

*Extract from:*

# UNITED NATIONS JURIDICAL YEARBOOK

2000

Part Four. Bibliography



Copyright (c) United Nations

## CONTENTS (continued)

Page

### Part Four. Bibliography

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

A. INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW IN GENERAL	
1. <i>General</i> .....	379
2. <i>Particular questions</i> .....	379
B. UNITED NATIONS	
1. <i>General</i> .....	384
2. <i>Particular organs</i> .....	385
International Court of Justice .....	385
Secretariat .....	387
Security Council .....	387
United Nations Forces .....	388
3. <i>Particular questions or activities</i> .....	389
Air and space law .....	389
Collective security .....	389
Commercial arbitration .....	390
Consular relations .....	390
Definition of aggression .....	390
Disarmament .....	390
Environmental questions .....	391
Financing .....	393
Human rights .....	393
International administrative law .....	396
International criminal law .....	396
International economic law .....	401
International terrorism .....	401
International trade law .....	402
International waterways .....	402
Intervention .....	403
Law of the sea .....	404
Law of treaties .....	406
Law of war .....	407
Maintenance of peace .....	409

## CONTENTS (continued)

	<i>Page</i>
Membership and representation .....	410
Namibia .....	410
Natural resources .....	410
Non-governmental organizations .....	411
Peaceful settlement of disputes .....	411
Political and security questions .....	411
Progressive development and codification of international law (in general) .....	412
Recognition of States .....	412
Refugees .....	412
Rule of law .....	413
Self-defence .....	413
Self-determination .....	413
State responsibility .....	414
State sovereignty .....	415
State succession .....	415
Trade and development .....	415
Use of force .....	415
<b>C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS</b>	
Food and Agriculture Organization of the United Nations .....	416
General Agreement on Tariffs and Trade .....	416
International Atomic Energy Agency .....	416
International Civil Aviation Organization .....	417
International Labour Organization .....	417
International Monetary Fund .....	417
United Nations Educational, Scientific and Cultural Organization ..	417
World Bank .....	417
International Centre for Settlement of Investment Disputes ...	418
World Health Organization .....	418
World Intellectual Property Organization .....	418
World Trade Organization .....	418

A. INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW  
IN GENERAL

1. *General*

Arend, Anthony C. *Legal rules and international society* (New York: Oxford University Press, 1999). ix, 208 p.

Includes bibliographical references and index.

Brotóns, Antonio Remiro. Justice among states. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 43-55.

Includes bibliographical references.

Idris, Kamil, and Michael Bartolo. *A better United Nations for the new millennium: the United Nations system: how it is now and how it should be in the future* (The Hague; Boston, Mass.: Kluwer Law International, 2000). xxi, 233 p. ill.

Bibliography: p. 203-225. Includes index.

Scovazzi, Tullio. *Corso di diritto internazionale* (Milan: Giuffrè, 2000). 225 p.

Includes bibliographical references.

2. *Particular questions*

Alcaide Fernández, Joaquín. *Las actividades terroristas ante el derecho internacional contemporáneo* (Madrid: Tecnos, 2000). 375 p.

Includes bibliographical references (p. 353-375).

Asrani, Sheetal B., and M. P. Ajith Sunghay. Bringing despots to justice: the quest for an effective legal regime. *Indian journal of international law* 40(2) April-June 2000: 178-196.

Includes bibliographical references.

Benadava, Santiago. La "competencia de la competencia" y el exceso de poder en la justicia arbitral. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 221-230.

Includes bibliographical references.

Böckstiegel, Karl-Heinz. Settlement of disputes between parties from developing and industrial countries. *ICSID review: foreign investment law journal* 15(2) fall 2000: 275-287.

Includes bibliographical references.

Brunnée, Jutta, and Stephen J. Toope. International law and constructivism: elements of an international theory of international law. *Columbia journal of transnational law* 39(1) 2000: 19-74.

Includes bibliographical references.

Byers, Michael. The law and politics of the Pinochet case. *Duke journal of comparative and international law* 10(2) spring/summer 2000: 415-441.

Includes bibliographical references.

Carducci, Guido. L'obligation de restitution des biens culturels et des objets d'art en cas de conflit armé : droit coutumier et droit conventionnel avant et après la Convention de La Haye de 1954. *Revue générale de droit international public* 104(2) 2000: 289-357.

Summary in English. Includes bibliographical references.

Castellino, Joshua. *International law and self-determination: the interplay of the politics of territorial possession with formulations of post-colonial "national" identity* (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xxiv, 286 p.

Includes bibliographical references and index.

- Charlesworth, Hilary. *The boundaries of international law: a feminist analysis* (New York: Juris Pub.; Manchester, England: Manchester University Press, 2000). xvii, 414 p.  
Includes bibliographical references (p. 338-378) and index.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 94(1) January 2000: 102-139.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 94(2) April 2000: 348-381.  
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 94(3) July 2000: 516-545.  
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 94(4) October 2000: 677-706.  
Includes bibliographical references.
- Coulée, Frédérique. Quelques remarques sur la restitution interétatique des biens culturels sous l'angle du droit international public. *Revue générale de droit international public* 104(2) 2000: 359-392.  
Summaries in English and Spanish. Includes bibliographical references.
- Cuevas Cancino, Francisco. Foundation: the theory of counterbalance. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 393-404.
- Democratic governance and international law*. Edited by Gregory H. Fox and Brad R. Roth (Cambridge, England; New York: Cambridge University Press, 2000). xiii, 585 p.  
Includes bibliographical references (p. xii-xiii) and index.
- Essays in honor of Ibrahim F. I. Shihata. *ICSID review: foreign investment law journal* 15(2) fall 2000: 275-453.  
Special issue. Includes bibliographical references.
- Feldman, David. Monism, dualism and constitutional legitimacy. *Australian year book of international law*, vol. 20 (1999): 105-126.  
Includes bibliographical references.
- A festschrift honoring Professor Louis B. Sohn. *George Washington international law review* 33(1) 2000: 1-96.  
Series of articles. Includes bibliographical references.
- García Arán, M., D. López Garrido and Concepción Escobar Hernández. *Crimen internacional y jurisdicción universal: el caso Pinochet* (Valencia: Tirant lo Blanch, 2000). 373 p.  
Includes bibliographical references.
- Gasiokwu, M. O. U. The Pinochet-British extradition episode: issues and problems in international law. *Indian journal of international law* 40(4) October-December 2000: 710-727.  
Includes bibliographical references.
- Ghandhi, P. R., and J. C. Barker. The Pinochet judgment: analysis and implications. *Indian journal of international law* 40(4) October-December 2000: 657-709.  
Includes bibliographical references.

Goldsmith, Jack L., and Eric A. Posner. Understanding the resemblance between modern and traditional customary international law. *Virginia journal of international law* 40(2) winter 2000: 639-672.

Includes bibliographical references.

Graving, Richard J. The ICC International Court of Arbitration: meeting the challenges? *ICSID review: foreign investment law journal* 15(2) fall 2000: 417-453.

Includes bibliographical references.

Hascher, D. Principes et pratique de procédure dans l'arbitrage commercial international. *Recueil des cours (Hague Academy of International Law)*, vol. 279 (1999): 51-194.

Includes bibliographical references.

Henzelin, Marc. *Le principe de l'universalité en droit pénal international : droit et obligation pour les États de poursuivre et juger selon le principe de l'universalité* (Basel, Geneva, Munich: Helbing and Lichtenhahn; Brussels: Bruylant, 2000). xxvii, 527 p.

Thèse n° 730 de la Faculté de droit de l'Université de Genève. Bibliography: p. 465-514.

*Immunities and privileges of international legal persons: selected legal materials and commentary*. Edited by the International Law Group, Clifford Chance Limited Liability Partnership (Oxford: Oxford University Press, 2000). 320 p.

Concerns the United Kingdom and the United States of America.

*The international dimensions of cyberspace law*. Edited by Teresa Fuentes-Camacho (Aldershot, Hants, England; Burlington, Vt.: Ashgate/Dartmouth: UNESCO Pub., 2000). xviii, 241 p.

Includes bibliographical references and index.

*International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday*. Edited by Michael N. Schmitt (Newport, R.I.: Naval War College, 2000). 607 p.

Includes bibliographical references and index.

Johnson, Anita C. The extradition proceedings against General Augusto Pinochet: is justice being met under international law? *Georgia journal of international and comparative law* 29(1) 2000: 203-221.

Includes bibliographical references.

Jonkman, H. The role of the Permanent Court of Arbitration in international dispute resolution. *Recueil des cours (Hague Academy of International Law)*, vol. 279 (1999): 9-49.

Bibliography: p. 49.

Kelly, J. Patrick. The twilight of customary international law. *Virginia journal of international law* 40(2) winter 2000: 449-544.

Includes bibliographical references.

Kolb, Robert. *La bonne foi en droit international public : contribution à l'étude des principes généraux de droit* (Paris, Presses universitaires de France, 2000). xli, 756 p.

Bibliography: p. 691-693. Includes bibliographical references.

Lee, Seokwoo. Continuing relevance of traditional modes of territorial acquisition in international law and a modest proposal. *Connecticut journal of international law* 16(1) fall 2000: 1-22.

Includes bibliographical references.

*Liber amicorum "in memoriam" of Judge José María Ruda*. Board of Editors Calixto A. Armas Barea et al. (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). 625 p.

Includes bibliographical references.

- McClearn, D. *De conflictu legum*. Perspectives on private international law at the turn of the century. General course on private international law. *Recueil des cours (Hague Academy of International Law)*, vol. 282 (2000): 41-228.  
Includes bibliographical references.
- Metcalf, David. The OECD Agreement to criminalize bribery: a negotiation analytic perspective. *International negotiation: a journal of theory and practice* 5(1) 2000: 129-155.  
Bibliography: p. 153-155. Includes bibliographical references.
- Neuhold, Hanspeter. The foreign-policy “cost-benefit-analysis” revisited. *German yearbook of international law*, vol. 42 (1999): 84-124.  
Includes bibliographical references.
- Orrego Vicuña, Francisco. Changing approaches to the nationality of claims in the context of diplomatic protection and international dispute settlement. *ICSID review: foreign investment law journal* 15(2) fall 2000: 340-361.  
Includes bibliographical references.
- Penrose, Mary Margaret. It’s good to be the king!: prosecuting heads of state and former heads of state under international law. *Columbia journal of transnational law* 39(1) 2000: 193-220.  
Includes bibliographical references.
- Peñalver, Eduardo Moisés. The persistent problem of obligation in international law. *Stanford journal of international law* 36(2) summer 2000: 271-302.  
Includes bibliographical references.
- The Pinochet case: a legal and constitutional analysis*. Edited by Diana Woodhouse (Oxford, England; Portland, Oregon: Hart Pub., 2000). xx, 297 p.  
Includes bibliographical references (p. 129-131) and index.
- Posadas, Alejandro. Combating corruption under international law. *Duke journal of comparative and international law* 10(2) spring/summer 2000: 345-414.  
Includes bibliographical references.
- Post, Harry H. G. Some comments on the principles of international law relating to the acquisition of territory. In: *Reflections on principles and practice of international law: essays in honour of Leo J. Bouchez*. Edited by Terry D. Gill and Wybo P. Heere (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). p. 147-173.  
Includes bibliographical references.
- Private law in the international arena: from national conflict rules towards harmonization and unification: Liber amicorum Kurt Siehr*. Edited by Jurgen Basedow et al. (The Hague: T. M. C. Asser Press; Cambridge, Mass.: Kluwer Law International, 2000). xxxv, 910 p.  
Includes list of publications of Kurt Siehr (p. 887-910). English, German and French.
- The project of reconfiguration: how can international law be reconstituted? *Proceedings (American Society of International Law, Meeting)*. 94th (2000): 73-81.  
Includes bibliographical references.
- Reinisch, August. *International organizations before national courts* (Cambridge, England; New York: Cambridge University Press, 2000). lxxviii, 449 p.  
Bibliography: p. 394-443. Includes bibliographical references and index.
- Röben, Volker. International Internet governance. *German yearbook of international law*, vol. 42 (1999): 400-437.  
Includes bibliographical references.

- Rodley, Nigel S. Breaking the cycle of impunity for gross violations of human rights: the Pinochet case in perspective. *Nordic journal of international law* 69(1) 2000: 11-26.  
Includes bibliographical references.
- The role of law in international politics: essays in international relations and international law*. Edited by Michael Byers (Oxford, England; New York: Oxford University Press, 2000). xvi, 354 p.  
Includes bibliographical references and index.
- Ruzie, David. *Droit international public*. 15<sup>e</sup> éd. (Paris: Dalloz, 2000). 321 p.  
Includes index.
- Schwarzenberger, Georg. Jus Pacis ac Belli? Prolegomena to a sociology of international law. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 483-505.
- Sears, Jill M. Confronting the "culture of impunity": immunity of heads of state from Nuremberg to *ex parte Pinochet*. *German yearbook of international law*, vol. 42 (1999): 125-146.
- Self-determination in international law*. Edited by Robert McCorquodale (Aldershot, England; Burlington, Vt.: Ashgate/Dartmouth, 2000). xxii, 619 p.  
Includes bibliographical references and index.
- The single superpower and the future of international law. *Proceedings (American Society of International Law, Meeting)*. 94th (2000): 64-72.  
Concerns the United States.
- Slaughter, Anne-Marie. A liberal theory of international law. *Proceedings (American Society of International Law, Meeting)*. 94th (2000): 240-253.  
Includes bibliographical references.
- Sofaer, Abraham D. International law and Kosovo. *Stanford journal of international law* 36(1) winter 2000: 1-21.  
Includes bibliographical references.
- Swain, Rachel. A discussion of the Pinochet case (House of Lords decision of 24 March 1999) noting the juxtaposition of international relations and international law perspectives. *Nordic journal of international law* 69(3) 2000: 223-256.  
Includes bibliographical references.
- "Symposium: The Hague peace conferences". Edited by George H. Aldrich and Christine M. Chinkin. *American journal of international law* 94(1) January 2000: 1-98.  
Series of articles. Includes bibliographical references.
- Talmon, Stefan. *Recognition in international law: a bibliography* (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xxxvi, 401 p.  
Includes indexes.
- Tiefer, Charles. Adjusting sovereignty: contemporary congressional-executive controversies about international organizations. *Texas international law journal* 35(2) spring 2000: 239-263.  
Includes bibliographical references.  
Concerns the United States.
- Vasciannie, Stephen. The fair and equitable treatment standard in international investment law and practice. *British yearbook of international law*, vol. 70 (1999): 99-164.  
Includes bibliographical references.



