

Extract from:

UNITED NATIONS JURIDICAL YEARBOOK

2001

Part Four. Bibliography



Copyright (c) United Nations

CONTENTS (continued)

	<i>Page</i>
Immunization from defamation suit under International Organizations Immunities Act of 1945—Two sources of limitation to immunity	517
(b) United States District Court for the District of Columbia Mohammed Faisal Rahman (Plaintiff) v. James D. Wolfensohn, The World Bank, World Bank Publications, and Unknown Parties A, B, C, D, E, F and G (Defendants) (28 August 2001) Complaint of copyright infringement—Unfair trade prac- tices and unfair competition claims	518

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>	532
2. <i>Particular questions</i>	534
B. UNITED NATIONS	
1. <i>General</i>	539
2. <i>Particular organs</i>	540
General Assembly	540
International Court of Justice	540
Secretariat	542
Security Council	542
United Nations Forces	543
3. <i>Particular questions or activities</i>	543
Air and space law	543
Collective security	543
Commercial arbitration	544
Consular relations	544
Disarmament	544
Domestic jurisdiction	545
Environmental questions	545
Financing	546

CONTENTS (continued)

	<i>Page</i>
Human rights	546
International criminal law	550
International economic law	559
International terrorism	559
International trade law	559
International waterways	560
Intervention	560
Law of the sea	562
Law of treaties	566
Law of war	566
Maintenance of peace	567
Membership and representation	569
Narcotic drugs	570
Natural resources	570
Non-governmental organizations	570
Non-Self-Governing Territories	571
Peaceful settlement of disputes	571
Progressive development and codification of international law (in general)	572
Refugees	573
Right of asylum	573
Rule of law	573
Self-defence	574
Self-determination	574
State responsibility	575
State sovereignty	575
State succession	576
Trade and development	576
Use of force	576

CONTENTS (continued)

	<i>Page</i>
C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS	
General Agreement on Tariffs and Trade	576
International Civil Aviation Organization	576
International Labour Organization	577
International Monetary Fund	577
United Nations Educational, Scientific and Cultural Organization	577
World Bank	577
International Centre for Settlement of Investment Disputes . . .	578
World Intellectual Property Organization	578
World Trade Organization	578

LEGAL BIBLIOGRAPHY OF THE UNITED NATIONS AND RELATED INTERGOVERNMENTAL ORGANIZATIONS

- A. INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW IN GENERAL
 - 1. General
 - 2. Particular questions

- B. UNITED NATIONS
 - 1. General
 - 2. Particular organs
 - 3. Particular questions or activities

- C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS

A. INTERNATIONAL ORGANIZATIONS AND INTERNATIONAL LAW
IN GENERAL

1. *General*

Ago, Shin-ichi. "Clash" of operational and normative activities of international institutions. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 745-761.

Includes bibliographical references.

Blokker, Niels M. Proliferation of international organizations: an exploratory introduction. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 1-49.

Includes bibliographical references.

Boutros-Ghali, B. Le droit international à la recherche de ses valeurs : paix, développement, démocratisation (conférence inaugurale). *Recueil des cours (Hague Academy of International Law)*, vol. 286 (2000): 9-38.

Bibliography: p. 15-16. Includes bibliographical references.

Brölmann, Catherine. A flat earth? International organizations in the system of international law. *Nordic journal of international law* 70(3) 2001: 319-340.

Includes bibliographical references.

Cahin, Gérard. *La coutume internationale et les organisations internationales : l'incidence de la dimension institutionnelle sur le processus coutumier* (Paris: Pédone, 2001). vii, 782 p.

Bibliography: p. 715-776. Includes bibliographical references.

Careers in international law. 2nd ed. Edited by Mark W. Janis and Salli A. Swartz (Chicago, IL: Section of International Law and Practice, American Bar Association, 2001). xviii, 205 p.

Includes index.

Carreau, Dominique. *Droit international*. 7th ed. (Paris: A. Pedone, 2001). xxvii, 688 p.

Bibliography: p. 5-7. Includes bibliographical references and index.

Cassese, Antonio. *International law* (Oxford, England; New York: Oxford University Press, 2001). xvii, 469 p.

Includes bibliographical references and index.

Cede, Franz. The purposes and principles of the United Nations. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 11-24.

Includes bibliographical references.

Chen, Lung-chu. *An introduction to contemporary international law: a policy-oriented perspective*. 2nd ed. (New Haven, CT; London: Yale University Press, 2001). 448 p.

Includes bibliographical references and index.

Díez de Velasco Vallejo, Manuel. *Instituciones de derecho internacional público*. 13th ed. (Madrid: Tecnos, 2001). 954 p.

Bibliography: p. 33-48. Includes bibliographical references and index.

International law in the post-cold war world: essays in memory of Li Haopei. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). xxix, 529 p.

Includes bibliographical references and index.

- The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab.* Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). xii, 849 p.
Bibliography: p. 833-842. Includes bibliographical references.
- Jordan, Robert S., Clive Archer, Gregory P. Granger and Kerry Ordes. *International organizations: a comparative approach to the management of cooperation.* 4th ed. (Westport, CT: Praeger, 2001). viii, 280 p.
Includes appendices (p. 251-272).
Includes photographs, bibliographical references and index.
- Klabbers, Jan. Institutional ambivalence by design: soft organizations in international law. *Nordic journal of international law* 70(3) 2001: 403-421.
Includes bibliographical references.
- _____. The life and times of the law of international organizations. *Nordic journal of international law* 70(3) 2001: 287-317.
Includes bibliographical references.
- Kohen, Marcelo. Manifeste pour le droit international du XXI^e siècle. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab.* Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 123-152.
Includes bibliographical references.
- "Law of international organizations". *Nordic journal of international law* 70(3) 2001: 283-421.
Special issue. Includes bibliographical references.
- McWhinney, Edward. Shifting paradigms of international law and world order in an era of historical transition. In: *International law in the post-cold war world: essays in memory of Li Haopei.* Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 3-17.
- Paulus, Andreas L. International law after postmodernism: towards renewal or decline of international law? *Leiden journal of international law* 14(4) 2001: 727-755.
Includes bibliographical references.
- Proliferation of international organizations: legal issues.* Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). xi, 579 p.
Includes bibliographical references and index.
- Rosenne, Shabtai. The perplexities of modern international law: general course on public international law. *Recueil des cours (Hague Academy of International Law)*, vol. 291 (2001): 9-472.
Includes bibliographical references.
- Sands, Philippe, and Pierre Klein. *Bowett's law of international institutions* (London: Sweet & Maxwell, 2001). xxxv, 610 p.
Includes bibliographical references and index.
- Seiderman, Ian D. *Hierarchy in international law: the human rights dimension* (Antwerp, Belgium; Oxford, England: Intersentia—Hart, 2001). xiii, 335 p.
Thesis (Doctoral), Utrecht University, 9 May 2001.
Bibliography: p. 309-323. Includes index.

Seidl-Hohenveldern, Ignaz. The attitude of states towards the proliferation of international organizations. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 51-64.

Includes bibliographical references.

Slaughter, A. M. International law and international relations. *Recueil des cours (Hague Academy of International Law)*, vol. 285 (2000): 9-250.

Bibliography: p. 16-17. Includes bibliographical references.

Stern, Brigitte. Custom at the heart of international law. *Duke journal of comparative and international law* 11(1) fall/winter 2001: 89-108.

Includes bibliographical references.

Taylor Gaubatz, Kurt, and Matthew MacArthur. How international is "international" law? *Michigan journal of international law* 22(2) winter 2001: 239-282.

Includes bibliographical references.

Tomuschat, C. International law: ensuring the survival of mankind on the eve of a new century. General course on public international law. *Recueil des cours (Hague Academy of International Law)*, vol. 281 (1999): 9-438.

Bibliography: p. 20-21. Includes bibliographical references.

Trauttmansdorff, Ferdinand. The organs of the United Nations. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 25-56.

Includes bibliographical references.

Valticos, Nicolas. La crise du droit international et l'avenir des organisations internationales.

In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 719-729.

Includes bibliographical references.

Vives Chillida, Julio A. El 13° Seminario de Derecho Internacional de la Universidad de Helsinki (14-25 de agosto de 2000): perspectivas sobre la globalización y el derecho internacional. *Anuario de derecho internacional*, vol. XVII (2001): 371-392.

Includes bibliographical references.

Yee, Sienho. Towards an international law of co-progressiveness. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 18-39.

Includes bibliographical references.

2. Particular questions

Abi-Saab, Rosemary. Le droit humanitaire et les troubles internes. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 477-493.

Includes bibliographical references.

Angelet, Nicolas. La session de Vancouver de l'Institut de droit international. *Revue belge de droit international* XXXIV(2) 2001: 317-356.

Artucio, Alejandro. Augusto Pinochet Ugarte before the court of Chilean justice. *The review: International Commission of Jurists*, No. 62-63 (September 2001): 46-61.

- Barkham, Jason. Information warfare and international law on the use of force. *New York University journal of international law and politics* 34(1) fall 2001: 57-113.
Includes bibliographical references.
- Bradford, William C. International legal regimes and the incidence of interstate war in the twentieth century: a cursory quantitative assessment of the associative relationship. *American University international law review* 16(3) 2001: 647-741.
Includes bibliographical references.
- Brown, Bart. Developing countries in the new global information order. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 411-426.
Includes bibliographical references.
- Bühler, Konrad. *State succession and membership in international organizations: legal theories versus political pragmatism* (The Hague; Boston, Mass.: Kluwer Law International, 2001). xxii, 351 p.
Bibliography: p. 321-337. Includes index.
- Caffisch, Lucius. Immunité de juridiction et respect des droits de l'homme. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 651-676.
Includes bibliographical references.
- Cassese, Antonio. Crimes against humanity: comments on some problematical aspects. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 429-447.
Includes bibliographical references.
- Cheng, Bin. *Opinio juris*: a key concept in international law that is much misunderstood. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 56-76.
Includes bibliographical references.
- Chinen, Mark A. Game theory and customary international law: a response to Professors Goldsmith and Posner. *Michigan journal of international law* 23(1) fall 2001: 143-189.
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 95(1) January 2001: 132-161.
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 95(2) April 2001: 387-421.
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 95(3) July 2001: 626-655.
Includes bibliographical references.
- Contemporary practice of the United States relating to international law. Edited by Sean D. Murphy. *American journal of international law* 95(4) October 2001: 873-903.
Includes bibliographical references.

Deffigier, Clotilde. L'applicabilité directe des actes unilatéraux des organisations internationales et le juge judiciaire. *Revue critique de droit international privé*, n° 1 (janvier-mars 2001): 43-84.

Includes bibliographical references.

Dominicé, Christian. Co-ordination between universal and regional organizations. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 65-84.

Includes bibliographical references.

_____. Organisations internationales et démocratie. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 731-743.

Includes bibliographical references.

Droit international pénal. Centre de droit international de l'Université de Paris X-Nanterre (CEDIN Paris X); sous la direction de Hervé Ascensio, Emmanuel Decaux et Alain Pellet (Paris: A. Pedone, 2000). xvi, 1053 p.

Bibliography: p. 981-990. Includes bibliographical references and indexes.

Fidler, David P. *International law and public health: materials on and analysis of global health jurisprudence* (Ardsley, NY: Transnational Publishers, 2000). xxiii, 645 p.

Includes bibliographical references and index.

Goldsmith, Jack L., and Eric A. Posner. Further thoughts on customary international law. *Michigan journal of international law* 23(1) fall 2001: 191-200.

Includes bibliographical references.

Gomaa, Mohammed M. Non-binding agreements in international law. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 229-250.

Includes bibliographical references.

Gross, Oren, and Fionnuala Ni Aolain. Emergency, war and international law—another perspective. *Nordic journal of international law* 70(1-2) 2001: 29-63.

Includes bibliographical references.

