsrechts: referenzgebiet für ein materiell-rechtlich fundiertes internationales Verwaltungsrecht. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 70, iss. 4 (2010): p. 789–818.
- Mahiou, A. De quelques incertitudes institutionnelles et normatives en matière d'environnement. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 85–99.
- Maljean-Dubois, S., and M. Wemaëre. *La diplomatie climatique: Les enjeux d'un régime international du climat*. (Paris [France]: Pedone, 2010). 380 p.
- Martin, J. La pratique de la Commission d'indemnisation des Nations Unies pour l'Irak en matière de réclamations environnementales. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 257–273.
- Martin-Nagle, R. Current Legal Developments Convention on Trade in Endangered Species (CITES). *The International Journal of Marine and Coastal Law*, vol. 25, iss. 4 (2010): p. 609–620.

- . Unsuccessful Attempt to List Atlantic Bluefin Tuna in CITES, Appendix 1. *International Journal of Marine and Coastal Law*, vol. 25, iss. 4 (2010): p. 609–620.
- Mbengue, M.M. Le Groupe d'experts intergouvernemental sur l'évolution du climat (GIEC): SFDI de l'expertise *ex post* à l'expertise *ex ante* en matière de protection internationale de l'environnement. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 189–206.
- Negri, S. Waterborne Disease Surveillance: The Case for a Closer Interaction between the UNECE Protocol on Water and Health and the International Health Regulations (2005). *International Community Law Review*, vol. 12, iss. 3 (2010): p. 287–302.
- Ng, T. Safeguarding Peace and Security in our Warming World: A Role for the Security Council. *Journal of Conflict and Security Law*, vol. 15, iss. 2 (2010): p. 275–300.
- Panossian, A. and C. Colette. À propos de la 15e Conférence des Nations Unies sur les changements climatiques et de l'accord de Copenhague. *Revue générale de droit international public*, vol. 114, iss. 1 (2010): p. 129–146.
- Postiglione, A. Human Rights and the Environment. *The International Journal of Human Rights*, vol. 14, iss. 4 (2010): p. 524–541.
- Prost, M. Du rattachement à l'équité: l'OMC, l'environnement et l'extraterritorialité revisitée. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 379–405.
- Rajamani, L. The Making and Unmaking of the Copenhagen Accord. *International and Comparative Law Quarterly*, vol. 59, iss. 3 (2010): p. 824–843.
- Sadat, A. The Copenhagen Climate Change Conference: An Assessment. *Indian Journal of International Law*, vol. 49, iss. 4 (2009): p. 593–604.
- Stigen, J., and O.K. Fauchald. Environmental Security and the UN Security Council. In *Security: A Multidisciplinary Normative Approach*. Edited by C. Bailliet. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 313–342.
- Tabau, A.S. and S. Maljean-Dubois. Non-Compliance Mechanisms: Interaction between the Kyoto Protocol System and the European Union. *European Journal of International Law*, vol. 21, iss. 3 (2010): p. 749.
- Tanzi, A. Reducing the Gap between International Water Law and Human Rights Law: The UNECE Protocol on Water and Health. *International Community Law Review*, vol. 12, iss. 3 (2010): p. 267–285.
- Tignino, M. Le régime de protection des ressources naturelles en temps de conflit armé et ses faiblesses. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 227–246.
- Treves, T. Les différends en droit international de l'environnement: règlement judiciaire et modes alternatifs. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 433–450.

- Truilhe-Marengo, E. L'expertise scientifique dans les contentieux de l'OMC. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 207–224.
- Vinuales, J.E. Conflits normatifs en droit international: normes environnementales vs. protection des investissements. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 407–428.
- Voigt, C. Security in a 'Warming World': Competences of the UN Security Council for Preventing Dangerous Climate Change. In *Security: A Multidisciplinary Normative Approach*. Edited by C. Bailliet. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 291–312.
- . Sustainable Development in Practice: The Flexibility Mechanisms of the Kyoto Protocol. In *New International Law: An Anthology*. Edited by C.C. Eriksen and M. Emberland. (Leiden [Netherlands]: Martinus Nijhoff, 2010).
- Weber, R.H. and A. Darebellay. Regulation and Financial Intermediation in the Kyoto Protocol's Clean Development Mechanism. *Georgetown International Environmental Law Review*, vol. 22 (2010): p. 271–337.
- Weiss, E.B. The Evolution of International Water Law. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 331 (2007) (2009): p. 163–404.
- Yu III, Vicente Paolo B. The UN Climate Change Convention and Developing Countries: Towards Effective Implementation. In *International Economic Law, Globalization and Developing Countries*. Edited by J. Faundez and C. Tan. (Cheltenham [United Kingdom]: Edward Elgar, 2010). p. 379.
- Zahar, A. Does Self-Interest Skew State Reporting of Greenhouse Gas Emissions? A Preliminary Analysis Based on the First Verified Emissions Estimates of Annex B Parties to the Kyoto Protocol. *Climate Law*, vol. 1, iss. 2 (2010): p. 313–324.

## 9. Human rights

- Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). 626 p.
- Addo, M.K. *The Legal Nature of International Human Rights*. (Leiden [Netherlands]: Martinus Nijhoff, 2010). 552 p.
- . Practice of United Nations Human Rights Treaty Bodies in the Reconciliation of Cultural Diversity with Universal Respect for Human Rights. *Human Rights Quarterly*, vol. 32, iss. 3 (2010): p. 601–664.
- Anderson, A. On Dignity and Whether the Universal Declaration of Human Rights Remains a Place of Refuge After 60 Years. *American University International Law Review*, vol. 25, iss. 1 (2010): p. 115–143.

- Ando, N. The Development of the Human Rights Committee's Activities Under the ICCPR and its Optional Protocol through My Twenty-Year Experience as a Committee Member. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 3–18.
- Aurey, X. The Universal Declaration of Human Rights and Armed Conflicts: From Fragmentation to Complexity. *Anuário Brasileiro de Direito Internacional*, vol. 4, iss. 2 (2009): p. 48–67.
- Barrett, D., and M. Nowak. The United Nations and Drug Policy: Towards A Human Rights-Based Approach. In *The Diversity of International Law: Essays in Honour of Professor Kalliopi K. Koufa*. Edited by A. Constantinides and N. Zaikos. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 449–478.
- Barria, L.A., and S.D. Roper. *The Development of Institutions of Human Rights: A Comparative Study*. 1st ed. (New York [United States]: Palgrave Macmillan, 2010). 256 p.
- Bialostozky, N. Overcoming Collective Action Failures in the Security Council: Would Direct Regional Representation Better Protect Universal Human Rights? *Buffalo Human Rights Law Review*, vol. 15 (2009): p. 1–39.
- Borrmans, M. Convergences et divergences entre la Déclaration Universelle des Droits de l'Homme de 1948 et les récentes Déclarations des Droits de l'Homme dans l'Islam. In *Diritti dell'uomo e dialogo interculturale nel Mediterraneo = Human rights and Intercultural Dialogue in the Mediterranean*. Edited by G. Sadun Bordoni. (Naples [Italy]: Edizioni Scientifiche Italiane, 2009). p. 3–24.
- Boyle, K. The United Nations Rights Council: Politics, Power and Human Rights. *Northern Ireland Legal Quarterly*, vol. 60 (2009): p. 121–133.
- Buergenthal, T. The Contemporary Significance of International Human Rights Law. *Leiden Journal of International Law*, vol. 22, iss. 2 (2009): p. 217–224.
- Carbonell, M. La Declaración Universal de Derechos Humanos de la ONU: esperanza y frustración. *Universidad Nacional Autónoma de México / Facultad de Derecho: Revista de la Facultad de Derecho de México*, vol. 59, iss. 251 (2009): p. 11–26.
- Castellino, J. The MDGs and International Human Rights Law: A View from the Perspective of Minorities and Vulnerable Groups. *The International Journal of Human Rights*, vol. 13, iss. 1 (2009): p. 10–28.
- . The Protection of Minorities and Indigenous Peoples in International Law: A Comparative Temporal Analysis. *International Journal on Minority and Group Rights*, vol. 17, iss. 3 (2010): p. 393–422.
- Chetail, V. The Human Rights Council and the Challenges of the United Nations System on Human Rights. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes, and M.G. Kohen. (Leiden [The Netherlands]: Brill, 2010). p. 193–241.

- Chikuhwa, T.W. The Evolution of the United Nations' Protection Agenda for Children: Applying International Standard. In *Child Soldiers in the Age of Fractured States*. Edited by S. Gates and S. Reich. (Pittsburgh, Pennsylvania [United States]: University of Pittsburgh, 2010).
- Cholewinski, R.I., P.F.A. de Guchteneire, and A. Pécoud. *Migration and Human Rights: The United Nations Convention on Migrant Workers' Rights*. (Cambridge [United Kingdom]: Cambridge University, 2009). 452 p.
- Conte, A. Counter-Terrorism and Human Rights. In *Research Handbook on International Human Rights Law*. Edited by S. Joseph and A. McBeth. (Cheltenham [United Kingdom]: Edward Elgar, 2010). p. 512–540.
- Courchesne, G. Interprétation excessive ou crainte fondée: pourquoi le gouvernement canadien rejette la Déclaration des Nations Unies sur les droits des peuples autochtones. *Revue générale de droit*, vol. 40, iss. 1 (2010): p. 97–144.
- Couzigou, I. L'incidence du droit à la vie sur le droit à un procès équitable dans la jurisprudence du Comité des droits de l'homme. *Revue générale de droit international public*, vol. 114, iss. 2 (2010): p. 343–365.
- Cox, M. Viewing the Millennium Development Goals through Prisms of IR Theory: An Intersection of Human Rights and State Interests. In *Negotiating Sovereignty and Human Rights: Actors and Issues in Contemporary Human Rights Politics*. (Farnham [United Kingdom]: Ashgate, 2009). p. 159–180.
- Cronin-Furman, K.R. 60 Years of the Universal Declaration of Human Rights: Towards an Individual Responsibility to Protect. *American University International Law Review*, vol. 25, iss. 1 (2010): p. 175–198.
- Cryer, R. The Interplay of Human Rights and Humanitarian Law: The Approach of the ICTY. *Journal of Conflict and Security Law*, vol. 14, iss. 3 (2009): p. 511–527.
- de Frouville, O. Les mécanismes onusiens de protection et de promotion: rapport introductif. In *La responsabilité des entreprises multinationales en matière de droits de l'homme*. Edited by E. Decaux. (Brussels [Belgium]: Bruylant, 2010). p. 163–183.
- De Schutter, O. Human Rights and the Rise of International Organisations: The Logic of Sliding Scales in the Law of International Responsibility. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 51–125.
- Decaux, E. L'élaboration de la déclaration universelle des droits de l'homme. *De la France libre aux droits de l'homme* (2009): p. 123–154.
- Degener, T. Die UN-Behindertenrechtskonvention als Inklusionsmotor. *Recht der Jugend und des Bildungswesens*, vol. 57, iss. 2 (2009): p. 200–219.
- Diggelmann, O. Targeted sanctions und Menschenrechte. *Schweizerische Zeitschrift für internationales und europäisches Recht*, vol. 19, iss. 3 (2009): p. 301–335.
- Dillard, C. Prospective Parents and the Children's Rights Convention. *American University International Law Review*, vol. 25, iss. 3 (2010): p. 485–529.

- Dimitrijevic, V. The Experience of the Human Rights Committee with Minority Issues. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 289–300.
- Domínguez Redondo, E. The Millennium Development Goals and the Human Rights Based Approach: Reflecting on Structural Chasms with the United Nations System. *The International Journal of Human Rights*, vol. 13, iss. 1 (2009): p. 29–43.
- Doyle, C. Indigenous Peoples and the Millennium Development Goals: ‘Sacrificial Lambs’ Or Equal Beneficiaries? *International Journal of Human Rights*, vol. 13, iss. 1 (2009): p. 44–71.
- Duchstein, M. *Das internationale Benchmarkingverfahren und seine Bedeutung für den gewerblichen Rechtsschutz: Indikatoren und Benchmarks zur Überwachung des Internationalen Pakts über wirtschaftliche, soziale und kulturelle Rechte sowie ihre exemplarische Darstellung für transnationale Pflichten, die einen Bezug zum gewerblichen Rechtsschutz aufweisen*. (Heidelberg [Germany]: Springer, 2010). 528 p.
- Duggan-Larkin, J. Can an Intergovernmental Mechanism Increase the Protection of Human Rights? The Potential of Universal Periodic Review in Relation to the Realisation of Economic, Social and Cultural Rights. *Netherlands Quarterly of Human Rights*, vol. 28, iss. 4 (2010): p. 548–581.
- Dupuy, P., E. Petersmann, and F. Francioni. *Human Rights in International Investment Law and Arbitration*. (Oxford [United Kingdom]: Oxford University, 2009). 640 p.
- Edwards, G.E. Assessing the Effectiveness of Human Rights Non-Governmental Organizations (NGOs) from the Birth of the United Nations to the 21st Century: Ten Attributes of Highly Successful Human Rights NGOs. *Michigan State Journal of International Law*, vol. 18, iss. 2 (2010): p. 165–228.
- Faber, A. and V. Roth. Die Umsetzung der UN-Behindertenrechtskonvention durch die Schulgesetzgebung der Länder. *Deutsches Verwaltungsblatt*, vol. 125, iss. 19 (2010): p. 1193–1204.
- Farrell, B. Habeas Corpus and the Drafting of the Universal Declaration of Human Rights. *Journal of the history of international law*, vol. 11, iss. 1 (2009): p. 81–101.
- Fassassi, I. L’examen périodique universel devant le Conseil des droits de l’homme des Nations Unies. *Revue trimestrielle des droits de l’homme*, vol. 20 (2009): p. 739–761.
- . De la Commission des droits de l’homme des Nations Unies au Conseil des droits de l’homme. *Revue droit public de la science politique en France et à l’étranger*, vol. 125 (2009): p. 171–196.
- Fautsch, D. An Analysis of Article 28 of the United Nations Declaration on the Rights of Indigenous Peoples, and Proposals for Reform. *Michigan Journal of International Law*, vol. 31, iss. 2 (2010): p. 449–473.
- Flauss, J. Les ‘listes noires’ de l’O.N.U. devant le Comité des droits de l’homme: Comité des droits de l’homme des Nations Unies, *Sayadi et Vinck c. Belgique*, 22 Octobre 2008. *Revue trimestrielle des droits de l’homme*, vol. 21 (2010): p. 371–382.
- Freedman, R. The United States and the U.N. Human Rights Council: An Early Assessment. *St. Thomas Law Review*, vol. 23, iss. 1 (2010): p. 89–134.

- Gambari, I. Sixty Years of the Declaration of Human Rights: Theory and Reality in the Pursuit of the United Nations Agenda. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 67–76.
- Gargiulo, P. Il protocollo facotativo al Patto sui diritti economici, sociali e culturali. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 339–352.
- Garms, U. Promoting Human Rights in the Administration of Justice in Southern Sudan. Mandate and Accountability Dilemmas in the Field Work of a DPKO Human Rights Officer. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 581–600.
- Ghandhi, S. Practice and Procedure of Dispute Settlement in Individual Communication Cases within the Human Rights Committee and the Committee on the Elimination of Discrimination Against Women: Congruence Or Conflict? In *International Law and Dispute Settlement: New Problems and Techniques*. Edited by D. French, M. Saul, and N.D. White. (Oxford [United Kingdom]: Hart, 2010). p. 111–142.
- Göcke, K. The Case of *Angela Poma Poma v. Peru* before the Human Rights Committee. *Max Planck Yearbook of United Nations Law*, vol. 14 (2010) (2010): p. 337–370.
- Godwin-Gill, G.S. The Extra-Territorial Reach of Human Rights Obligations: A Brief Perspective on the Link to Jurisdiction. In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes, and M.G. Kohen. (Leiden [The Netherlands]: Brill, 2010). p. 293–308.
- Hall, M.J. Using International Law to Promote Millennium Health Targets: A Role for the CEDAW Optional Protocol in Reducing Maternal Mortality. *Wisconsin International Law Journal*, vol. 28, iss. 1 (2010): p. 74–107.
- Heyman, M.G. The Time has Come for the United States to Ratify the Convention on the Elimination of all Forms of Discrimination Against Women. *Washington University Global Studies Law Review*, vol. 9, iss. 2 (2010): p. 195.
- International Humanitarian Law and Human Rights Law: Towards a New Merger in International Law*. Edited by R. Arnold, and N. Quéniwet. (Leiden [Netherlands]: Martinus Nijhoff Publishers, 2008). 596 p.
- Ishay, M.R. The Sixtieth Anniversary of the Universal Declaration of Human Rights: Exploring the Past, Anticipating the Future. *Transnational Law and Contemporary Problems*, vol. 19, iss. 2 (2010): p. 639–654.
- Jacobs, C., and J. Kollapen. The UN Human Rights Council: New Wine in Old Bottles? In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 215–226.
- Jerbi, S. Business and Human Rights at the UN: What might Happen Next? *Human Rights Quarterly*, vol. 31, iss. 2 (2009): p. 299–320.
- Jivan, V. and C. Forster. Challenging Conventions: In Pursuit of Greater Legislative Compliance with CEDAW in the Pacific. *Melbourne Journal of International Law*, vol. 10, iss. 2 (2009): p. 655.