Verhoeven, Joe. *Droit international public* (Brussels: Larcier, 2000). 856 p.

Includes bibliographical references and index.

Villalpando, Santiago. L'affaire Pinochet : beaucoup de bruit pour rien ? L'apport au droit international de la décision de la chambre des Lords du 24 mars 1999. *Revue générale de droit international public* 104(2) 2000: 393-427.

Summaries in English and Spanish. Includes bibliographical references.

Wedgwood, Ruth. International criminal law and Augusto Pinochet. *Virginia journal of international law* 40(3) spring 2000: 829-847.

Includes bibliographical references.

Weeramantry, Lucian G. *The International Commission of Jurists: the pioneering years* (The Hague; Boston, Mass.: Kluwer Law International, 2000). x, 311 p.

Includes bibliographical references and index.

Wei, Yung. Recognition of divided states: implication and application of concepts of "multi-system nations", "political entities", and "intra-national commonwealth". *International lawyer* 34(3) fall 2000: 997-1011.

## B. UNITED NATIONS

### 1. General

Conforti, Benedetto. *The law and practice of the United Nations*. 2nd rev. ed. (The Hague; Boston, Mass.: Kluwer Law International, 2000). 313 p.

Includes bibliographies and index.

\_\_\_\_\_. *Le Nazione Unite*. 6th ed. (Padua, Italy: CEDAM, 2000). xx, 342 p.

Includes bibliographical references and index.

*Lexikon der Vereinten Nationen*. Edited by Helmut Volger (Munich, Germany: R. Oldenbourg Verlag, 2000). xvi, 775 p.

Includes bibliographical references and index.

Macdonald, Ronald St. J. The Charter of the United Nations as a world constitution. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 263-300.

Includes bibliographical references.

\_\_\_\_\_. The Charter of the United Nations in constitutional perspective. *Australian year book of international law*, vol. 20 (1999): 205-231.

Includes bibliographical references.

McWhinney, Edward. *The United Nations and a new world order for a new millennium: self-determination, State succession, and humanitarian intervention* (The Hague; Boston, Mass.: Kluwer Law International, 2000). xii, 108 p.

Includes bibliographical references and index.

Selected proceedings from the "Symposium on global governance, United Nations and the role of international law", Helsinki, August 27-29, 1998. *Finnish yearbook of international law*, vol. IX (1998): 3-84.

Series of articles. Includes bibliographical references.

Simma, Bruno. Global governance, UN reform and the place of law. *Finnish yearbook of international law*, vol. IX (1998): 61-66.

## 2. Particular organs

### International Court of Justice

Aust, Anthony. Lockerbie: the other case. *International and comparative law quarterly* 49(2) April 2000: 278-296.

Includes bibliographical references.

Cervell Hortal, María José. Las demandas de Yugoslavia ante el TIJ por el bombardeo de su territorio en la “Guerra de Kosovo” (1999). *Anuario de derecho internacional*, vol. XVI (2000): 65-92.

Includes bibliographical references.

De Wet, E. Judicial review as an emerging general principle of law and its implications for the International Court of Justice. *Netherlands international law review*, vol. XLVII(2) 2000: 181-210.

Includes bibliographical references.

Duxbury, Alison. Saving lives in the International Court of Justice: the use of provisional measures to protect human rights. *California Western international law journal* 31(1) fall 2000: 141-176.

Includes bibliographical references.

Espaliu Berdud, Carlos. *Desarrollos jurisprudenciales y práctica reciente en la jurisdicción contenciosa de la Corte Internacional de Justicia* (Madrid: Dykinson, 2000). 387 p.

Includes bibliographical references (p. 377-387).

Fitzmaurice, Malgosia. The optional clause system and the law of treaties: issues of interpretation in recent jurisprudence of the International Court of Justice. *Australian year book of international law*, vol. 20 (1999):127-159.

Includes bibliographical references.

Guillaume, Gilbert. La Cour internationale de Justice. *Studia Diplomatica*, vol. LIII (6) 2000: 101-110.

Higgins, Rosalyn. “To save future generations from the scourge of war”: The role of the International Court of Justice. *Medicine, conflict and survival* 16(1) January-March 2000. p. 60-71.

Koehler, Michael. Two nations, a treaty, and the World Court: an analysis of United States–Iranian relations under the Treaty of Amity before the International Court of Justice. *Wisconsin international law journal* 18(1) winter 2000: 287-319.

Includes bibliographical references.

Merrills, J. G. The International Court of Justice and the adjudication of territorial and boundary disputes. *Leiden journal of international law* 13(4) 2000: 873-901.

Includes bibliographical references.

Murphy, Sean D. Amplifying the World Court’s jurisdiction through counter-claims and third-party intervention. *George Washington international law review* 33(1) 2000: 5-30.

Includes bibliographical references.

Nieto Navia, Rafael. Jurisprudencia en materia de delimitación marítima. In: *Liber amicorum “in memoriam” of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 109-137.

Includes bibliographical references.

Oda, Shigeru. The compulsory jurisdiction of the International Court of Justice: a myth? *International and comparative law quarterly* 49(2) April 2000: 251-277.

Includes bibliographical references.

- Oduntan, Gbenga. *The law and practice of the International Court of Justice (1945-1996): a critique of the contentious and advisory jurisdictions* (Enugu, Nigeria: Fourth Dimension Pub., 1999). xvii, 262 p.  
Includes bibliographical references (p. 253-258) and index.
- Palchetti, P. *Amici curiae* davanti alla Corte Internazionale di Giustizia? *Rivista di diritto internazionale* LXXXIII(4) 2000: 965-991.  
Includes bibliographical references.
- Rosenne, Shabtai. Controlling interlocutory aspects of proceedings in the International Court of Justice. *American journal of international law* 94(2) April 2000: 307-317.  
Includes bibliographical references.
- \_\_\_\_\_. Counter-claims in the International Court of Justice revisited. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 457-477.  
Includes bibliographical references.
- Schwebel, Stephen M. The impact of the International Court of Justice. *Studia Diplomatica*, vol. LIII (6) 2000: 111-119.
- \_\_\_\_\_. The inter-active influence of the International Court of Justice and the International Law Commission. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.; Kluwer Law International, 2000). p. 479-505.  
Includes bibliographical references.
- Scobbie, Iain. *Res judicata*, precedent and the International Court: a preliminary sketch. *Australian year book of international law*, vol. 20 (1999): 299-317.  
Includes bibliographical references.
- Tavernier, Paul. Observations sur le droit intertemporel dans l'affaire de l'île de Kasikili/Sedudu (Botswana/Namibie), C.I.J., arrêt du 13-12-1999. *Revue générale de droit international public* 104(2) 2000: 429-444.  
Summaries in French and English. Includes bibliographical references.
- Thirlway, Hugh. The law and procedure of the International Court of Justice 1960-1989 (part ten). *British yearbook of international law*, vol. 70 (1999): 1-63.  
Includes bibliographical references.
- Torres Bernárdez, Santiago. Are prior negotiations a general condition for judicial settlement by the International Court of Justice? In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 507-525.
- Trèves, Tullio. Advisory opinions of the International Court of Justice on questions raised by other international tribunals. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 215-231.  
Includes bibliographical references.
- Valencia Ospina, Eduardo. The role of the International Court of Justice in the Pact of Bogotá. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 291-329.  
Includes bibliographical references.
- Vismara, Fabrizio. La prova di una pratica generale accettata come diritto nella prassi della Corte Internazionale di Giustizia. *La comunità internazionale* LV(3) 2000: 439-463.  
Includes bibliographical references.
- Yee, Sienho. *Forum prorogatum* in the International Court. *German yearbook of international law*, vol. 42 (1999): 147-191.  
Includes bibliographical references.

## Secretariat

Hiscock-Lageot, Céline. Boutros Boutros-Ghali, secrétaire général de l'O.N.U. : grandeurs et servitudes d'un mandat unique. *Revue générale de droit international public* 104(1) 2000: 107-141.

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

Sarooshi, Danesh. The role of the United Nations Secretary-General in United Nations peace-keeping operations. *Australian year book of international law*, vol. 20 (1999): 279-297.

Includes bibliographical references.

## Security Council

Annoussamy, David. Recasting the Security Council. *Indian journal of international law* 40(3) July-September 2000: 538-546.

Arangio-Ruiz, G. On the Security Council's "law-making". *Rivista di diritto internazionale* LXXXIII(3) 2000: 609-725.

Includes bibliographical references.

Aznar Gómez, Mariano J. *Responsabilidad internacional del estado y acción del Consejo de Seguridad de las Naciones Unidas* (Madrid: Ministerio de Asuntos Exteriores, Secretaría General Técnica, 2000). 260 p.

Bibliography: p. 241-260.

Carver, Jeremy, and Jenine Hulsmann. The role of Article 50 of the UN Charter in the search for international peace and security. *International and comparative law quarterly* 49(3) July 2000: 528-577.

Includes bibliographical references.

Conlon, Paul. *United Nations sanctions management: a case study of the Iraq Sanctions Committee, 1990-1994* (Ardley, N.Y.: Transnational Publishers, 2000). xiv, 205 p.

Bibliography: p. 195-196. Includes index.

Cortright, David, and George A. Lopez. *The sanctions decade: assessing UN strategies in the 1990s*. With Richard W. Conroy, Jaleh Dashti-Gibson and Julia Wagler (Boulder, Colo.: Lynne Rienner Publishers, 2000). xiv, 274 p.

Bibliography: p. 255-262. Includes index.

Drifte, Reinhard. *Japan's quest for a permanent Security Council seat: a matter of pride or justice?* (New York; London: St. Martin's Press; Macmillan, 2000). xiii, 269 p.

Includes bibliographical references and index.

Eitel, Tono. The UN Security Council and its future contribution in the field of international law. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 53-71.

Includes bibliographical references.

Fitzgerald, Amber. Security Council reform: creating a more representative body of the entire U.N. membership. *Pace international law review*, vol. XII(II) fall 2000: 319-365.

Includes bibliographical references.

Guillén Salas, Fernando. La Declaración de San Francisco de 1945: una explicación no contestada sobre el veto en el Consejo de Seguridad. *Revista peruana de derecho internacional* L(115) enero-junio 2000: 91-106.

Johnson, Constance. A rite of passage: the IMO consideration of the Indonesian archipelagic sea-lanes submission (International Maritime Organization). *International journal of marine and coastal law* 15(3) August 2000: 317-332.

- Leiss, Elisabeth. Interventionen des Sicherheitsrates bei innerstaatlich begangenen Menschenrechtsverletzungen nach Kapitel VII der Charta der Vereinten Nationen: Versuch einer Standardisierung (Frankfurt-am-Main, Germany: Lang, 2000). xix, 321 p.  
Thesis (doctoral), Universität Konstanz, 1999.
- Lyman, Princeton N. Saving the UN Security Council—a challenge for the United States. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 127-146.  
Includes bibliographical references.
- Paolillo, Felipe H. El Consejo de Seguridad en los procedimientos de la Corte Penal Internacional. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 247-264.  
Includes bibliographical references.
- Quigley, John. The United Nations Security Council: Promethean protector or helpless hostage? *Texas international law journal* 35(2) spring 2000: 129-172.  
Includes bibliographical references.
- Soltau, Friedrich. The right to participate in the debates of the Security Council. *South African yearbook of international law*, vol. 25 (2000): 1-19.  
Includes bibliographical references.
- Starck, Dorothee. *Die Rechtmäßigkeit von UNO-Wirtschaftssanktionen in Anbetracht ihrer Auswirkungen auf die Zivilbevölkerung: Grenzen der Kompetenzen des Sicherheitsrates am Beispiel der Maßnahmen gegen den Irak und die Bundesrepublik Jugoslawien* (Berlin: Duncker und Humblot, 2000). 476 p.  
Includes bibliographical references (p. 426-473) and index.
- Treves, T. Le Tribunal international du droit de la mer et la multiplication des juridictions internationales. *Rivista di diritto internazionale* LXXXIII(3) 2000: 726-746.  
Includes bibliographical references.