The handbook of the law of visiting forces. Edited by Dieter Fleck (Oxford, England; New York: Oxford University Press, 2001). xxxv, 625 p.

Includes bibliographical references and index.

Heinze, Eric. Sexual orientation and international law: a study in the manufacture of cross-cultural "sensitivity". *Michigan journal of international law* 22(2) winter 2001: 283-309.

Includes bibliographical references.

International law and international relations: scholarship at the intersection of principles and politics. *Proceedings* (American Society of International Law, Meeting), 95th 2001: 271-279.

Includes bibliographical references.

International organizations: conflicts of international law. *Proceedings* (American Society of International Law, Meeting), 95th 2001: 183-187.

Includes bibliographical references.

- Jacquet, Jean-Michel. Sociabilité et droit du commerce international. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 251-265.
Includes bibliographical references.
- Jia, Bing Bing. Judicial decisions as a source of international law and the defence of duress in murder or other cases arising from armed conflict. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 77-95.
Includes bibliographical references.
- Johnson, Larry D. Views from practice. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 471-482.
- Jones, John R. W. D. Immunity and "double criminality": General Augusto Pinochet before the House of Lords. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 254-267.
Includes bibliographical references.
- Joyner, Daniel H. A normative model for the integration of customary international law into United States law. *Duke journal of comparative and international law* 11(1) fall/winter 2001: 133-156.
Includes bibliographical references.
- Kolb, Robert. *Théorie du jus cogens international : essai de relecture du concept* (Paris: Presses universitaires de France, 2001). 401 p.
Bibliography: p. 379-386. Includes bibliographical references and index.
- The Kosovo conflict and international law: an analytical documentation 1974-1999*. Edited by Heike Krieger (Cambridge, England; New York: Cambridge University Press, 2001). xlv, 601 p.
Includes chronological list of documents and index.
- Kress, Claus. L'organe *de facto* en droit international public, réflexions sur l'imputation à l'État de l'acte d'un particulier à la lumière des développements récents. *Revue générale de droit international public* 105(1) 2001: 93-144.
Summaries in French, English and Spanish. Includes bibliographical references.
- Maljean-Dubois, S. Bioéthique et droit international. *Annuaire français de droit international*, vol. XLVI (2000): 82-110.
Includes bibliographical references.
- Maniruzzaman, A. F. M. International development law as applicable law to economic development agreements: a prognostic view. *Wisconsin international law journal* 20(1) winter 2001: 1-56.
Includes bibliographical references.
- McClellan, Traci L. The role of international law in protecting the traditional knowledge and plant life of indigenous peoples. *Wisconsin international law journal* 19(2) spring 2001: 249-266.
Includes bibliographical references.
- Mendes de Leon, Pablo, and Erik Jaap Molenaar. Still a mile too far? International law implications of the location of an airport in the sea. *Leiden journal of international law* 14(1) 2001: 233-245.
Includes bibliographical references.

- Morrow, James D. The institutional features of the prisoners of war treaties. *International organization* 55(4) autumn 2001: 971-991.
Includes bibliographical references.
- Murphy, Sean D. Biotechnology and international law. *Harvard international law journal* 42(1) winter 2001: 47-139.
Includes bibliographical references.
- The new cyber college of international lawyers. *Proceedings* (American Society of International Law, Meeting), 95th 2001: 173-182.
- Niemeyer, Gerhart. *Law without force: the function of politics in international law* (New Brunswick, NJ: Transaction Publishers, 2001). xxviii, 408 p.
Originally published: Princeton, NJ: Princeton University Press, 1941.
Includes bibliographical references and index.
- Orakhelashvili, Alexander. The position of the individual in international law. *California Western international law journal* 31(2) spring 2001: 241-276.
Includes bibliographical references.
- Roberts, Anthea Elizabeth. Traditional and modern approaches to customary international law: a reconciliation. *American journal of international law* 95(4) October 2001: 757-791.
Includes bibliographical references.
- Ruffert, M. Pinochet follow-up: the end of sovereign immunity? *Netherlands international law review* XLVIII (2) 2001: 171-195.
Includes bibliographical references.
- Stern, Brigitte. Responsabilité internationale et succession d'États. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 327-355.
Includes bibliographical references.
- Stirling-Zanda, S. The individual criminal responsibility of judicial organs in international law in the light of international practice. *Netherlands international law review* XLVIII (1) 2001: 67-100.
Includes bibliographical references.
- Szasz, Paul C. The proliferation of administrative tribunals. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 241-249.
Includes bibliographical references.
- Talmon, Stefan. *Recognition of governments in international law: with particular reference to governments in exile* (Oxford, England; New York: Oxford University Press, 2001). 466 p.
Includes bibliographical references (p. 343-373) and index.
- Tsagourias, Nikolaos K. *Jurisprudence of international law: the humanitarian dimension* (Manchester, England: Manchester University Press; New York: Juris Publishers, 2000). x, 137 p.
Bibliography: p. 114-134. Includes bibliographical references and index.
- van Alebeek, Rosanne. The *Pinochet* Case: international human rights law on trial. *British year book of international law*, vol. 71 (2000): 29-70.
Includes bibliographical references.

Warner, Daniel. Ethics, law and unethical compassion in the Kosovo intervention. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 199-217.

Includes bibliographical references.

Weeramantry, Justice C. G. Nuclear weapons and international law. *Michigan State University—DCL journal of international law* 9(2) summer 2000: 255-270.

Includes bibliographical references.

Wellens, Karel. The primary model rules of accountability of international organizations: the principles and rules governing their conduct or the yardsticks for their accountability. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 433-470.

Includes bibliographical references.

Zappalà, Salvatore. Do heads of state in office enjoy immunity from jurisdiction for international crimes? The *Ghaddafi* Case before the French *Cour de cassation*. *European journal of international law* 12(3) June 2001: 595-612.

Includes bibliographical references.

Ziemele, Ineta. The role of international organizations in strengthening human rights performances in the Baltic Sea region. *German yearbook of international law*, vol. 43 (2000): 9-37.

Includes bibliographical references.

B. UNITED NATIONS

1. General

Alston, Philip. Charging for access to international law treaty information: time for the UN to rethink a perverse initiative. *European journal of international law* 12(2) April 2001: 351-358.

Includes bibliographical references.

Conforti, Benedetto. *Le Nazioni Unite*. 6th ed. (Padua: CEDAM, 2000). xx, 342 p.

Includes bibliographical references and index.

Knight, W. Andy. *Adapting the UN to a postmodern society: lessons learned* (Basingstoke, England: Palgrave, 2001). 288 p.

Includes index.

Ryan, James Daniel. *The United Nations under Kurt Waldheim, 1972-1981* (Lanham, MD: Scarecrow Press, Inc., 2001). vii, 339 p.

Bibliography: p. 311-320. Includes bibliographical references and index.

Ryan, Stephen. *The United Nations and international politics* (Houndmills, Basingstoke, England: Macmillan; New York: St. Martin's Press, 2000). xiv, 209 p.

Bibliography: p. 176-187. Includes bibliographical references and index.

Sucharipa, Ernst. The United Nations today: its current status, reforms, and perspectives for the future. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 313-329.

Includes bibliographical references.

Tavernier, P. L'année des Nations Unies (23 décembre 1999-22 décembre 2000). *Annuaire français de droit international*, vol. XLVI (2000): 380-402.

Includes bibliographical references.

The United Nations: law and practice. Edited by Franz Cede and Lilly Sucharipa-Bernmann (The Hague; Boston, Mass.: Kluwer Law International, 2001). 372 p.
Includes bibliographical references and index.

2. Particular organs

General Assembly

Dauchy, J. Travaux de la Commission juridique de l'Assemblée générale (cinquante-cinquième session). *Annuaire français de droit international*, vol. XLVI (2000): 432-445.

International Court of Justice

Alexandrov, Stanimir A. Accepting the compulsory jurisdiction of the International Court of Justice with reservations: an overview of practice with a focus on recent trends and cases. *Leiden journal of international law* 14(1) 2001: 89-124.

Includes bibliographical references.

Amerasinghe, Chittharanjan F. Judges of the International Court of Justice—election and qualifications. *Leiden journal of international law* 14(2) 2001: 335-348.

Includes bibliographical references.

Anghie, Antony. C. G. Weeramantry at the International Court of Justice. *Leiden journal of international law* 14(4) 2001: 829-850.

Includes bibliographical references.

Bedjaoui, Mohammed. Expediency in the decisions of the International Court of Justice. *British year book of international law*, vol. 71 (2000): 1-27.

Includes bibliographical references.

_____. L'opportunité dans les décisions de la Cour internationale de Justice. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 563-589.

Includes bibliographical references.

Chan-Gonzaga, J. V. V. Provisional remedies in the World Court: the ICJ in the 21st century. *Ateneo law journal*, No. 45 (2001): 129-162.

Distefano, Giovanni. L'arrêt de la C.I.J. du 16 mars 2001 dans l'affaire de la délimitation entre Qatar et Bahreïn. *Revue belge de droit international* XXXIV(2) 2001: 357-410.

Includes bibliographical references.

Doussis, Emmanuella. Intérêt juridique et intervention devant la Cour internationale de Justice. *Revue générale de droit international public* 105(1) 2001: 55-91.

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

Forlati, S. Azioni dinanzi alla Corte internazionale di giustizia rispetto a violazioni di obblighi erga omnes. *Rivista di diritto internazionale* LXXXIV(1) 2001: 69-109.

Includes bibliographical references.

Gardam, Judith. The contribution of the International Court of Justice to international humanitarian law. *Leiden journal of international law* 14(2) 2001: 349-365.

Includes bibliographical references.

Garland, Ross. The International Court of Justice and human rights in the 1990s—linking peace and justice through the right to life. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 398-408.

Includes bibliographical references.

- Grimheden, Jonas. The International Court of Justice in furthering the justiciability of human rights. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 469-484.
- Kamto, Maurice. L'intitulé d'une affaire portée devant la C.I.J. *Revue belge de droit international* XXXIV(1) 2001: 5-22.
Includes bibliographical references.
- Kohen, Marcelo G. *Uti possidetis*, prescription et pratique subséquente à un traité dans l'affaire de l'*Ile de Kasikili/Sedudu* devant la Cour internationale de Justice. *German yearbook of international law*, vol. 43 (2000): 253-275.
Includes bibliographical references.
- Kolb, Robert. De la prétendue discrétion de la Cour internationale de Justice de refuser de donner un avis consultatif. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 609-627.
Includes bibliographical references.
- Koroma, Abdul G. Provisional measures in disputes between African states before the International Court of Justice. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 591-602.
Includes bibliographical references.
- Krmpotić, Ivan. To the edge and back: the I.C.J. advisory opinion on the legality of the threat or use of nuclear weapons. *Michigan State University—DCL journal of international law* 9(2) summer 2000: 315-326.
Includes bibliographical references.
- Prager, Dietmar W. The proliferation of international judicial organs: the role of the International Court of Justice. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 279-295.
Includes bibliographical references.
- Quintana, Juan José. *El procedimiento contencioso ante la Corte Internacional de Justicia* (Bogotá: Universidad Sergio Arboleda, 2001). 316 p.
Includes bibliographical references and index.
- Rosenne, Shabtai. The International Court of Justice: revision of Articles 79 and 80 of the Rules of the Court. *Leiden journal of international law* 14(1) 2001: 77-87.
Includes bibliographical references.
- Saccucci, A. NATO's bombings in Yugoslavia under international scrutiny: issues of jurisdiction and procedure before the International Court of Justice. *Italian yearbook of international law*, vol. 10 (2000): 181-204.
- Shen, Jianming. The ICJ's jurisdiction in the *Legality of use of force* cases. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 480-495.
Includes bibliographical references.

Thirlway, Hugh. The International Court of Justice and other international courts. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 251-278.

Includes bibliographical references.

_____. The law and procedure of the International Court of Justice 1960-1989 (Part eleven). *British year book of international law*, vol. 71 (2000): 71-180.