- Jochnick, C. and N. Rabaeus. Business and Human Rights Revitalized: A New UN Framework Meets Texaco in the Amazon. *Suffolk Transnational Law Review*, vol. 33 (2010): p. 413–461.
- Joseph, S., and J. Kyriakakis. The United Nations and Human Rights. In *Research Handbook on International Human Rights Law*. Edited by S. Joseph and A. McBeth. (Cheltenham [United Kingdom]: Edward Elgar, 2010). p. 1–35.
- Kälin, W. Filling the Gaps: Contributions by the Human Rights Committee to the Fight Against Torture. In *International Law, Conflict and Development: The Emergence of a Holistic Approach in International Affairs*. Edited by M. Voyame, et al. (Leiden [Netherlands]: Martinus Nijhoff, 2010).
- Kälin, W., and J. Künzli. *The Law of International Human Rights Protection*. (Oxford [United Kingdom]: Oxford University, 2009). 539 p.
- Kamminga, M.T., and M. Scheinin. *The Impact of Human Rights Law on General International Law*. (Oxford [United Kingdom]: Oxford University, 2009). 288 p.
- Kerbrat, Y. Aspects de droit international général dans la pratique des comités établis au sein des Nations Unies dans le domaine des droits de l’homme (2008–2009). *Annuaire français de droit international*, vol. 55 (2009) (2010): p. 559–573.
- Klímová-Alexander, I. Promotion and Protection of Minority Rights by the UN Office of the High Commissioner for Human Rights and the Independent Expert on Minority Issues. *European Yearbook of Minority Issues*, vol. 7 (2007/08): p. 627–648.
- Konstantinov, B. Human Rights and the WTO: Are they really Oil and Water? *Journal of World Trade*, vol. 43, iss. 2 (2009): p. 317–338.
- Koudé, R.M.K. Pertinence et défauts de pertinence des récusations de la Déclaration universelle des droits de l’homme. *Revue trimestrielle des droits de l’homme*, vol. 20, iss. 80 (2009): p. 945–966.
- LeBlanc, L.J., A. Huijbregtse, and T. Meister. Compliance with the Reporting Requirements of Human Rights Conventions. *The International Journal of Human Rights*, vol. 14, iss. 5 (2010): p. 789–807.
- Liber Fausto Pocar*. Edited by G. Venturini, and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). 1067 p.
- Limon, M. Human Rights Obligations and Accountability in the Face of Climate Change. *Georgia Journal of International and Comparative Law*, vol. 38, iss. 3 (2010): p. 543–592.
- Lord, J.E., D. Suozzi, and A.L. Taylor. Lessons from the Experience of U.N. Convention on the Rights of Persons with Disabilities: Addressing the Democratic Deficit in Global Health Governance. *Journal of Law, Medicine and Ethics*, vol. 38, iss. 3 (2010): p. 564.
- Mares, R. The Limits of Supply Chain Responsibility: A Critical Analysis of Corporate Responsibility Instruments. *Nordic Journal of International Law*, vol. 79, iss. 2 (2010): p. 193–244.
- Marie, J. René Cassin et la Commission des droits de l’homme des Nations Unies. *De la France libre aux droits de l’homme* (2009): p. 155–164.

- Marks, S. Human Rights and the Bottom Billion. *European Human Rights Law Review*, vol. 14, iss. 1 (2009): p. 37–49.
- Martens, J. Prekärer Pragmatismus: Die Arbeit des UN-Sonderbeauftragten für Wirtschaft und Menschenrechte: Hintergrund, Kritik, Perspektiven. *Zeitschrift für Menschenrechte*, vol. 3, iss. 2 (2009): p. 42–64.
- Matiya, J. Repositioning the International Human Rights Protection System: The UN Human Rights Council. *Commonwealth Law Bulletin*, vol. 36, iss. 2 (2010): p. 313–324.
- Möller, J.T., and A.M. De Zayas. *United Nations Human Rights Committee Case Law 1977–2008: A Handbook*. (Kehl [Germany]: N.P. Engel Verlag, 2009). 603 p.
- Mortijn, J. *Reframing Human Rights and Trade: Potential and Limits of a Human Rights Perspective of WTO Law on Cultural and Educational Goods and Services*. (Antwerp [Belgium]: Intersentia, 2010). 290 p.
- Nderitu, W. The United Nations and the Advancement of Human Rights in Africa. In *Human Rights in Africa: Legal Perspectives on their Protection and Promotion*. Edited by A. Bösl and J. Diescho. (Windhoek [Namibia]: Macmillan Education Namibia, 2009). p. 81–103.
- Negotiating Sovereignty and Human Rights: Actors and Issues in Contemporary Human Rights Politics*. Edited by N. Shawki, and M. Cox. (Farnham [United Kingdom]: Ashgate, 2009). 238 p.
- Nikken, P. Los sistemas internacionales de protección de los derechos humanos. *Inter-American Institute of Human Rights*, iss. 48 (2008): p. 63–105.
- Obokata, T. and R. O’Connell. Ambition, Achievement and Potential: The UK and the Universal Declaration of Human Rights at Sixty. *International Journal of Human Rights*, vol. 14, iss. 3 (2010): p. 394–406.
- O’Flaherty, M. The Dublin Statement on the Process of Strengthening of the United Nations Human Rights Treaty Body System. *Netherlands Quarterly of Human Rights*, vol. 28, iss. 1 (2010): p. 116–127.
- O’Flaherty, M. Reform of the UN Human Rights Treaty Body System: Locating the Dublin Statement. *Human Rights Law Review*, vol. 10, iss. 2 (2010): p. 319–335.
- Ofodile, U.E. The Universal Declaration of Human Rights and the African Child Today: Progress Or Problems? *American University International Law Review*, vol. 25, iss. 1 (2010): p. 37–76.
- Peterson, M.J. How the Indigenous Got Seats at the UN Table. *The Review of International Organizations*, vol. 5, iss. 2 (2010): p. 197–225.
- Petropoulou, A. La CEDH, la Charte de l’ONU et ses rapports nébuleux devant les juridictions internes et internationales. *Revue Hellénique de Droit International*, vol. 62, iss. 1 (2009): p. 239.
- Pillay, N. Human Rights in United Nations Action: Norms, Institutions and Leadership. *European Human Rights Law Review*, vol. 14, iss. 1 (2009): p. 1–7.

- Pineschi, L. Tortura e trattamenti o punizioni crudeli, disumani e degradanti: il Commento generale n. 2 del Comitato contro la tortura. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 695–714.
- Pisillo Mazzeschi, R. Sulla natura degli obblighi internazionali di tutela dei diritti economici, sociali e culturali. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 715–734.
- The Professional Identity of the Human Rights Field Officer*. Edited by M. O’Flaherty, and G. Ulrich. (Farnham [United Kingdom]: Ashgate, 2010). 486 p.
- La protección de los niños en el derecho internacional y en las relaciones internacionales: Jornadas en conmemoración del 50 aniversario de la Declaración Universal de los Derechos del Niño y del 20 aniversario del Convenio de Nueva York sobre los Derechos del Niño*. Edited by Aldecoa Luzárraga, F., and J. Forner Delaygua, eds. (Madrid [Spain]: Marcial Pons, 2010). 440 p.
- Raju, M.V. *Human Rights Today and Tomorrow: The Role of Human Rights Commission and Other Organisation*. (Delhi [India]: Swastik Publications, 2010). 280 p.
- Ramcharan, B.G. The Protection Concept of the UN Human Rights Council. In *International Criminal Law and Human Rights*. Edited by M.K. Sinha. (New Delhi [India]: Manak Publications, 2010). p. 27.
- Rathgeber, T. Deutschlands Menschenrechtslage auf dem Prüfstand der UNO: die Universal Periodic Review im UN-Menschenrechtsrat. *Zeitschrift für Menschenrechte*, vol. 3, iss. 1 (2009): p. 130–144.
- Realizing the UN Declaration on the Rights of Indigenous Peoples: Triumph, Hope, and Action*. Edited by P. Joffe, J. Hartley, and J. Preston. (Saskatoon [Canada]: Purich, 2010). 287 p.
- La responsabilité des entreprises multinationales en matière de droits de l’homme*. Edited by Decaux, E., ed. (Brussels [Belgium]: Nemesis, 2010). 292 p.
- Rieth, L. Zehn Jahre Globaler Pakt der Vereinten Nationen: eine Zwischenbilanz mit Licht und Schatten. *Vereinte Nationen*, vol. 58, iss. 1 (2010): p. 10–15.
- Ryngaert, C. Human Rights Obligations of Armed Groups. *Revue Belge de Droit International*, vol. 41, iss. 1/2 (2008): p. 355–381.
- Salmón, E. Indirect Power: A Critical Look at Civil Society in the New Human Rights Council. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 343–364.
- Sandrini, L. La concorrenza tra il Comitato per i diritti umani e la Corte europea dei diritti dell’uomo nell’esame di istanze individuali: brevi note sulle clausole di coordinamento. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 837–852.
- Sandulli, P. Il diritto alla tutela giurisdizionale alla luce della Dichiarazione universale dei diritti dell’uomo del 10 dicembre 1948. In *Diritti dell’uomo e dialogo interculturale nel Mediterraneo = Human rights and Intercultural Dialogue in the Mediterranean*. Edited by G. Sadun Bordini. (Naples [Italy]: Edizioni Scientifiche Italiane, 2009). p. 67–79.

- Schmidt-Traub, G. The Millennium Development Goals and Human Rights-Based Approaches: Moving Towards a Shared Approach. *The International Journal of Human Rights*, vol. 13, iss. 1 (2009): p. 72–85.
- Seatzu, F. La Convenzione delle Nazioni Unite sui diritti delle persone disabili: diritti garantiti, cooperazione, procedure di controllo. *Diritti Umani e Diritto Internazionale*, vol. 3, iss. 2 (2009): p. 259–280.
- Shelton, D. Hiérarchie des normes en droit international des droits de l’homme. *L’Observateur des Nations Unies*, vol. 26, iss. 1 (2009): p. 237–262.
- . Universalité et régionalisme en droit international des droits de l’homme. *L’Observateur des Nations Unies*, vol. 26, iss. 1 (2009): p. 221–236.
- Simmons, B.A. Civil Rights in International Law: Compliance with Aspects of the ‘International Bill of Rights’. *Indiana Journal of Global Legal Studies*, vol. 16, iss. 2 (2009): p. 437–481.
- Spenlé, C., and G. Stäubli. The Weakness of the Present System of Treaty Monitoring and the Discussion of Reform in General. In *International Law, Conflict and Development: The Emergence of a Holistic Approach in International Affairs*. Edited by M. Voyame, et al. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 355–381.
- Spoehr, M. United Nations Human Rights Council. *Max Planck Yearbook of United Nations Law*, vol. 14 (2010) (2010): p. 169–218.
- Stein, M.A. and J.E. Lord. Monitoring the Convention on the Rights of Persons with Disabilities: Innovations, Lost Opportunities, and Future Potential. *Human Rights Quarterly*, vol. 32, iss. 3 (2010): p. 689–728.
- Stelitano, A. Dalla Carta olimpica alla Dichiarazione universale dei diritti umani, 1894–1948. *Pace diritti umani*, vol. 6, iss. 1 (2009): p. 123–133.
- Tanzi, A. Reducing the Gap between International Water Law and Human Rights Law: The UNECE Protocol on Water and Health. *International Community Law Review*, vol. 12, iss. 3 (2010): p. 267–285.
- Thiele, B. and M. Gómez. UN Human Rights Council. *Netherlands Quarterly of Human Rights*, vol. 27, iss. 2 (2009): p. 250–259.
- . UN Human Rights Council: [Ninth Special Session]. *Netherlands Quarterly of Human Rights*, vol. 27, iss. 1 (2009): p. 61–65.
- Tistounet, E. From Commission on Human Rights to Human Rights Council: Itinerary of a Reform Process. In *International Law, Conflict and Development: The Emergence of a Holistic Approach in International Affairs*. Edited by M. Voyame, et al. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 325–353.
- Tondini, M. The ‘Italian Job’: How to make International Organisations Compliant with Human Rights and Accountable for their Violation by Targeting Member States. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 169–211.

- Treves, T. Diritto individuale di petizione e sanzioni 'intelligenti', appunti. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 913–918.
- . Human Rights and the Law of the Sea. *Berkeley Journal of International Law*, vol. 28, iss. 1 (2010): p. 1–14.
- Tyagi, Y. *The UN Human Rights Committee: Practice and Procedure*. (Cambridge [United Kingdom]: Cambridge University, 2010).
- The UN Convention on the Rights of Persons with Disabilities: European and Scandinavian Perspectives*. Edited by O.M. Arnardóttir, and G. Quinn. (Leiden [The Netherlands]: Martinus Nijhoff, 2009). 308 p.
- van Genugten, W. Protection of Indigenous Peoples on the African Continent: Concepts, Position Seeking, and the Interaction of Legal Systems. *American Journal of International Law*, vol. 104, iss. 1 (2010): p. 29–65.
- Vandenbogaerde, A. and W. Vandenhole. The Optional Protocol to the International Covenant on Economic, Social and Cultural Rights: An Ex Ante Assessment of its Effectiveness in Light of the Drafting Process. *Human Rights Law Review*, vol. 10, iss. 2 (2010): p. 207–237.
- Vermeer-Künzli, A. Unfinished Business: Concurrence of Claims Presented before a Human Rights Court Or Treaty Body and through Diplomatic Protection. *Human Rights Law Review*, vol. 10, iss. 2 (2010): p. 269–288.
- Viarengo, I. L'universalità dei diritti umani tra ideale e realtà: la prassi del Comitato dei diritti umani delle Nazioni Unite. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 955–968.
- Vijapur, A.P. The UN Sub-Commission on the Promotion and the Protection of Human Rights, 1947–2007: Role, Achievements and Legacy. *Indian Journal of International Law*, vol. 49, iss. 4 (2009): p. 576–592.
- Villotti, J. Das Übereinkommen der Vereinten Nationen über die rechte des Kindes und seine Umsetzung in Indien und Österreich: eine vergleichende Studie. *Verfassung und Recht in Übersee*, vol. 43, iss. 2 (2010): p. 208–243.
- Vrdoljak, A.F. Human Rights and Genocide: The Work of Lauterpacht and Lemkin in Modern International Law. *European Journal of International Law*, vol. 20, iss. 4 (2009): p. 1163–1194.
- Weilert, K. Taming the Untamable? Transnational Corporations in United Nations Law and Practice. *Max Planck Yearbook of United Nations Law*, vol. 14 (2010) (2010): p. 445–506.
- Weissbrodt, D. The Sub-Commission Principles on the Responsibility of Transnational Corporations in Regard to Human Rights. In *La responsabilité des entreprises multinationales en matière de droits de l'homme*. Edited by E. Decaux. (Brussels [Belgium]: Bruylant, 2010). p. 103–117.
- . The Approach of the Committee on the Elimination of Racial Discrimination to Interpreting and Applying International Humanitarian Law. *Minnesota Journal of International Law*, vol. 19, iss. 2 (2010): p. 327–362.

- . The Role of the Human Rights Committee in Interpreting and Developing Humanitarian Law. *University of Pennsylvania Journal of International Law*, vol. 31, iss. 4 (2010): p. 1185–1237.
- Wendland, L. The United Nations Agenda for Business and Human Rights. In *La responsabilité des entreprises multinationales en matière de droits de l'homme*. Edited by E. Decaux. (Brussels [Belgium]: Bruylant, 2010). p. 119–128.
- Wiessner, S. The United Nations Declaration on the Rights of Indigenous Peoples. In *The Diversity of International Law: Essays in Honour of Professor Kalliopi K. Koufa*. Edited by A. Constantinides and N. Zaikos. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 343–362.
- Wilde, R. Compliance with Human Rights Norms Extraterritorially: Human Rights Imperialism? In *International Law and the Quest for its Implementation: Liber Amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 319–348.
- Wilson, B. The Principle of Non-Discrimination in the International Covenant on Economic, Social and Cultural Rights. In *International Law, Conflict and Development: The Emergence of a Holistic Approach in International Affairs*. Edited by M. Voyame, et al. (Leiden [Netherlands]: Martinus Nijhoff, 2010).
- Wouters, K. and M. Den Heijer. The Marine I Case: A Comment. *International Journal of Refugee Law*, vol. 22, iss. 1 (2010): p. 1–19.
- Zambrano, V. La dichiarazione delle Nazioni Unite sui diritti dei popoli indigeni. *La Comunità internazionale*, vol. 64, iss. 1 (2009): p. 55–80.
- Zani, M. La Convention des Nations Unies relative aux droits de l'enfant: à propos de l'opportunité d'une procédure de plaintes individuelles. *Revue de droit international de sciences diplomatiques et politiques*, vol. 87, iss. 2 (2009): p. 113–137.
- . Vers un véritable droit international des handicapés: La Convention de l'O.N.U. relative aux droits des personnes handicapées. *Revue de droit international de sciences diplomatiques et politiques*, vol. 87, iss. 2 (2009): p. 139–152.
- Ziccardi Capaldo, G. Processi decisionali integrati e azioni multilaterali per la tutela internazionale dei diritti umani: la destituzione con la forza di governi illegittimi. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 1023–1046.

## 10. International administrative law

- Boisson de Chazournes, L. Changing Roles of International Organizations: Global Administrative Law and the Interplay of Legitimacies. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 655–666.
- Klabbers, J. Problems of International Administrative Law: On the Occasion of the Twentieth Anniversary of the World Bank Administrative Tribunal. *International Organizations Law Review*, vol. 6, iss. 1 (2009): p. 299–302.