### United Nations Forces

- Kalkku, Elina. The United Nations authorization to peace enforcement with the use of armed forces in the light of the practice of the Security Council. *Finnish yearbook of international law*, vol. IX (1998): 349-405.  
Includes bibliographical references.
- Ocran, T. Modibo. How blessed were the UN peacekeepers in former Yugoslavia?: the involvement of UNPROFOR and other UN bodies in humanitarian activities and human rights issues in Croatia, 1992-1996. *Wisconsin international law journal* 18(1) winter 2000: 193-255.  
Includes bibliographical references.
- Rowe, Peter. Maintaining discipline in United Nations peace support operations: the legal quagmire for military contingents. *Journal of conflict and security law* 5(1), June 2000: 45-62.  
Includes bibliographical references.
- Shraga, Daphna. UN peacekeeping operations: applicability of international humanitarian law and responsibility for operations-related damage. *American journal of international law* 94(2) April 2000: 406-412.  
Includes bibliographical references.
- Szasz, Paul C. UN Forces and international humanitarian law. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 507-537.  
Includes bibliographical references.

### 3. Particular questions or activities

#### Air and space law

Balakista Reddy, V. Application of satellite technology in civil aviation: emerging legal issues. *Indian journal of international law* 40(2) April-June 2000: 197-224.

Includes bibliographical references.

Beer, Thomas. The specific risks associated with collisions in outer space and the return to earth of space objects: the legal perspective. *Air and space law* 25(2) April 2000: 42-50.

Includes bibliographical references.

Cheng, Bin. Properly speaking, only celestial bodies have been reserved for use exclusively for peaceful (non-military) purposes, but not outer void space. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 81-117.

Includes bibliographical references.

Heere, Wybo P. Problems of jurisdiction in air and outer space. In: *Reflections on principles and practice of international law: essays in honour of Leo J. Bouchez*. Edited by Terry D. Gill and Wybo P. Heere (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). p. 65-81.

Bibliography: p. 81.

McDougall, P. Ruari. Report on the work of the United Nations Committee on the Peaceful Uses of Outer Space (COPUOS) and its subcommittees. *Annals of air and space law*, vol. XXV (2000): 271-282.

Includes bibliographical references.

Sundahl, Mark J. Unidentified orbital debris: the case for a market-share liability regime. *Hastings international and comparative law review* 24(1) fall 2000: 125-154.

Includes bibliographical references.

Tan, David. Towards a new regime for the protection of outer space as the "province of all mankind". *Yale journal of international law* 25(1) winter 2000: 145-194.

Includes bibliographical references.

#### Collective security

Charlesworth, Hilary. The inadequacy of "collective security". *Finnish yearbook of international law*, vol. IX (1998): 39-46.

Includes bibliographical references.

Franck, Thomas M. Is collective security through the U.N. still feasible? *Finnish yearbook of international law*, vol. IX (1998): 29-38.

Includes bibliographical references.

Kolb, Robert. Aspects historiques de la relation entre le droit international humanitaire et les droits de l'homme. *Canadian yearbook of international law*, vol. XXXVII (1999): 57-97.

Includes bibliographical references.

Leurdijk, Dick A. Is collective security through the UN still feasible? *Finnish yearbook of international law*, vol. IX (1998): 47-54.

Includes bibliographical references.

Mutimer, David. Testing times: of nuclear tests, test bans and the framing proliferation. *Contemporary security policy* 21(1) 2000: 1-22.

Neuhold, Hanspeter. Collective security after "Operation Allied Force". *Max Planck yearbook of United Nations law*, vol. 4 (2000): 73-106.

Includes bibliographical references.

## Commercial arbitration

Binder, Peter M. *International commercial arbitration in UNCITRAL model law jurisdictions: an international comparison of the UNCITRAL model law on international commercial arbitration*. 1st ed. (London: Sweet and Maxwell, 2000). xxxiv, 358 p.

Includes bibliographical references (p. 345-347) and index.

Craig, W. Laurence, William W. Park and Jan Paulsson. *International Chamber of Commerce arbitration*. 3rd ed. (Dobbs Ferry, N.Y.: Oceana, 2000). xvi, 952 p.: tables.

Includes bibliographical reference and index.

Should international commercial arbitration awards be reviewable? *Proceedings (American Society of International Law, Meeting)*. 94th (2000): 126-134.

Includes bibliographical references.

## Consular relations

Hanna, Ronald L. Consular access to detained foreign nationals: an overview of the current application of the Vienna Convention in criminal practice. *Southern Illinois University law journal* 25(1) fall 2000: 163-178.

Includes bibliographical references.

Hight, Keith. The emperor's new clothes—death row appeals to the World Court? *The Breard case* as miscarriage of (international) justice. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 435-456.

Includes bibliographical references.

Mennecke, Martin, and Christian Tams. The right to consular assistance under international law: the *LaGrand case* before the International Court of Justice. *German yearbook of international law*, vol. 42 (1999): 192-241.

Includes bibliographical references.

O'Driscoll, Cara S. The execution of foreign nationals in Arizona: violations of the Vienna Convention on consular relations. *Arizona State law journal* 32(1) spring 2000: 323-343.

Includes bibliographical references.

Trainer, Kelly. The Vienna Convention on consular relations in the United States courts. *The transnational lawyer* 13(1) spring 2000: 227-270.

Includes bibliographical references.

## Definition of aggression

Dawson, Grant M. Defining substantive crimes within the subject matter jurisdiction of the International Criminal Court: what is the crime of aggression? *New York Law School journal of international and comparative law* 19(3) 2000: 413-452.

Includes bibliographical references.

## Disarmament

Butler, Richard. *The greatest threat: Iraq, weapons of mass destruction, and the crisis of global security* (New York: Public Affairs, 2000). xxiv, 262 p.

Bibliography: p. 241-248. Includes index.

Cipolat, Urs A. The new Chemical Weapons Convention and export controls: towards greater multilateralism? *Michigan journal of international law* 21(3) spring 2000: 393-444.

Includes bibliographical references.

Dando, Malcolm. The negotiation of a verification protocol to the Biological and Toxin Weapons Convention: January 1995–December 1998. *Finnish yearbook of international law*, vol. IX (1998): 95-144.

Includes bibliographical references.

Graham, Jr., Thomas. International law and the proliferation of nuclear weapons. *George Washington international law review* 33(1) 2000: 49-69.

Includes bibliographical references.

Moxley, Jr., Charles J. *Nuclear weapons and international law in the post cold war world* (Lanham, Maryland: Austin & Winfield, 2000). xxx, 813 p.

Includes bibliographical references and index.

Concerns the United States.

Washington, Monica J. Monitoring compliance with nuclear safety standards: peer review through the International Atomic Energy Agency and its Convention on Nuclear Safety. In: *Administrative and expert monitoring of international treaties*. Edited by Paul C. Szasz (Ardsley, N.Y.: Transnational Publishers, 1999). p. 193-217.

Includes bibliographical references.

Wheatley, Jennifer D. Chemical and biological weapons: monitoring compliance with arms control agreements. In: *Administrative and expert monitoring of international treaties*. Edited by Paul C. Szasz (Ardsley, N.Y.: Transnational Publishers, 1999). p. 219-243.

Includes bibliographical references.

### **Environmental questions**

Adler, Jonathan H. More sorry than safe: assessing the precautionary principle and the proposed International Biosafety Protocol. *Texas international law journal* 35(2) spring 2000: 173-205.

Includes bibliographical references.

Andreen, William L. Environmental law and international assistance: the challenge of strengthening environmental law in the developing world. *Columbia journal of environmental law* 25(1) 2000: 17-69.

Includes bibliographical references.

Balkin, Rosalie. The Hazardous and Noxious Substances Convention: travail or travaux—the making of an international convention. *Australian year book of international law*, vol. 20 (1999): 1-33.

Includes bibliographical references.

Cameron, Peter. From principles to practice: the Kyoto Protocol. *Journal of energy & natural resources law* 18(1) February 2000: 1-18.

Includes bibliographical references.

Churchill, Robin R., and Geir Ulfstein. Autonomous institutional arrangements in multilateral environmental agreements: a little-noticed phenomenon in international law. *American journal of international law* 94(4) October 2000: 623-659.

Includes bibliographical references.

De la Fayette, Louise. The OSPAR Convention comes into force: continuity and progress. *International journal of marine and coastal law* 14(2) May 1999: 247-297.

Includes bibliographical references.

Desai, Bharat H. Revitalizing international environmental institutions: the UN task force report and beyond. *Indian journal of international law* 40(3) July-September 2000: 455-504.

Includes bibliographical references.



- Gaston, Gretchen L., and Randall S. Abate. The Biosafety Protocol and the World Trade Organization: can the two coexist? *Pace international law review* XII(1) spring 2000: 107-151.  
Includes bibliographical references.
- Gillespie, Alexander. The Southern Ocean sanctuary and the evolution of international environmental law. *International journal of marine and coastal law* 15(3) August 2000: 293-316.  
Includes bibliographical references.
- Hey, Ellen. *Reflections on an international environmental court* (The Hague; Cambridge, Mass.: Kluwer Law International, 2000). 27 p.  
Includes bibliographical references.
- Kiss, Alexandre Charles, and Jean-Pierre Beurier. *Droit international de l'environnement*. 2<sup>e</sup> éd. (Paris: A. Pedone, 2000). 424 p.  
Includes bibliographical references and index.
- Kiss, Alexandre Charles, and Dinah Shelton. *International environmental law*. 2nd ed. (Ardsley, N.Y.: Transnational Publishers, 2000). xxxvi, 684 p.  
Includes bibliographical references and index.
- Konate, Aenza. L'Afrique et la Convention des Nations Unies sur la lutte contre la désertification. *African journal of international and comparative law* 12(4) December 2000: 718-753.  
Includes bibliographical references.
- Maljean-Dubois, S. Biodiversité, biotechnologies, biosécurité : le droit international désarticulé. *Journal du droit international*, 127<sup>e</sup> année, n<sup>o</sup> 4, octobre-novembre-décembre 2000: 949-996.  
Includes bibliographical references.
- McCallion, Kenneth F., and H. Rajan Sharma. Environmental justice without borders: the need for an international court of the environment to protect fundamental environmental rights. *George Washington journal of international law and economics* 32(3) 2000: 351-365.
- Murphy, Sean D. Does the world need a new international environmental court? *George Washington journal of international law and economics* 32(3) 2000: 333-349.  
Includes bibliographical references.
- Okowa, Phoebe N. *State responsibility for transboundary air pollution in international law* (Oxford; New York: Oxford University Press, 2000). xxxi, 285 p.  
Includes bibliographical references (p. 269-278) and index.
- Qureshi, Asif H. The Cartagena Protocol on biosafety and the WTO—co-existence or incoherence? *International and comparative law quarterly* 49(4) October 2000: 835-855.  
Includes bibliographical references.
- Röben, Volker. Institutional developments under modern international environmental agreements. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 363-443.  
Includes bibliographical references.
- Rothwell, Donald R. Polar environmental protection and international law: the 1991 Antarctic Protocol. *European journal of international law* 11(3) September 2000: 591-614.  
Includes bibliographical references.
- Schwabach, Aaron. Environmental damage resulting from the NATO military action against Yugoslavia. *Columbia journal of environmental law* 25(1) 2000: 117-140.  
Includes bibliographical references.

Thomas-Nuruddin, Sasha. Protection of the ozone layer: the Vienna Convention and the Montreal Protocol. In: *Administrative and expert monitoring of international treaties*. Edited by Paul C. Szasz (Ardsley, N.Y.: Transnational Publishers, 1999). p. 113-133.

Includes bibliographical references.

Tyler Farr, Karen. A new global environmental organization. *Georgia journal of international and comparative law* 28(3) 2000: 493-525.

Includes bibliographical references.

Vice, Daniel. Implementation of biodiversity treaties: monitoring, fact-finding, and dispute resolution. In: *Administrative and expert monitoring of international treaties*. Edited by Paul C. Szasz (Ardsley, N.Y.: Transnational Publishers, 1999). p. 135-163.

Includes bibliographical references.

Wolf, Amanda. Informed consent: a negotiated formula for trade in risky organisms and chemicals. *International negotiation: a journal of theory and practice* 5(3) 2000: 485-521.

Bibliography: p. 518-521. Includes bibliographical references.

## Financing

Bassin, Benjamin. Reform of the economic and social aspects of the UN system. *Finnish yearbook of international law*, vol. IX (1998): 55-60.

Includes bibliographical references.

## Human rights

Alexander, Barbara Cochrane. Convention against Torture: a viable alternative legal remedy for domestic violence victims. *American University international law review* 15(4): 895-939.

Includes bibliographical references.

*Asia-Pacific human rights documents and resources*, vol. 2. Edited by Fernand de Varennes (The Hague; London; Boston, Mass.: Martinus Nijhoff Publishers, 2000). 624 p.

Bayefsky, Anne F. CEDAW: threat to, or enhancement of, human rights? The CEDAW Convention: its contribution today. *Proceedings (American Society of International Law, Meeting)*. 94th (2000): 197-203.

Includes bibliographical references.

Bell, Christine. *Peace agreements and human rights*. (Oxford, England: Oxford University Press, 2000). x, 409 p.

Bibliography: p. 375-400. Includes index.

*Blackstone's international human rights documents*. Edited by P. R. Ghandhi. 2nd ed. (London: Blackstone Press, 2000). vii, 415 p.

Includes index.

Boed, Roman. The effect of a domestic amnesty on the ability of foreign states to prosecute alleged perpetrators of serious human rights violations. *Cornell international law journal* 33(2) 2000: 297-329.

Includes bibliographical references.

Butler, Andrew S. Legal aid before human rights treaty monitoring bodies. *International and comparative law quarterly* 49(2) April 2000: 360-389.

Includes bibliographical references.

Carpenter, Kristen D. A. The International Covenant on Civil and Political Rights: a toothless tiger? *North Carolina journal of international law and commercial regulation* 26(1) fall 2000: 1-55.