Includes bibliographical references.

White, Nigel D. The World Court, the WHO, and the UN system. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 85-109.

Includes bibliographical references.

Wyler, Eric. Les rapports entre exceptions préliminaires et fond du litige à la lumière de l'arrêt CIJ du 11/07/96 dans l'affaire du génocide. *Revue générale de droit international public* 105(1) 2001: 25-54.

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

Secretariat

Novosseloff, Alexandra. La réforme des Nations Unies : défis et perspectives. *Rivista di studi politici internazionali* 68(1) gen./mar. 2001: 3-23.

Security Council

Chesterman, Simon. Passing the baton: the delegation of Security Council enforcement powers from Kuwait to Kosovo. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tiejya (London, New York: Routledge, 2001). p. 148-170.

Includes bibliographical references.

Divide, conquer, and pay: civil compensation for wartime damages. *Boston College international and comparative law review* XXIV (2) spring 2001: 291-312.

Includes bibliographical references.

Gowlland-Debbas, Vera. The role of the Security Council in the new International Criminal Court from a systematic perspective. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 629-650.

Includes bibliographical references.

Kolliopoulos, Alexandros. *La Commission d'indemnisation des Nations Unies et le droit de la responsabilité internationale* (Paris: L.G.D.J., 2001). xvi, 483 p.

Thesis (doctoral), Université de Paris II, 1999.

Bibliography: p. 451-468.

Plachta, Michael. The Lockerbie Case: the role of the Security Council in enforcing the principle *aut dedere aut judicare*. *European journal of international law* 12(1) February 2001: 125-140.

Includes bibliographical references.

Proidl, Karin. The reform of the Security Council. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 303-311.

Includes bibliographical references.

Schweigman, David. *The authority of the Security Council under Chapter VII of the UN Charter: legal limits and the role of the International Court of Justice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). 354 p.

Thesis (Ph.D.), Erasmus Universiteit Rotterdam.

Includes bibliographical references (p. 307-342) and index.

Strydom, Hennie. United Nations sanctions and Africa's wars of enrichment. *South African yearbook of international law*, vol. 26 (2001): 41-61.

Includes bibliographical references.

United Nations sanctions and international law. Edited by Vera Gowlland-Debbas (The Hague; Boston, Mass.: Kluwer Law International, 2001). xiv, 408 p., one computer optical disk.

Papers in English or French.

Includes bibliographical references and index.

United Nations Forces

Benvenuti, Paolo. Le respect du droit international humanitaire par les forces des Nations Unies : la circulaire du Secrétaire général. *Revue générale de droit international public* 105(2) 2001: 355-372.

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

Harston, J. The civilian police element in UN peacekeeping. In: *Adapting the UN to a postmodern society: lessons learned* (Basingstoke, England: Palgrave, 2001). p. 140-149.

Zwanenburg, M. The Secretary-General's bulletin on observance by United Nations forces of international humanitarian law: a pyrrhic victory? *Revue de droit militaire et de droit de la guerre* 39(1-4) 2001: 13-43.

Summaries in French, Dutch, German, Spanish and Italian.

3. *Particular questions or activities*

Air and space law

Clark, Lorne, and Jeffrey Wool. Entry into force of transactional private law treaties affecting aviation: case study—proposed UNIDROIT/ICAO Convention as applied to aircraft equipment. *Journal of air law and commerce* 66(4) fall 2001: 1403-1420.

Includes bibliographical references.

Mendes de Leon, Pablo, and Werner Eyskens. The Montreal Convention: analysis of some aspects of the attempted modernization and consolidation of the Warsaw system. *Journal of air law and commerce* 66(3) summer 2001: 1155-1185.

Includes bibliographical references.

Mikula, Sean R. Blue helmets in the next frontier: the future is now. *Georgia journal of international and comparative law* 29(3) 2001: 531-572.

Includes bibliographical references.

Collective security

Freudenschuß, Helmut. Collective security. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 73-88.

Includes bibliographical references.

Krisch, Nico. *Selbstverteidigung und kollektive Sicherheit* (Berlin, New York: Springer, 2001). xvii, 449 p.

Includes summary in English: Self-defence and collective security.

Bibliography: p. 413-443. Includes bibliographical references and index.

Commercial arbitration

- Born, Gary. *International commercial arbitration: commentary and materials*. 2nd ed. (Ardsley, NY: Transnational Publishers; The Hague: Kluwer Law International, 2001). xxii, 1149 p.
Includes bibliographical references and index.
- Davey, William J. Has the WTO dispute settlement system exceeded its authority? *Journal of international economic law* 4(1) March 2001: 79-110.
- Nmehielle, Vincent O. Orlu. Enforcing arbitration awards under the International Convention for the Settlement of Investment Disputes (ICSID Convention). *Annual survey of international and comparative law* 7(1) spring 2001: 21-48.
- Rubino-Sammartano, Mauro. *International arbitration law and practice*. 2nd rev. ed. (The Hague; Boston, Mass.: Kluwer Law International, 2001). xxi, 1058 p.
Bibliography: p. 1019-1049. Includes index.
- Sanders, Pieter. *The work of UNCITRAL on arbitration and conciliation* (The Hague; Cambridge, Mass.: Kluwer Law International, 2001). 128 p.

Consular relations

- LaGrand case (Germany v. United States). *Australian international law journal* 2001: 330-360.
- Oellers-Frahm, K. Die Entscheidung des IGH im Fall LaGrand: eine Stärkung der Internationalen Gerichtsbarkeit und der Rolle des Individuums im Völkerrecht. *Europäische Grundrechte-Zeitschrift* 28(2001): 265-272.
- Torrecaudrada-Garcia-Lozano, S. El incumplimiento de las ordenanzas sobre medidas provisionales de la Corte Internacional de Justicia: el caso LaGrand. *Boletín mexicano de derecho comparado* 33 (2001): 807-841.
Summary in English.
- Woodman, Rebecca E. International Miranda? Article 36 of the Vienna Convention on consular relations. *Journal of the Kansas Bar Association* 70(6) June-July 2001: 41-50.

Disarmament

- Bremer Maerli, Morten. A pragmatic approach for negotiating a fissile material cut-off treaty. *International negotiation, a journal of theory and practice* 6(1) 2001: 105-132.
Includes bibliographical references.
- Issues of arms control law and the Chemical Weapons Convention: obligations inter se and supervisory mechanisms*. Edited by Eric P. J. Myjer (The Hague; Boston, Mass.: Martinus Nijhoff Publishers; Norwell, Mass.: sold and distributed in North, Central and South America by Kluwer Law International, 2001). xiv, 202 p.
Includes bibliographical references.
- Krmpotić, Ivan. To the edge and back: the I.C.J. advisory opinion on the legality of the threat or use of nuclear weapons. *Michigan State University—DCL journal of international law* 9(2) summer 2000: 315-326.
Includes bibliographical references.
- Lang, Winfried, and Andreas Kumin. Disarmament issues. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 127-141.
Includes bibliographical references.
- McCarron, Paula B., and Cynthia A. Holt. A Faustian bargain? Nuclear weapons, negative security assurances, and belligerent reprisal. *Fletcher forum of world affairs* 25(2) summer 2001: 203-237.
Includes bibliographical references.

Michaud-Sellier, F., and A. Novosseloff. Le désarmement de l'Iraq : l'impasse de la « communauté internationale ». *Annuaire français de droit international*, vol. XLVI (2000): 202-220.

Includes bibliographical references.

Szasz, Paul C. The proliferation of arms control organizations. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 135-149.

Includes bibliographical references.

Domestic jurisdiction

Jennings, Robert. The Pinochet extradition case in the English courts. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 677-698.

Includes bibliographical references.

Sands, Philippe. After Pinochet: the proper relationship between national and international courts.

In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 699-715.

Includes bibliographical references.

Environmental questions

Abdel-khalik, Jasmine. Prescriptive treaties in global warming: applying the factors leading to the Montreal Protocol. *Michigan journal of international law* 22(3) spring 2001: 489-521.

Includes bibliographical references.

Aznar-Gómez, Mariano J. Environmental damages and the 1991 Gulf war: some yardsticks before the UNCC. *Leiden journal of international law* 14(2) 2001: 301-334.

Includes bibliographical references.

Choksi, Sejal. The Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal: 1999 Protocol on liability and compensation. *Ecology law quarterly* 28(2) 2001: 509-539.

Includes bibliographical references.

Dinstein, Yoram. Protection of the environment in international armed conflict. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 523-549.

Includes bibliographical references.

Glass, Jonathan A. The merits of ratifying and implementing the Cartagena Protocol on Biosafety. *Northwestern journal of international law and business* 21(2) winter 2001: 491-517.

Includes bibliographical references.

Katz, Deborah. The mismatch between the Biosafety Protocol and the precautionary principle. *Georgetown international environmental law review* XIII(4) 2001: 949-982.

Keiseng Rakate, Phenyoo, and Neil D. McDonald. Desperate measures? The protection of the environment through the law or armed conflict. *South African yearbook of international law*, vol. 26 (2001): 132-143.

Includes bibliographical references.

Loibl, Gerhard. Environmental protection and sustainable development. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 195-213.

Includes bibliographical references.

- _____. The proliferation of international institutions dealing with international environmental matters. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 151-175.
Includes bibliographical references.
- Malviya, R. A. Biological diversity and international environmental law with special reference to the Biological Diversity Convention. *Indian journal of international law* 41(4) October-December 2001: 633-643.
Includes bibliographical references.
- Marín López, Antonio. Algunas reflexiones en torno al cambio climático con ocasión de la Conferencia de La Haya. *Anuario de derecho internacional*, vol. XVII (2001): 289-316.
Includes bibliographical references.
- Ni, Kuei-Jung. Contemporary prospects for the application of principle 12 of the Rio Declaration. *Georgetown international environmental law review* XIV(1) 2001: 1-33.
Includes bibliographical references.
- Rodrigo Hernández, A. J. Los Acuerdos de Marrakesh adoptados en la séptima reunión de la Conferencia de las partes de la Convención Marco de las Naciones Unidas sobre el cambio climático. *Revista española de derecho internacional* LIII (1-2) enero-diciembre 2001: 331-342.
Includes bibliographical references.
- Talla Takoukam, P. Les instruments déclaratoires comme source de droit international de l'environnement. *Revue de droit international et de droit comparé*, vol. LXXVIII 2001(1): 75-99.
Includes bibliographical references.
- Tanzi, A. Regional integration and the protection of the environment: the UN/ECE process on water law. *Italian yearbook of international law*, vol. 10 (2000): 71-112.
- Usuki, Tomohito. Measures to ensure compliance with the Montreal Ozone Protocol—new institutionalized reaction to non-compliance. *Japanese annual of international law*, No. 43 (2000): 19-44.
Includes bibliographical references.
- Vöneky, Silja. *Die Fortgeltung des Umweltvölkerrechts in internationalen bewaffneten Konflikten = The applicability of peacetime environmental law in international armed conflicts* (Berlin, New York: Springer, 2001). xxviii, 593 p.
Summary in English.
Bibliography: p. 547-579. Includes bibliographical references and index.

Financing

- Salomons, Dirk, and Dennis Dijkzeul. *The conjurers' hat: financing United Nations peace-building in operations directed by Special Representatives of the Secretary-General* (New York: Center on International Cooperation, New York University, 2001). 109 p.
Bibliography p. 101-102. Includes key United Nations documents, p. 102-106.
- Schlesinger, Thomas. Financing and financial crises. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 289-302.
Includes bibliographical references.

Human rights

- Alfredsson, Gudmundur S. Concluding remarks: more law and less politics. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 913-926.