- Laker, T. 'Administration of Justice' in den Vereinten Nationen: ein Werkstattbericht. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 70, iss. 3 (2010): p. 567–583.
- Marceau, G. and O. Illy. Global Administrative Law Perspective of the WTO Aid for Trade Initiative. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 479–498.
- Pauwelyn, J. and A. Berman. Emergency Action by the WTO Director-General: Global Administrative Law and the WTO's Initial Response to the 2008–09 Financial Crisis. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 499–512.
- Ruzié, D. Jurisprudence du Tribunal administratif des Nations Unies. *Annuaire français de droit international*, vol. 55 (2009) (2010): p. 393–410.

## 11. International commercial law

- Alba, M. The use of Electronic Records as Collateral in the Rotterdam Rules: Future Solutions for Present Needs. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 801–830.
- Alcántara González, J.M., et al. Particular Concerns with Regard to the Rotterdam Rules. *Cuadernos de Derecho Transnacional*, vol. 2, iss. 2 (2010): p. 5–15.
- Berlingieri, F. Freedom of Contract Under the Rotterdam Rules. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 831–846.
- . Revisiting the Rotterdam Rules. *Lloyd's Maritime and Commercial Law Quarterly*, iss. 4 (2010): p. 583.
- Bridge, M. Avoidance for Fundamental Breach of Contract Under the UN Convention on the International Sale of Goods. *International and Comparative Law Quarterly*, vol. 59, iss. 4 (2010): p. 911–940.
- Bucy, D.R. How to Best Protect Party Rights: The Future of Interim Relief in International Commercial Arbitration Under the Amended UNCITRAL Model Law. *American University International Law Review*, vol. 25, iss. 3 (2010): p. 579–609.
- Chami, D.E. The Rotterdam Rules from an Argentinean Perspective. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 847–856.
- Clift, J. International Insolvency Law: The UNCITRAL Experience with Harmonisation and Modernisation Techniques. *Yearbook of Private International Law*, vol. 11 (2009) (2010): p. 405–426.
- Commentary on the UN Convention on the International Sale of Goods (CISG)*. Edited by I.H. Schwenzer, and P. Schlechtriem. 3rd ed. (Oxford [United Kingdom]: Oxford University, 2010). 1480 p.
- Czepelak, M. The Law Applicable to the Contract of Carriage Under the Rome 1 Regulation. *Czech Yearbook of International Law* (2010): p. 711.
- de Segura, L.G. Las Reglas De Rotterdam (II). *Cuadernos de Derecho Transnacional*, vol. 2, iss. 2 (2010): p. 104–125.

- Delebecque, P. Le chapitre 9 des Règles de Rotterdam: la livraison. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 857–868.
- Fernandez, M.J.M. O Direito Aplicável Aos Negócios Relativos a Instrumentos Financeiros: A Disciplina Introduzida Pelo Novo Regulamento Comunitário Sobre a Lei Aplicável Às Obrigações Contratuais («Roma I»). *Cuadernos de Derecho Transnacional*, vol. 2, iss. 2 (2010): p. 149–172.
- Fresnedo de Aguirre, C. The Rotterdam Rules from the Perspective of a Country that is a Consumer of Shipping Services. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 869–884.
- García, J.Á.R. La aplicabilidad del Convenio de Nueva York al arbitraje de inversiones: efectos de las reservas al Convenio. *Cuadernos de Derecho Transnacional*, vol. 2, iss. 1 (2010): p. 203–232.
- Gómez de Segura, Carlos Llorente. Las reglas de Rotterdam (I). *Cuadernos de Derecho Transnacional*, vol. 2, iss. 1 (2010): p. 165–185.
- González, J.M.A. The Rotterdam Rules: Prelude Or Premonition? *Cuadernos de Derecho Transnacional*, vol. 2, iss. 1 (2010): p. 25–43.
- Hooper, C.D. Obligations of the Shipper to the Carrier Under the Rotterdam Rules (Chapter 7). *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 885–892.
- Illescas Ortiz, R. What Changes in International Transport Law After the Rotterdam Rules? *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 893–900.
- Lannan, K. Behind the Numbers: The Limitation on Carrier Liability in the Rotterdam Rules. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 901–930.
- Musin, V. The Influence of the International Sale of Goods Convention on Domestic Law Including Conflict of Laws (with Specific Reference to Russian Law). *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 342 (2009) (2010): p. 9–76.
- A New Convention for the Carriage of Goods by Sea: The Rotterdam Rules: An Analysis of the UN Convention on Contracts for the International Carriage of Goods Wholly Or Partly by Sea*. Edited by D.R. Thomas. (Witney [United Kingdom]: Lawtext, 2009). 396 p.
- Perovic, J. Étendue et Limitation de la Responsabilité Contractuelle Selon la Convention de Vienne sur les Contrats de Vente Internationale de Marchandises: Quid en Particulier des Clauses Excluant les Consequential Damages? *Revue de Droit International et de Droit Comparé*, vol. 87, iss. 4 (2010): p. 571–604.
- Silberman, L. The New York Convention After Fifty Years: Some Reflections on the Role of National Law. *Georgia Journal of International and Comparative Law*, vol. 38, iss. 1 (2009): p. 25–46.
- Spagnolo, L. Green Eggs and Ham: The CISG, Path Dependence, and the Behavioural Economics of Lawyers' Choices of Law in International Sales Contracts. *Journal of Private International Law*, vol. 6, iss. 2 (2010): p. 417–464.



- Sturley, M.F. Jurisdiction and Arbitration Under the Rotterdam Rules. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 945 (2009): p. 980.
- Van Der Ziel, G. Multimodal Aspects of the Rotterdam Rules. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 981–996.
- Veeder, V.V. Is there a Need to Revise the New York Convention? *Journal of International Dispute Settlement*, vol. 1, iss. 2 (2010): p. 499–506.
- von Ziegler, A. Delay and the Rotterdam Rules. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 997–1010.
- Yuzhou, S. and H.H. Li. The New Structure of the Basis of the Carrier's Liability Under the Rotterdam Rules. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 931 (2009): p. 944.
- Zunarelli, S. The Carrier and the Maritime Performing Party in the Rotterdam Rules. *Uniform law review = Revue de droit uniforme*, vol. XIV, iss. 4 (2009): p. 1011–1023.

## 12. International criminal law

- Bosly, H.D. Juridictions pénales et crimes internationaux. *Revue de Droit International et de Droit Comparé*, vol. 87, iss. 2 (2010): p. 191–222.
- Buijs, S. Protecting our Cultural Property: Article 3(d) of the Statute of the ICTY. *African Yearbook on International Humanitarian Law*, vol. 2009/2010 (2010): p. 70–85.
- Collective Violence and International Criminal Justice: An Interdisciplinary Approach*. Edited by A. Smeulers. (Antwerp [Belgium]: Intersentia, 2010). 452 p.
- Cryer, R. The Definitions of International Crimes in the *Al Bashir* Arrest Warrant Decision. *Journal of International Criminal Justice*, vol. 7, iss. 2 (2009): p. 283.
- Davidson, C.L. No Shortcuts on Human Rights: Bail and the International Criminal Trial. *American University Law Review*, vol. 60, iss. 1 (2010): p. 1–70.
- de Hemptinne, J. La définition de la notion de 'population civile' dans le cadre du crime contre l'humanité: Commentaire critique de l'arrêt *Martić*. *Revue générale de droit international public*, vol. 114, iss. 1 (2010): p. 93–104.
- Farhang, C. Point of no Return: Joint Criminal Enterprise in Brđanin. *Leiden Journal of International Law*, vol. 23, iss. 1 (2010): p. 137–164.
- Fenrick, W.J. The Prosecution of International Crimes in Relation to the Conduct of Military Operations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 501–514.
- Focarelli, C. International Criminal Justice (2009). *Italian Yearbook of International Law*, vol. 19 (2009) (2010): p. 323.
- Future Perspectives on International Criminal Justice*. Edited by C. Stahn, and L. van den Herik. (The Hague [Netherlands]: T.M.C. Asser, 2010). 800 p.

- Gasser, H. The Changing Relationship between International Criminal Law, Human Rights Law and Humanitarian Law. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 1111–1117.
- Halling, M. Push the Envelope–Watch it Bend: Removing the Policy Requirement and Extending Crimes Against Humanity. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 827–845.
- International Criminal Law and Human Rights*. Edited by M.K. Sinha. 1st ed. (New Delhi [India]: Manak Publications, 2010). 393 p.
- Nsabimana, C.G. The Interpretation of the Concept of ‘Other Inhumane Acts’ in Armed Conflicts by the ICTY and ICTR and its Impact on IHL and Human Rights Law. *African Yearbook on International Humanitarian Law*, iss. 163 (2008): p. 174.
- O’Brien, M. The Ascension of Blue Beret Accountability: International Criminal Court Command and Superior Responsibility in Peace Operations. *Journal of Conflict and Security Law*, vol. 15, iss. 3 (2010): p. 533–556.
- Oette, L. Peace and Justice, Or neither? the Repercussions of the *Al-Bashir* Case for International Criminal Justice in Africa and Beyond. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 345–364.
- Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). 882 p.
- Ronen, Y. Superior Responsibility of Civilians for International Crimes Committed in Civilian Settings. *Vanderbilt Journal of Transnational Law*, vol. 43, iss. 2 (2010): p. 313–356.
- Rothe, D.L. and C.W. Mullins. Beyond the Juristic Orientation of International Criminal Justice: The Relevance of Criminological Insight to International Criminal Law and its Control A Commentary. *International Criminal Law Review*, vol. 10, iss. 1 (2010): p. 97–110.
- Sander, B. Unraveling the Confusion Concerning Successor Superior Responsibility in the ICTY Jurisprudence. *Leiden Journal of International Law*, vol. 23, iss. 1 (2010): p. 105–135.
- Schabas, W. *Genocide in International Law: The Crime of Crimes*. 2nd ed. (New York [United States]: Cambridge, 2009). 624 p.
- Szpak, A. Punishing War Criminals. *Hague Yearbook of International Law = Annuaire de la Haye de Droit International*, vol. 22 (2009): p. 57–76.

### 13. International economic law

- International Economic Law and National Autonomy*. Edited by M.K. Lewis, and S. Frankel. (Cambridge [United Kingdom]: Cambridge University, 2010). 346 p.

- International Investment Law for the 21st Century: Essays in Honour of Christoph Schreuer*. Edited by C. Binder, et al. (Oxford [United Kingdom]: Oxford University, 2009). 1040 p.
- Kohn, R.M. The Case for Including Directly Held Securities within the Scope of the UNCITRAL Legislative Guide on Secured Transactions. *Uniform Law Review*, vol. XV, iss. 2 (2010): p. 413.
- Rover, J. The EBRD's Model Law on Security Transactions and its Implications for an UNCITRAL Model Law on Secured Transactions. *Uniform Law Review*, vol. XV, iss. 2 (2010): p. 479.
- Vinales, J.E. Conflits normatifs en droit international: normes environnementales vs. protection des investissements. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 407–428.
- United Nations Conference on Trade and Development. The Protection of National Security in IIAs. *Transnational dispute Management (TDM)*, vol. 7, iss. 1 (2010).

#### 14. International terrorism

- Boon, K., A.Z. Huq, and D.C. Lovelace. *Terrorism: Commentary on Security Documents: U.N. Response to Al-Qaeda*. (Oxford [United Kingdom]: Oxford University, 2010). 628 p.
- Kirschner, A.J. Security Council Resolution 1904 (2009): A Significant Step in the Evolution of the Al-Qaida and Taliban Sanctions Regime? *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 70, iss. 3 (2010): p. 585–607.
- Leclercq, J.F. Considérations sur quelques dispositions de droit international concernant la lutte contre le terrorisme. *Revue de droit international et de droit comparé*, vol. 87, iss. 2 (2010): p. 161–190.
- Maloney-Dunn, K. Humanizing Terrorism through International Criminal Law: Equal Justice for Victims, Fair Treatment of Suspects, and Fundamental Human Rights at the ICC. *Santa Clara Journal of International Law*, vol. 8, iss. 1 (2010): p. 69–86.
- Michaelsen, C. The Security Council's Practice of Blacklisting Alleged Terrorists and Associates: Rule of Law Concerns and Prospects for Reform. *The New Zealand Journal of Public and International Law*, vol. 8, iss. 1 (2010): p. 71–89.
- Moir, L. *Reappraising the Resort to Force: International Law, Jus Ad Bellum and the War on Terror*. (Oxford [United Kingdom]: Hart, 2010). 176 p.
- Munshani, K. The Essence of Terrorist Finance: An Empirical Study of the U. N. Sanctions Committee and the U. N. Consolidated List. *Journal of International Law and Practice*, vol. 18, iss. 2 (2010): p. 229–266.
- Romaniuk, P. *Multilateral Counter-Terrorism: The Global Politics of Cooperation and Contestation*. (London [United Kingdom]; New York [United States]: Routledge, 2010). 240 p.

- Ronzitti, N. WMD Terrorism. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 175–190.
- Rosand, E. The UN Response to the Evolving Threat of Global Terrorism: Institutional Reform, Rivalry, Or Renewal? In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 250–281.
- Rosand, E., and S.v. Einsiedel. 9/11, the War on Terror, and the Evolution of Multilateral Institutions. In *Cooperating for Peace and Security: Evolving Institutions and Arrangements in a Context of Changing U.S. Security Policy*. Edited by B.D. Jones, S. Forman, and R. Gowan. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 143–165.
- Terlingen, Y. The United States and the UN's Targeted Sanctions of Suspected Terrorists: What Role for Human Rights? *Ethics and International Affairs*, vol. 24, iss. 2 (2010): p. 131–142.
- van Ginkel, B. *The Practice of the United Nations in Combating Terrorism from 1946 to 2008: Questions of Legality and Legitimacy*. (Antwerp [Belgium]: Intersentia, 2010). 460 p.

## 15. International trade law

- Anderson, A.M. and B. Razavi. The Globalization of Intellectual Property Rights: TRIPS, BITs, and the Search for Uniform Protection. *Georgia Journal of International and Comparative Law*, vol. 38, iss. 2 (2010): p. 265–292.
- Bazinas, S. The Work of UNCITRAL on Security Interests: An Overview. *Uniform Law Review*, vol. XV, iss. 2 (2010): p. 315.
- Ciric, A. The Dispute Settlement Procedure before the World Trade Organization. *Yearbook on International Arbitration*, vol. 1 (2010): p. 57–74.
- Cohen, N.B. Should UNCITRAL Prepare a Model Law on Secured Transactions? *Uniform Law Review*, vol. XV, iss. 2 (2010): p. 325.
- Epps, T. Demanding Perfection: Private Food Standards and the SPS Agreement. In *International Economic Law and National Autonomy*. Edited by M.K. Lewis and S. Frankel. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 73.
- Fabbricotti, A. The WTO and RTAs: A 'Bottom-Up' Interpretation of RTAs' Autonomy Over WTO Law. In *International Economic Law and National Autonomy*. Edited by M.K. Lewis and S. Frankel. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 116.
- Franco, E., et al. UNCITRAL's Guide to Secured Transactions: A Contractual Guide. *Uniform Law Review*, vol. XV, iss. 2 (2010): p. 367.
- Frankel, S. Eroding National Autonomy from the TRIPS Agreement. In *International Economic Law and National Autonomy*. Edited by M.K. Lewis and S. Frankel. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 99.

- Fuchs, D.S. Alternative Dispute Resolution According to the WIPO Uniform Domain Name Dispute Resolution Policy (UDRP). *Yearbook on International Arbitration*, vol. 1 (2010): p. 305–316.
- Gourgourinis, A. Self-Enforcing Trade: Developing Countries and WTO Dispute Settlement. *International Community Law Review*, vol. 12, iss. 3 (2010): p. 391–393.
- Kelsey, J. What about the People? How GATS Mode 4 Transforms National Regulation of Temporary Migration for Remittances in Poor Countries. In *International Economic Law and National Autonomy*. Edited by M.K. Lewis and S. Frankel. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 269.
- Leal-Arcas, R. The GATS and Temporary Migration Policy. In *International Economic Law and National Autonomy*. Edited by M.K. Lewis and S. Frankel. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 193.
- Lewis, M.K., and S. Frankel. Eroding National Autonomy from the TRIPS Agreement. In *International Economic Law and National Autonomy*. Edited by S. Frankel. (Cambridge [United Kingdom]: Cambridge University, 2010).
- Lindstrom, B. Scaling Back TRIPS-Plus: An Analysis of Intellectual Property Provisions in Trade Agreements and Implications for Asia and the Pacific. *New York University Journal of International Law and Politics*, vol. 42, iss. 3 (2010): p. 917.
- Nirmal, B.C. The Human Right to Health, Access to Drugs and Global Medical Patents. *Indian Journal of International Law*, vol. 49, iss. 3 (2009): p. 377–407.
- Sykes, A.O. The Law, Economics and Politics of Preferential Trading Arrangements: An Introduction. *Stanford Journal of International Law*, vol. 46, iss. 2 (2010): p. 171.
- Turk, M. Bargaining and Intellectual Property Treaties: The Case for a Pro-Development Interpretation of TRIPS but Not TRIPS PLUS. *New York University Journal of International Law and Politics*, vol. 42, iss. 3 (2010): p. 981.
- Winter, L. Cultivating Farmers' Rights: Reconciling Food Security, Indigenous Agriculture, and TRIPS. *Vanderbilt Journal of Transnational Law*, vol. 43, iss. 1 (2010): p. 223.
- Yamane, H. From Constructive Ambiguities to Fleibilities: TRIPS Interpretation, Commonly-Held Views and Industrial Policies. *Japanese Yearbook of International Law*, vol. 52 (2009): p. 335–386.