Includes bibliographical references.

- Concluding observations of the UN Committee on the Rights of the Child: third to seventeenth sessions, 1993-1998*. Edited by Leif Holmström (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xvi, 583 p.
- Craven, Matthew. Legal differentiation and the concept of the Human Rights Treaty in international law. *European journal of international law* 11(3) September 2000: 489-519.  
Includes bibliographical references.
- Dottridge, Michael, and David Weissbrodt. Review of the implementation of and follow-up to the conventions on slavery. *German yearbook of international law*, vol. 42 (1999): 242-292.  
Includes bibliographical references.
- The future of UN human rights treaty monitoring*. Edited by Philip Alston and James Crawford (Cambridge, England; New York: Cambridge University Press, 2000). xxxv, 563 p.  
Includes bibliographical references and index.
- Ghandhi, P. R. The Human Rights Committee: developments in its jurisprudence, practice and procedures. *Indian journal of international law* 40(3) July-September 2000: 405-454.  
Includes bibliographical references.
- Gorlick, Brian. Human rights and refugees: enhancing protection through international human rights law. *Nordic journal of international law* 69(2) 2000: 117-177.  
Includes bibliographical references.
- Henrad, Kristin. *Devising an adequate system of minority protection: individual human rights, minority rights and the right to self-determination* (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xiii, 363 p.  
Bibliography: p. 322-358. Includes index.
- Human rights in global politics*. Edited by Tim Dunne and Nicholas J. Wheeler (Cambridge, England; New York: Cambridge University Press, 1999). xi, 337 p.  
Includes bibliographical references and index.
- Jernow, Allison L. *Ad hoc* and extra-conventional means for human rights monitoring. In: *Administrative and expert monitoring of international treaties*. Edited by Paul C. Szasz (Ardsley, N.Y.: Transnational Publishers, 1999). p. 21-48.  
Includes bibliographical references.
- Joseph, Sarah, Jenny Schultz and Melissa Castan. *The International Covenant on Civil and Political Rights: cases, materials, and commentary* (Oxford, England; New York: Oxford University Press, 2000). xxxvi, 745 p.: tables.  
Includes bibliographical references and index.
- Kolb, Robert. Aspects historiques de la relation entre le droit international humanitaire et les droits de l'homme. *Canadian yearbook of international law*, vol. XXXVII (1999): 57-97.  
Includes bibliographical references.
- Mbaye, Kéba. Les droits de l'homme (définition, fondements, finalités et caractères). In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 553-562.
- Morais, Herbert V. The globalization of human rights law and the role of international financial institutions in promoting human rights. *George Washington international law review* 33(1) 2000: 71-96.  
Includes bibliographical references.
- Painter, R. Andrew. Human rights monitoring: universal and regional treaty bodies. In: *Administrative and expert monitoring of international treaties*. Edited by Paul C. Szasz (Ardsley, N.Y.: Transnational Publishers, 1999). p. 49-82.  
Includes bibliographical references.

Rensmann, Thilo. Menschenrechtsschutz im Inter-Amerikanischen System: Modell für Europa? *Verfassung und Recht in Übersee. Law and politics in Africa, Asia and Latin America* 33 2. Quartal 2000: 137-156.

*Revisiting children's rights: 10 years of the UN Convention on the Rights of the Child*. Edited by Deirdre Fottrill (The Hague; Boston, Mass.: Kluwer Law International, 2000). x, 196 p.  
Includes bibliographical references and index.

Rosenblatt, Jeremy. *International conventions affecting children* (The Hague; Boston, Mass.: Kluwer Law International, 2000). x, 265 p.  
Includes bibliographical references.

Rudolf, Beate. *Die thematischen Berichtersteller und Arbeitsgruppen der UN-Menschenrechtskommission: ihr Beitrag zur Fortentwicklung des internationalen Menschenrechtsschutzes = The thematic rapporteurs and working groups of the UN Commission on Human Rights: their contribution to the development of the international protection of human rights* (Berlin, New York: Springer, 2000). xxvi, 662 p.  
In German, with summary in English. Includes bibliographical references (p. 622-648) and index.

\_\_\_\_\_. The thematic rapporteurs and working groups of the United Nations Commission on Human Rights. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 289-329.  
Includes bibliographical references.

Ruiz Ruiz, Florentino. *Derechos humanos y acción unilateral de los estados*. 1a. ed. (Burgos: Universidad de Burgos: Caja de Ahorros Circulo Católico, 2000). 234 p.  
Includes bibliographical references (p. 215-234).

Silien, Daniel A. Human rights monitoring: procedures and decision-making of standing United Nations organs. In: *Administrative and expert monitoring of international treaties*. Edited by Paul C. Szasz (Ardsley, N.Y.: Transnational Publishers, 1999). p. 83-109.  
Includes bibliographical references.

Sow, Ahmed Iyane. L'apport du groupe africain aux travaux de la 55<sup>e</sup> Commission des droits de l'homme des Nations Unies. *African journal of international and comparative law* 12(1) March 2000: 70-83.  
Includes bibliographical references.

Tomasevski, Katarina. *Responding to human rights violations, 1946-1999* (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xiv, 420 p.  
Includes bibliographical references and index.

United Nations. Committee against Torture. *Conclusions and recommendations of the UN Committee against Torture: eleventh to twenty-second sessions (1993-1999)*. Edited by Leif Holmström (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xiv, 304 p.

Valticos, Nicolas. Protection internationale des droits de l'homme et ambiguïtés étatiques : vers un rôle plus actif des États ? In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 575-584.  
Includes bibliographical references.

van Boven, Theo. The petition system under the International Convention on the Elimination of All Forms of Racial Discrimination. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 271-287.  
Includes bibliographical references.

## International administrative law

*Reflections on principles and practice of international law: essays in honour of Leo J. Bouchez.*  
Edited by Terry D. Gill and Wybo P. Heere (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xx, 289 p.

Includes bibliographical references (p. xiii-xvi) and index.

## International criminal law

Ackerman, John E., and Eugene O'Sullivan. *Practice and procedure of the International Criminal Tribunal for the Former Yugoslavia with selected materials from the International Criminal Tribunal for Rwanda* (The Hague; Boston, Mass.: Kluwer Law International, 2000). xxi, 555 p.

Includes bibliographical references and index.

Ambos, Kai. The International Criminal Court and the traditional principles of international cooperation in criminal matters. *Finnish yearbook of international law*, vol. IX (1998): 413-426.

Includes bibliographical references.

Araujo, Robert John. International tribunals and rules of evidence: the case for respecting and preserving the "priest-penitent" privilege under international law. *American University international law review* 15(3): 639-666.

Includes bibliographical references.

"Atelier sur l'article 31 par. 1c) du Statut de la Cour pénale internationale". *Revue belge de droit international* XXXIII(2) 2000: 355-488.

Series of articles. Includes bibliographical references.

Bank, Roland. Cooperation with the International Criminal Tribunal for the Former Yugoslavia in the production of evidence. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 233-269.

Includes bibliographical references.

Baroni, Franca. The International Criminal Tribunal for the Former Yugoslavia and its mission to restore peace. *Pace international law review*, vol. XII(II) fall 2000: 233-252.

Includes bibliographical references.

Bass, Gary Jonathan. *Stay the hand of vengeance: the politics of war crimes tribunals* (Princeton, N.J.: Princeton University Press, 2000). 402 p.

Includes bibliographical references and index.

Beresford, Stuart, and Hafida Lahiouel. The right to be defended in person or through legal assistance and the International Criminal Court. *Leiden journal of international law* 13(4) 2000: 949-984.

Includes bibliographical references.

Bergsmo, Morten. Occasional remarks on certain state concerns about the jurisdictional reach of the International Criminal Court, and their possible implications for the relationship between the Court and the Security Council. *Nordic journal of international law* 69(1) 2000: 87-113.

Includes bibliographical references.

Bickley, Lynn Sellers. U.S. resistance to the International Criminal Court: is the sword mightier than the law? *Emory international law review* 14(1) spring 2000: 213-276.

Includes bibliographical references.

Boas, G. Comparing the ICTY and the ICC: some procedural and substantive issues. *Netherlands international law review*, vol. XLVII(3) 2000: 267-291.

Includes bibliographical references.

- Bohlander, Michael. International criminal defence ethics: the law of professional conduct for defence counsel appearing before international criminal tribunals. *San Diego international law journal*, vol. 1, 2000: 75-114.  
Includes bibliographical references.
- Bolton, John R. The risks and the weaknesses of the International Criminal Court from America's perspective. *Virginia journal of international law* 41(1) fall 2000: 186-203.  
Includes bibliographical references.
- Burkhardt, Sven-U. The ICTY approach towards international and internal armed conflicts. *Finnish yearbook of international law*, vol. IX (1998): 427-452.  
Includes bibliographical references.
- Cherif Bassiouni, M. The normative framework of international humanitarian law: overlaps, gaps and ambiguities. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 1-55.  
Includes bibliographical references.
- Chesterman, Simon. An altogether different order: defining the elements of crimes against humanity. *Duke journal of comparative and international law* 10(2) spring/summer 2000: 307-343.  
Includes bibliographical references.
- Coan, Christin B. Rethinking the spoils of war: prosecuting rape as a war crime in the International Criminal Tribunal for the Former Yugoslavia. *North Carolina journal of international law and commercial regulation* 26(1) fall 2000: 183-237.  
Includes bibliographical references.
- Conso, Giovanni. Dai tribunali penali *ad hoc* alla Corte Criminale Permanente. *La comunità internazionale* LV(3) terzo trimestre 2000: 369-377.  
Includes bibliographical references.
- Creación de una jurisdicción penal internacional*. Edited by Concepción Escobar Hernández (Madrid: Escuela Diplomática Madrid: Asociación Española de Profesores de Derecho Internacional y Relaciones Internacionales: Boletín oficial del estado, 2000). 392 p.  
Includes bibliographical references (p. 363-392).
- D'Amato, Anthony. On genocide. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 119-130.  
Includes bibliographical references.
- Danilenko, Gennady M. The Statute of the International Criminal Court and third states. *Michigan journal of international law* 21(3) spring 2000: 445-494.  
Includes bibliographical references.
- Dittmann, Roger. Statute treaty route to world rule of law: the strategy to establish the International Criminal Court. *Peace research* 32(1) February 2000: 24-41.  
Includes bibliographical references.
- Donigan Guymon, CarrieLyn. International legal mechanisms for combating transnational organized crime: the need for a multilateral convention. *Berkeley journal of international law* 18(1) 2000: 53-101.  
Includes bibliographical references.
- Evolution of substantive international criminal law through specialized international criminal tribunals and the ICC. *Proceedings (American Society of International Law, Meeting)*. 94th (2000): 276-286.  
Includes bibliographical references.

- Fenrick, W. J. A first attempt to adjudicate conduct of hostilities offences: comments on aspects of the ICTY trial decision in the prosecutor v. Tihomir Blaški. *Leiden journal of international law* 13(4) 2000: 931-947.  
Includes bibliographical references.
- Feria Tinta, M. Commanders on trial: the *Blaški* case and the doctrine of command responsibility under international law. *Netherlands international law review*, vol. XLVII(3) 2000: 293-322.  
Includes bibliographical references.
- Fife, Rolf Einar. The International Criminal Court. Whence it came, where it goes. *Nordic journal of international law* 69(1) 2000: 63-85.  
Includes bibliographical references.
- Frulli, Micaela. The Special Court for Sierra Leone: some preliminary comments. *European journal of international law* 11(4) December 2000: 857-869.  
Includes bibliographical references.
- Furuya, S. Legal effect of rules of the international criminal tribunals and court upon individuals: emerging international law of direct effect. *Netherlands international law review*, vol. XLVII(2) 2000: 111-145.  
Includes bibliographical references.
- Goldstone, Richard. *For humanity: reflections of a war crimes investigator* (New Haven: Yale University Press, 2000). xxi, 152 p.  
Includes bibliographical references (p. 139-140) and index.
- Goldstone, Richard J., and Nicole Fritz. "In the interests of justice" and independent referral: the ICC prosecutor's unprecedented powers. *Leiden journal of international law* 13(3) 2000: 655-667.  
Includes bibliographical references.
- Harhoff, Frederik. Legal and practical problems in the international prosecution of individuals. *Nordic journal of international law* 69(1) 2000: 53-61.  
Includes bibliographical references.
- Harms, Brian C. Holding public officials accountable in the international realm: a new multi-layered strategy to combat corruption. *Cornell international law journal* 33(1) 2000: 159-209.  
Includes bibliographical references.
- Hazan, Pierre. *La justice face à la guerre : de Nuremberg à La Haye* (Paris: Stock, 2000). 287 p.  
Includes bibliographical references.
- International crimes, peace, and human rights: the role of the International Criminal Court.* Edited by Dinah Shelton (Ardsley, N.Y.: Transnational Publishers, 2000). xiv, 356 p.
- International criminal law: a collection of international and European instruments.* Edited by Christine van den Wyngaert. 2nd rev. ed. (The Hague; Boston, Mass.: Kluwer Law International, 2000). xiii, 1091 p.  
Includes bibliographical references.
- Keatts, Brian D. The International Criminal Court: far from perfect. *New York Law School journal of international and comparative law* 20(1) 2000: 137-151.  
Includes bibliographical references.
- Kerr, Rachel. International judicial intervention: the International Criminal Tribunal for the Former Yugoslavia. *International relations* XV(2) August 2000: 17-26.  
Includes bibliographical references.