- Alston, Philip. The historical origins of the concept of “general comments” in human rights law. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 763-776.
- Andreu-Guzmán, Federico. The Draft International Convention on the Protection of All Persons from Forced Disappearance. *The review: International Commission of Jurists*, No. 62-63 September 2001: 73-106.
Includes bibliographical references.
- Asbjørn, Eide. Minorities at the United Nations: from standard-setting to the working group on minorities. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 381-390.
- Bayefsky, Anne F. *The UN human rights treaty system: universality at the crossroads* (Ardley, NY: Transnational Publishers, 2001). xvii, 839 p.
Includes index.
- Bijnsdorp, Mireille G. E. The strength of the Optional Protocol to the United Nations Women's Convention. *Netherlands quarterly of human rights* 18(3) August 2000: 329-355.
Includes bibliographical references.
- Bolin Pennegård, Ann Marie. Overview over human rights: the regime of the UN. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 19-66.
- Brand, Marcus G. Institution-building and human rights protection in Kosovo in the light of UNMIK legislation. *Nordic journal of international law* 70(4) 2001: 461-488.
Includes bibliographical references.
- Bucossi, Amy. The Millennium Assembly presents opportunities to strengthen international human rights protection. *New York Law School journal of human rights* XVII (3) summer 2001: 883-895.
Includes bibliographical references.
- Buergenthal, Thomas. The U.N. Human Rights Committee. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 341-398.
Includes bibliographical references.
- Calabrese, Madelyn. Kofi Annan's vision for promoting human rights in the 55th session. *New York Law School journal of human rights* XVII (3) summer 2001: 897-903.
Includes bibliographical references.
- de Wet, Erika. Human rights limitations to economic enforcement measures under Article 41 of the United Nations Charter and the Iraqi sanctions regime. *Leiden journal of international law* 14(2) 2001: 277-300.
Includes bibliographical references.
- Dimitrijevic, Vojin. State reports. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 185-200.
- Economic, social, and cultural rights: a textbook*. 2nd rev. ed. Edited by Asbjørn Eide, Catarina Krause and Allan Rosas (Dordrecht, Netherlands; Boston, Mass.: Martinus Nijhoff Publishers; Norwell, Mass.: 2001). xvi, 785 p.
Bibliography: p. 735-765. Includes bibliographical references and index.

- Edwards, George E. International human rights law challenges to the new International Criminal Court: the search and seizure right to privacy. *Yale journal of international law* 26(2) summer 2001: 323-412.
Includes bibliographical references.
- Fitzmaurice, M., and C. Redgwell. Environmental non-compliance procedures and international law. *Netherlands yearbook of international law*, vol. XXXI (2000): 35-65.
Includes bibliographical references.
- Gilchrist, Heidi. The Optional Protocol to the Women's Convention: an argument for ratification. *Columbia journal of transnational law* 39(3) 2001: 763-783.
- Hall, Michelle Z. Convention on the rights of the child: has America closed its eyes? *New York Law School journal of human rights* XVII (3) summer 2001: 923-930.
Includes bibliographical references.
- Harris-Short, Sonia. Listening to "the other"? The Convention on the Rights of the Child. *Melbourne journal of international law* 2(2) October 2001: 304-350.
Includes bibliographical references.
- Humphrey, John P. *On the edge of greatness: the diaries of John Humphrey, first Director of the United Nations Division of Human Rights*. Edited by A. J. Hobbins; includes a bibliography of Humphrey's writings compiled by Louisa Piatti (Montreal: McGill University Libraries, 1994-2000). 4 vols.
Includes bibliographical references and indexes.
- Inglese, Chris. The Committee against Torture: one step forward, one step back. *Netherlands quarterly of human rights* 18(3) August 2000: 307-327.
Includes bibliographical references.
- _____. The UN Committee against Torture: an assessment (The Hague; Boston, Mass.: Kluwer Law International, 2001). xviii, 464 p.: ill.
Translation of the author's dissertation written in Dutch, University of Maastricht, the Netherlands, 1999. Includes index.
- The Inspection Panel of the World Bank: a different complaints procedure*. Edited by Gudmundur S. Alfredsson and Rolf Ring (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). 282 p.
Includes bibliographical references and index.
- International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). x, 980 p.
Includes bibliographical references and index.
- Kotzur, Markus. *Theorieelemente des internationalen Menschenrechtsschutzes: das Beispiel der Präambel des Internationalen Paktes über bürgerliche und politische Rechte* (Berlin: Duncker und Humblot, 2001). xvii, 371 p.
Bibliography: p. 336-363. Includes bibliographical references and index.
- Kumar Sinha, Manoj. Human Rights Committee: a precursor of an international court of human rights. *Indian journal of international law* 41(4) October-December 2001: 622-632.
Includes bibliographical references.
- Melvorn, Linda. Missing the story: the media and the Rwandan genocide. *Contemporary security policy* 22(3) December 2001: 91-106.
Includes bibliographical references.

- Morgan, Rodney, and Malcolm Evans. *Combating torture in Europe: the work and standards of the European Committee for the Prevention of Torture (CPT)* (Strasbourg, France: Council of Europe Publishing, 2001). 245 p.
Bibliography: p. 243-245. Includes bibliographical references.
- Mullerson, R. A. Human rights and humanitarian law: to bomb or not to bomb? In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 357-369.
- Nagan, Winston P., and Lucie Atkins. The international law of torture: from universal proscription to effective application and enforcement. *Harvard human rights journal*, vol. 14, spring (2001): 87-121.
Includes bibliographical references.
- Normand, Roger, and Christoph Wilcke. Human rights, sanctions, and terrorist threats: the United Nations sanctions against Iraq. *Transnational law and contemporary problems* 11(2) fall 2001: 299-343.
Includes bibliographical references.
- O'Flaherty, Michael. Human rights and the general framework agreement for peace in Bosnia and Herzegovina. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 749-762.
- Pavoni, R. Assessing and managing biotechnology risk under the Cartagena Protocol on Biosafety. *Italian yearbook of international law*, vol. 10 (2000): 113-144.
- The prevention of human rights violations: contribution on the occasion of the twentieth anniversary of the Marangopoulos Foundation for Human Rights (MFHR)*. Edited by Linos-Alexander Sicilianos (Athens: Ant. N. Sakkoulas; The Hague, New York: Martinus Nijhoff Publishers; The Hague; Norwell, Mass.: sold and distributed in North, Central and South America by Kluwer Law International, 2001). xv, 303 p.
Includes bibliographical references and index.
- La protección internacional de los derechos humanos a los cincuenta años de la declaración universal*. Edited by Antonio Blanc Altemir (Madrid: Tecnos, 2001). 329 p.
Includes bibliographical references.
- Ramcharan, Bertrand G. The United Nations and human rights in the twenty-first century. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 1-14.
- Ratner, Steven R., and Jason S. Abrams. *Accountability for human rights atrocities in international law: beyond the Nuremberg legacy*. 2nd ed. (New York: Oxford Clarendon Press, 2001). xlvii, 435 p.
Bibliography: p. 397-426. Includes bibliographical references and index.
- Scheinin, Martin. How to untie a tie in the Human Rights Committee. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 129-145.
- Schlunck, Angelika. *Amnesty versus accountability: third party intervention dealing with gross human rights violations in internal and international conflicts* (Berlin: Berlin Verlag A. Spitz, 2000). 263 p.
Includes bibliographical references.

Seibert-Fohr, Anja. Domestic implementation of the International Covenant on Civil and Political Rights pursuant to its article 2 para. 2. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 399-472.

Includes bibliographical references.

Sorensen, Bent. CAT and articles 20 and 22. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 167-183.

Strohal, Christian. The development of the international human rights system by the United Nations. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 157-176.

Includes bibliographical references.

Sunga, Lyal S. The special procedures of the UN Commission on Human Rights: should they be scrapped? In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 233-277.

Taylor, Wilder. Background to the elaboration of the Draft International Convention on the Protection of All Persons from Forced Disappearance. *The review: International Commission of Jurists*, No. 62-63 September 2001: 63-72.

Tyagi, Yogesh. The conflict of law and policy on reservations to human rights treaties. *British year book of international law*, vol. 71 (2000): 181-258.

Includes bibliographical references.

van Boven, Theo. Monitoring the convention against racial discrimination in the post-cold war context. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 334-347.

Includes bibliographical references.

International criminal law

Abi-Saab, Georges. The concept of "war crimes". In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 99-118.

Includes bibliographical references.

Akhavan, Payam. Beyond impunity: can international criminal justice prevent future atrocities? *American journal of international law* 95(1) January 2001: 7-31.

Includes bibliographical references.

_____. The new frontiers of judicial enforcement: the international criminal tribunals for the former Yugoslavia and Rwanda. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 441-456.

Ascensio, H., and R. Maison. L'activité des tribunaux pénaux internationaux. *Annuaire français de droit international*, vol. XLVI (2000): 285-325.

Includes bibliographical references.

Baum, Lynne Miriam. Pursuing justice in a climate of moral outrage: an evaluation of the rights of the accused in the Rome Statute of the International Criminal Court. *Wisconsin international law journal* 19(2) spring 2001: 197-229.

Includes bibliographical references.

- Benison, Audrey I. International criminal tribunals: is there a substantive limitation on the treaty power? *Stanford journal of international law* 37(1) winter 2001: 75-115.
Includes bibliographical references. Concerns the United States.
- Beresford, Stuart, and A. S. Muller. The Special Court for Sierra Leone: an initial comment. *Leiden journal of international law* 14(3) 2001: 635-651.
Includes bibliographical references.
- Blount Griffin, James. A predictive framework for the effectiveness of international criminal tribunals. *Vanderbilt journal of transnational law* 34(2) March 2001: 405-454.
Includes bibliographical references.
- Boelaert-Suominen, S. The International Criminal Tribunal for the Former Yugoslavia (ICTY) anno 1999: its place in the international legal system, mandate and most notable jurisprudence. *Polish yearbook of international law*, vol. 24 (2001): 95-155.
- Bohlender, Michael. International criminal tribunals and their power to punish contempt and false testimony. *Criminal law forum* 12(1) winter 2001: 91-118.
Includes bibliographical references.
- Bolton, John R. The risks and weaknesses of the International Criminal Court from America's perspective. *Law and contemporary problems* 64(1) winter 2001: 167-180.
Includes bibliographical references.
- Broomhall, Bruce. Toward U.S. acceptance of the International Criminal Court. *Law and contemporary problems* 64(1) winter 2001: 141-151.
Includes bibliographical references.
- Buergenthal, Thomas. Proliferation of international courts and tribunals: is it good or bad? *Leiden journal of international law* 14(2) 2001: 267-275.
Includes bibliographical references.
- Byron, Christine, and David Turns. The preparatory commission for the International Criminal Court. *International and comparative law quarterly* 50(2) April 2001: 420-435.
Includes bibliographical references.
- Caianiello, M. L'esercizio dell'azione penale nella Corte penale internazionale. *Rivista di diritto processuale*, No. 55 (2001): 200-216.
- Caianiello, Michele, and Giulio Illuminati. From the International Criminal Tribunal for the Former Yugoslavia to the International Criminal Court. *North Carolina journal of international law and commercial regulation* 26(2) spring 2001: 407-455.
Includes bibliographical references.
- Campbell, Kenneth J. *Genocide and the global village* (New York: Palgrave, 2001). ix, 178 p.
Bibliography: p. 149-170. Includes index and appendices.
- Carroll, Christina M. An assessment of the role and effectiveness of the International Criminal Tribunal for Rwanda and the Rwandan national justice system in dealing with the mass atrocities of 1994. *Boston University international law journal* 18(2) fall 2000: 163-200.
Includes bibliographical references.
- Cassese, Antonio. The contribution of the International Criminal Tribunal for the Former Yugoslavia to the ascertainment of general principles of law recognized by the community of nations. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 43-55.
Includes bibliographical references.