## 16. International courts and tribunals

- Abashidze, A. and E. Trikoz. The ICC Statute and the Ratification Saga in the States of the Commonwealth of Independence States. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 1105–1110.
- Abi-Saab, G. The Normalization of International Adjudication: Convergence and Divergencies. *New York University Journal of International Law and Politics*, vol. 43, iss. 1 (2010): p. 1–14.

- Abtahi, H. The Judges of the International Criminal Court and the Organization of their Work. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 331–344.
- Afande, K.K.A. Continuing Or Recommencing Proceedings before the ICTR in the Absence of A Judge: A Comparative Overview. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 275–332.
- Akhavan, P. Self-Referrals before the International Criminal Court: Are States the Villains Or the Victims of Atrocities? *Criminal Law Forum*, vol. 21, iss. 1 (2010): p. 103–120.
- Alamuddin, A. and P. Webb. Expanding Jurisdiction Over War Crimes Under Article 8 of the ICC Statute. *Journal of International Criminal Justice*, vol. 8, iss. 5 (2010): p. 1219.
- Aleni, L. Diversité culturelle et tribunaux pénaux internationaux. *Revue de droit international et de droit comparé*, vol. 87, iss. 3 (2010): p. 289–304.
- Alvarez-Jiménez, A. Public Hearings at the WTO Appellate Body: The Next Step. *International and Comparative Law Quarterly*, vol. 59, iss. 4 (2010): p. 1079–1098.
- Anoushirvani, S. The Future of the International Criminal Court: The Long Road to Legitimacy Begins with the Trial of Thomas Lubanga Dyilo. *Pace University School of Law International Law Review*, vol. 22, iss. 1 (2010): p. 213–240.
- Aranburu, X.A. Sexual Violence Beyond Reasonable Doubt: Using Pattern Evidence and Analysis for International Cases. *Leiden Journal of International Law*, vol. 23, iss. 3 (2010): p. 609–627.
- Bassiouni, M.C. Mixed Models of International Criminal Justice. In *The Pursuit of International Criminal Justice: A World Study on Conflicts, Victimization, and Post-Conflict Justice*. Edited by M.C. Bassiouni. (Antwerp [Belgium]: Intersentia, 2010). p. 423–476.
- Batros, B. The Judgment on the Katanga Admissibility Appeal: Judicial Restraint at the ICC. *Leiden Journal of International Law*, vol. 23, iss. 2 (2010): p. 343–362.
- Benoliel, D. and R. Perry. Israel, Palestine and the ICC. *Michigan Journal of International Law*, vol. 32, iss. 1 (2010): p. 73–127.
- Bertelman, H. International Standards and National Ownership? Judicial Independence in Hybrid Courts: The Extraordinary Chambers in the Courts of Cambodia. *Nordic Journal of International Law*, vol. 79, iss. 3 (2010): p. 341–382.
- Bigi, G. Joint Criminal Enterprise in the Jurisprudence of the International Criminal Tribunal for the Former Yugoslavia and the Prosecution of Senior Political and Military Leaders: The *Krajisnik* Case. *Max Planck Yearbook of United Nations Law*, vol. 14 (2010) (2010): p. 51–83.
- Bitti, G. and M.M. El Zeidy. The *Katanga* Trial Chamber Decision: Selected Issues. *Leiden Journal of International Law*, vol. 23, iss. 2 (2010): p. 319–329.

- Bohlander, M. Death of an Appellant: The Termination of the Appellate Proceedings in the Case of Rasim Delic at the ICTY. *Criminal Law Forum*, vol. 21, iss. 3/4 (2010): p. 495–509.
- Bottigliero, I. Ensuring Effective Participation and Adequate Redress for Victims: Challenges Ahead for the ICC. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 907–923.
- Brammertz, S., and M. Jarvis. Lessons Learned in Prosecuting Gender Crimes Under International Law: Experiences from the ICTY. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 93–118.
- Burchill, R. From East Timor to Timor-Leste: A Demonstration of the Limits of International Law in the Pursuit of Justice. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 255–296.
- Byrne, R. The New Public International Lawyer and the Hidden Art of International Criminal Trial Practice. *Connecticut Journal of International Law*, vol. 25, iss. 2 (2010): p. 243–304.
- Byron, D.C.M. Hate Speech and the Rwanda Genocide: ICTR Jurisprudence and its Implications. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 53–60.
- Caianiello, M. Disclosure before the ICC: The Emergence of a New Form of Policies Implementation System in International Criminal Justice? *International Criminal Law Review*, vol. 10, iss. 1 (2010): p. 23–42.
- Camino, H. Creation of the International Tribunal for the Law of the Sea as a Specialized Court. In *The Diversity of International Law: Essays in Honour of Professor Kalliopi K. Koufa*. Edited by A. Constantinides and N. Zaikos. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 97–108.
- Carrasco, S.H. Implementation of War Crimes in Latin America: An Assessment of the Impact of the Rome Statute of the International Criminal Court. *International Criminal Law Review*, vol. 10, iss. 4 (2010): p. 461–473.
- Cassese, A. Achievements and Pitfalls of the ICC Five Years on. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 145–156.
- Cayley, A.T. and A. Orenstein. Motion for Judgement of Acquittal in the Ad Hoc and Hybrid Tribunals: What Purpose if any does it Serve? *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 575–590.
- Clark, R.S. The Crime of Aggression and the International Criminal Court. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 255–296.

- . The Review Conference on the Rome Statute of the International Criminal Court, Kampala, Uganda, 31 May-11 June 2010. *Australian International Law Journal*, vol. 16 (2009): p. 9–28.
- Combs, N.A. *Fact-Finding without Facts: The Uncertain Evidentiary Foundations of International Criminal Convictions*. (Cambridge [United Kingdom]: Cambridge University, 2010). 420 p.
- Conforti, B. Qualche riflessione sul contributo dei giudici internazionali ed interni al diritto internazionale. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 217–222.
- Corell, H. International Prosecution of Heads of State for Genocide, War Crimes, and Crimes Against Humanity. *The John Marshall Law Review*, vol. 43, iss. 1 (2009): p. XXV–XLI.
- Croquet, N. Implied External Limitations on the Right to Cross-Examine Prosecution Witnesses: The Tension between a Means Test and a Balancing Test in the Appraisal of Anonymity Requests. *Melbourne Journal of International Law*, vol. 11, iss. 1 (2010): p. 27.
- Cross, M.E. and S. Williams. Recent Developments at the ICC: *Prosecutor v Germain Katanga and Mathieu Ngudjolo Chui*: A Boost for ‘Co-Operative Complementarity’? *Human Rights Law Review*, vol. 10, iss. 2 (2010): p. 336–345.
- Cryer, R. The Interplay of Human Rights and Humanitarian Law: The Approach of the ICTY. *Journal of Conflict and Security Law*, vol. 14, iss. 3 (2010): p. 511–527.
- . The Definitions of International Crimes in the *Al Bashir* Arrest Warrant Decision. *Journal of International Criminal Justice*, vol. 7, iss. 2 (2009): p. 283.
- Dannenbaum, T. The International Criminal Court, Article 79, and Transitional Justice: The Case for an Independent Trust Fund for Victims. *Wisconsin International Law Journal*, vol. 28, iss. 2 (2010): p. 234–298.
- D’Aoust, J. The Conduct of Trials. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 863–891.
- Darcy, S. Prosecuting the War Crime of Collective Punishment: Is it Time to Amend the Rome Statute? *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 29.
- Daudet, Y. L’attentat terroriste contre Rafik Hariri et la création du Tribunal spécial pour le Liban. In *Liber amicorum Jean-Pierre Cot: le procès international*. Edited by J.P. Cot and R. Badinter. (Brussels [Belgium]: Bruylant, 2009). p. 51–76.
- David, E. Official Capacity and Immunity of an Accused before the International Criminal Court. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 743–756.
- Dawson, G. The ‘Other’ Milošević Case: The Prosecutor Versus Serbia and Montenegro in *Re Production of Documents in Prosecutor v. Slobodan Milošević*. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 385–410.



- de Hemptinne, J. Challenges Raised by Victims' Participation in the Proceedings of the Special Tribunal for Lebanon. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 165.
- Del Ponte, C., and C. Sudetic. *Madame Prosecutor: Confrontations with humanity's Worst Criminals and the Culture of Impunity: A Memoir*. (New York [United States]: Other Press, 2009). 434 p.
- Derham, R. and N. Derham. From *Ad Hoc* to Hybrid: The Rules and Regulations Governing Reception of Expert Evidence at the International Criminal Court. *International Journal of Evidence and Proof*, vol. 14, iss. 1 (2010): p. 25–56.
- Dieng, A. Anatomie des juridictions internationales. In *Protecting humanity: essays in international law and policy in honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 411–422.
- Doria, J. The Relationship between Complicity Modes of Liability and Specific Intent Crimes in the Law and Practice of the ICTY. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 141–159.
- . The Work of the Special Court for Sierra Leone through its Jurisprudence. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 229–254.
- du Plessis, M. Confronting Myths about the International Criminal Court and its Work in Africa. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 437–476.
- Dungel, J. and V. Sautenet. Recent Clarifications of Superior Responsibility by International Criminal Tribunals. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I (2008): p. 257–266.
- Ewald, U. 'Predictably Irrational' International Sentencing and its Discourse Against the Backdrop of Preliminary Empirical Findings on ICTY Sentencing Practices. *International Criminal Law Review*, vol. 10, iss. 3 (2010): p. 365–402.
- Fairlie, M.A. The Precedent of Pretrial Release at the ICTY: A Road Better Left Less Traveled. *Fordham International Law Journal*, vol. 33, iss. 4 (2010): p. 1101.
- Falligant, J. The Prosecution of Sudanese President Al Bashir: Why a Security Council Deferral would Harm the Legitimacy of the International Criminal Court. *Wisconsin International Law Journal*, vol. 27, iss. 4 (2010): p. 727–756.
- Farrell, N. Attributing Criminal Liability to Corporate Actors: Some Lessons from the International Tribunals. *Journal of International Criminal Justice*, vol. 8, iss. 3 (2010): p. 873–894.
- Fernandez, J. *La politique juridique extérieure des Etats-Unis à l'égard de la Cour pénale internationale*. (Paris [France]: Pedone, 2010). 650 p.
- Fish, E.S. Peace through Complementarity: Solving the *Ex Post* Problem in International Criminal Court Prosecutions. *Yale Law Journal*, vol. 119, iss. 7 (2010): p. 1703–1715.

- La fonction consultative des juridictions internationales*. Edited by Ondoua, A., and D. Szymczak, eds. (Paris [France]: Pedone, 2009). 166 p.
- Gallmetzer, R. Prosecuting Persons Doing Business with Armed Groups in Conflict Areas: The Strategy of the Office of the Prosecutor of the International Criminal Court. *Journal of International Criminal Justice*, vol. 8, iss. 3 (2010): p. 947–956.
- Gambardella, S. and H. Tudéla. Du renouveau dans les activités du Tribunal international du droit de la mer. *Annuaire du Droit de la Mer*, vol. 14 (2009): p. 121–152.
- Ganthous, M. La valeur internationale de la Constitution à la lumière de la Résolution 1757 (2007) créant le Tribunal spécial pour le Liban. *Journal du droit international*, vol. 137, iss. 1 (2010): p. 35–74.
- Gaynor, F. Provisional Release in the Law of the International Criminal Tribunal for the Former Yugoslavia. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 183–207.
- Gibson, J.L., J. Sonis, and S. Hean. Cambodians' Support for the Rule of Law on the Eve of the Khmer Rouge Trials. *International Journal of Transitional Justice*, vol. 4, iss. 3 (2010): p. 377–396.
- Gillett, M. Victim Participation at the International Criminal Court. *Australian International Law Journal*, vol. 16 (2009): p. 29–46.
- Gillett, M. and M. Schuster. The Special Tribunal for Lebanon Swiftly Adopts its Rules of Procedure and Evidence. *Journal of International Criminal Justice*, vol. 7, iss. 5 (2009): p. 885–944.
- Goldston, J.A. More Candour about Criteria: The Exercise of Discretion by the Prosecutor of the International Criminal Court. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 383–406.
- Golubok, S. Pre-Conviction Detention before the International Criminal Court: Compliance Or Fragmentation? *The Law and Practice of International Courts and Tribunals*, vol. 9, iss. 2 (2010): p. 295–311.
- Grover, L. A Call to Arms: Fundamental Dilemmas Confronting the Interpretation of Crimes in the Rome Statute of the International Criminal Court. *European Journal of International Law*, vol. 21, iss. 3 (2010): p. 543.
- Gustafson, K. ECCC Tackles JCE: An Appraisal of Recent Decisions. *Journal of International Criminal Justice*, vol. 8, iss. 5 (2010): p. 1323.
- Happold, M. Child Recruitment as a Crime Under the Rome Statute of the International Criminal Court. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- Harhoff, F. The Trusted Cause: A Reflective Legal Comment on the Development of International Legal Procedural Law in International Criminal Tribunals. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 423–436.

- Harmon, M. Plea Bargaining: The Uninvited Guest at the International Criminal Tribunal for the Former Yugoslavia. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- Heller, K.J. Situational Gravity Under the Rome Statute. In *Future Perspectives on International Criminal Justice*. Edited by C. Stahn and L. van den Herik. T.M.C. Asser, 2010).
- Holtermann, J., von Holderstein. The End of 'the End of Impunity'? the International Criminal Court and the Challenge from Truth Commissions. *Res Publica: A Journal of Legal and Social Philosophy*, vol. 16, iss. 2 (2010): p. 209–225.
- Jacobs, D. The Importance of being Earnest: The Timeliness of the Challenge to Admissibility in *Katanga*. *Leiden Journal of International Law*, vol. 23, iss. 2 (2010): p. 331–342.
- Jain, N. Between the Scylla and Charybdis of Prosecution and Reconciliation: The Khmer Rouge Trials and the Promise of International Criminal Justice. *Duke Journal of Comparative and International Law*, vol. 20, iss. 2 (2010): p. 247–290.
- Jalloh, C.C. The International Criminal Court on Trial. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 477–518.
- Jia, B.B. The Right of Appeal in the Proceedings before the ICTY and ICTR. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 413–426.
- Johnson, S.T. Neither Victims nor Executioners: The Dilemma of Victim Participation and the Defendant's Right to a Fair Trial at the International Criminal Court. *ILSA Journal of International and Comparative Law*, vol. 16, iss. 2 (2010): p. 489–496.
- Jordash, W. and S. Martin. Due Process and Fair Trial Rights at the Special Court: How the Desire for Accountability Outweighed the Demands of Justice at the Special Court for Sierra Leone. *Leiden Journal of International Law*, vol. 23, iss. 3 (2010): p. 585–608.
- Jordash, W. and T. Parker. Trials in Absentia at the Special Tribunal for Lebanon: Incompatibility with International Human Rights Law. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 487–510.
- Jordash, W. and P. Van Tuyl. Failure to Carry the Burden of Proof: How Joint Criminal Enterprise Lost its Way at the Special Court for Sierra Leone. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 591–614.
- Jurdi, N.N. The Prosecutorial Interpretation of the Complementarity Principle: Does it really Contribute to Ending Impunity on the National Level? *International Criminal Law Review*, vol. 10, iss. 1 (2010): p. 73–96.
- Karnavas, M.G. Joint Criminal Enterprise at the ECCC: A Critical Analysis of the Pre-Trial Chamber's Decision Against the Application of JCE III and Two Divergent Commentaries on the Same. *Criminal Law Forum*, vol. 21, iss. 3/4 (2010): p. 445–494.

- Kinsch, P. On the Uncertainties Surrounding the Standard of Proof in Proceeding before International Courts and Tribunals. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 427–442.
- Köchler, H. Global Justice Or Global Revenge? The ICC and the Politicization of International Criminal Justice. In *International Criminal Law and Human Rights*. Edited by M.K. Sinha. (New Delhi [India]: Manak Publications, 2010). p. 144–154.
- Kodama, Y. For Judicial Justice and Reconciliation in Cambodia: Reflections upon the Establishment of the Khmer Rouge Trials and the Trials' Procedural Rules 2007. *The Law and Practice of International Courts and Tribunals*, vol. 9, iss. 1 (2010): p. 37–113.
- Kreß, C. On the Outer Limits of Crimes Against Humanity: The Concept of Organization within the Policy Requirement: Some Reflections on the March 2010 ICC *Kenya* Decision. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 855–873.
- Lachowska, A. The Support Work of the Court's Registry. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- Lafontaine, F. and A.G. Tachou-Sipowo. Tous les chemins ne s'arrêtent pas à Rome. *Revue belge de droit international= Belgian Review of international Law= Belgisch tijdschrift voor internationaal recht*, vol. 42, iss. 1 (2009): p. 78–112.
- Lavranos, N. Jurisdictional Competition between International Courts and Tribunals: How to Square the Circle? In *New International Law: An Anthology*. Edited by C.C. Eriksen and M. Emberland. Martinus Nijhoff Publishers, 2010).
- Leanza, U. Il processo dello Statuto della Corte penale internazionale: dall'adozione dello Statuto di Roma alla prima Assemblea degli Stati parte. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 479–494.
- The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko: In Memoriam Professor Igor Pavlovich Blishchenko (1930–2000)*. Edited by J. Doria, et al. (Leiden [Netherlands]: Brill, 2009). 1121 p.
- Leroy-Hajee, A. Prosecuting Sexual Violence at the ICTR. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 185–196.
- Liu, D. Superior Responsibility in the Jurisprudence of the ICTY. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 495–514.
- Ljuboja, L. Justice in an Uncooperative World: ICTY and ICTR Foreshadow ICC Ineffectiveness. *Houston Journal of International Law*, vol. 32, iss. 3 (2010): p. 767–805.
- Luzzati, S. On the Admissibility of Statements made by the Defendant Prior to Trial: Remarks on the ICTY Appeals Chamber's Decisions in *Halilovic* and *Prlic Et Al*. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 221.
- Malenovsky, J. L'ambiguïté du rôle des juges 'nationaux' et des juges ad hoc au sein des juridiction internationales. In *International Criminal Law and Human Rights*. Edited by M.K. Sinha. (New Delhi [India]: Manak Publications, 2010). p. 56–94.