- Krug, Peter. The emerging mental incapacity defense in international criminal law: some initial questions of implementation. *American journal of international law* 94(2) April 2000: 317-335.
- Lamb, Susan. The powers of arrest of the International Criminal Tribunal for the Former Yugoslavia. *British yearbook of international law*, vol. 70 (1999): 165-244.  
Includes bibliographical references.
- Levie, Howard S. The history and status of the International Criminal Court. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 247-262.  
Includes bibliographical references.
- Lippman, Matthew. The evolution and scope of command responsibility. *Leiden journal of international law* 13(1)2000: 139-170.  
Includes bibliographical references.
- Martin, David A. Haste, gaps, and some possible cures for the ICC: an introduction to the panel. *Virginia journal of international law* 41(1) fall 2000: 152-163.  
Includes bibliographical references.
- McDonald, Kirk, and Olivia Swaak-Goldman. *Substantive and procedural aspects of international criminal law: the experience of international and national courts. Vol. I: commentary* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000).
- McLaughlin, Robert. Improving compliance: making non-state international actors responsible for environmental crimes. *Colorado journal of international environmental law and policy* 11(2) summer 2000: 377-409.  
Includes bibliographical references.
- Melvorn, Linda. *A people betrayed: the role of the West in Rwanda's genocide* (London; New York: Zed Books, 2000). x, 272 p.  
Includes bibliographical references (p. 256-264) and index.
- Miller, William. Slobodan Milosevic's prosecution by the International Criminal Tribunal for the Former Yugoslavia: a harbinger of things to come for international criminal justice. *Loyola of Los Angeles international and comparative law review* 22(4) August 2000: 553-580.  
Includes bibliographical references.
- Murthy, Y. S. R. A giant step forward or delusion—an evaluation of the Rome Statute of the International Criminal Court. *Indian journal of international law* 40(3) July-September 2000: 505-537.  
Includes bibliographical references.
- Newton, Michael A. The International Criminal Court preparatory commission: the way it is and the way ahead. *Virginia journal of international law* 41(1) fall 2000: 204-216.  
Includes bibliographical references.
- Paust, Jordan J. The reach of ICC jurisdiction over non-signatory nationals. *Vanderbilt journal of transnational law* 33(1) January 2000: 1-15.  
Includes bibliographical references.
- Penrose, Mary Margaret. Spandau revisited: the question of detention for international war crimes. *New York Law School journal of human rights*, vol. XVI (Part 2) spring 2000: 553-591.  
Includes bibliographical references.



- Robertson, Geoffrey. *Crimes against humanity: the struggle for global justice* (New York: New Press, 2000). xxxiv, 553 p.  
Originally published: London: Allen Lane, 1999. With new introduction.  
Includes bibliographical references (p. 455-478) and index.
- Robinson, Patrick L. Ensuring fair and expeditious trials at the International Criminal Tribunal for the Former Yugoslavia. *European journal of international law* 11(3) September 2000: 569-589.  
Includes bibliographical references.
- Rosenne, Shabtai. Antecedents of the Rome Statute of the International Criminal Court revisited. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 387-420.  
Includes bibliographical references.
- \_\_\_\_\_. Poor drafting and imperfect organization: flaws to overcome in the Rome Statute. *Virginia journal of international law* 41(1) fall 2000: 164-185.  
Includes bibliographical references.
- Rubin, Alfred P. The International Criminal Court: a skeptical analysis. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 421-438.  
Includes bibliographical references.
- Schabas, William A. *Genocide in international law: the crimes of crimes* (Cambridge, England; New York: Cambridge University Press, 2000). xvi, 624 p.  
Bibliography: p. 569-607. Includes bibliographical references and index.
- \_\_\_\_\_. Perverse effects of the *nulla poena* principle: national practice and the ad hoc tribunals. *European journal of international law* 11(3) September 2000: 521-539.  
Includes bibliographical references.
- Shahabuddeen, Mohamed. Duress in international humanitarian law. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 563-574.  
Includes bibliographical references.
- Spieker, Heike. The International Criminal Court and non-international armed conflicts. *Leiden journal of international law* 13(2) 2000: 395-425.  
Includes bibliographical references.
- Substantive and procedural aspects of international criminal law: the experience of international and national courts*. Edited by Gabrielle Kirk McDonald and Olivia Swaak-Goldman (The Hague; Boston, Mass.: Kluwer Law International, 2000). 2v. in 3: ill.  
Includes index.
- Sunga, Lyal S. The Čelebići case: a comment on the main legal issues in the ICTY's trial chamber judgement. *Leiden journal of international law* 13(1) 2000: 105-138.  
Includes bibliographical references.
- "Symposium: Toward an international criminal court? A debate". *Emory international law review* 14(1) spring 2000: 159-197.  
Includes bibliographical references.
- Taulbee, James L. A call to arms declined: the United States and the International Criminal Court. *Emory international law review* 14(1) spring 2000: 105-157.  
Includes bibliographical references.

Tiefenbrun, Susan W. The paradox of international adjudication: developments in the international criminal tribunals for the Former Yugoslavia and Rwanda, the World Court, and the International Criminal Court. *North Carolina journal of international law and commercial regulation* 25(3) summer 2000: 551-596.

Includes bibliographical references.

van Alebeek, Rosanne. From Rome to The Hague: recent developments on immunity issues in the ICC statute. *Leiden journal of international law* 13(3) 2000: 485-493.

Includes bibliographical references.

van der Vyver, Johan D. Personal and territorial jurisdiction of the International Criminal Court. *Emory international law review* 14(1) spring 2000: 1-103.

Includes bibliographical references.

van Elst, Richard. Implementing universal jurisdiction over grave breaches of the Geneva conventions. *Leiden journal of international law* 13(4) 2000: 815-854.

Includes bibliographical references.

Verdirame, Guglielmo. The genocide definition in the jurisprudence of the ad hoc tribunals. *International and comparative law quarterly* 49(3) July 2000: 578-598.

Includes bibliographical references.

Vetter, Greg R. Command responsibility of non-military superiors in the International Criminal Court (ICC). *Yale journal of international law* 25(1) winter 2000: 89-143.

Includes bibliographical references.

Williams, Sharon A. The Rome Statute of the International Criminal Court—universal jurisdiction or state consent—to make or break the package deal. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 539-579.

Includes bibliographical references.

### **International economic law**

Bunn, Isabella D. The right to development: implications for international economic law. *American University international law review* 15(6) 2000: 1425-1467.

Includes bibliographical references.

Carmody, Chi. Beyond the proposals: public participation in international economic law. *American University international law review* 15(6) 2000: 1321-1346.

Includes bibliographical references.

*New directions in international economic law: essays in honour of John H. Jackson*. Edited by Marco Bronckers and Reinhard Quick (Boston, Mass.: Kluwer Law International, 2000). xii, 593 p.

Bibliography: p. 571-582.

Nichols, Philip M. Electronic uncertainty within the international trade regime. *American University international law review* 15(6) 2000: 1379-1423.

Includes bibliographical references.

“Symposium—Interfaces: from international trade to international economic law”. *American University international law review* 15(6) 2000: 1231-1657.

Series of articles. Includes bibliographical references.

### **International terrorism**

Travalio, Gregory M. Terrorism, international law, and the use of military force. *Wisconsin international law journal* 18(1) winter 2000: 145-191.

Includes bibliographical references.

## **International trade law**

- Atik, Jeffery. Introductory essay: uncorking international trade, filling the cup of international economic law. *American University international law review* 15(6) 2000: 1231-1247.  
Includes bibliographical references.
- Bridge, M. G. *The international sale of goods: law and practice* (New York: Oxford University Press, 1999). lx, 531 p. Includes forms.  
Includes bibliographical references and index.
- Harjani, Sunil R. The Convention on contracts for the international sale of goods in United States courts. *Houston journal of international law* 23(1) fall 2000: 49-90.  
Includes bibliographical references.
- Jayagovind, A. Legality of unilateral measures in international trade law. *Indian journal of international law* 40(1) January-March 2000: 14-27.
- Smith, James McCall. The politics of dispute settlement design: explaining legalism in regional trade pacts. *International organization* 54(1) winter 2000: 137-180.  
Bibliography: p. 177-180. Includes bibliographical references.
- Zeller, Bruno. The UN Convention on Contracts for the International Sale of Goods (CISG)—A leap forward toward unified international sales laws. *Pace international law review*, vol. XII(1) spring 2000: 70-106.  
Includes bibliographical references.

## **International waterways**

- Browder, Greg. An analysis of the negotiations for the 1995 Mekong Agreement. *International negotiation: a journal of theory and practice* 5(2) 2000: 237-261.  
Bibliography: p. 260-261. Includes bibliographical references.
- Chenoweth, Jonathan. International river basin management: data and information exchange under international law and the case of the Mekong river basin. *Journal of energy and natural resources law* 18(2) May 2000: 142-158.  
Includes bibliographical references.
- Haddadin, Munther J. Negotiated resolution of the Jordan-Israel water conflict. *International negotiation: a journal of theory and practice* 5(2) 2000: 263-288.  
Bibliography: p. 288. Includes bibliographical references.
- Hey, Ellen. The Watercourses Convention in the context of the Gabčíkovo-Nagymaros case. In: *Reflections on principles and practice of international law: essays in honour of Leo J. Bouchez*. Edited by Terry D. Gill and Wybo P. Heere (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). p. 83-95.  
Includes bibliographical references.
- Kibaroglu, Aysegül, and I. H. Olcay Ünver. An institutional framework for facilitating cooperation in the Euphrates-Tigris river basin. *International negotiation: a journal of theory and practice* 5(2)2000: 311-330.  
Bibliography: p. 329-330. Includes bibliographical references.
- Lapidoth, Ruth. Dispute settlement under the 1997 Convention on the law of the non-navigational uses of international watercourses. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 231-246.  
Includes bibliographical references.

Negotiating in international watercourses: water diplomacy, conflict and cooperation. *International negotiation: a journal of theory and practice* 5(2) 2000: 193-407.  
Special issue. Includes bibliographical references.

Torres Cazorla, María Isabel. Otra vuelta de tuerca del derecho internacional para regular los cursos de agua internacionales: el Convenio de Helsinki de 17 de marzo de 1992. *Anuario de derecho internacional*, vol. XVI (2000): 225-261.

Weiss, Edith Brown. International waters conflicts: managing competing uses. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 89-98.  
Includes bibliographical references.

Wouters, Patricia. The legal response to international water conflicts: the UN Watercourses Convention and beyond. *German yearbook of international law*, vol. 42 (1999): 293-336.  
Includes bibliographical references.

## Intervention

Arias, Inocencio. Humanitarian intervention: could the Security Council kill the United Nations? *Fordham international law journal* 23(4) April 2000: 1005-1027.  
Includes bibliographical references.

Francioni, Francesco. Of war, humanity and justice: international law after Kosovo. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 107-126.  
Includes bibliographical references.

*The Kosovo conflict: a diplomatic history through documents*. Edited by Philip E. Auerswald and David P. Auerswald (Cambridge, England: Kluwer Law International, 2000). xxvi, 1285 p.  
Includes bibliographical references (p. 1233-1241) and indexes.

Kritsiotis, Dino. The Kosovo crisis and NATO's application of armed force against the Federal Republic of Yugoslavia. *International and comparative law quarterly* 49(2) April 2000: 330-359.  
Includes bibliographical references.

Kumar Sinha, Manoj. Is humanitarian intervention permissible under international law? *Indian journal of international law* 40(1) January-March 2000: 62-71.  
Includes bibliographical references.

Picone, P. La "guerra del Kosovo" e il diritto internazionale generale. *Rivista di diritto internazionale* LXXXIII(2) 2000: 309-360.  
Includes bibliographical references.

Rothert, Mark. U.N. intervention in East Timor. *Columbia journal of transnational law* 39(1) 2000: 257-282.  
Includes bibliographical references.

Suy, Eric. NATO's intervention in the Federal Republic of Yugoslavia. *Leiden journal of international law* 13(1) 2000: 193-205.  
Includes bibliographical references.

Válticos, Nicolas. Les droits de l'homme, le droit international et l'intervention militaire en Yougoslavie. *Revue générale de droit international public* 104(1) 2000: 5-18.  
Summaries in French, English and Spanish. Includes bibliographical references.

Weckel, Philippe. L'emploi de la force contre la Yougoslavie ou la Charte fissurée. *Revue générale de droit international public* 104(1) 2000: 19-36.

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

Wheeler, Nicholas J. *Saving strangers: humanitarian intervention in international society* (Oxford, England; New York: Oxford University Press, 2000). xv, 336 p.

Bibliography: p. 311-319. Includes index.

## Law of the sea

Aqorau, Transform. Illegal fishing and fisheries law enforcement in small island developing states: the Pacific Islands experience. *International journal of marine and coastal law* 15(1) March 2000: 37-63.

Includes bibliographical references.

\_\_\_\_\_. Pacific Ocean—the draft convention for the conservation and management of highly migratory fish stocks in the western and central Pacific Ocean. *International journal of marine and coastal law* 15(1) March 2000: 111-149.

Includes bibliographical references.

Carreño Gualde, Vicente. El arreglo pacífico de las controversias internacionales en el ámbito de la protección del medio marino contra la contaminación. *Anuario de derecho internacional*, vol. XVI (2000): 39-64.

Includes bibliographical references.

Chigara, Ben. The International Tribunal for the Law of the Sea and customary international law. *Loyola of Los Angeles international and comparative law review* 22(4) August 2000: 433-452.

Includes bibliographical references.