- Clark, Roger S. Crimes against humanity and the Rome Statute of the International Criminal Court. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 75-93.
Includes bibliographical references.
- Cryer, Robert. A "special court" for Sierra Leone? (for war crimes). *International and comparative law quarterly* 50(2) April 2001: 435-446.
Includes bibliographical references.
- Curtin, Philip J. Genocide in East Timor? Calling for an international criminal tribunal for East Timor in light of *Akayesu*. *Dickinson journal of international law* 19(1) fall 2000: 181-211.
Includes bibliographical references.
- Dammann, Burkhard, and Dimitri Vlassis. Stärkung des internationalen Strafrechts. Das Übereinkommen der Vereinten Nationen gegen die grenzüberschreitende organisierte Kriminalität. *Vereinte Nationen* 49(6) Dezember 2001: 222-226.
Includes bibliographical references.
- De Cesari, Patricia. Observations on the appeal before the International Criminal Court. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 225-234.
Includes bibliographical references.
- De Sanctis, Francesco. Il processo di istituzione di una *special court* per i crimini della guerra civile in Sierra Leone. *La comunità internazionale* LVI(3) 2001: 475-497.
Includes bibliographical references.
- Deen-Racsmany, Zsuzsanna. The nationality of the offender and the jurisdiction of the International Criminal Court. *American journal of international law* 95(3) July 2001: 606-623.
Includes bibliographical references.
- Denis, Catherine. Le tribunal spécial pour la Sierra Leone : quelques observations. *Revue belge de droit international* XXXIV(1) 2001: 236-287.
Includes bibliographical references.
- Duffy, Helen. National constitutional compatibility and the International Criminal Court. *Duke journal of comparative and international law* 11(1) fall/winter 2001: 5-38.
Includes bibliographical references.
- Edwards, George E. International human rights law challenges to the new International Criminal Court: the search and seizure right to privacy. *Yale journal of international law* 26(2) summer 2001: 323-412.
Includes bibliographical references.
- Findlay, Mark. Synthesis in trial procedures? The experience of international criminal tribunals. *International and comparative law quarterly* 50(1) January 2001: 26-53.
Includes bibliographical references.
- Fritz, Nicole, and Alison Smith. Current apathy for coming anarchy: building the Special Court for Sierra Leone. *Fordham international law journal* 25(2) December 2001: 391-430.
Includes bibliographical references.
- Frulli, Micaela. Are crimes against humanity more serious than war crimes? *European journal of international law* 12(2) April 2001: 329-350.
Includes bibliographical references.
- Gopalani, Ameer F. The international standard of direct and public incitement to commit genocide: an obstacle to U.S. ratification of the International Criminal Court Statute? *California Western international law journal* 32(1) fall 2001: 87-117.
Includes bibliographical references.

- Gurulé, Jimmy. United States opposition to the 1998 Rome Statute establishing an International Criminal Court: is the Court's jurisdiction truly complementary to national criminal jurisdictions? *Cornell international law journal* 35(1) November 2001–February 2002: 1-45.
Includes bibliographical references.
- Hafner, Gerhard. The status of third states before the International Criminal Court. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 239-253.
Includes bibliographical references.
- Hall, Christopher Keith. The role of the permanent International Criminal Court in prosecuting genocide, other crimes against humanity and serious violations of humanitarian law. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 457-467.
- International and national prosecution of crimes under international law: current developments*. Edited by Horst Fischer, Claus Kress and Sascha Rolf Lüder (Berlin: Berlin Verlag, 2001). 873 p.
Includes bibliographical references.
- The International Criminal Court: elements of crimes and rules of procedure and evidence*. Edited by Roy S. Lee. Associate editors, Hakan Friman et al. (Ardsey, NY: Transnational Publishers, 2001). xxxv, 856 p.
Includes finalized draft text of the rules of procedure and evidence.
Includes bibliographical references and index.
- Jordan, Jon B. Universal jurisdiction in a dangerous world: a weapon for all nations against international crime. *Michigan State University—DCL journal of international law* 9(1) spring 2000: 1-32.
Includes bibliographical references.
- Kaul, Hans-Peter. Der Aufbau des Internationalen Strafgerichtshofs: Schwierigkeiten und Fortschritte. *Vereinte Nationen* 49(6) Dezember 2001: 215-222.
Includes bibliographical references.
- Keith, Kirsten M. F. The *mens rea* of superior responsibility as developed by ICTY jurisprudence. *Leiden journal of international law* 14(3) 2001: 617-634.
Includes bibliographical references.
- Keitner, Chimène. Crafting the International Criminal Court: trials and tribulations in article 98(2). *UCLA journal of international law and foreign affairs* 6(1) spring/summer 2001: 215-264.
Includes bibliographical references.
- Kirsch, Q.C., Philippe. The International Criminal Court: current issues and perspectives. *Law and contemporary problems* 64(1) winter 2001: 3-12.
Includes bibliographical references.
- Kittichaisaree, Kriangsak. *International criminal law* (Oxford, England; New York: Oxford University Press, 2001). xxi, 482 p.
Bibliography: p. 463-476. Includes index.
- Knoops, Geert-Jan G. J. *Defenses in contemporary international criminal law* (Ardsey, NY: Transnational Publishers, 2001). xxxviii, 297 p.
Includes bibliographical references and index.
- Kolb, Robert. The jurisprudence of the Yugoslav and Rwandan criminal tribunals on their jurisdiction and on international crimes. *British year book of international law*, vol. 71 (2000): 259-315.
Includes bibliographical references.

- Kutnjak Ivković, Sanja. Justice by the International Criminal Tribunal for the Former Yugoslavia. *Stanford journal of international law* 37(2) summer 2001: 255-346.
Includes bibliographical references.
- Larkin, Jennifer L. The insanity defense founded on ethnic oppression: defending the accused in the International Criminal Tribunal for the Former Yugoslavia. *New York Law School journal of international and comparative law* 21(1) 2001: 91-108.
Includes bibliographical references.
- Lattanzi, Flavia. The International Criminal Court and national jurisdictions. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 177-196.
Includes bibliographical references.
- Lietzau, William K. International criminal law after Rome: concerns from a U.S. military perspective. *Law and contemporary problems* 64(1) winter 2001: 119-140.
Includes bibliographical references.
- Lippman, Matthew. Genocide: the crime of the century. The jurisprudence of death at the dawn of the new millennium. *Houston journal of international law* 23(3) spring 2001: 467-535.
Includes bibliographical references.
- Lirola Delgado, María Isabel, and Magdalena M. Martín Martínez. *La Corte Penal Internacional: justicia versus impunidad*. 1st ed. (Barcelona: Editorial Ariel, 2001). xii, 307 p.
Bibliography: p. 299-300. Includes bibliographical references.
- Macaluso, Daniel J. Absolute and free pardon: the effect of the amnesty provision in the Lomé Peace Agreement on the jurisdiction of the Special Court for Sierra Leone. *Brooklyn journal of international law* XXVII (1) 2001: 347-380.
Includes bibliographical references.
- Manual for legislators*. Edited by Mariacarmen Colitti (Rome: Non c'è pace senza giustizia, 2001). xxx, 138 p.
- Marston Danner, Allison. Constructing a hierarchy of crimes in international criminal law sentencing. *Virginia law review* 87(3) May 2001: 415-501.
Includes bibliographical references.
- May, Richard. Challenges to indictments in international criminal trials. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 433-445.
Includes bibliographical references.
- McDonald, Gabrielle Kirk. Contributions of the international criminal tribunals to the development of substantive international humanitarian law. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 446-472.
Includes bibliographical references.
- _____. Reflections on the contributions of the International Criminal Tribunal for the Former Yugoslavia. *Hastings international and comparative law review* 24(2) winter 2001: 155-172.
Includes bibliographical references.
- McNerney, Patricia. The International Criminal Court: issues for consideration by the United States Senate. *Law and contemporary problems* 64(1) winter 2001: 181-192.
Includes bibliographical references.

Mégret, Frédéric. Epilogue to an endless debate: the International Criminal Court's third party jurisdiction and the looming revolution of international law. *European journal of international law* 12(2) April 2001: 247-268.

Includes bibliographical references.

Mendlovitz, Saul, and John Fousek. A UN constabulary to enforce the law on genocide and crimes against humanity. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 449-461.

Includes bibliographical references.

Morris, Madeline. High crimes and misconceptions: the ICC and non-party states. *Law and contemporary problems* 64(1) winter 2001: 13-66.

Includes bibliographical references.

Müller-Schieke, Irina Kaye. Defining the crime of aggression under the Statute of the International Criminal Court. *Leiden journal of international law* 14(2) 2001: 409-430.

Includes bibliographical references.

Mundis, Daryl A. From "common law" towards "civil law": the evolution of the ICTY rules of procedure and evidence. *Leiden journal of international law* 14(2) 2001: 367-382.

Includes bibliographical references.

_____. The election of *ad litem* judges and other recent developments at the international criminal tribunals. *Leiden journal of international law* 14(4) 2001: 851-866.

Includes bibliographical references.

Neuffer, Elizabeth. *The key to my neighbor's house: seeking justice in Bosnia and Rwanda* (New York: Picador USA, 2001). xix, 492 p.

Bibliography p. 459-481. Includes bibliographical references and index.

Niang, N. M. Les obligations du procureur face à la défense devant le Tribunal pénal international pour le Rwanda. *Revue de science criminelle et de droit pénal comparé*, n° 2 (avril-juin 2001): 277-289.

Nice, Q.C., Geoffrey. Trials of imperfection. *Leiden journal of international law* 14(2) 2001: 383-397.

Includes bibliographical references.

Ntanda Nsereko, D. D. Genocidal conflict in Rwanda and the ICTR. *Netherlands international law review* XLVIII (1) 2001: 31-65.

Includes bibliographical references.

Parisi, N. I crimini di guerra fra giurisdizioni nazionali e corti penali internazionali. *Rivista internazionale dei diritti dell'uomo*, No. 14 (2001): 62-96.

Paust, Jordan J. Content and contours of genocide, crimes against humanity, and war crimes. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 289-306.

Includes bibliographical references.

Picotti, Lorenzo. Criminally protected legal interests at the international level after the Rome Statute. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 255-268.

Includes bibliographical references.

- Politi, Mauro, and Giuseppe Nesi. *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). 319 p.
Includes bibliographical references.
- Pons Ráfols, Xavier. La renovada actualidad de las demandas reconventionales ante el Tribunal Internacional de Justicia. *Anuario de derecho internacional*, vol. XVII (2001): 131-169.
Includes bibliographical references.
- Popoff, Evo. Inconsistency and impunity in international human rights law: can the International Criminal Court solve the problems raised by the Rwanda and Augusto Pinochet cases. *George Washington international law review* 33(2) 2001: 363-395.
Includes bibliographical references.
- Rancilio, Peggy E. From Nuremberg to Rome: establishing an international criminal court and the need for U.S. participation. *University of Detroit Mercy law review* 78(2) winter 2001: 299-339.
- Retif, Colette. By what means justice? The acceptance of secret indictments in the United States and in international law. *Pace University School of Law international law review* XIII (1), spring 2001: 233-255.
Includes bibliographical references.
- Roberts, Guy. Assault on sovereignty: the clear and present danger of the new International Criminal Court. *American University international law review* 17(1) 2001: 35-77.
Includes bibliographical references.
- Rubin, Alfred P. The International Criminal Court: possibilities for prosecutorial abuse. *Law and contemporary problems* 64(1) winter 2001: 153-165.
Includes bibliographical references.
- Salmon, Jean. Les obligations quantitatives et l'illicéité. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 305-325.
Includes bibliographical references.
- Saul, Ben. Was the conflict in East Timor "genocide" and why does it matter? *Melbourne journal of international law* 2(2) October 2001: 477-522.
Includes bibliographical references.
- Schabas, William A. Follow-up to Rome: preparing for entry into force of the Statute of the International Criminal Court. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 197-215.
Includes bibliographical references.
- _____. *An introduction to the International Criminal Court* (Cambridge, England; New York: Cambridge University Press, 2001). x, 406 p.
Bibliography: p. 383-395. Includes bibliographical references and index.
- _____. The *Jelisić* case and the *mens rea* of the crime of genocide. *Leiden journal of international law* 14(1) 2001: 125-139.
Includes bibliographical references.
- _____. Was genocide committed in Bosnia and Herzegovina? First judgments of the International Criminal Tribunal for the Former Yugoslavia. *Fordham international law journal* 25(1) November 2001: 23-53.
Includes bibliographical references.