- Maogoto, J. The Experience of the Ad Hoc Tribunals for the Former Yugoslavia and Rwanda. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- Matheson, M.J. The Damage Awards of the Eritrea-Ethiopia Claims Commission. *The Law and Practice of International Courts and Tribunals*, vol. 9, iss. 1 (2010): p. 1–15.
- McCausland, J.S. and E.C. Rojo. Developments at the International Criminal Court. *The Law and Practice of International Courts and Tribunals*, vol. 9, iss. 1 (2010): p. 127–241.
- McDonald, A. Bosnia's War Crimes Chamber and the Challenges of an Opening and Closure. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- McFarlane, A. An Examination of Superior Responsibility in the Statute of the Special Tribunal for Lebanon. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 801–816.
- McGoldrick, D. and M. Milanović. The Arrest and Impending Trial of Radovan Karadzic. *International and Comparative Law Quarterly*, vol. 58, iss. 1 (2009): p. 212–219.
- McKeever, D. Evidence obtained through Torture before the Khmer Rouge Tribunal: Unlawful Pragmatism? *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 615–630.
- Mégret, F. Justifying Compensation by the International Criminal Court's Victims Trust Fund: Lessons from Domestic Compensation Schemes. *Brooklyn Journal of International Law*, vol. 36, iss. 1 (2010): p. 123–204.
- . Of Shrines, Memorials and Museums: Using the International Criminal Court's Victim Reparation and Assistance Regime to Promote Transitional Justice. *Buffalo Human Rights Law Review*, vol. 16 (2010): p. 1–56.
- Meron, T. Universality, Complementarity, and Cooperation between States Parties to the Rome Statute and Non-Party States. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 573–582.
- Michels, J.D. Compensating Acquitted Defendants for Detention before International Criminal Courts. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 407–424.
- Moir, L. Conduct of Hostilities: War Crimes. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- Momtaz, D. L'Exercice de la compétence de la Cour pénale internationale à l'égard des crimes commis au Darfour. In *The Diversity of International Law: Essays in Honour of Professor Kalliopi K. Koufa*. Edited by A. Constantinides and N. Zaikos. (Leiden [Netherlands]: Martinus Nijhoff, 2009). p. 597–606.

- Moreno-Ocampo, L. The International Criminal Court: A Reflection. *Yearbook of International Humanitarian Law*, vol. 12 (2009): p. 3–12.
- Mujuzi, J.D. Steps Taken in Rwanda's Efforts to Qualify for the Transfer of Accused from the ICTR. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 237–248.
- Murphy, C. Political Reconciliation and International Criminal Trials. In *International Criminal Law and Philosophy*. Edited by L. May and Z. Hoskins. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 224–244.
- Murphy, P. No Free Lunch, no Free Proof: The Indiscriminate Admission of Evidence is a Serious Flaw in International Criminal Trials. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 539–574.
- Ndiaye, T.M. The Advisory Function of the International Tribunal for the Law of the Sea. *Chinese Journal of International Law*, vol. 9, iss. 3 (2010): p. 565–587.
- Nesser, C., et al. International Courts. *The International Lawyer*, vol. 44, iss. 1 (2010): p. 129–141.
- Nettelfield, L.J. From the Battlefield to the Barracks: The ICTY and the Armed Forces of Bosnia and Herzegovina. *International Journal of Transitional Justice*, vol. 4, iss. 1 (2010): p. 87–109.
- Ngane, S.N. Witnesses before the International Criminal Court. *The Law and Practice of International Courts and Tribunals*, vol. 8, iss. 3 (2009): p. 431–457.
- Niang, M., and C. Biagioni. The Challenges of Relocating Persons Acquitted by the ICTR. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 549–570.
- Nieto-Navia, R. The Application by the ICTY/ICTR Appeals Chamber of Article 14(5) of the International Covenant on Civil and Political Rights in Sentencing Proceedings. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 611–632.
- . Introductory Note: International Criminal Tribunal for the Former Yugoslavia. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I & II (2009): p. 413–428.
- Norris, G.H. Closer to Justice: Transferring Cases from the International Criminal Court. *Minnesota Journal of International Law*, vol. 19, iss. 1 (2010): p. 201–239.
- Novotna, K. Relationship between Crimes Under International Law and Immunities: Coexistence Or Exclusion? Charles Taylor Case. In *International Criminal Law and Human Rights*. Edited by M.K. Sinha. (New Delhi [India]: Manak Publications, 2010). p. 236–330.
- Nsereko, D. Cooperation with the Court on Matters of Arrest and Surrender of Indicted Fugitives: Lessons from the Ad Hoc Tribunals and National Jurisdictions. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).

- . The Role of Victims in Criminal Proceedings: Lessons National Jurisdictions can Learn from the ICC. *Criminal Law Forum*, vol. 21, iss. 3/4 (2010): p. 399–415.
- O'Neill, L. and G. Sluiter. The Right to Appeal a Judgment of the Extraordinary Chambers in the Courts of Cambodia. *Melbourne Journal of International Law*, vol. 10, iss. 2 (2009): p. 596.
- Oosterveld, V. Special Court for Sierra Leone Trial Chamber and Appeals Chamber Judgments on Attacks Against Peacekeepers, Recruitment of Child Soldiers, and Other Inhumane Acts. *American Journal of International Law*, vol. 104, iss. 1 (2010): p. 73–81.
- Opolot, D.O. The International Criminal Court *Versus* Peace Agreements: Juba Peace Talks between the LRA Rebels and the Government of Uganda. *Journal of African and International Law*, vol. 2, iss. 1 (2009): p. 39–50.
- O'Sullivan, E. and D. Montgomery. The Erosion of the Right to Confrontation Under the Cloak of Fairness at the ICTY. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 511–538.
- Paulussen, C. *Male Captus Bene Detentus? Surrendering Suspects to the International Criminal Court*. (Antwerp [Belgium]: Intersentia, 2010). 1212 p.
- Pena, M. Victim Participation at the International Criminal Court: Achievements made and Challenges Lying Ahead. *ILSA Journal of International & Comparative Law*, vol. 16, iss. 2 (2010): p. 497–516.
- Pinto, M. L'emploi de la force dans la jurisprudence des tribunaux internationaux. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 331 (2007) (2009): p. 9–161.
- Pinzauti, G. Protecting Prisoners of War: The *Mrksic Et Al.* Appeal Judgment. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 199.
- Pocar, F. International Criminal Tribunals and Serious Violations of International Humanitarian Law Against Civilians and Prisoner of War. In *International Criminal Law and Human Rights*. Edited by M.K. Sinha. (New Delhi [India]: Manak Publications, 2010). p. 1–26.
- . Common and Civil Law Traditions in the ICTY Criminal Procedure: Does Oil Blend with Water? *Supreme Court Law Review*, vol. 49 (2010): p. 437–460.
- Politi, M. La Corte Penale Internazionale a dieci anni dalla Conferenza di Roma: un primo bilancio. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 735–752.
- Raach, F. La compétence des juridictions internes dans la répression des violations graves du droit international humanitaire: la mise en oeuvre de l'article 11 bis du règlement de procédure et de preuve du T.P.I.R. *Revue de Droit International et de Droit Comparé*, vol. 86, iss. 1 (2009): p. 139–156.
- Rapp, S.J. International Justice After Closure of the Ad Hoc Tribunals. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 629–642.

- Razzouk, K.L. The Special Tribunal for Lebanon: Implications for International Law. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I (2008): p. 219–254.
- Reynolds, M.T. Legitimizing the ICC: Supporting the Court's Prosecution of those Responsible in Darfur. *Boston College Third World Law Journal*, vol. 30, iss. 1 (2010): p. 179–206.
- Riachy, R. Trials in Absentia in the Lebanese Judicial System and at the Special Tribunal for Lebanon. *Journal of International Criminal Justice*, vol. 8, iss. 5 (2010): p. 1295.
- Robinson, D. The Mysterious Mysteriousness of Complementarity. *Criminal Law Forum*, vol. 21, iss. 1 (2010): p. 67–102.
- Robinson, P. Trial in Absentia at the International Criminal Tribunal for Rwanda. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 643–660.
- Rodrigues, A. Undue Delay and the ICTY's Experience of Status Conferences: A Judge's Personal Annotations. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- Ronen, Y. ICC Jurisdiction Over Acts Committed in the Gaza Strip. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 3.
- . ICC Jurisdiction Over Acts Committed in the Gaza Strip: Article 12 (3) of the ICC Statute and Non-State Entities. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 3.
- Rosenne, S. The International Criminal Court and the International Court of Justice: Some Points of Contact. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009). p. 1003–1021.
- Rothe, D.L. and A. Overton. The International Criminal Court and the External Non-Witness Expert(s), Problematic Concerns: An Exploratory Endeavour. *International Criminal Law Review*, vol. 10, iss. 3 (2010): p. 345–364.
- Ruiz Fabri, H., J. Sorel, and Unité mixte de recherche de droit comparé de Paris. *Indépendance et impartialité des juges internationaux*. (Paris [France]: Pedone, 2010). 302 p.
- SàCouto, S. and K. Cleary. The *Katanga* Complementarity Decisions: Sound Law but Flawed Policy. *Leiden Journal of International Law*, vol. 23, iss. 2 (2010): p. 363–374.
- La saisine des juridictions internationales*. Edited by Ruiz Fabri, H., and J. Sorel, eds. (Paris [France]: Pedone, 2006). 317 p.
- Schabas, W.A. Anti-Complementarity: Referral to National Jurisdictions by the UN International Criminal Tribunal for Rwanda. *Max Planck Yearbook of United Nations Law*, vol. 13 (2009) (2009): p. 29–60.



- . Customary Law Or ‘Judge-made’ Law: Judicial Creativity at the UN Criminal Tribunals. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- . Gravity and the International Criminal Court. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 689–706.
- . Introductory Note: International Criminal Court. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I & II (2009): p. 377–384.
- . Introductory Note: International Criminal Tribunal for Rwanda. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I & II (2009): p. 461–478.
- . Prosecuting Dr Strangelove, Goldfinger, and the Joker at the International Criminal Court: Closing the Loopholes. *Leiden Journal of International Law*, vol. 23, iss. 4 (2010): p. 847–853.
- . *The International Criminal Court: A Commentary on the Rome Statute*. (Oxford [United Kingdom]: Oxford University, 2010). 1259 p.
- Scheers, I. From Rome to Kampala: An Analysis of Article 124 of the Statute of the International Criminal Court. *International Criminal Law Review*, vol. 10, iss. 3 (2010): p. 301–323.
- Scheipers, S. *Negotiating Sovereignty and Human Rights: International Society and the International Criminal Court*. (Manchester [United Kingdom]: Manchester University, 2009).
- Schiff, B.N. Universalism Meets Sovereignty at the International Criminal Court. In *Negotiating Sovereignty and Human Rights: Actors and Issues in Contemporary Human Rights Politics*. (Farnham [England]; Burlington, Vermont [United States]: Ashgate, 2009). p. 59–80.
- Schomburg, W., and M. Schuster. Human Rights in Proceedings before the International Criminal Tribunals. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 707–726.
- Shahabuddeen, M. Consistency in the Case Law of the ICTY. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 899–912.
- Shany, Y. In Defence of Functional Interpretation of Article 12 (3) of the Rome Statute: A Response to Yaël Ronen. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 329–344.
- Sheppard, D. The International Criminal Court and ‘Internationally Recognized Human Rights’: Understanding Article 21 (3) of the Rome Statute. *International Criminal Law Review*, vol. 10, iss. 1 (2010): p. 43–71.
- Simmons, B.A. and A. Danner. Credible Commitments and the International Criminal Court. *International Organization*, vol. 64, iss. 2 (2010): p. 225–256.

- Skilbeck, R. Frankenstein's Monster: Creating a New International Procedure. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 451–462.
- Sluiter, G. Using the Genocide Convention to Strengthen Cooperation with the ICC in the Al Bashir Case. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 365–382.
- Snellen, J. Toward a New Beginning with the International Criminal Court. *Naval Law Review*, vol. 60 (2010): p. 167–188.
- Spiga, V. Indirect Victims' Participation in the *Lubanga* Trial. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 183.
- Ssenyonjo, M. The International Criminal Court and Individual Responsibility of Senior State Officials for International Crimes. In *International Human Rights Law: Six Decades After the UDHR and Beyond*. Edited by M.A. Baderin and M. Ssenyonjo. (Farnham [United Kingdom]: Ashgate, 2010). p. 445–475.
- Stahn, C. Arrest and Surrender Under the ICC Statute: A Contextual Reading. In *Future Perspectives on International Criminal Justice*. Edited by C. Stahn and L. van den Herik. (The Hague [Netherlands]: T.M.C. Asser, 2010).
- . Perspectives on *Katanga*: An Introduction. *Leiden Journal of International Law*, vol. 23, iss. 2 (2010): p. 311–318.
- Stensrud, E.E. The Special Court of Sierra Leone: A Hybrid Court Or Poorly Conceived International Court? In *The Development of Institutions of Human Rights: A Comparative Study*. Edited by L.A. Barria and S.D. Roper. 1st ed. (New York [United States]: Palgrave Macmillan, 2010). p. 145–162.
- Stigen, J. What's in the ICC for States? In *New International Law: An Anthology*. Edited by C.C. Eriksen and M. Emberland. (Leiden [Netherlands]: Martinus Nijhoff, 2010).
- Subedi, S.P. The WTO Dispute Settlement Mechanism as a New Technique for Settling Disputes in International Law. In *International Law and Dispute Settlement: New Problems and Techniques*. Edited by D. French, M. Saul, and N.D. White. (Oxford [United Kingdom]: Hart, 2010). p. 173–190.
- Swart, M. Is there a Text in this Court? the Purposive Method of Interpretation and the Ad Hoc Tribunals. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 70, iss. 4 (2010): p. 767–788.
- . Judicial Lawmaking at the Ad Hoc Tribunals: The Creative use of the Sources of International Law and 'Adventurous Interpretation'. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 70, iss. 3 (2010): p. 459–486.
- Tochilovsky, V. Prosecution Disclosure Obligations in the ICC and Relevant Jurisprudence of the Ad Hoc Tribunals. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- Treves, T. The International Tribunal for the Law of the Sea and Other Law of the Sea Jurisdictions (2008–2009). *Italian Yearbook of International Law*, vol. 19 (2009) (2010): p. 315.

- . Les mesures conservatoires au Tribunal du droit de la mer et à la Cour internationale de justice: contribution au dialogue entre cours et tribunaux internationaux. In *Liber amicorum Jean-Pierre Cot: le procès international*. Edited by J.P. Cot and R. Badinter. (Brussels [Belgium]: Bruylant, 2009). p. 341–348.
- Tsereteli, N. Victim Participation in ICC Proceedings. In *Future Perspectives on International Criminal Justice*. Edited by C. Stahn and L. van den Herik. (The Hague [Netherlands]: T.M.C. Asser, 2010).
- Tuinstra, J.T. Defending the Defenders: The Role of Defence Counsel in International Criminal Trials. *Journal of International Criminal Justice*, vol. 8, iss. 2 (2010): p. 463–486.
- van Boven, T. Victims' Rights and Interests in the International Criminal Court. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- van den Herik, L. Corporations as Future Subjects of the International Criminal Court: An Exploration of the Counterarguments and Consequences. In *Future Perspectives on International Criminal Justice*. Edited by C. Stahn and L. van den Herik. (The Hague [Netherlands]: T.M.C. Asser, 2010).
- Vernichon, A. L'Outrage au tribunal devant les deux tribunaux ad hoc, le Tribunal pénal international pour le Rwanda et le Tribunal pénal international pour l'ex-Yougoslavie. In *Protecting humanity: essays in international law and policy in honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 661–688.
- Vinck, P. and P.N. Pham. Outreach Evaluation: The International Criminal Court in the Central African Republic. *International Journal of Transitional Justice*, vol. 4, iss. 3 (2010): p. 421–442.
- Waite, P.N. An Inquiry into the ICC Appeals Chambers Exercise of the Power of Remand. *The Law and Practice of International Courts and Tribunals*, vol. 9, iss. 2 (2010): p. 313–325.
- Waldorf, L. 'A Mere Pretense of Justice': Complementarity, Sham Trials, and Victor's Justice at the Rwanda Tribunal. *Fordham International Law Journal*, vol. 33, iss. 4 (2010): p. 1221.
- Weinberg de Roca, I. Prosecuting Gender Based and Sexual Crimes Against Women: The Role of the International Courts and Criminal Tribunals. In *Protecting Humanity: Essays in International Law and Policy in Honour of Navanethem Pillay*. Edited by C. Eboe-Osuji. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 229–236.
- Wemmers, J. Victims' Rights and the International Criminal Court: Perceptions within the Court regarding the Victims' Right to Participate. *Leiden Journal of International Law*, vol. 23, iss. 3 (2010): p. 629–643.
- White, N.D., and R. Cryer. The ICC and the Security Council: An Uncomfortable Relationship. In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).