*Continental shelf limits: the scientific and legal interface*. Edited by Peter J. Cook and Chris M. Carleton (New York: Oxford University Press, 2000). xiv, 363 p.

Includes bibliographical references and index.

De la Fayette, Louise. ITLOS and the saga of the Saiga: peaceful settlement of a law of the sea dispute. *The international journal of marine and coastal law* 15(3) August 2000: 355-392.

Includes bibliographical references.

\_\_\_\_\_. The M/V *Saiga* (No. 2) Case: (St. Vincent and the Grenadines v. Guinea), judgment. *International and comparative law quarterly* 49(2) April 2000: 467-476.

Includes bibliographical references.

Devine, D. J. Compulsory dispute settlement in UNCLOS undermined? *Southern Bluefin Tuna Case: Australia and New Zealand v Japan* 4 August 2000. *South African yearbook of international law*, vol. 25 (2000): 97-112.

Includes bibliographical references.

Dromgoole, Sarah, and Nicholas Gaskell. Draft UNESCO Convention on the protection of the underwater cultural heritage 1998. *International journal of marine and coastal law* 14(2) May 1999: 171-206.

Includes bibliographical references.

Edeson, William R. Law of the Sea Convention: confusion over the use of “UNCLOS”, and references to other recent agreements. *International journal of marine and coastal law* 15(3) August 2000: 413-419.

Includes bibliographical references.

- Eiriksson, Gudmundur. *The International Tribunal for the Law of the Sea* (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xxviii, 387 p.: col. ill.  
Includes index.
- Hafetz, Jonathan L. Fostering protection of the marine environment and economic development: article 121(3) of the Third Law of the Sea Conference. *American University international law review* 15(3): 583-637.  
Includes bibliographical references.
- Hedley, Chris. The law of the sea and the Internet: a resource guide with special reference to the conservation and management of marine living resources. *International journal of marine and coastal law* 15(4) November 2000: 567-579.  
Includes bibliographical references.
- Hern, Sean. Competing values: taking a broad view on the narrowing conservation regime of the 1982 United Nations Convention on the Law of the Sea. *American University international law review* 16(1): 177-197.  
Includes bibliographical references.
- Johnson, Constance. A rite of passage: the IMO consideration of the Indonesian archipelagic sea-lanes submission. *International journal of marine and coastal law* 15(3) August 2000: 317-332.  
Includes bibliographical references.
- Kwon, Park Hee. *The law of the sea and northeast Asia: a challenge for cooperation* (The Hague; London: Kluwer Law International, 2000). 256 p.  
Includes bibliographical references and index.
- Law of the sea: the common heritage and emerging challenges*. Edited by Harry N. Scheiber (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xviii, 311 p.  
Includes bibliographical references.
- Mahinga, Jean-Grégoire. Les affaires du M/V Saiga devant le Tribunal du droit de la mer. *Revue générale de droit international public* 104(3) 2000: 695-730.  
Summaries in French, English and Spanish. Includes bibliographical references.
- Marr, Simon. The Southern Bluefin Tuna cases: the precautionary approach and conservation and management of fish resources. *European journal of international law* 11(4) December 2000: 815-831.  
Includes bibliographical references.
- Molenaar, Erik Jaap. The concept of “real interest” and other aspects of cooperation through regional fisheries management mechanisms. *International journal of marine and coastal law* 15(4) November 2000: 475-531.  
Includes bibliographical references.
- \_\_\_\_\_, and Martin Tsamenyi. Satellite-based vessel monitoring systems for fisheries management: international legal aspects. *International journal of marine and coastal law* 15(1) March 2000: 65-109.  
Includes bibliographical references.
- Navigational rights and freedoms, and the new law of the sea*. Edited by Donald R. Rothwell and Sam Bateman (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xxv, 359 p.  
Includes bibliographical references (p. 337-352) and index.
- Oude Elferink, Alex G. Baltic delimitation of maritime zones between Estonia and Sweden. *International journal of marine and coastal law* 14(2) May 1999: 299-308.  
Includes bibliographical references.

Rosenne, Shabtai. Historic waters in the Third United Nations Conference on the Law of the Sea. In: *Reflections on principles and practice of international law: essays in honour of Leo J. Bouchez*. Edited by Terry D. Gill and Wybo P. Heere (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). p. 191-203.

\_\_\_\_\_. The International Tribunal for the Law of the Sea: survey for 1999. *International journal of marine and coastal law* 15(4) November 2000. 443-474.

Includes bibliographical references.

Sánchez Rodríguez, Luis Ignacio. Jurisdicciones rampantes y libertad de pesca en alta mar. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 139-155.

Includes bibliographical references.

Simone, Pierluigi. Le riunioni degli stati parti quale strumento di attuazione della Convenzione di Montego Bay sul diritto del mare. *La comunità internazionale*, vol. LV (2), secondo trimestre 2000: 219-243.

Includes bibliographical references.

Soons, A. H. A. A "new" exception to the freedom of the high seas: the authority of the U.N. Security Council. In: *Reflections on principles and practice of international law: essays in honour of Leo J. Bouchez*. Edited by Terry D. Gill and Wybo P. Heere (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). p. 205-221.

Includes bibliographical references.

Talhelm, Jennifer L. Curbing international overfishing and the need for widespread ratification of the United Nations Convention on the Law of the Sea. *North Carolina journal of international law and commercial regulation* 25(2) spring 2000: 381-418.

Includes bibliographical references.

Van Dyke, Jon M. Louis B. Sohn and the settlement of ocean disputes. *George Washington international law review* 33(1) 2000: 31-47.

Includes bibliographical references.

Vignes, Daniel, Rafael Casado Raigon and Giuseppe Cataldi. *Le droit international de pêche maritime* (Brussels: Éditions Bruylant: Éditions de l'Université de Bruxelles, 2000). 616 p.

Bibliography: p. 605-610.

Vigni, Patrizia. The interaction between the Antarctic Treaty System and the other relevant conventions applicable to the Antarctic area. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 481-542.

Includes bibliographical references.

## Law of treaties

*Administrative and expert monitoring of international treaties*. Edited by Paul C. Szasz (Ardsley, N.Y.: Transnational Publishers, 1999). xiii, 278 p.

Includes bibliographical references and index.

Aust, Anthony. *Modern treaty law and practice* (New York: Cambridge University Press, 2000). xxxix, 443 p.

Bibliography: p. 425-431. Includes index.

Baratta, Roberto. Should invalid reservations to human rights treaties be disregarded? *European journal of international law* 11(2) June 2000: 413-425.

Includes bibliographical references.

Focus Section: the law of international treaties in the 21st century. *German yearbook of international law*, vol. 42 (1999): 11-83.

Series of articles. Includes bibliographical references.

Kadelbach, Stefan. International law and the incorporation of treaties into domestic law. *German yearbook of international law*, vol. 42 (1999): 66-83.

Includes bibliographical references.

Klabbers, Jan. Accepting the unacceptable? A new Nordic approach to reservations to multi-lateral treaties. *Nordic journal of international law* 69(2) 2000: 179-193.

Includes bibliographical references.

Kohen, Marcelo G. La codification du droit des traités : quelques éléments pour un bilan global. *Revue générale de droit international public* 104(3) 2000: 577-613.

Summaries in English and Spanish. Includes bibliographical references.

Mastrojeni, Grammenos. *Il negoziato e la conclusione degli accordi internazionali* (Padua, Italy: CEDAM, 2000). xiv, 345 p.

Includes bibliographical references (p. 331-345).

*Multilateral treaty-making: the current status of challenges to and reforms needed in the international legislative process: papers presented at the Forum Geneva, held at Geneva May 16, 1998*. Edited by Vera Gowlland-Debbas with the assistance of Hassiba Hadj-Sahraoui and Nobuo Hayashi (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). 144 p.

Includes bibliographical references.

Schermers, Henry G. International organizations and the law of treaties. *German yearbook of international law*, vol. 42 (1999): 56-65.

Includes bibliographical references.

Tietje, Christian. The changing legal structure of international treaties as an aspect of an emerging global governance architecture. *German yearbook of international law*, vol. 42 (1999): 26-55.

Includes bibliographical references.

Yee, Sienho. The time limit for the ratification of proposed amendments to the constitutions of international organizations. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 185-213.

Includes bibliographical references.

Zimmermann, Andreas. *Staatennachfolge in völkerrechtlichen Verträgen: zugleich ein Beitrag zu den Möglichkeiten und Grenzen völkerrechtlicher Kodifikation* (Berlin, New York: Springer, 2000). 1, 960 p.

Summary in English. Bibliography: p. 893-946.

Includes bibliographical references and index.

## Law of war

*The banning of anti-personnel landmines: the legal contribution of the International Committee of the Red Cross*. Edited by Louis Maresca and Stuart Maslen (Cambridge, England; New York: Cambridge University Press, 2000). xxvii, 670 p.

Includes bibliographical references and index.

Benvenuti, Paolo. Recenti sviluppi in tema di osservanza del diritto internazionale umanitario da parte delle Forze delle Nazioni Unite: il bollettino del Segretario Generale. *La comunità internazionale* LV(3) terzo trimestre 2000: 379-399.

Includes bibliographical references.



Boelaert-Suominen, Sonja. The Yugoslavia Tribunal and the common core of humanitarian law applicable to all armed conflicts. *Leiden journal of international law* 13(3) 2000: 619-653.

Includes bibliographical references.

Detter Delupis, Ingrid. *The law of war*. 2nd ed. (Cambridge, England; New York: Cambridge University Press, 2000). xxix, 516 p.

Includes bibliographical references (p. 443-492) and index.

Dinstein, Yoram. The initiation, suspension and termination of war. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 131-159.

Includes bibliographical references.

*Documents on the laws of war*. 3rd ed. Edited by Adam Roberts and Richard Guelff (Oxford, England: Oxford University Press, 2000). xiv, 765 p.

Bibliography: p. 735-746. Includes index.

Green, L. C. *The contemporary law of armed conflict*. 2nd ed. (Manchester, England: Manchester University Press, 2000). 393 p.

Bibliography: p. 358-368. Includes bibliographical references.

Greenwood, Christopher. International law and the conduct of military operations: stocktaking at the start of a new millennium. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 179-201.

Includes bibliographical references.

Happold, M. Child soldiers in international law: the legal regulation of children's participation in hostilities. *Netherlands international law review*, vol. XLVII(1) 2000: 27-52.

Includes bibliographical references.

Hays Parks, W. Making law of war treaties: lessons from submarine warfare regulation. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 339-385.

Includes bibliographical references.

Meron, Theodor. The humanization of humanitarian law. *American journal of international law* 94(2) April 2000: 239-278.

Includes bibliographical references.

Molenaar, Erik Jaap, and Martin Tsamenyi. Satellite-based vessel monitoring systems for fisheries management: international legal aspects. *International journal of marine and coastal law* 15(1) March 2000: 65-109.

Includes bibliographical references.

Numminen, Jutta. Violence à l'égard des femmes en situation de conflit armé. *Finnish yearbook of international law*, vol. IX (1998): 453-473.

Includes bibliographical references.

Sabel, Robbie. Chivalry in the air? Article 42 of the 1977 Protocol I to the Geneva conventions. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 439-453.

Includes bibliographical references.

Schmitt, Michael N. The law of armed conflict as soft power: optimizing strategic choice. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 455-482.

Includes bibliographical references.

Von Heinegg, Wolff Heintschel. Naval blockade. In: *International law across the spectrum of conflict: essays in honour of Professor L. C. Green on the occasion of his eightieth birthday* (Newport, R.I.: Naval War College, 2000). p. 203-230.

Includes bibliographical references.

Wingfield, Thomas C. *The law of information conflict: national security law in cyberspace* (Falls Church, Va.: Aegis Research Corp., 2000). xxi, 497 p.

Includes bibliographical references and index.

### **Maintenance of peace**

Cahin, Gérard. Les Nations Unies et la construction de la paix en Afrique : entre désengagement et expérimentation. *Revue générale de droit international public* 104(1) 2000: 73-105.

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

Deen-Racsmany, Zsuzsanna. A redistribution of authority between the UN and regional organizations in the field of the maintenance of peace and security? *Leiden journal of international law* 13(2) 2000: 297-331.

Includes bibliographical references.

Garcia, Thierry. La mission d'administration intérimaire des Nations Unies au Kosovo. *Revue générale de droit international public* 104(1) 2000: 61-71.

Summaries in French, English and Spanish.

Khan, Rahmatullah. United Nations peace-keeping in internal conflicts. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 543-581.

Includes bibliographical references.

Lavalle, Roberto. Legal aspects of the Kosovo crisis and its outcome: an overview. *Revue hellénique de droit international*, 53<sup>e</sup> année, n<sup>o</sup> 2, 2000: 501-536.

Includes bibliographical references.

McCarthy, Patrick A. Building a reliable rapid-reaction capability for the United Nations. *International peacekeeping* 7 (2) summer 2000: 139-154.

Includes bibliographical references.

McCoubrey Morris, Hilaire. *Regional peacekeeping in the post-cold war era* (The Hague; Boston, Mass.: Kluwer Law International, 2000). ix, 252 p.

Bibliography: p. 247-248. Includes index.

Olonisakin, Funmi. *Reinventing peacekeeping in Africa: conceptual and legal issues in ECOMOG operations* (The Hague; Boston, Mass.: Kluwer Law International, 2000). xxiii, 246 p.: ill., map.

Includes bibliographical references and index.

Onorato, William T., and Mark J. Valencia. The new Timor Gap Treaty: legal and political implications. *ICSID review: foreign investment law journal* 15(1) spring 2000: 59-85.