- Scharf, Michael P. The ICC's jurisdiction over the nationals of non-party states. *Law and contemporary problems* 64(1) winter 2001: 67-118.
Includes bibliographical references.
- Scheffer, David J. Staying the course with the International Criminal Court. *Cornell international law journal* 35(1) November 2001–February 2002: 47-100.
Includes bibliographical references. Concerns the United States.
- Schrijver, N. J. Responding to international terrorism: moving the frontiers of international law for “enduring freedom”? *Netherlands international law review* XLVIII (3) 2001: 271-291.
Includes bibliographical references.
- Schwabach, Aaron. NATO's war in Kosovo and the final report to the prosecutor of the International Criminal Tribunal for the Former Yugoslavia. *Tulane journal of international and comparative law*, vol. 9 (spring 2001): 167-185.
Includes bibliographical references.
- Shahabuddeen, Mohamed. The competence of a tribunal to deny its existence. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 473-479.
Includes bibliographical references.
- Smidt, M. L. The International Criminal Court: an effective means of deterrence? *Military law review*, No. 167 (2001): 156-240.
- Spelliscy, Shane. The proliferation of international tribunals: a chink in the armor. *Columbia journal of transnational law* 40(1) 2001: 143-175.
Includes bibliographical references.
- Stone, John Henry. The International Criminal Court: the political problems of having it all, the practical problems of having too little. *Michigan State University—DCL journal of international law* 9(1) spring 2000: 197-210.
Includes bibliographical references.
- Stroh, Dagmar. State cooperation with the international criminal tribunals for the former Yugoslavia and for Rwanda. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 249-283.
Includes bibliographical references.
- Summers, Mark A. A fresh look at the jurisdictional provisions of the Statute of the International Criminal Court: the case for scrapping the treaty. *Wisconsin international law journal* 20(1) winter 2001: 57-88.
Includes bibliographical references.
- Szasz, Paul C., and Thordis Ingadottir. The UN and the ICC: the immunity of the UN and its officials. *Leiden journal of international law* 14(4) 2001: 867-885.
Includes bibliographical references.
- Treves, Tullio. Some practical remarks on the early functioning of the International Criminal Court. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 271-280.
Includes bibliographical references.
- Triffterer, Otto. Genocide, its particular intent to destroy in whole or in part the group as such. *Leiden journal of international law* 14(2) 2001: 399-408.
Includes bibliographical references.

- _____. The preventive and the repressive function of the International Criminal Court. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 137-175.
Includes bibliographical references.
- The United States and the International Criminal Court. *Law and contemporary problems* 64(1) winter 2001: 1-214.
Special issue. Includes bibliographical references.
- Venturini, Gabriela. War crimes in international armed conflicts. In: *Rome Statute of the International Criminal Court: a challenge to impunity* (Aldershot, England: Dartmouth; Burlington, VT: Ashgate, 2001). p. 95-105.
Includes bibliographical references.
- Wald, Patricia M. To “establish incredible events by credible evidence”: the use of affidavit testimony in Yugoslavia war crimes tribunal proceedings. *Harvard international law journal* 42(2) summer 2001: 535-553.
Includes bibliographical references.
- Ward, A. Breaking the sovereignty barrier: the United States and the International Criminal Court. *Santa Clara law review*, No. 41 (2001): 1123-1145.
- Wedgwood, Ruth. The irresolution of Rome. *Law and contemporary problems* 64(1) winter 2001: 193-214.
Includes bibliographical references.
- Wenqi, Zhu. The doctrine of command responsibility as applied to civilian leaders: the ICTR and the *Kayishema* case. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 373-384.
Includes bibliographical references.
- Young, Simon N. M. Surrendering the accused to the International Criminal Court. *British year book of international law*, vol. 71 (2000): 317-356.
Includes bibliographical references.
- Zahar, Alexander. Command responsibility of civilian superiors for genocide. *Leiden journal of international law* 14(3) 2001: 591-616.
Includes bibliographical references.
- Zakr, N. Analyse spécifique du crime de génocide dans le Tribunal pénal international pour le Rwanda. *Revue de science criminelle et de droit pénal comparé*, n° 2 (avril-juin 2001): 263-275.
- _____. L'imputabilité des faits et actes criminels des subalternes au supérieur hiérarchique devant le Tribunal pénal international pour le Rwanda. *Revue de droit international et de droit comparé*, vol. LXXVIII 2001(1): 51-73.
Includes bibliographical references.
- Zakr, Nasser. Approche analytique du crime contre l'humanité en droit international. *Revue générale de droit international public* 105(2) 2001: 281-306.
Summaries in French, English and Spanish. Includes bibliographical references.
- Zelniker, Lindsay. Towards a functional International Criminal Court: an argument in favor of a strong privileges and immunities agreement. *Fordham international law journal* 24(3) March 2001: 988-1027.
Includes bibliographical references.

International economic law

Van Jaarsveld, I. L. Legal barriers to the international trade in financial services. *Comparative and international law journal of Southern Africa* XXXIV(1) March 2001: 109-131.

Includes bibliographical references.

International terrorism

Alcaide Fernández, J. La “guerra contra el terrorismo”: ¿una “OPA hostil” al derecho de la comunidad internacional? *Revista española de derecho internacional* LIII (1-2) enero-diciembre 2001: 289-302.

Includes bibliographical references.

Aust, Anthony. Counter-terrorism—A new approach. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 285-306.

Includes bibliographical references.

Bermejo García, Romualdo. El derecho internacional frente al terrorismo: ¿nuevas perspectivas tras los atentados del 11 de septiembre? *Anuario de derecho internacional*, vol. XVII (2001): 5-24.

Includes bibliographical references.

Cassese, Antonio. Terrorism is also disrupting some crucial legal categories of international law. *European journal of international law* 12(5) November 2001: 993-1001.

Includes bibliographical references.

Gutiérrez Espada, Cesáreo. “¿No cesaréis de citarnos leyes viendo que ceñimos espada?”. *Anuario de derecho internacional*, vol. XVII (2001): 25-38.

Includes bibliographical references.

International terrorism: multilateral conventions (1937-2001) (Ardsley, NY: Transnational Publishers, 2001). 608 p.

Includes bibliographical references.

Kovács, Péter. Beaucoup de questions et peu de réponses autour de l'imputabilité d'un acte terroriste à un État. *Anuario de derecho internacional*, vol. XVII (2001): 39-54.

Includes bibliographical references.

Remiro Brotóns, A. Terrorismo, mantenimiento de la paz y nuevo orden. *Revista española de derecho internacional* LIII (1-2) enero-diciembre 2001: 125-171.

Includes bibliographical references.

International trade law

Akaddaf, Fatima. Application of the United Nations Convention on Contracts for the International Sale of Goods (CISG) to Arab Islamic countries: is the CISG compatible with Islamic law principles? *Pace University School of Law international law review* XIII (1), spring 2001: 1-58.

Includes bibliographical references.

Bazinas, Spiros V. Lowering the cost of credit: the promise in the future UNCITRAL Convention on assignment of receivables in international trade. *Tulane journal of international and comparative law*, vol. 9 (spring 2001): 259-380.

Includes bibliographical references.

Booyesen, Hercules. Globalisation and international trade law. *South African yearbook of international law*, vol. 26 (2001): 114-131.

Includes bibliographical references.

Cass, Deborah Z. The “constitutionalization” of international trade law: judicial norm-generation as the engine of constitutional development in international trade. *European journal of international law* 12(1) February 2001: 39-75.

Includes bibliographical references.

Gourion, Pierre-Alain, and Georges Peyrard. *Droit du commerce international*. 3rd ed. (Paris: LGDJ, 2001). 216 p.

Bibliography: p. 209-212. Includes bibliographical references and index.

Ohlhoff, Stefan, and Hannes Schloemann. Transcending the nation-state? Private parties and the enforcement of international trade law. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 675-734.

Includes bibliographical references.

Rawach, Eid. La validité des clauses exonératoires de responsabilité et la Convention de Vienne sur la vente internationale de marchandises. *Revue internationale de droit comparé*, 53^e année, n° 1 (janvier-mars 2001): 141-157.

Includes bibliographical references.

Sanders, Pieter. *The work of UNCITRAL on arbitration and conciliation* (The Hague; Cambridge, Mass.: Kluwer Law International, 2001). viii, 128 p.

Schultz, Rob. Rolling contract formation under the UN Convention on Contracts for the International Sale of Goods. *Cornell international law journal* 35(1) November 2001–February 2002: 263-289.

Includes bibliographical references.

Sorieul, Renaud, Jennifer R. Clift and José Angelo Estrella-Faria. Establishing a legal framework for electronic commerce: the work of the United Nations Commission on International Trade Law (UNCITRAL). *International lawyer* 35(1) spring 2001: 107-122.

Includes bibliographical references.

Sukurs, Charles. Harmonizing the battle of the forms: a comparison of the United States, Canada, and the United Nations Convention on Contracts for the International Sale of Goods. *Vanderbilt journal of transnational law* 34(5) November 2001: 1481-1515.

Includes bibliographical references.

Vázquez Ponce, Héctor. *Derecho de los negocios internacionales. Parte general, jurisdicción internacional* (Buenos Aires: Ad Hoc, 2001). 620 p.

Bibliography: p. 615-620.

International waterways

Lupu, Yonatan. International law and the waters of the Euphrates and Tigris. *Georgetown international environmental law review* XIV(2) 2001: 349-366.

Includes bibliographical references.

Intervention

Baros, Miroslav. The UN’s response to the Yugoslav crisis: turning the UN Charter on its head. *International peacekeeping* 8(1) spring 2001: 44-63.

Includes bibliographical references.

Chesterman, Simon. *Just war or just peace?: humanitarian intervention and international law* (Oxford, England; New York: Oxford University Press, 2001). xxviii, 295 p.

Bibliography: p. 260-282. Includes bibliographical references and index.

- Egan, Patrick T. The Kosovo intervention and collective self-defence. *International peace-keeping* 8(3) autumn 2001: 39-58.
Includes bibliographical references.
- Gazzini, Tarcisio. NATO coercive military activities in the Yugoslav crisis (1992-1999). *European journal of international law* 12(3) June 2001: 391-435.
Includes bibliographical references.
- Gray, Christine. The legality of NATO's military action in Kosovo: is there a right of humanitarian intervention? In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 240-253.
Includes bibliographical references.
- Harhoff, Frederik. Unauthorised humanitarian interventions—armed violence in the name of humanity? *Nordic journal of international law* 70(1-2) 2001: 65-119.
Includes bibliographical references.
- Hilpold, Peter. Humanitarian intervention: is there a need for a legal reappraisal? *European journal of international law* 12(3) June 2001: 437-467.
Includes bibliographical references.
- Knight, W., and K. Gebremarian. UN intervention and peacebuilding in Somalia: constraints and possibilities. In: *Adapting the UN to a postmodern society: lessons learned* (Basingstoke, England: Palgrave, 2001). p. 77-94.
- Lodico, Yvonne C. The justification for humanitarian intervention: will the continent matter? *International lawyer* 35(3) fall 2001: 1027-1050.
Includes bibliographical references.
- Lowe, Vaughan. International legal issues arising in the Kosovo crisis. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 278-288.
- Merriam, John J. Kosovo and the law of humanitarian intervention. *Case Western Reserve journal of international law* 33(1) summer 2001: 111-154.
Includes bibliographical references.
- Rodgers, Jayne. Bosnia and Kosovo: interpreting the gender dimensions of international intervention. *Contemporary security policy* 22(3) December 2001: 183-195.
Includes bibliographical references.
- Rytter, Jens Elo. Humanitarian intervention without the Security Council: from San Francisco to Kosovo—and beyond. *Nordic journal of international law* 70(1-2) 2001: 121-160.
Includes bibliographical references.
- Schlunck, Angelika. *Amnesty versus accountability: third party intervention dealing with gross human rights violations in internal and international conflicts* (Berlin: Berlin Verlag A. Spitz, 2000). 263 p.
Includes bibliographical references.
- Strohmeyer, Hansjörg. Making multilateral interventions work: the U.N. and the creation of transitional justice systems in Kosovo and East Timor. *Fletcher forum of world affairs* 25(2) summer 2001: 107-128.
Includes bibliographical references.
- Weisburd, A. Mark. International law and the problem of evil. *Vanderbilt journal of transnational law* 34(2) March 2001: 225-281.
Includes bibliographical references.