- Wolfrum, R. The Settlement of Disputes before the International Tribunal for the Law of the Sea—A Progressive Development of International Law Or Relying on Traditional Mechanisms? *Japanese Yearbook of International Law*, vol. 51 (2008): p. 140–163.
- Wouters, J., S. Verhoeven, and B. Demeyere. The International Criminal Court's Office of the Prosecutor: Navigating between Independence and Accountability? In *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko*. Edited by J. Doria, H. Gasser, and M.C. Bassiouni. (Leiden [Netherlands]: Brill, 2009).
- Zahar, A. Witness Memory and the Manufacture of Evidence at the International Criminal Tribunals. In *Future Perspectives on International Criminal Justice*. Edited by C. Stahn and L. van den Herik. (The Hague [Netherlands]: T.M.C. Asser, 2010).
- Zegveld, L. Victims' Reparations Claims and International Criminal Courts: Incompatible Values? *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 79.

## 17. Intervention and humanitarian intervention

- Andreopoulos, G. Collective Security and the Responsibility to Protect. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 155–172.
- Badescu, C.G. The Responsibility to Protect: Embracing Sovereignty and Human Rights. In *Negotiating Sovereignty and Human Rights: Actors and Issues in Contemporary Human Rights Politics*. (Farnham [United Kingdom]: Ashgate, 2009). p. 81–98.
- Benjamin, D. Sudan and the Resort to Regional Arrangements: Putting Effect to the Responsibility to Protect? *The International Journal of Human Rights*, vol. 14, iss. 2 (2010): p. 233–245.
- Bolaños, T. Military Intervention without Security Council's Authorisation as a Consequence of the 'Responsibility to Protect'. In *Solidarity: A Structural Principle of International Law*. Edited by R. Wolfrum and C. Kojima. (Heidelberg [Germany]: Springer, 2010). p. 169–192.
- Gill, T.D. Humanitarian Intervention. In *The Handbook of International Law of Military Operations*. (Oxford [United Kingdom]: Oxford University, 2010). p. 221–228.
- Giorgetti, C. *A Principled Approach to State Failure: International Community Actions in Emergency Situations*. (Leiden [Netherlands]: Brill, 2010). 198 p.
- Joyner, C.C. The Responsibility to Protect: Humanitarian Concern and the Lawfulness of Armed Intervention. In *International Law: Classic and Contemporary Readings*. Edited by C. Ku and P.F. Diehl. 3rd ed. (Boulder, Colorado [United States]: Lynne Rienner, 2008). p. 319.
- Magnuson, W. The Responsibility to Protect and the Decline of Sovereignty: Free Speech Protection Under International Law. *Vanderbilt Journal of Transnational Law*, vol. 43, iss. 2 (2010): p. 255–312.
- Meyer, R.V. and M.D.M. Maxwell. The Natural Right to Intervene. *Journal of International Criminal Justice*, vol. 7, iss. 3 (2009): p. 555–573.

- Serrano, M. Implementing the Responsibility to Protect: The Power of R2P Talk. *Global Responsibility to Protect*, 2, vol. 1, iss. 2 (2010): p. 167–177.
- Welsh, J.M. Turning Words into Deeds? the Implementation of the ‘Responsibility to Protect’. *Global Responsibility to Protect*, 2, vol. 1, iss. 2 (2010): p. 149–154.
- Wilde, R. Determining how the Legitimacy of Intervention is Discussed: A Case Study of International Territorial Administration. In *Fault Lines of International Legitimacy*. Edited by H. Charlesworth, J. Coicaud, and United Nations University. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 327–359.
- Zifcak, S. The Responsibility to Protect. In *International Law*. Edited by M. Evans. 3rd ed. (Oxford [United Kingdom]: Oxford University, 2010). p. 504–527.

## 18. Jurisdiction

- de Londras, F. and S. Kingston. Rights, Security, and Conflicting International Obligations: Exploring Inter-Jurisdictional Judicial Dialogues in Europe. *American Journal of Comparative Law*, vol. 58, iss. 2 (2010): p. 359–413.
- Ronen, Y. ICC Jurisdiction Over Acts Committed in the Gaza Strip. *Journal of International Criminal Justice*, vol. 8, iss. 1 (2010): p. 3.

## 19 Law of armed conflict

- Blank, L.R. The Application of IHL in the Goldstone Report: A Critical Commentary. *Yearbook of International Humanitarian Law*, vol. 12 (2009): p. 347–402.
- Boothby, W.H. *Weapons and the Law of Armed Conflict*. (Oxford [United Kingdom]: Oxford University, 2009). 412 p.
- Gill, Terry D. and Fleck, Dieter. *The Handbook of the International Law of Military Operations*. (Oxford [United Kingdom]: Oxford University, 2010). 657 p.
- Mar, K.D. The Requirement of ‘Belonging’ Under International Humanitarian Law. *European Journal of International Law*, vol. 21, iss. 1 (2010): p. 105–124.
- Momtaz, D. La contribution de l’Organisation des Nations Unies au développement du droit international humanitaire. *Anuário Brasileiro de Direito Internacional*, vol. 1, iss. 8 (2010): p. 49–67.

## 20. Law of the sea

- Anderson, D.H. *Maritime Delimitation in the Black Sea Case* (Romania v. Ukraine). *The Law and Practice of International Courts and Tribunals*, vol. 8, iss. 3 (2009): p. 305–327.
- Becker, M.A. Russia and the Arctic: Opportunities for Engagement within the Existing Legal Framework. *American University International Law Review*, vol. 25, iss. 2 (2010): p. 225–250.

- Becker, M.A. and E.J. Sanchez. International Law of the Sea. *International Lawyer*, vol. 44, iss. 1 (2010): p. 519.
- Churchill, R. Dispute Settlement Under the UN Convention on the Law of the Sea: Survey for 2009. *International Journal of Marine and Coastal Law*, vol. 25, iss. 4 (2010): p. 457–482.
- . Trends in Dispute Settlement in the Law of the Sea: Towards the Increasing Availability of Compulsory Means. In *International Law and Dispute Settlement: New Problems and Techniques*. Edited by D. French, M. Saul, and N.D. White. (Oxford [United Kingdom]: Hart, 2010). p. 143–172.
- Cogliati-Bantz, V. Disentangling the ‘Genuine Link’: Enquiries in Sea, Air and Space Law. *Nordic Journal of International Law*, vol. 79, iss. 3 (2010): p. 383–432.
- Cot, J. Pollution in the EEZ—Municipal Court Proceedings to Impose Penalties in Case of Violation of Applicable Rules and Standards—Concurrent Jurisdiction of Flag State, Coastal State, and Port State Authorities—Interpretation and Implementation of LOS Convention Article 228. *American Journal of International Law*, vol. 104, iss. 2 (2010): p. 265.
- Ferri, N. United Nations General Assembly. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 2 (2010): p. 271–287.
- . What Future for the United Nations Open-Ended Informal Consultative Process on Oceans and the Law of the Sea? *International Journal of Marine and Coastal Law*, vol. 25, iss. 2 (2010): p. 271–287.
- Franckx, E. The International Seabed Authority and the Common Heritage of Mankind: The Need for States to Establish the Outer Limits of their Continental Shelf. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 4 (2010): p. 543–567.
- Gambardella, S. and H. Tudéla. Du renouveau dans les activités du Tribunal international du droit de la mer. *Annuaire du Droit de la Mer*, vol. 14 (2009): p. 121–152.
- Gautier, P. Le Règlement Obligatoire des Différends Relatifs au Droit de la Mer et la Pratique des Etats. *The Global Community: Yearbook of International Law and Jurisprudence*, vol. I (2009): p. 107–126.
- Hudzik, E.M. A Treaty on Thin Ice: Debunking the Arguments Against U.S. Ratification of the U.N. Convention on the Law of the Sea in a Time of Global Climate Crisis. *Washington University Global Studies Law Review*, vol. 9, iss. 2 (2010): p. 353.
- Keyuan, Z. The International Tribunal for the Law of the Sea: Procedures, Practices, and Asian States. *Ocean Development & International Law*, vol. 41, iss. 2 (2010): p. 131–151.
- Kunoy, B. The Admissibility of a Plea to an International Adjudicative Forum to Delimit the Outer Continental Shelf Prior to the Adoption of Final Recommendations by the Commission on the Limits of the Continental Shelf. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 2 (2010): p. 237–270.
- Kwiatkowska, B. *Decisions of the World Court Relevant to the UN Convention on the Law of the Sea: A Reference Guide*. 2 rev ed. (Leiden [Netherlands]: Martinus Nijhoff, 2010). 345 p.

- Larkin, J.E.D. UNCLOS and the Balance of Environmental and Economic Resources in the Arctic. *Georgetown International Environmental Law Review*, vol. 22, iss. 2 (2010): p. 307–337.
- Leung, P.C.Y. Arctic Continental Shelf Delineation and Delimitation: The Significance of Ratifying the United Nations Convention on the Law of the Sea and the Sector Theory. *Ocean Yearbook*, vol. 24 (2010): p. 475.
- Moen, A.E. For those in Peril on the Sea: Search and Rescue Under the Law of the Sea Convention. *Ocean Yearbook*, vol. 24 (2010): p. 377.
- Namountougou, M.A. La Commission des limites du plateau continental: Problèmes de statut juridique et attributions. *Revue Belge de Droit International*, vol. 41, iss. 1/2 (2010): p. 292–330.
- Ndiaye, T.M. The Advisory Function of the International Tribunal for the Law of the Sea. *Chinese Journal of International Law*, vol. 9, iss. 3 (2010): p. 565–587.
- Noussia, K. On International Arbitrations for the Settlement of Boundary Maritime Delimitation Disputes and Disputes from Joint Development Agreements for the Exploitation of Offshore Natural Resources. *The International Journal of Marine and Coastal Law*, vol. 25, iss. 1 (2010): p. 63–80.
- Posner, E.A. and A.O. Sykes. Economic Foundations of the Law of the Sea. *American Journal of International Law*, vol. 104, iss. 4 (2010): p. 569–596.
- Rothwell, D., and T. Stephens. *The International Law of the Sea*. (Oxford [United Kingdom]: Hart, 2010). 499 p.
- Suarez, S.V. Commission on the Limits of the Continental Shelf. *Max Planck Yearbook of United Nations Law*, vol. 14 (2010) (2010): p. 131–168.
- Taft, G. The United Nations Convention on the Law of the Sea: The Commission on the Limits of the Continental Shelf: A Force for Enhancing Stability in the Oceans (Or Not). *Ocean Yearbook*, vol. 24 (2010): p. 151.
- Treves, T. Human Rights and the Law of the Sea. *Berkeley Journal of International Law*, vol. 28, iss. 1 (2010): p. 1–14.
- . The International Tribunal for the Law of the Sea and Other Law of the Sea Jurisdictions (2008–2009). *Italian Yearbook of International Law*, vol. 19 (2009) (2010): p. 315.
- . Les mesures conservatoires au Tribunal du droit de la mer et à la Cour internationale de justice: contribution au dialogue entre cours et tribunaux internationaux. In *Liber amicorum Jean-Pierre Cot: le procès international*. Edited by J.P. Cot and R. Badinter. (Brussels [Belgium]: Bruylant, 2009). p. 341–348.
- Vöelckel, M. L'île des Serpents et l'arrêt de la C.I.J. du 3 février 2009. *Annuaire du Droit de la Mer*, vol. 14 (2009): p. 107–120.
- Wilder, M.P. Who Gets the Oil? Arctic Energy Exploration in Uncertain Waters and the Need for Universal Ratification of the United Nations Convention on the Law of the Sea. *Houston Journal of International Law*, vol. 32, iss. 2 (2010): p. 505–545.

Wilson, B. An Avoidable Maritime Conflict: Disputes regarding Military Activities in the Exclusive Economic Zone. *Journal of Maritime Law and Commerce*, vol. 41, iss. 3 (2010): p. 421–437.

## 21. Law of treaties

*40 Years of the Vienna Convention on the Law of Treaties*. Edited by A. Orakhelashvili, and S. Williams. (London [United Kingdom]: British Institute of International and Comparative Law, 2010). 206 p.

Affolder, N. The Market for Treaties. *Chicago Journal of International Law*, vol. 11, iss. 1 (2010): p. 159–196.

Beaumont, P.R. Reflections of the Relevance of Public International Law to Private International Law Treaty Making. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 340 (2009) (2010): p. 9–61.

Fitzmaurice, M. Dynamic (Evolutive) Interpretation of Treaties, Part II. *Hague Yearbook of International Law = Annuaire de la Haye de Droit International*, vol. 22 (2009): p. 3–31.

———. The Practical Working of the Law of Treaties. In *International Law*. Edited by M. Evans. 3rd ed. (Oxford [United Kingdom]: Oxford University, 2010). p. 172–199.

Knezinek, J. State Responsibility for Ensuring the Availability of International Treaties at National Level. *Czech Yearbook of International Law* (2010).

Tobin, J. Seeking to Persuade: A Constructive Approach to Human Rights Treaty Interpretation. *Harvard Human Rights Journal*, vol. 23, iss. Spring 2010 (2010): p. 1–50.

Tyagi, Y. The Denunciation of Human Rights Treaties. *The British Year Book of International Law*, vol. 79, iss. 1 (2009): p. 86–193.

Villani, U. Tendenze della giurisprudenza internazionale in materia di riserve ai trattati sui diritti umani. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 969–984.

## 22. Membership and representation

Blokker, N. Abuse of the Members: Questions Concerning Draft Article 16 of the Draft Articles on Responsibility of International Organizations. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 35–48.

Endeley, I.N. *Bloc Politics at the United Nations: The Africa Group*. (Lanham, Maryland [United States]: University Press of America, 2009). 60 p.

Jakobsson, U. An International Actor Under Pressure: The Impact of the War on Terror and the Fifth Enlargement on EU Voting Cohesion at the UN General Assembly 2000–05. *Journal of Common Market Studies*, vol. 47, iss. 3 (2009): p. 531–554.



Naert, F. Binding International Organisations to Member State Treaties Or Responsibility of Member States for their Own Actions in the Framework of International Organisations. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. 2010th ed. (Antwerp [Belgium]: Intersentia, 2010). p. 129–168.

### 23. Narcotic drugs

Corte, C.G. The Forms of International Institutional Law: An Historical Analysis of the Scheduling Decisions of Narcotic Drugs and Psychotropic Substances Taken by the United Nations' Commission on Narcotics Drugs. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 171–221.

### 24. Natural resources

Schrijver, N. *Development without Destruction: The UN and Global Resource Management*. (Bloomington, Indiana [United States]: Indiana University, 2010). 302 p.

Tripathi, S. The Influence of the Kimberly Process on Conflict and Natural Resource Trade in Africa: What can the UN do? In *International Law, Conflict and Development: The Emergence of a Holistic Approach in International Affairs*. Edited by M. Voyame, et al. (Leiden [Netherlands]: Martinus Nijhoff, 2010).

Weiss, E.B. The Evolution of International Water Law. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 331 (2007) (2009): p. 163–404.

### 25. Non-governmental organizations

Zanotti, L. UN Integrated Peacekeeping Operations and NGOs: Reflections on Governmental Rationalities and Contestation in the Age of Risk. *International Peacekeeping*, vol. 17, iss. 1 (2010): p. 17–31.

### 26. Peaceful settlement of disputes

*International Law and Dispute Settlement: New Problems and Techniques*. Edited by D. French, M. Saul, and N.D. White. (Oxford [United Kingdom]: Hart, 2010). 415 p.

### 27. Peacekeeping and related activities

Abbas, H. UN Peacekeeping in North Africa: Egypt and Western Sahara. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 339–350.

Abrisketa Uriarte, J. Blue Helmets and International Humanitarian Law. *Humanitäres Völkerrecht*, vol. 22, iss. 2 (2009): p. 85–93.