Includes bibliographical references.

*Peacemaking and democratization in the western hemisphere*. Edited by Tammie Sue Montgomery (Coral Gables, Fla.: North-South Center Press, University of Miami, 2000). iii, 334 p.: ill.

Includes bibliographical references and index.

Petit, Yves. *Droit international du maintien de la paix* (Paris: L.G.D.J., 2000). 216 p.

Includes bibliographical references (p. 211-213) and index.

Sorel, Jean-Marc. Timor Oriental : un résumé de l'histoire du droit international. *Revue générale de droit international public* 104(1) 2000: 37-60.

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

Toole, Jennifer. A false sense of security: lessons learned from the United Nations Organization and Conduct Mission in East Timor. *American University international law review* 16(1): 199-267.

Includes bibliographical references.

## **Membership and representation**

Griffin, Matthew. Accrediting democracies: does the Credentials Committee of the United Nations promote democracy through its accreditation process, and should it? *New York University journal of international law and politics* 32(3) spring 2000: 725-785.

Kelly, Michael J. U.N. Security Council permanent membership: a new proposal for a twenty-first century council. *Seton Hall law review* 31(2) December 30, 2000: 319-399.

Includes bibliographical references.

Vitucci, M. C. La questione dell'appartenenza della Repubblica Federale Jugoslava alle Nazioni Unite. *Rivista di diritto internazionale* LXXXIII(4) 2000: 992-1026.

Includes bibliographical references.

## **Namibia**

Hamman, Debbie B. The role of fisheries in a Namibian/South African narrative boundary delimitation. *African journal of international and comparative law* 12(4) December 2000: 659-669.

Includes bibliographical references.

Johnson, Constance. International Court of Justice—case concerning Kasikili/Sedudu Island (Botswana/Namibia). *International journal of marine and coastal law* 15(4) November 2000: 581-599.

Includes bibliographical references.

## **Natural resources**

Chalifour, Nathalie. Global trade rules and the world's forests: taking stock of the World Trade Organization's implications for forests. *Georgetown international environmental law review*, vol. XII(3) 2000: 575-616.

Includes bibliographical references.

Cowling, M. G., and M. A. Kidd. CITES and the conservation of the African elephant. *South African yearbook of international law*, vol. 25 (2000): 189-226.

Includes bibliographical references.

Edeson, William. Closing the gap: the role of "soft" international instruments to control fishing. *Australian year book of international law*, vol. 20 (1999): 83-104.

Includes bibliographical references.

McKain, Ryan K. A critical evaluation of the development and implementation of forest preservation strategies. *Connecticut journal of international law* 15(1-2) winter-spring 2000: 235-259.

Includes bibliographical references.

Rayfuse, Rosemary. The United Nations Agreement on Straddling and Highly Migratory Fish Stocks as an objective regime: a case of wishful thinking? *Australian year book of international law*, vol. 20 (1999): 253-278.

Includes bibliographical references.

Wolfrum, Rüdiger, and Nele Matz. The interplay of the United Nations Convention on the Law of the Sea and the Convention on Biological Diversity. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 445-480.

Includes bibliographical references.

### **Non-governmental organizations**

Gamble, John King, and Charlotte Ku. International law—new actors and new technologies: center stage for NGOs? *Law and policy in international business* 31(2) 2000: 221-262.

Includes bibliographical references.

### **Peaceful settlement of disputes**

*Institutional and procedural aspects of mass claims settlement systems: papers emanating from the PCA International Law Seminar on December 9, 1999: the inaugural services.* Edited by the International Bureau of the Permanent Court of Arbitration (The Hague; Boston, Mass.: Kluwer Law International, 2000). x, 192 p.

The Iran–United States Claims Tribunal and the process of international claims resolution: a study by the Panel on State Responsibility of the American Society of International Law. Edited by David Caron and John R. Cook (Ardsley, N.Y.: Transnational Publishers, 2000). xviii, 509 p.

Bibliography: p. 477-499. Includes index.

Lowe, Vaughan. Overlapping jurisdiction in international tribunals. *Australian year book of international law*, vol. 20 (1999): 191-204.

Includes bibliographical references.

Malik, John. The Dayton Agreement and elections in Bosnia: entrenching ethnic cleansing through democracy. *Stanford journal of international law* 36(2) summer 2000: 303-355.

Includes bibliographical references.

McCall Smith, James. The politics of dispute settlement design: explaining legalism in regional trade pacts. *International organization* 54(1) winter 2000: 137-180.

Bibliography: p. 177-180. Includes bibliographical references.

Orrego Vicuña, Francisco. A new system of international dispute settlement for the twenty-first century. In: *Liber amicorum “in memoriam” of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 235-246.

Includes bibliographical references.

*Words over war: mediation and arbitration to prevent deadly conflict.* Edited by Melanie C. Greenberg, John H. Barton and Margaret E. McGuinness (Lanham, Md.: Rowman & Littlefield Publishers, 2000). xxxviii, 447 p.

Bibliography: p. 409-424. Includes index.

### **Political and security questions**

Chrysostomides, Kypros. *The Republic of Cyprus: a study in international law* (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xxii, 627 p.

Bibliography: p. 605-619. Includes bibliographical references and index.

Drezner, Daniel W. Bargaining, enforcement, and multilateral sanctions: when is cooperation counterproductive? *International organization* 54(1) winter 2000: 73-102.

Bibliography. Includes bibliographical references.

Stein, Torsten, and Thilo Marauhn. Völkerrechtliche Aspekte von Informationsoperationen. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 60 (1) 2000: 1-40.

Summary in English. Includes bibliographical references.

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

Arangio-Ruiz, G. Article 39 of the ILC first-reading draft articles on state responsibility. *Rivista di diritto internazionale* LXXXIII(3) 2000: 747-769.

Includes bibliographical references.

Barboza, Julio. The customary rule: from chrysalis to butterfly. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 1-14.

Includes bibliographical references.

Crawford, James. Prospects for the codification and development of international law by the United Nations. *Finnish yearbook of international law*, vol. IX (1998): 9-15.

Includes bibliographical references.

Schwebel, Stephen M. The inter-active influence of the International Court of Justice and the International Law Commission. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 479-505.

Includes bibliographical references.

### **Recognition of States**

Grant, Thomas D. East Timor, the U.N. system, and enforcing non-recognition in international law. *Vanderbilt journal of transnational law* 33(2) March 2000: 273-310.

Includes bibliographical references.

\_\_\_\_\_. States newly admitted to the United Nations: some implications. *Columbia journal of transnational law* 39(1) 2000: 177-192.

Includes bibliographical references.

Wallace-Bruce, N. L. Of collapsed, dysfunctional and disoriented states: challenges to international law. *Netherlands international law review*, vol. XLVII(1) 2000: 53-73.

Includes bibliographical references.

### **Refugees**

Donkoh, Bemba. A half-century of international refugee protection: who's responsible, what's ahead? *Berkeley journal of international law* 18(2) 2000: 260-267.

Exclusion from protection: article 1F of the 1951 United Nations Refugee Convention and article 1(5) of the 1969 OAU Convention in the context of armed conflict, genocide and restrictionism. *International journal of refugee law*, No. 12, winter 2000: 1-345.

Special issue. Includes bibliographical references.

Fitzpatrick, Joan. Temporary protection of refugees: elements of a formalized regime. *American journal of international law* 94(2) April 2000: 279-306.

Includes bibliographical references.

Fortin, Antonio. The meaning of “protection” in the refugee definition. *International journal of refugee law* 12(4) 2000: 548-576.

Includes bibliographical references.

*International refugee law: a reader*. Edited by B. S. Chimni (New Delhi; Thousand Oaks, Calif.: Sage Publications, 2000). xxix, 613 p.

Includes bibliographical references (p. 586-597) and index.

Jackson, Ivor C. Ensuring that the exercise of UNHCR’s traditional functions is maintained and reinforced in the 21st century. *International journal of refugee law* 12(4) 2000: 589-596.

Includes bibliographical references.

Lomo, Zachary A. The struggle for protection of the rights of refugees and IDPs in Africa: making the existing international legal regime work. *Berkeley journal of international law* 18(2) 2000: 268-284.

Includes bibliographical references.

Mangala, Mununa. Les enjeux normatifs et institutionnels de la protection des personnes déplacées. *Revue belge de droit international* XXXIII(2) 2000: 532-550.

Includes bibliographical references.

Phuong, Catherine. Internally displaced persons and refugees: conceptual differences and similarities. *Netherlands quarterly of human rights* 18(2) June 2000: 215-229.

Includes bibliographical references.

Rosand, Eric. The Kosovo crisis: implications of the right to return. *Berkeley journal of international law* 18(2) 2000: 229-240.

Includes bibliographical references.

### **Rule of law**

Allain, Jean. *A century of international adjudication: the rule of law and its limits* (The Hague: T. M. C. Asser Press, 2000). xvii, 264 p.

Bibliography: p. 259-264. Includes bibliographical references.

Green, L. C. The rule of law and human rights in the Balkans. *Canadian yearbook of international law*, vol. XXXVII (1999): 223-256.

Includes bibliographical references.

Sicilianos, Linos-Alexandre. *L’ONU et la démocratisation de l’État : systèmes régionaux et ordre juridique universel* (Paris: A. Pedone, 2000). 321 p.

Bibliography: 293-316.

### **Self-defence**

Constantinou, Avra. *The right of self-defence under customary international law and Article 51 of the United Nations Charter* (Athens: Ant. N. Sakkoulas; Brussels: Bruylant, 2000). 225 p.

Includes bibliographical references (p. 213-225).

### **Self-determination**

Chinkin, Christine. East Timor: a failure of decolonisation. *Australian year book of international law*, vol. 20 (1999): 35-54.

Includes bibliographical references.

Christakis, Théodore. *Le droit à l'autodétermination en dehors des situations de décolonisation* (Marseille: Centre d'études et de recherches internationales et communautaires, Université d'Aix-Marseille III; Paris: Documentation française, 1999). 676 p.

Thesis (doctoral), Université d'Aix-Marseille III, 1999. Includes bibliographical references (p. 623-650).

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

Includes bibliographical references.

Elsner, Bernd Roland. *Die Bedeutung des Volkes im Völkerrecht. Unter besonderer Berücksichtigung der historischen Entwicklung und der Praxis des Selbstbestimmungsrechts der Völker* (Berlin: Duncker und Humblot, 2000). 375 p.

Includes bibliographical references (p. 331-356) and index.

Gardner, Anne-Marie. Self-determination in the Western Sahara: legal opportunities and political roadblocks. *International peacekeeping* 7(2) summer 2000: 115-138.

Includes bibliographical references.

Lam, Maivan Clech. *At the edge of the state: indigenous peoples and self-determination* (Ardley, N.Y.: Transnational Publishers, Inc., 2000). xxvi, 232 p.

Includes bibliographical references and index.

*Operationalizing the right of indigenous peoples to self-determination*. Edited by Pekka Aikio and Martin Scheinin (Turku, Finland: Institute for Human Rights, Abo Akademi University, 2000). xi, 251 p.

Bibliography: p. 233-251. Includes index.

Quane, Helen. A right to self-determination for the Kosovo Albanians? *Leiden journal of international law* 13(1) 2000: 219-227.

Includes bibliographical references.

Rubin, Alfred P. Secession and self-determination: a legal, moral, and political analysis. *Stanford journal of international law* 36(2) summer 2000: 253-270.

Includes bibliographical references.

Van Walt van Praag, Michael C. Self-determination in a world of conflict—a source of instability or instrument of peace? In: *Reflections on principles and practice of international law: essays in honour of Leo J. Bouchez*. Edited by Terry D. Gill and Wybo P. Heere (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). p. 265-285.

Includes bibliographical references.

## State responsibility

Crawford, James, Pierre Bodeau and Jacqueline Peel. The ILC's draft articles on state responsibility: toward completion of a second reading. *American journal of international law* 94(4) October 2000: 660-674.

Includes bibliographical references.

Jørgensen, Nina H. B. *The responsibility of States for international crimes* (New York: Oxford University Press, 2000). xxxiv, 325 p.

Bibliography: p. 299-314. Includes bibliographical references and index.

Zemanek, Karl. New trends in the enforcement of erga omnes obligations. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 1-52.

Includes bibliographical references.

## State sovereignty

*Delegating state powers: the effect of treaty regimes on democracy and sovereignty*. Edited by Thomas M. Franck (Ardsley, N.Y.: Transnational Publishers, 2000). x, 305 p.

Includes bibliographical references and index.

Garnett, Richard. Should foreign state immunity be abolished? *Australian year book of international law*, vol. 20 (1999): 175-190.

Includes bibliographical references.

Schrijver, Nico. The changing nature of state sovereignty. *British yearbook of international law*, vol. 70 (1999): 65-98.

Includes bibliographical references.

Šimonović, Ivan. State sovereignty and globalization: are some states more equal? *Georgia journal of international and comparative law* 28(3) 2000: 381-404.

Includes bibliographical references.

## State succession

Bojanic, M. Éléments d'appréciation de la pratique étatique en matière de succession aux traités de la République socialiste fédérative de Yougoslavie (RSFY). *Revue belge de droit international* XXXIII(2) 2000: 489-531.

*La succession d'États : la codification à l'épreuve des faits. State succession: codification tested against the facts*. Edited by Pierre Michel Eisemann and Martti Koskeniemi (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xxxix, 1012 p.

Includes bibliographical references (p. 927-968) and indexes.