Wheeler, Nicholas J. The political and moral limits of western military intervention to protect civilians in danger. *Contemporary security policy* 22(3) December 2001: 1-27.
Includes bibliographical references.

Zacklin, Ralph. Beyond Kosovo: the United Nations and humanitarian intervention. *Virginia journal of international law* 41(4) summer 2001: 923-940.
Includes bibliographical references and index.

Law of the sea

Akl, Joseph. Question of time-limits in urgent proceedings before the Tribunal. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 75-80.

_____. The Seabed Disputes Chamber of the International Tribunal for the Law of the Sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 75-89.

Allain, Jean. The role of the presiding judge in garnering respect for decisions of international courts. *Michigan journal of international law* 22(3) spring 2001: 391-421.
Includes bibliographical references.

Anderson, D. H. The internal judicial practice of the International Tribunal for the Law of the Sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 197-214.
Includes bibliographical references.

Anderson, David H. Deliberations, judgments and separate opinions in the practice of the International Tribunal for the Law of the Sea. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 63-74.

Armas Pfrirter, Frida M. Las instituciones creadas por la Convención del Derecho del Mar. *Anuario hispano-luso-americano de derecho internacional*, vol. 15 (2001): 11-98.

Bangert, Kaare. A new area of international law: the protection of maritime cultural property. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 119-130.
Includes bibliographical references.

Bellayer-Roille, Alexandra. L'arrêt du tribunal international du droit de la mer du 1^{er} juillet 1999 : affaire du navire *Saiga* n° 2. *Annuaire de droit maritime et océanique*, vol. 19 (2001): 111-158.

Boyle, Alan. The Southern Bluefin Tuna arbitration. *International and comparative law quarterly* 50(2) April 2001: 447-452.
Includes bibliographical references.

Cannone, Andrea. L'accertamento della giurisdizione nelle prime decisioni di organi previsti dalla Convenzione sul diritto del mare. *Rivista di diritto internazionale* 84(4) 2001: 935-954.

Chandrasekhara Rao, P. The ITLOS and its guidelines. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 187-193.

Chitty, Gritakumar E. A brief history of the post-conference development of the Tribunal as an international judicial body. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 41-52.

Current marine environmental issues and the International Tribunal for the Law of the Sea. Edited by Myron H. Nordquist and John Norton Moore (The Hague, New York: Martinus Nijhoff Publishers, 2001). xxv, 395 p.

Includes bibliographical references.

Despeux, Gilles. Das Urteil *Katar gegen Bahrain* vom 16. März 2001. Ein neuer Beitrag des IGH zum Seeabgrenzungsrecht. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 61(2-3) 2001: 475-527.

Summary in English. Includes bibliographical references.

Edeson, William, David Freestone and Elly Gudmundsdottir. *Legislating for sustainable fisheries: a guide to implementing the 1993 FAO Compliance Agreement and 1995 UN Fish Stocks Agreement* (Washington, DC: The World Bank, 2001). xii, 151 p.

Includes bibliographical references.

Eiriksson, Gudmundur. Comments on the origins and purposes of ITLOS. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 57-62.

_____. The special chambers of the International Tribunal for the Law of the Sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 93-108.

Foster, Caroline E. The “real dispute” in the Southern Bluefin Tuna Case: a scientific dispute? *International journal of marine and coastal law* 16 (4) December 2001: 571-601.

Includes bibliographical references.

Gallala, Imen. La notion de caution raisonnable dans la jurisprudence du Tribunal international du droit de la mer. *Revue générale de droit international public* 105(4) 2001: 931-968.

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

Gautier, Philippe. Interim measures of protection before the International Tribunal for the Law of the Sea. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 243-254.

Goy, Raymond. L'affaire du thon à nageoire bleue. *Espaces et ressources maritimes*, n° 14 (2001): 47-74.

Horowitz, Deborah. Southern Bluefin Tuna case (Australia and New Zealand v. Japan) (jurisdiction and admissibility); the catch of Poseidon's trident: the fate of high seas fisheries in the Southern Bluefin Tuna case. *Melbourne University law review* 25(3) 2001: 820-830.

Howe, Nick. ITLOS—a practitioner's perspective. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 159-173.

International Seabed Authority. *The Law of the Sea: compendium of basic documents* (Kingston: International Seabed Authority; Caribbean Law Pub. Co., 2001). 484 p.

Includes index.

The International Tribunal for the Law of the Sea: law and practice. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). ix, 238 p.

Includes bibliographical references and index.

Kolodkin, Anatoly L. National legislation in the light of UNCLOS and the practice of the International Tribunal for the Law of the Sea. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 239-242.

Kwiatkowska, Barbara. The Australia and New Zealand v Japan Southern Bluefin Tuna (jurisdiction and admissibility) award of the first Law of the Sea Convention annex VII arbitral tribunal. *International journal of marine and coastal law* 16(2) 2001: 239-294.

_____. The law of the sea related cases in the International Court of Justice during the presidency of Judge Stephen M. Schwebel. *International journal of marine and coastal law* 16(1) January 2001: 1-40.

Includes bibliographical references.

La Fayette, Louise de. The Marine Environment Protection Committee: the conjunction of the law of the sea and international environmental law. *International journal of marine and coastal law* 16(2) 2001: 155-238.

Includes bibliographical references.

_____. Protection of the marine environment in 2000. *Environmental policy and law* 31(3) June 2001: 140-149.

Includes bibliographical references.

Laing, Edward A. ITLOS procedures and practices: bonds. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 113-126.

Lowe, Vaughan. The International Tribunal for the Law of the Sea: survey for 2000. *International journal of marine and coastal law* 16 (4) December 2001: 549-570.

Includes bibliographical references.

Marsit, Mohamed Mouldi. The International Tribunal for the Law of the Sea and difficulties encountered during the initial phase of its establishment. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 53-56.

Mensah, Thomas A. The competence of the International Tribunal for the Law of the Sea outside the framework of the Convention on the Law of the Sea. *Zbornik Pravnog Fakulteta u Zagrebu* 51(5) 2001: 877-883.

_____. The place of the International Tribunal for the Law of the Sea in the international system for the peaceful settlement of disputes. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 21-31.

Morgan, Donald L. A practitioner's critique of the order granting provisional measures in the Southern Bluefin Tuna cases. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 173-216.

Ndiaye, Tafsir Malick. Provisional measures before the International Tribunal for the Law of the Sea. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 95-102.

Nelson, L. Dolliver M. The International Tribunal for the Law of the Sea: some issues. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 49-58.

Includes bibliographical references.

_____. The role of the Commission on the Limits of the Continental Shelf in the interpretation and application of the Convention. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 255-264.

Oxman, Bernard H. Complementary agreements and compulsory jurisdiction. *American journal of international law* 95(2) April 2001: 277-312.

Includes bibliographical references.

Rosenne, Shabtai. The case-law of ITLOS (1997-2001): an overview. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 127-140.

Sands, Philippe. ITLOS: an international lawyer's perspective. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 141-158.

Schiffman, Howard S. UNCLOS and marine wildlife disputes: big splash or barely a ripple? *Journal of international wildlife law and policy* 4(3) 2001: 257-278.

Scovazzi, T. The evolution of international law of the sea: new issues, new challenges. *Recueil des cours (Hague Academy of International Law)*, vol. 286 (2000): 39-244.

Bibliography: p. 46-50. Includes bibliographical references.

Siossouras, Petros. The formation of customary rights in the international law of the sea: the case of land-locked states. *Revue hellénique de droit international*, 54^e année, n° 1 (2001): 299-317.

Includes bibliographical references.

Stephens, Tim. A paper umbrella which dissolves in the rain? Implications of the Southern Bluefin Tuna case for the compulsory resolution of disputes concerning the marine environment under the 1982 LOS Convention. *Asia Pacific journal of environmental law* 6(3-4) 2001: 297-318.

Sturtz, Leah. Southern Bluefin Tuna case: Australia and New Zealand v. Japan. *Ecology law quarterly* 28(2) 2001: 455-486.

Includes bibliographical references.

Tanaka, Norio. Some observations on the Southern Bluefin Tuna arbitration award. *Japanese annual of international law*, vol. 44 (2001): 9-34.

Treves, Tullio. Advisory opinions under the Law of the Sea Convention. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 81-94.

_____. The jurisdiction of the International Tribunal for the Law of the Sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 111-131.

Includes bibliographical references.

_____. The rules of the International Tribunal for the Law of the Sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 135-159.

Includes bibliographical references.

Vukas, Budislav. Main features of courts and tribunals dealing with law of the sea cases. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 217-222.

_____. The International Tribunal for the Law of the Sea: some features of the new international judicial institution. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 59-72.

Includes bibliographical references.

Wolfrum, Rüdiger. Provisional measures of the International Tribunal for the Law of the Sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 173-186.

Includes bibliographical references.

Yankov, Alexander. Current fisheries disputes and the International Tribunal for the Law of the Sea. In: *Current marine environmental issues and the International Tribunal for the Law of the Sea*. Edited by Myron H. Nordquist and John Norton Moore (The Hague: Martinus Nijhoff Publishers, 2001). p. 223-238.

_____. The International Tribunal for the Law of the Sea and the comprehensive dispute settlement system of the law of the sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 33-47.

Includes bibliographical references.

Yoshifumi, Tanaka. Reflections on the concept of proportionality in the law of maritime delimitation. *International journal of marine and coastal law* 16(3) September 2001: 433-463.

Includes bibliographical references.

Law of treaties

Haopei, Li. *Jus cogens* and international law. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 499-522.

Includes bibliographical references.

Klabbers, Jan. How to defeat a treaty's object and purpose pending entry into force: toward manifest intent. *Vanderbilt journal of transnational law* 34(2) March 2001: 283-331.

Includes bibliographical references.

Treaty making—expression of consent by states to be bound by a treaty (The Hague, New York: Kluwer Law International, 2001). 349 p.

Includes bibliographical references.

Law of war

Abtahi, Hirad. The protection of cultural property in times of armed conflict: the practice of the International Criminal Tribunal for the Former Yugoslavia. *Harvard human rights journal*, vol. 14, spring (2001): 1-32.

Includes bibliographical references.

Condorelli, Luigi. Le progrès du droit international humanitaire et la Circulaire du Secrétaire général des Nations Unies du 6 août 1999. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 495-505.

Includes bibliographical references.

Gardam, Judith. The contribution of the International Court of Justice to international humanitarian law. *Leiden journal of international law* 14(2) 2001: 349-365.

Includes bibliographical references.

Fisher, Tracy. At risk in no-man's land: United States peacekeepers, prisoners of "war", and the Convention on the safety of United Nations and associated personnel. *Minnesota law review* 85(2) December 2000: 663-696.

Includes bibliographical references.

Keiseng Rakate, Phenyó, and Neil D. McDonald. Desperate measures? The protection of the environment through the law or armed conflict. *South African yearbook of international law*, vol. 26 (2001): 132-143.

Includes bibliographical references.