- Bangura, M.A. Prosecuting the Crime of Attack on Peacekeepers: A Prosecutor's Challenge. *Leiden Journal of International Law*, vol. 23, iss. 1 (2010): p. 165–181.
- Bellamy, A.J., P. Williams, and S. Griffin. *Understanding Peacekeeping*. 2nd ed. (Cambridge [United Kingdom]: Polity, 2010). 447 p.
- Benner, T. and P. Rotmann. Zehn Jahre Brahimi-Bericht: Die UN-Friedenssicherung steht weiterhin vor großen Herausforderungen. *Vereinte Nationen*, vol. 58, iss. 3 (2010): p. 115–119.
- Braga, C.C.V. MINUSTAH and the Security Environment in Haiti: Brazil and South American Cooperation in the Field. *International Peacekeeping*, vol. 17, iss. 5 (2010): p. 711–722.
- Brosig, M. The Multi-Actor Game of Peacekeeping in Africa. *International Peacekeeping*, vol. 17, iss. 3 (2010): p. 327–342.
- Buxton, J. South America, Peace Operations and MINUSTAH: The View from Venezuela. *International Peacekeeping*, vol. 17, iss. 5 (2010): p. 678–693.
- Cammaert, P.C., and B. Klappe. Application of Force and Rules of Engagement in Peace Operations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 151–158.
- . Authority, Command, and Control in the United Nations-Led Peace Operations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 159–162.
- Cathcart, B. Force Application in Enforcement and Peace Enforcement Operations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 115–128.
- Chemillier-Gendreau, M. La désuétude de l'article 26 de la Charte des Nations Unies, expression de l'échec du système onusien. In *International law and the quest for its implementation: liber amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 59–72.
- Chesterman, S. Whose Strategy, Whose Peace? The Role of International Institutions in Strategic Peacebuilding. In *Strategies of Peace: Transforming Conflict in a Violent World*. Edited by D. Philpott and G. Powers. (Oxford [United Kingdom]: Oxford University, 2010). p. 119–140.
- Cockayne, J. and A. Lupel. Rethinking the Relationship between Peace Operations and Organized Crime. *International Peacekeeping*, vol. 16, iss. 1 (2009): p. 4–19.
- Cunliffe, P. The Politics of Global Governance in UN Peacekeeping. *International Peacekeeping*, vol. 16, iss. 3 (2009): p. 323–336.
- Dannenbaum, T. Translating the Standard of Effective Control into a System of Effective Accountability: How Liability should be Apportioned for Violations of Human Rights by Member State Troop Contingents Serving as United Nations Peacekeepers. *Harvard International Law Journal*, vol. 51, iss. 1 (2010): p. 113–192.

- De Brabandere, E. The Responsibility for Post-Conflict Reforms: A Critical Assessment of *Jus Post Bellum* as a Legal Concept. *Vanderbilt Journal of Transnational Law*, vol. 43, iss. 1 (2010): p. 119–223.
- De Coning, C. The Evolution of Peace Operations in Africa: Trajectories and Trends. *Journal of International Peacekeeping*, vol. 14, iss. 1/2 (2010): p. 6–26.
- Deiseroth, D. Das Friedensgebot des Grundgesetzes und der UN-Charta—aus juristischer Sicht. In *Frieden durch Recht?* Edited by P. Becker, R. Braun, and D. Deiseroth. (Berlin [Germany]: BWV—Berliner Wissenschafts-Verlag, 2010). p. 35–61.
- Dijkzeul, D. Developing Security in the Eastern Democratic Republic of the Congo: MONUC as a Practical Example of (Failing) Collective Security. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 313–342.
- Elliott, L. Cosmopolitan Militaries and Cosmopolitan Force. In *Fault Lines of International Legitimacy*. Edited by H. Charlesworth and J. Coicaud. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 279–302.
- Eloho Otobo, E. The New Peacebuilding Architecture: An Institutional Innovation of the United Nations. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 212–233.
- Ero, C. UN Peacekeeping in West Africa: Liberia, Sierra Leone and Côte d’Ivoire. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 283–304.
- Fleck, D. Status of Forces in Enforcement and Peace Enforcement Operations. In *The Handbook of International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 94–109.
- Ford, J. and K. Tienhaara. Too Little, Too Late? International Oversight of Contract Negotiations in Post-Conflict Liberia. *International Peacekeeping*, vol. 17, iss. 3 (2010): p. 361–376.
- Fry, J.D. Gas Smells Awful: U.N. Forces, Riot-Control Agents, and the Chemical Weapons Convention. *Michigan Journal of International Law*, vol. 31, iss. 3 (2010): p. 475–558.
- Garms, U. Promoting Human Rights in the Administration of Justice in Southern Sudan. Mandate and Accountability Dilemmas in the Field Work of a DPKO Human Rights Officer. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 581–600.
- Garraway, C.H.B. Applicability and Application of International Humanitarian Law to Enforcement and Peace Enforcement Operations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 129–134.
- Gill, T.D. Characterization and Legal Basis for Peace Operations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 135–142.

- . Legal Characterization and Basis for Enforcement Operations and Peace Enforcement Operations Under the Charter. In *The Handbook of the International Law of Military Operations*. Edited by Gill, Terry D. and Fleck, Dieter. (Oxford [United Kingdom]: Oxford University, 2010). p. 81–93.
- . Legal Parameters for the use of Force within the Context of Peace Operations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 150.
- Grady, K. Sexual Exploitation and Abuse by UN Peacekeepers: A Threat to Impartiality. *International Peacekeeping*, vol. 17, iss. 2 (2010): p. 215–228.
- Hassler, S. Peacekeeping and the Responsibility to Protect. *Journal of International Peacekeeping*, vol. 14, iss. 1/2 (2010): p. 134–183.
- Häußler, U. Human Rights Accountability of International Organisations in the Lead of International Peace Missions. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 215–268.
- Kanetake, M. Whose Zero Tolerance Counts? Reassessing a Zero Tolerance Policy Against Sexual Exploitation and Abuse by UN Peacekeepers. *International Peacekeeping*, vol. 17, iss. 2 (2010): p. 200–214.
- Khadiagala, G.M. UN Peacekeeping in the Great Lakes Region: The DRC, Rwanda, and Burundi. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 305–322.
- Klappe, B. Prevention and Repression of (Sexual) Violence, Exploitation, and Abuse in the Context of Peace Operations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 495–500.
- Kondoch, B. The Responsibility of Peacekeepers, their Sending States, and International Organizations. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 515–536.
- Koops, J.A. Effective Inter-Organizationalism? Lessons Learned from the Standby High Readiness Brigade for UN Operations (SHIRBRIG). *Studia Diplomatica*, vol. 62, iss. 3 (2009): p. 81–89.
- Kovac, M. Legal Issues Arising from the Possible Inclusion of Private Military Companies in UN Peacekeeping. *Max Planck Yearbook of United Nations Law*, vol. 13 (2009) (2009): p. 307–374.
- Lemay-Hébert, N. UNPOL and Police Reform in Timor-Leste: Accomplishments and Setbacks. *International Peacekeeping*, vol. 16, iss. 3 (2009): p. 393–406.
- Lipson, M. Performance Under Ambiguity: International Organization Performance in UN Peacekeeping. *The Review of International Organizations*, vol. 5, iss. 3 (2010): p. 249–284.

- Major, C. and C. Mölling. More than Wishful Thinking? EU, UN and NATO and Comprehensive Approaches to Crisis Management. *Studia Diplomatica*, vol. 62, iss. 3 (2009): p. 21–28.
- Månsson, K. Implementing the Concept of Protection of Civilians in the Light of International Humanitarian Law and Human Rights Law: The Case of MONUC. In *International Humanitarian Law and Human Rights Law: Towards a New Merger in International Law*. Edited by R. Arnold and N. Quénivet. (Leiden [Netherlands]: Martinus Nijhoff Publishers, 2008). p. 555–590.
- Maogoto, J.N. Yesterday's Mistakes Still Today's News: The Persisting Cloud of Humanitarian Violations Over United Nations Peacekeeping: A New Agenda for Accountability. *African Yearbook of International Law*, vol. 16 (2008): p. 269–298.
- Marschik, A. The Administration of Arms Control: Ensuring Accountability and Legitimacy of Field Operations. *International Organizations Law Review*, vol. 6, iss. 2 (2009): p. 627–653.
- Maus, S. The Responsibility of Rebuild: Some Remarks on a UN Obligation to Conduct Peacebuilding Activities. *Humanitäres Völkerrecht*, vol. 23, iss. 2 (2010): p. 52–61.
- McGoldrick, D., et al. The Geneva Conventions and United Nations Personnel (Protocols) Act 2009: A Move Away from the Minimalist Approach. *International and Comparative Law Quarterly*, vol. 59, iss. 1 (2010): p. 171–180.
- Morris, C. Peacekeeping and the Sexual Exploitation of Women and Girls in Post-Conflict Societies: A Serious Enigma to Establishing the Rule of Law. *Journal of International Peacekeeping*, vol. 14, iss. 1/2 (2010): p. 184–212.
- Murithi, T. The UN Peacebuilding Commission. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 351–372.
- Myjer, E.P.J., and N.D. White. Peace Operations Conducted by Regional Organizations and Arrangements. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 163–184.
- Ochoche, S.A. Post-Conflict Peacebuilding: The Role of the UN Integrated Office in Sierra Leone (UNIOSIL). In *From Civil Strife to Peace Building: Examining Private Sector Involvement in West African Reconstruction*. Edited by H. Besada. (Waterloo, Ontario [Canada]: Wilfrid Laurier University, 2009). p. 129–143.
- Odello, M. Tackling Criminal Acts in Peacekeeping Operations: The Accountability of Peacekeepers. *Journal of Conflict and Security Law*, vol. 15, iss. 2 (2010): p. 347.
- Odendahl, K. Die Beteiligung der EU an UN-Missionen im Kosovo: UNMIK, EUPT Kosovo und EULEX KOSOVO. *Schweizerische Zeitschrift für internationales und europäisches Recht*, vol. 19, iss. 3 (2009): p. 359–379.
- Olsson, L. *Gender Equality and United Nations Peace Operations in Timor Leste*. (Leiden [Netherlands]: Martinus Nijhoff, 2009). 208 p.

- Oswald, B., and A. Bates. Privileges and Immunities of United Nations Police. In *Making Sense of Peace and Capacity-Building Operations: Rethinking Policing and Beyond*. Edited by B.W. Hughes, C.T. Hunt, and B. Kondoch. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 163–190.
- Oswald, B., H. Durham, and A. Bates. *Documents on the Law of UN Peace Operations*. (Oxford [United Kingdom]: Oxford University, 2010). 608 p.
- Otto, D. The Sexual Tensions of UN Peace Support Operations. *Finnish Yearbook of International Law*, vol. 18.2007 (2009): p. 33–57.
- Pampell Conaway, C. and J. Shoemaker. Frauen in UN-Friedensmissionen: ein Anfang ist gemacht. *Vereinte Nationen*, vol. 57, iss. 5 (2009): p. 204–210.
- Patterson, M.H. *Privatising Peace: A Corporate Adjunct to United Nations Peacekeeping and Humanitarian Operations*. (Basingstoke, United Kingdom: Palgrave Macmillan, 2009). 260 p.
- El proceso de reforma de las Naciones Unidas: la dimensión institucional y el mantenimiento de la paz y de la seguridad internacionales*. Edited by Blanc Altemir, A., ed. (Madrid [Spain]: Tecnos, 2009). 424 p.
- Salomons, D. On the Far Side of Conflict: The UN Peacebuilding Commission as Optical Illusion. In *United Nations Reform and the New Collective Security*. Edited by P.G. Danchin and H. Fischer. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 195–211.
- Sambanis, N. How Strategic is UN Peacebuilding? In *Strategies of Peace: Transforming Conflict in a Violent World*. Edited by D. Philpott and G. Powers. (Oxford [United Kingdom]: Oxford University, 2010). p. 141–168.
- Saunders, C. UN Peacekeeping in Southern Africa: Namibia, Angola, and Mozambique. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 269–282.
- Schaller, C., and U. Schneckener. *Das Peacebuilding-System der Vereinten Nationen: neue Mechanismen—neue Möglichkeiten?*. (Berlin [Germany]: Deutsche Institut für Internationale Politik und Sicherheit, 2009). 39 p.
- Sicilianos, L. L'(ir)responsabilité des forces multinationales? In *International law and the quest for its implementation: liber amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre*. Edited by L. Boisson de Chazournes and M.G. Kohen. (Leiden [Netherlands]: Martinus Nijhoff, 2010). p. 95–126.
- Simić, O. Does the Presence of Women really Matter? Towards Combating Male Sexual Violence in Peacekeeping Operations. *International Peacekeeping*, vol. 17, iss. 2 (2010): p. 188–199.
- Sloan, J. Peacekeepers Under Fire: Prosecuting the RUF for Attacks Against the UN Assistance Mission in Sierra Leone. *The Law and Practice of International Courts and Tribunals*, vol. 9, iss. 2 (2010): p. 243–293.

- Suntharalingam, N. The UN Security Council, Regional Arrangements, and Peace Operations. In *Fault Lines of International Legitimacy*. Edited by H. Charlesworth, J. Coicaud, and United Nations University. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 204–238.
- Svarc, D. Protection of Civilians in Peace Operations: The Evolving Normative Framework and the Operationalization of ‘Protection’ Norms. In *International Criminal Law and Human Rights*. Edited by M.K. Sinha. (New Delhi [India]: Manak Publications, 2010). p. 331–350.
- Tadesse, M. UN Peacekeeping in the Horn of Africa: Somalia, Ethiopia/Eritrea and Sudan. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 323–338.
- Tagliavini, H. Between Peacekeeping and Peacebuilding: International Engagement for Peace in the South Caucasus: Experience of a UN SRSG. In *International Law, Conflict and Development: The Emergence of a Holistic Approach in International Affairs*. Edited by M. Voyame, et al. (Leiden [Netherlands]: Martinus Nijhoff, 2010).
- Tryggestad, T.L. The UN Peacebuilding Commission and Gender: A Case of Norm Reinforcement. *International Peacekeeping*, vol. 17, iss. 2 (2010): p. 159–171.
- Tull, D.M. *Die Peacekeeping-Krise der Vereinten Nationen: ein Überblick über die Debatte*. (Berlin [Germany]: Deutsche Institut für Internationale Politik und Sicherheit, 2010). 30 p.
- van der Lijn, J. Success and Failure of UN Peacekeeping Operations: UNMIS in Sudan. *Journal of International Peacekeeping*, vol. 14, iss. 1/2 (2010): p. 27–59.
- Weiner, J.R., A. Sharon, and M. Morrison. Peacekeepers: Will they Advance any Prospective Arab-Israeli Peace Agreement? *Fordham International Law Journal*, vol. 34, iss. 1 (2010): p. 1–124.
- White, N.D. Empowering Peace Operations to Protect Civilians: Form Over Substance? *Journal of International Peacekeeping*, vol. 13, iss. 3/4 (2009): p. 327–355.
- Wiharta, S. The Legitimacy of Peace Operations. *SIPRI Yearbook* (2009): p. 337–351.
- Wiharta, S. and S. Blair. Civilian Roles in Peace Operations. *SIPRI Yearbook* (2010): p. 87–106.
- Zanotti, L. UN Integrated Peacekeeping Operations and NGOs: Reflections on Governmental Rationalities and Contestation in the Age of Risk. *International Peacekeeping*, vol. 17, iss. 1 (2010): p. 17–31.

## 28. Piracy

- Chang, D. Piracy Laws and the Effective Prosecution of Pirates. *Boston College International and Comparative Law Review*, vol. 33, iss. 2 (2010): p. 273–288.
- Dutton, Y. Bringing Pirates to Justice: A Case for Including Piracy within the Jurisdiction of the International Criminal Court. *Chicago Journal of International Law*, vol. 11, iss. 1 (2010): p. 201.

- Guilfoyle, D. Counter-Piracy Law Enforcement and Human Rights. *International and Comparative Law Quarterly*, vol. 59, iss. 1 (2010): p. 141–169.
- Harrelson, J. Blackbeard Meets Blackwater: An Analysis of International Conventions that Address Piracy and the use of Private Security Companies to Protect the Shipping Industry. *American University International Law Review*, vol. 25 (2010): p. 283–313.
- Heinegg, W.H.v. Repressing Piracy and Armed Robbery at Sea: Towards a New International Legal Regime. *Israel Yearbook on Human Rights*, vol. 40 (2010): p. 219–241.
- Isanga, J.M. Countering Persistent Contemporary Sea Piracy: Expanding Jurisdictional Regimes. *American University Law Review*, vol. 59, iss. 5 (2010): p. 1267–1319.
- Kontorovich, E. and S. Art. An Empirical Examination of Universal Jurisdiction for Piracy. *American Journal of International Law*, vol. 104, iss. 3 (2010): p. 436–453.
- Laly-Chevalier, C. Lutte contre la piraterie maritime et droits de l'homme. *Revue belge de droit international= Belgian Review of international Law= Belgisch tijdschrift voor internationaal recht*, vol. 42, iss. 1 (2009): p. 5–52.
- Roach, J.A. Agora: Piracy Prosecutions: Countering Piracy Off Somalia: International Law and International Institutions. *American Journal of International Law*, vol. 104, iss. 3 (2010): p. 397.
- . Countering Piracy Off Somalia: International Law and International Institutions. *American Journal of International Law*, vol. 104, iss. 3 (2010): p. 397.
- Thedwall, C. Choosing the Right Yardarm: Establishing an International Court for Piracy. *Georgetown Journal of International Law*, vol. 41, iss. 2 (2010): p. 501–524.
- Totten, C. and M. Bernal. Somali Piracy: Jurisdictional Issues, Enforcement Problems and Potential Solutions. *Georgetown Journal of International Law*, vol. 41, iss. 2 (2010): p. 377–424.
- Treves, T. Piracy, Law of the Sea, and use of Force: Developments Off the Coast of Somalia. *European Journal of International Law*, vol. 20, iss. 2 (2009): p. 399–414.

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

- Bell, C.A. Reassessing Multiple Attribution: The International Law Commission and the *Behrami* and *Saramati* decision. *New York University Journal of International Law and Politics*, vol. 42, iss. 2 (2010): p. 501–548.
- Blokker, N. Abuse of the Members: Questions Concerning Draft Article 16 of the Draft Articles on Responsibility of International Organizations. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 35–48.
- De Brabandere, E. La 60ème session de la Commission du droit international. *Revue Belge de Droit International= Belgian Review of International Law= Belgisch Tijdschrift voor Internationaal Recht*, vol. 41, iss. 1/2 (2008): p. 245–264.