Zimmermann, Andreas. *Staatenmachfolge in völkerrechtlichen Verträgen: zugleich ein Beitrag zu den Möglichkeiten und Grenzen völkerrechtlicher Kodifikation* (Berlin, New York: Springer, 2000). I, 960 p.

Summary in English. Bibliography: p. 893-946.

Includes bibliographical references and index.

## Trade and development

Granadillo, Elizabeth. Regulation of the international trade of endangered species by the World Trade Organization. *George Washington journal of international law and economics* 32(3) 2000: 437-464.

Includes bibliographical references.

Grigorian, S. A. Soglashenie o torgovykh aspektakh prav intelektual'noi sobstvennosti (TRIPS). *Gosudarstvo i pravo*, No. 4, April 2000: 71-80.

Includes bibliographical references.

Ofosu-Amaah, W. Paatii. Reforming business-related laws to promote private sector development: the World Bank experience in Africa. *ICSID review: foreign investment law journal* 15(1) spring 2000: 1-58.

Includes bibliographical references.

Soopramaniem, Raj. GATT, WTO and the World Bank: a tale of controversy, protectionism and opportunity. *ICSID review: foreign investment law journal* 15 (1) spring 2000: 86-102.

Includes bibliographical references.

## Use of force

Blokker, Niels. Is the authorization authorized? Powers and practice of the UN Security Council to authorize the use of force by "coalitions of the able and willing". *European journal of international law* 11(3) September 2000: 541-568.

Includes bibliographical references.



Gardam, Judith. Proportionality as a restraint on the use of force. *Australian year book of international law*, vol. 20 (1999): 161-172.

Includes bibliographical references.

Gowlland-Debbas, Vera. The limits of unilateral enforcement of community objectives in the framework of UN peace maintenance. *European journal of international law* 11(2) June 2000: 361-383.

Includes bibliographical references.

Gray, Christine D. *International law and the use of force* (Oxford, England; New York: Oxford University Press, 2000). 243 p.

Includes bibliographical references and index.

Gutiérrez Espada, Cesáreo. Uso de la fuerza, intervención humanitaria y libre determinación (la “Guerra de Kosovo”). *Anuario de derecho internacional*, vol. XVI (2000): 93-132.

Includes bibliographical references.

Ku, Charlotte, and Harold K. Jacobson. Accountability and democracy in the case of using force under international auspices. *Proceedings (American Society of International Law, Meeting)*. 94th (2000): 19-30.

Includes bibliographical references.

Pellet, Alain. Brief remarks on the unilateral use of force. *European journal of international law* 11(2) June 2000: 385-392.

Includes bibliographical references.

Unilateral action based on no UN mandate or going well beyond a limited one. *European journal of international law* 11(2) June 2000: 349-392.

Series of articles. Includes bibliographical references.

Wedgwood, Ruth. Unilateral action in the UN system. *European journal of international law* 11(2) June 2000: 349-359.

Includes bibliographical references.

## C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS

### **Food and Agriculture Organization of the United Nations**

*Current fisheries issues and the Food and Agriculture Organization of the United Nations*. Edited by Myron H. Nordquist and John Norton Moore (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2000). xv, 665 p.

Includes index.

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

Jackson, John H. *The jurisprudence of GATT and the WTO: insights on treaty law and relations* (London; New York: Cambridge University Press, 2000). xiii, 497 p.

Bibliography: p. 462-470. Includes index.

### **International Atomic Energy Agency**

Van Lear, Alison. Loud talk about a quiet issue: the International Atomic Energy Agency's struggle to maintain the confidentiality of information gained in nuclear facility inspections. *Georgia journal of international and comparative law* 28(2) 2000: 349-379.

Includes bibliographical references.

### **International Civil Aviation Organization**

Weber, Ludwig, and Arie Jacob. Activities of the International Civil Aviation Organization (ICAO). *Annals of air and space law*, vol. XXV 2000: 291-299.  
Includes bibliographical references.

### **International Labour Organization**

Charnovitz, Steve. The International Labour Organization in its second century. *Max Planck yearbook of United Nations law*, vol. 4 (2000): 147-184.  
Includes bibliographical references.

Hansenne, Michel. Mondialisation et justice sociale : le rôle de l'OIT. *Studia Diplomatica*, vol. LIII (6)2000: 121-131.

O.I.T. Cinquantième anniversaire des conventions sur la liberté syndicale (1949-1999). *Revue belge de droit international XXXIII(1) 2000*: 7-83.  
Series of articles. Bibliography: p. 81-83.  
Includes bibliographical references.

### **International Monetary Fund**

Bradlow, Daniel D. Rapidly changing functions and slowly evolving structures: the troubling case of the IMF. *Proceedings (American Society of International Law, Meeting)*. 94th (2000): 152-159.  
Includes bibliographical references.

Felgenhauer, Grant. IMF off-market gold sales: questions of law and moral hazard. *Columbia journal of transnational law* 39(1) 2000: 221-255.  
Includes bibliographical references.

Lastra, R. M. The International Monetary Fund in historical perspective. *Journal of international economic law*, No. 3, September 2000: 507-523.  
Includes bibliographical references.

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

Blatt, Lauren W. SOS (save our ship)! Can the UNESCO 1999 draft convention on the treatment of underwater cultural heritage do any better? *Emory international law review* 14(3) fall 2000: 1581-1639.  
Includes bibliographical references.

### **World Bank**

Ciociani, John D. The lawful scope of human rights criteria in World Bank credit decisions: an interpretive analysis of the IBRD and IDA Articles of Agreement. *Cornell international law journal* 33(2) 2000: 331-371.  
Includes bibliographical references.

Rigo Sureda, Andrés. Instituciones internacionales y el derecho internacional del medio ambiente: la contribución del Banco Mundial. *Anuario de derecho internacional*, vol. XVI (2000): 407-419.  
Includes bibliographical references.

Roessler, Todd. The World Bank's lending policy and environmental standards. *North Carolina journal of international law and commercial regulation* 26(1) fall 2000: 105-141.  
Includes bibliographical references.

*International Centre for Settlement of Investment Disputes*

Brower, Charles N. Ibrahim Shihata and the resolution of international investment disputes: the masterful missionary. *ICSID review: foreign investment law journal* 15(2) fall 2000: 288-300.

Includes bibliographical references.

Reisman, W. Michael. The regime for lacunae in the ICSID choice of law provision and the question of its threshold. *ICSID review: foreign investment law journal* 15(2) fall 2000: 362-381.

Includes bibliographical references.

Vinuesa, Raúl Emilio. Las medidas provisionales en la solución de controversias entre estados e inversores extranjeros en el sistema del CIADI. In: *Liber amicorum "in memoriam" of Judge José María Ruda* (The Hague; London; Boston, Mass.: Kluwer Law International, 2000). p. 331-351.

Includes bibliographical references.

### **World Health Organization**

Forrest, Michelle. Using the power of the World Health Organization: the international health regulations and the future of international health law. *Columbia journal of law and social problems* 33(2) winter 2000: 153-179.

Includes bibliographical references.

### **World Intellectual Property Organization**

Soma, John T., and Natalie A. Norman. International take-down policy: a proposal for the WTO and WIPO to establish international copyright procedural guidelines for Internet service providers. *Hastings communications and entertainment law journal* 22(3-4) summer 2000: 391-440.

Includes bibliographical references.

### **World Trade Organization**

Adamantopoulos, Konstantinos, and Diego De Notaris. The future of the WTO and the reform of the Anti-dumping Agreement: a legal perspective. *Fordham international law journal* 24(1&2) November-December 2000: 30-61.

Includes bibliographical references.

Andrianarivony, M. J. L'organe d'appel de l'O.M.C. *Revue belge de droit international* XXXIII(1) 2000: 276-340.

Includes bibliographical references.

Arup, Christopher. *The new World Trade Organization agreements: globalizing law through services and intellectual property* (Cambridge, England; New York: Cambridge University Press, 2000). xiii, 340 p.

Includes bibliographical references (p. 312-336) and index.

Bowen, Brandon L. The World Trade Organization and its interpretation of the article XX exceptions to the General Agreement on Tariffs and Trade, in light of recent developments. *Georgia journal of international and comparative law* 29(1) 2000: 181-202.

Includes bibliographical references.

Busch, Marc L., and Eric Reinhardt. Bargaining in the shadow of the law: early settlement in GATT/WTO disputes. *Fordham international law journal* 24(1&2) November-December 2000: 158-172.

Includes bibliographical references.

- Clough, Mark. The WTO dispute settlement system—a practitioner perspective. *Fordham international law journal* 24(1&2) November-December 2000: 252-274.  
Includes bibliographical references.
- Dendauw, Isabel. New WTO agreement on government procurement: an analysis of the framework for bid challenge procedures and the question of direct effect. *Journal of energy & natural resources law* 18(3) August 2000: 254-266.  
Includes bibliographical references.
- Gallagher, Peter. *Guide to the WTO and developing countries* (London; Boston, Mass.: Kluwer Law International; Geneva: World Trade Organization, 2000). xxii, 343 p.  
Includes bibliographical references and index.
- Gaston, Gretchen L., and Randall S. Abate. The Biosafety Protocol and the World Trade Organization: can the two coexist? *Pace international law review*, vol. XII(1) spring 2000: 107-151.  
Includes bibliographical references.
- Gleason, Carolyn B., and Pamela D. Walther. The WTO dispute settlement implementation procedures: a system in need of reform. *Law and policy in international business* 31(3) 2000: 709-736.  
Includes bibliographical references.
- Gramlich, Ludwig. Seattle – oder: die Welthandelsorganisation in der Krise? *Verfassung und Recht in Übersee. Law and politics in Africa, Asia and Latin America* 33 1. Quartal 2000: 60-71.  
Includes bibliographical references.
- Grigorian, S. A. Soglashenie o primeneniі stat'i VI GATT (problema dempinga i primeneniya antidempingovykh mer). *Gosudarstvo i pravo*, No. 3, mart 2000: 104-115.
- Horlick, Gary N., and Glenn R. Butterton. A problem of process in WTO jurisprudence: identifying disputed issues in panels and consultations. *Law and policy in international business* 31(3) 2000: 573-582.  
Includes bibliographical references.
- Jackson, John H. *The jurisprudence of GATT and the WTO: insights on treaty law and relations* (London; New York: Cambridge University Press, 2000). xiii, 497 p.  
Bibliography: p. 462-470. Includes index.
- Lang, Jeffrey M. The first five years of the WTO General Agreement on Trade in Services. *Law and policy in international business* 31(3) 2000: 801-809.  
Includes bibliographical references.
- Marrella, Fabrizio. L'Organisation mondiale du commerce et les textiles. *Revue générale de droit international public* 104(3) 2000: 659-693.  
Summaries in English and Spanish. Includes bibliographical references.
- Mavroidis, Petros C. Remedies in the WTO legal system: between a rock and a hard place. *European journal of international law* 11(4) December 2000: 763-813.  
Includes bibliographical references.
- Pace, Virgile. Cinq ans après sa mise en place : la nécessaire réforme du mécanisme de règlement de l'OMC. *Revue générale de droit international public* 104(3) 2000: 615-658.  
Summaries in French, English and Spanish. Includes bibliographical references.
- Palmetter, David. The WTO as a legal system. *Fordham international law journal* 24(1&2) November-December 2000: 444-480.  
Includes bibliographical references.

Pauwelyn, Joost. Enforcement and countermeasures in the WTO: rules are rules—toward a more collective approach. *American journal of international law* 94(2) April 2000: 335-347.

Ragosta, John A. Unmasking the WTO—access to the DSB system: can the WTO DSB live up to the moniker “World Trade Court”? *Law and policy in international business* 31(3) 2000: 739-768.

Includes bibliographical references.

Ruiz Fabri, H. Le contentieux de l'exécution dans le règlement des différends de l'Organisation mondiale du commerce. *Journal du droit international*, 127<sup>e</sup> année, n<sup>o</sup> 3, juillet-août-septembre 2000: 605-645.

Includes bibliographical references.

Shoyer, Andrew W., and Eric M. Solovy. The process and procedure of litigating at the World Trade Organization: a review of the work of the appellate body. *Law and policy in international business* 31(3) 2000: 677-695.

Includes bibliographical references.

Soma, John T., and Natalie A. Norman. International take-down policy: a proposal for the WTO and WIPO to establish international copyright procedural guidelines for Internet service providers. *Hastings communications and entertainment law journal* 22(3-4) summer 2000: 391-440.

Includes bibliographical references.

Stewart, Terence P., and Amy Ann Karpel. Review of the dispute settlement understanding: operation of panels. *Law and policy in international business* 31(3) 2000: 593-655.

Includes bibliographical references.

“Symposium: the first five years of the WTO”. *Law and policy in international business* 31(3) 2000: 549-1092.

Special issue. Includes bibliographical references.

Wethington, Olin L. Commentary on the consultation mechanism under the WTO dispute settlement understanding during its first five years. *Law and policy in international business* 31(3) 2000: 583-590.

Includes bibliographical references.

White, Gillian. Treaty interpretation: the Vienna Convention “code” as applied by the World Trade Organization judiciary. *Australian year book of international law*, vol. 20 (1999): 319-339.

Includes bibliographical references.

*The WTO after Seattle*. Edited by Jeffrey J. Schott (Washington, D.C.: Institute for International Economics, 2000). xix, 292 p.

Includes bibliographies.

The World Trade Organization, globalization, and the future of international trade. *Fordham international law journal* 24(1&2) November-December 2000: 1-799.

Special issue. Includes bibliographical references.