- The Diversity of International Law: Essays in Honour of Professor Kalliopi K. Koufa*. Edited by A. Constantinides, and N. Zaikos. (Leiden [Netherlands]: Martinus Nijhoff, 2009). 674 p.
- Gaja, G. The Position of Individuals in International Law: An ILC Perspective. *European Journal of International Law*, vol. 21, iss. 1 (2010): p. 11–14.
- Hafner, G., and I. Buffard. Les travaux de la Commission du droit international: de la responsabilité à la prévention des dommages. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 145–164.
- Hoffmeister, F. Litigating Against the European Union and its Member States: Who Responds Under the ILC's Draft Articles on International Responsibility of International Organizations? *European Journal of International Law*, vol. 21, iss. 3 (2010): p. 723.
- Iovane, M. Activity of the International Law Commission during its 59th Session (2007). *Italian Yearbook of International Law*, vol. 18 (2008) (2009): p. 255–268.
- . Activity of the International Law Commission during its 60th Session (2008). *Italian Yearbook of International Law*, vol. 18 (2008) (2009): p. 269–283.
- Johnstone, I. Normative Evolution at the UN: Impact on Operational Activities. In *Cooperating for Peace and Security: Evolving Institutions and Arrangements in a Context of Changing U.S. Security Policy*. Edited by B.D. Jones, S. Forman, and R. Gowan. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 187–214.
- Kuijper, P.J. Amsterdam Center for International Law: Introduction to the Symposium on Responsibility of International Organizations and of (Member) States: Attributed Or Direct Responsibility Or both? *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 9–33.
- McCaffrey, S.C. The International Law Commission Adopts Draft Articles on Transboundary Aquifers. *American Journal of International Law*, vol. 103, iss. 2 (2009): p. 272.
- Milanović, M. Norm Conflict in International Law: Whither Human Rights? *Duke Journal of Comparative & International Law*, vol. 20, iss. 1 (2009): p. 69–133.
- . A Norm Conflict Perspective on the Relationship between International Humanitarian Law and Human Rights Law. *Journal of Conflict and Security Law*, vol. 14, iss. 3 (2009): p. 459–483.
- Momtaz, D. La contribution de l'Organisation des Nations Unies au développement du droit international humanitaire. *Anuário Brasileiro de Direito Internacional*, vol. V, iss. 8 (2010): p. 49–67.
- Orakhelashvili, A. Peremptory Norms as an Aspect of Constitutionalisation in the International Legal System. In *The Dynamics of Constitutionalism in the Age of Globalisation*. Edited by M. Frishman and S. Muller. (The Hague [The Netherlands]: Hague Academic, 2010). p. 153–180.

Paasivirta, E. Responsibility of a Member State of an International Organization: Where Will it End? Comments on Article 60 of the ILC Draft on the Responsibility of International Organizations. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 49–61.

*Peace through International Law: The Role of the International Law Commission. A Colloquium at the Occasion of its Sixtieth Anniversary*. Edited by G. Nolte. (Dordrecht [The Netherlands]: Springer, 2009). 195 p.

### 30. Refugees and internally displaced persons

Atapattu, S. Climate Change, Human Rights, and Forced Migration: Implications for International Law. *Wisconsin International Law Journal*, vol. 27, iss. 3 (2009): p. 607–636.

Badawy, T. The Protection of Refugees between Obligations Under the United Nations Charter and Specific Treaty Obligations: The Case of Egypt. *African Yearbook of International Law = Annuaire Africain de Droit International*, vol. 16 (2008): p. 151–196.

Field, J.R.C. Bridging the Gap between Refugee Rights and Reality: A Proposal for Developing International Duties in the Refugee Context. *International Journal of Refugee Law*, vol. 22, iss. 4 (2010): p. 512–557.

Gilbert, G. Running Scared since 9/11: Refugees, UNHCR and the Purposive Approach to Treaty Interpretation. In *Critical Issues in International Refugee Law*. Edited by J.C. Simeon. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 85.

Kritzman-Amir, T. Not in My Backyard: On the Morality of Responsibility Sharing in Refugee Law. *Brooklyn Journal of International Law*, vol. 34, iss. 2 (2008): p. 355–393.

LaViolette, N. ‘UNHCR Guidance Note on Refugee Claims Relating to Sexual Orientation and Gender Identity’: A Critical Commentary. *International Journal of Refugee Law*, vol. 22, iss. 2 (2010): p. 173–208.

Mahiga, A.P. The Office of the UN High Commissioner for Refugees. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 571–588.

Mathew, P. The Fifth Colloquium on Challenges in International Refugee Law: The Michigan Guidelines on the Right to Work. *Michigan Journal of International Law*, vol. 31, iss. 2 (2009): p. 293–306.

Sandvik, K.B. A Legal History: The Emergence of the African Resettlement Candidate in International Refugee Management. *International Journal of Refugee Law*, vol. 22, iss. 1 (2010): p. 20.

———. On the Social Life of International Organisations: Framing Accountability in Refugee Resettlement. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 287–306.

Schürmann, F. and A. Scheidegger. Individualbeschwerde bei drohender Verletzung des non refoulement-Prinzips: ein Vergleich zwischen CAT und EMRK, unter besonderer Berücksichtigung der Praxis des UN-Ausschusses gegen Folter in Schweizer Fällen. *Schweizerisches Jahrbuch für Europarecht*, vol. 2008/09 (2009): p. 201–213.

Simeon, J.C. A Comparative Analysis of the Response of the UNHCR and Industrialized States to Rapidly Fluctuating Refugee Status and Asylum Applications: Lessons and Best Practices for RSD Systems Design and Administration. *International Journal of Refugee Law*, vol. 22, iss. 1 (2010): p. 72.

Turk, V. and E. Eyster. Strengthening Accountability in UNHCR. *International Journal of Refugee Law*, vol. 22, iss. 2 (2010): p. 159–172.

Wouters, K. and M. Den Heijer. The Marine I Case: A Comment. *International Journal of Refugee Law*, vol. 22, iss. 1 (2010): p. 1–19.

### 31. Rule of law

Bodeau-Livinec, P., and S. Villalpando. La promotion de l'‘état de droit’ dans la pratique des Nations Unies. In *L'Etat de droit en droit international: colloque de Bruxelles*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2009). p. 81–100.

Buhler, K.G. The Austrian Rule of Law Initiative 2004–2008: The Panel Series, the Advisory Group and the Final Report on the UN Security Council and the Rule of Law. *Max Planck Yearbook of United Nations Law*, vol. 12 (2008): p. 409–446.

Chesterman, S. UNacceptable?: The United Nations, Emergency Powers and the Rule of Law in Asia. In *Emergency Powers in Asia: Exploring the Limits of Legality*. Edited by V.V. Ramraj and A.K. Thiruvengadam. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 237–263.

Corten, O. L'Etat de droit en droit international: quelle valeur juridique ajoutée ? In *L'Etat de droit en droit international: colloque de Bruxelles*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2009). p. 11–40.

*L'Etat de droit en droit international: colloque de Bruxelles*. Edited by Société française pour le droit international, ed. (Paris [France]: Pedone, 2009). 447 p.

Klein, P. L'administration internationale de territoire: quelle place pour l'Etat de droit ? In *L'Etat de droit en droit international: colloque de Bruxelles*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2009). p. 385–402.

Niyungeko, G. Accords de paix, résolutions du Conseil de sécurité et reconstruction des sociétés dans des situations post-confliktuelles: quelle place pour l'Etat de droit ? In *L'Etat de droit en droit international: colloque de Bruxelles*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2009). p. 403–430.

*The Rule of Law in International and Comparative Context*. Edited by R. McCorquodale. (London [United Kingdom]: British Institute of International and Comparative Law, 2010). 272 p.

Sarkar, R. *International Development Law: Rule of Law, Human Rights, and Global Finance*. (Oxford [United Kingdom]: Oxford University, 2009). 496 p.

Vig, S. The Conflictual Promises of the United Nations' Rule of Law Agenda: Challenges for Post-Conflict Societies. *Journal of International Peacekeeping*, vol. 13, iss. 1/2 (2009): p. 131–158.

### 32. Self-defence

Bakircioglu, O. The Right to Self-Defence in National and International Law: The Role of the Imminence Requirement. *Indiana International and Comparative Law Review*, vol. 19, iss. 1 (2009): p. 1–48.

Gill, T.D. Legal Basis of the Right of Self-Defence Under the UN Charter and Under Customary International Law. In *The Handbook of the International Law of Military Operations*. Edited by T.D. Gill and D. Fleck. (Oxford [United Kingdom]: Oxford University, 2010). p. 187–198.

Matsui, Y. Anticipatory Or Preemptive Self-Defence and the World Order Under the UN Charter. In *International Law: Issues and Challenges*. Edited by R.K. Dixit, et al. (Gurgaon [India]: Hope India, 2009). p. 139–147.

Schmidl, M. *The Changing Nature of Self-Defence in International Law*. (Baden-Baden [Germany]: Nomos, 2009). 247 p.

Vallarta Marrón, J.L. El derecho inmanente a la legítima defensa individual o colectiva en caso de ataque armado. ¿Se justifica una interpretación extensiva para incluir medidas preventivas y punitivas? Una visión israelí. *Anuario Mexicano de Derecho Internacional*, iss. 9 (2009).

### 33. Self-determination

Carcano, A. The Right to Self-Determination of the Iraqi People in the Practice of the Security Council Concerning the Occupation of Iraq. In *Liber Fausto Pocar*. Edited by G. Venturini and S. Bariatti. (Milan [Italy]: Giuffrè, 2009). p. 95–110.

Saxer, U.W. *Die internationale Steuerung der Selbstbestimmung und der Staatsentstehung: Selbstbestimmung, Konfliktmanagement, Anerkennung und Staatennachfolge in der neueren Völkerrechtspraxis*. (Heidelberg [Germany]: Springer, 2010). 1140 p.

### 34. State responsibility

Hakimi, M. State Bystander Responsibility. *European Journal of International Law*, vol. 21, iss. 2 (2010): p. 341.

Kerbrat, Y. Le droit international face au défi de la réparation des dommages à l'environnement. In *Le droit international face aux enjeux environnementaux: colloque d'Aix-en-Provence*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2010). p. 124–144.

### 35. State sovereignty

- Chimni, B.S. Sovereignty, Rights, and Armed Intervention: A Dialectical Perspective. In *Fault Lines of International Legitimacy*. Edited by H. Charlesworth, J. Coicaud, and United Nations University. (Cambridge [United Kingdom]: Cambridge University, 2010). p. 303–326.
- Deng, F.M. The Evolution of the Idea of ‘Sovereignty as Responsibility’. In *From Global Apartheid to Global Village: Africa and the United Nations*. Edited by A. Adebajo. (Scottsville [South Africa]: University of KwaZulu-Natal, 2009). p. 191–214.
- Ker-Lindsay, J. Kosovo, Sovereignty and the Subversion of UN Authority. In *Kosovo, Intervention and Statebuilding: The International Community and the Transition to Independence*. Edited by A. Hehir. (London [United Kingdom]: Routledge, 2010). p. 168–184.
- Milano, E. The Security Council and Territorial Sovereignty: The Case of Kosovo. *International Community Law Review*, vol. 12, iss. 2 (2010): p. 171–189.

### 36. Transitional justice

- Bekou, O. Rule 11 Bis: An Examination of the Process of Referrals to National Courts in ICTY Jurisprudence. *Fordham International Law Journal*, vol. 33, iss. 3 (2010): p. 723–791.
- Chesterman, S. International Territorial Administration and the Limits of Law. *Leiden Journal of International Law*, vol. 23, iss. 02 (2010): p. 437–447.
- Clark, J.N. Transitional Justice in Bosnia: The International Criminal Tribunal for the Former Yugoslavia. In *The Development of Institutions of Human Rights: A Comparative Study*. Edited by L.A. Barria and S.D. Roper. 1st ed. (New York [United States]: Palgrave Macmillan, 2010). p. 83–97.
- Daase, C. Die UN-Mission im Kosovo 1999–2008: zur Umsetzung völkerrechtlicher Standards für state-building durch eine internationale bergangsverwaltung. *Die Friedens-Warte*, vol. 84 (2009): p. 83–124.
- De Brabandere, E. Human Rights Accountability of International Administrations: Theory and Practice in East Timor. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 331–354.
- . Immunity of International Organizations in Post-Conflict International Administrations. *International Organizations Law Review*, vol. 7, iss. 1 (2010): p. 79–119.
- Du Plessis, M. and J. Ford. Transitional Justice: A Future Truth Commission for Zimbabwe? *International and Comparative Law Quarterly*, vol. 58, iss. 1 (2009): p. 73–117.

- Istrefi, R. Should the United Nations Create an Independent Human Rights Body in a Transitional Administration? the Case of the United Nations Interim Administration Mission in Kosovo (UNMIK). In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 355–372.
- Joyner, C.C. Reconciliation as Conflict Resolution. *New Zealand journal of public and international law*, vol. 8, iss. 1 (2010): p. 39–70.
- Klein, P. L'administration internationale de territoire: quelle place pour l'Etat de droit ? In *L'Etat de droit en droit international: colloque de Bruxelles*. Edited by Société française pour le droit international. (Paris [France]: Pedone, 2009). p. 385–402.
- Kosovo, Intervention and Statebuilding: The International Community and the Transition to Independence*. Edited by A. Hehir. (London [United Kingdom]: Routledge, 2010). 207 p.
- Megret, F. Of Shrines, Memorials and Museums: Using the International Criminal Court's Victim Reparation and Assistance Regime to Promote Transitional Justice. *Buffalo Human Rights Law Review*, vol. 16 (2010): p. 1–56.
- Murati, G.B. The Ombudsperson Institution Vs the United Nations Interim Administration Mission in Kosovo (UNMIK). In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 373–397.
- Rae, J.D. *Peacebuilding and Transitional Justice in East Timor*. (Boulder, Colorado [United States]: Lynne Rienner, 2009). 255 p.
- Sarkin, J. and C. Fowler. The Responsibility to Protect and the Duty to Prevent Genocide: Lessons to be Learned from the Role of the International Community and the Media during the Rwandan Genocide and the Conflict in the Former Yugoslavia. *Suffolk Transnational Law Review*, vol. 33, iss. 1 (2010): p. 35–86.
- Serra, G. The International Civil Administration in Kosovo: A Commentary on some Major Legal Issues. *Italian Yearbook of International Law*, vol. 18 (2008) (2009): p. 63–87.
- Trenkov-Wermuth, C. *United Nations Justice: Legal and Judicial Reform in Governance Operations*. (Shibuya-ku, Tokyo [Japan]; New York [United States]: United Nations University, 2010). 226 p.
- Triponel, A. and S. Pearson. What do You Think should Happen? Public Participation in Transitional Justice. *Pace University School of Law International Law Review*, vol. 22, iss. 1 (2010): p. 103–144.
- Wilde, R. Understanding the International Territorial Administration Accountability Deficit: Trusteeship and the Legitimacy of International Organisations. In *Accountability for Human Rights Violations by International Organisations*. Edited by J. Wouters, et al. (Antwerp [Belgium]: Intersentia, 2010). p. 311–329.

### 37. Use of force

- Corten, O. Vers une 'déterritorialisation' de l'interdiction du recours à la force dans les relations internationales? *Anuário Brasileiro de Direito Internacional*, vol. 1, iss. 8 (2010): p. 207–228.
- d'Aspremont, J. Mapping the Concepts Behind the Contemporary Liberalization of the Use of Force in International Law. *University of Pennsylvania Journal of International Law*, vol. 31, iss. 4 (2010): p. 1089–1148.
- Lim, C.L. The Recent Tendency Towards Unilateral use of Force and the Future Roles of the Security Council. In *International Law: Issues and Challenges*. Edited by R.K. Dixit, et al. (Gurgaon [India]: Hope India, 2009). p. 164–181.
- Meyer, R.V. A Plea for *Defending Humanity*. *Journal of International Criminal Justice*, vol. 7, iss. 3 (2009): p. 521.
- Pinto, M. L'emploi de la force dans la jurisprudence des tribunaux internationaux. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 331 (2007) (2009): p. 9–161.
- Rukunas, E. Problèmes actuels du recours à la force en droit international. *Annuaire de l'Institut de droit international = Yearbook of the Institute of International Law*, vol. 72 (2007) (2009): p. 75–236.
- Sicilianos, L. Entre multilatéralisme et unilatéralisme: l'autorisation par le Conseil de sécurité de recourir à la force. *Académie de droit international de la Haye Recueil des cours = Collected Courses of the Hague Academy of International Law*, vol. 339 (2009): p. 9–436.
- Treves, T. Piracy, Law of the Sea, and use of Force: Developments Off the Coast of Somalia. *European Journal of International Law*, vol. 20, iss. 2 (2009): p. 399–414.
- The use of Force: Military Power and International Politics*. Edited by R.J. Art, and K.N. Waltz. 7th ed. (Lanham, Maryland [United States]: Rowman and Littlefield Publishers, 2009). 539 p.
- Zacklin, R. The United Nations Secretariat and the use of Force in a Unipolar World: Power v. Principle. (Cambridge [United Kingdom]: Cambridge University, 2010). 163 p.