Maslen, Stuart. *Anti-personnel mines under humanitarian law: a view from the vanishing point* (Antwerp, Belgium: Intersentia; New York: Transnational Publishers, 2001). xii, 327 p.

Includes bibliographical references.

Mullerson, R. A. Human rights and humanitarian law: to bomb or not to bomb? In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 357-369.

Renschke, B. Der Bericht des UN-Generalsekretärs über den Schutz von Zivilpersonen in bewaffneten Konflikten: ein Beitrag zur Effektivierung des humanitären Völkerrechts? *Humanitäres Völkerrecht* 14(1) 2001: 10-19.

Sassòli, Marco. The legal qualification of the conflicts in the former Yugoslavia: double standards or new horizons for international humanitarian law? In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 307-333.

Includes bibliographical references.

van Baarda, Ted A. A legal perspective of cooperation between military and humanitarian organizations in peace support operations. *International peacekeeping* 8(1) spring 2001: 99-116.

Includes bibliographical references.

Maintenance of peace

Betts, Wendy S., Scott N. Carlson and Gregory Gisvold. The post-conflict transitional administration of Kosovo and the lessons-learned in efforts to establish a judiciary and rule of law. *Michigan journal of international law* 22(3) spring 2001: 371-389.

Includes bibliographical references.

Boulden, Jane. *Peace enforcement: the United Nations experience in Congo, Somalia and Bosnia* (Westport, CT: Praeger, 2001). xii, 161 p.

Bibliography: p. 151-158. Includes index.

- Cardona Llorens, J. La resolución 1386 (2001) del Consejo de Seguridad autorizando la fuerza internacional de asistencia para la seguridad en Afganistán: ¿un paso más en el debilitamiento de las Naciones Unidas? *Revista española de derecho internacional* LIII (1-2) enero-diciembre 2001: 227-245.
Includes bibliographical references.
- Cellamare, Giovanni. Recenti sviluppi dell'attività delle Nazioni Unite in Cambogia. *La comunità internazionale* LVI(3) 2001: 383-412.
Includes bibliographical references.
- Chandler, David. The people-centred approach to peace operations: the new UN agenda. *International peacekeeping* 8(1) spring 2001: 1-19.
Includes bibliographical references.
- The complex role of the legal adviser when international organizations administer territory. *Proceedings* (American Society of International Law, Meeting), 95th 2001: 251-261.
Includes bibliographical references.
- Dale, Alexander C. Countering hate messages that lead to violence: the United Nations' Chapter VII authority to use radio jamming to halt incendiary broadcasts. *Duke journal of comparative and international law* 11(1) fall/winter 2001: 109-131.
Includes bibliographical references.
- Donald, Dominick. The doctrine gap: the enduring problem of contemporary peace support operations thinking. *Contemporary security policy* 22(3) December 2001: 107-139.
Includes bibliographical references.
- Findlay, Trevor. The role of monitoring and verification. *Contemporary security policy* 22(3) December 2001: 169-182.
Includes bibliographical references.
- Fröhlich, Manuel. Keeping track of UN peace-keeping—Suez, Srebrenica, Rwanda and the Brahimi Report. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 185-248.
Includes bibliographical references.
- Gray, Christine. Peacekeeping after the *Brahimi Report*: is there a crisis of credibility for the UN? *Journal of conflict and security law* 6(2) December 2001: 267-288.
Includes bibliographical references.
- The inevitability of peace operations? *Proceedings* (American Society of International Law, Meeting), 95th 2001: 220-235.
Includes bibliographical references.
- Isselé, Jean-Pierre. La métamorphose des opérations de maintien de la paix des Nations Unies. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 777-796.
- Kondoch, Boris. The United Nations administration of East Timor. *Journal of conflict and security law* 6(2) December 2001: 245-265.
Includes bibliographical references.
- Korhonen, Outi. International governance in post-conflict situations. *Leiden journal of international law* 14(3) 2001: 495-529.
Includes bibliographical references.
- Martínez Guillem, Ramón. La actuación policial en un contexto internacional: algunas reflexiones sobre la IPTF y la policía de UNMIK. *Anuario de derecho internacional*, vol. XVII (2001): 317-350.
Includes bibliographical references.

Matheson, Michael J. United Nations governance of postconflict societies. *American journal of international law* 95(1) January 2001: 76-85.

Includes bibliographical references.

Peacebuilding as politics: cultivating peace in fragile societies. Edited by Elizabeth M. Cousens and Chetan Kumar, with Karin Weremester (Boulder, CO: Lynne Rienner Publishers, 2001). viii, 248 p.

Bibliography: p. 225-233. Includes index.

Pritchard, Sarah. United Nations involvement in post-conflict reconstruction efforts: new and continuing challenges in the case of East Timor. *University of New South Wales law journal* 24(1) winter 2001: 183-190.

Includes bibliographical references.

Richards, Paul. War and peace in Sierra Leone. *Fletcher forum of world affairs* 25(2) summer 2001: 41-50.

Includes bibliographical references.

Stahn, Carsten. International territorial administration in the former Yugoslavia: origins, development and challenges ahead. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 61 (1) 2001: 107-176.

Includes bibliographical references.

_____. Constitution without a state? Kosovo under the United Nations constitutional framework for self-government. *Leiden journal of international law* 14(3) 2001: 531-561.

Includes bibliographical references.

_____. The United Nations Transitional Administration in Kosovo and East Timor: a first analysis. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 105-183.

Includes bibliographical references.

Strohmeier, Hansjörg. Collapse and reconstruction of a judicial system: the United Nations missions in Kosovo and East Timor. *American journal of international law* 95(1) January 2001: 46-63.

Includes bibliographical references.

Sucharipa-Behrmann, Lilly. Peace-keeping operations of the United Nations. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 89-104.

Includes bibliographical references.

Szurek, S. Sierra Leone : un État en attente de « paix durable » : la communauté internationale dans l'engrenage de la paix en Afrique de l'Ouest. *Annuaire français de droit international*, vol. XLVI (2000): 176-201.

Includes bibliographical references.

Theuermann, Bert. Peace-building activities of the United Nations. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 105-125.

Includes bibliographical references.

Membership and representation

Tse-shyang Chen, Frederick. The meaning of "states" in the membership provisions of the United Nations Charter. *Indiana international and comparative law review* 12(1) fall 2001: 25-51.

Narcotic drugs

Boister, Neil. *Penal aspects of the UN drug conventions* (The Hague: Kluwer Law International, 2001). 598 p.

Bibliography: p. 561-577. Includes index.

Mayrhofer-Grünbühel, Ferdinand, and Christian Ebner. Measures to counter drugs and crime. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 257-273.

Includes bibliographical references.

Natural resources

Allen, Craig H. Protecting the oceanic gardens of Eden: international law issues in deep-sea vent resource conservation and management. *Georgetown international environmental law review* XIII(3) 2001: 563-660.

Includes bibliographical references.

Anaya, S. James, and Robert A. Williams. The protection of indigenous peoples' rights over lands and natural resources under the inter-American human rights system. *Harvard human rights journal*, vol. 14, spring (2001): 33-86.

Includes bibliographical references.

Gillespie, Alexander. Small cetaceans, international law and the International Whaling Commission. *Melbourne journal of international law* 2(2) October 2001: 257-303.

Includes bibliographical references.

Oude Elferink, Alex G. The determination of compatible conservation and management measures for straddling and highly migratory fish stocks. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 551-607.

Includes bibliographical references.

Non-governmental organizations

Aston, Jurij Daniel. The United Nations Committee on Non-Governmental Organizations: guarding the entrance to a politically divided house. *European journal of international law* 12(5) November 2001: 943-962.

Includes bibliographical references.

Bernard, Antoine, and Sara Guillet. La pratique de la Fédération internationale des ligues des droits de l'homme au sein des organes de l'ONU. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 875-889.

Beyerlin, Ulrich. The role of NGOs in international environmental litigation. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 61(2-3) 2001: 357-378.

Includes bibliographical references.

Kepler-Schlesinger, Susanne. Non-governmental organizations (NGOs) at the United Nations. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 275-286.

Includes bibliographical references.

Stahn, Carsten. NGOs and international peacekeeping: issues, prospects and lessons learned. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 61(2-3) 2001: 379-401.

Includes bibliographical references.

Non-Self-Governing Territories

Wilde, Ralph. From Danzig to East Timor and beyond: the role of international territorial administration. *American journal of international law* 95(3) July 2001: 583-606.

Includes bibliographical references.

Peaceful settlement of disputes

Akl, Joseph. The seabed disputes chamber of the International Tribunal for the Law of the Sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 75-89.

Anand, Ram Prakash. Enhancing the acceptability of compulsory procedures of international dispute settlement. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 1-20.

Includes bibliographical references.

Dispute settlement in public international law: texts and materials. Edited by Karin Oellers-Frahm and Andreas Zimmermann. 2nd revised and updated edition, 2 vols. (Berlin, New York: Springer Verlag, 2001). 2254 p.

Lörcher, Torsten. *Neue Verfahren der internationalen Streiterledigung in Wirtschaftssachen: Verfahren vor dem Internationalen Seegerichtshof, WTO-Panelverfahren, ICSID- und WIPO-Schiedsverfahren* (Frankfurt am Main: Peter Lang, 2001). 658 p.

Mensah, Thomas A. The place of the International Tribunal for the Law of the Sea in the international system for the peaceful settlement of disputes. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 21-31.

Nakamura, Ko. The Convention for the pacific settlement of international disputes in historical perspective—In commemoration of the centennial of the first Hague Peace Conference. *Japanese annual of international law*, No. 43 (2000): 3-18.

Includes bibliographical references.

Neuhold, Hanspeter. The United Nations system for the peaceful settlement of international disputes. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 59-71.

Includes bibliographical references.

Oellers-Frahm, Karin. Multiplication of international courts and tribunals and conflicting jurisdiction—Problems and possible solutions. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 67-104.

Includes bibliographical references.

Orrego Vicuña, Francisco. Individuals and non-state entities before international courts and tribunals. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 53-66.

Includes bibliographical references.

Rao, P. Chandrasekhara. International dispute settlement system: some reflections. In: *Essays in international law* (New Delhi: Asian-African Legal Consultative Organization, 2001). p. 77-85.

The role of the new international adjudicator. *Proceedings* (American Society of International Law, Meeting), 95th 2001: 129-138.

Includes bibliographical references.

Santulli, C. Qu'est-ce qu'une juridiction internationale ? Des organes répressifs internationaux à l'O.R.D. *Annuaire français de droit international*, vol. XLVI (2000): 58-81.

Includes bibliographical references.

Tinker, Catherine. Dispute resolution and international law: the United Nations dialogue among civilizations. *New York Law School journal of human rights* XVII (3) summer 2001: 985-1017.

Includes bibliographical references.

Warioba, Joseph Sinde. Monitoring compliance with and enforcement of binding decisions of international courts. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 41-52.

Includes bibliographical references.

Watts, Arthur. Enhancing the effectiveness of procedures of international dispute settlement. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 21-39.

Includes bibliographical references.

Wolfrum, Rüdiger. Intervention in the proceedings before the International Court of Justice and the International Tribunal for the Law of the Sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 161-172.

Includes bibliographical references.

Yankov, Alexander. The International Tribunal for the Law of the Sea and the comprehensive dispute settlement system of the law of the sea. In: *The International Tribunal for the Law of the Sea: law and practice*. Edited by P. Chandrasekhara Rao and Rahmatullah Khan (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 33-47.

Includes bibliographical references.

Progressive development and codification of international law (in general)

Hafner, Gerhard. Codification and progressive development of international law. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 143-156.

Includes bibliographical references.

Kohen, Marcelo G. La contribución de América Latina al desarrollo progresivo del derecho internacional en materia territorial. *Anuario de derecho internacional*, vol. XVII (2001): 57-77.

Pellet, Alain. La codification du droit de la responsabilité internationale : tâtonnements et affrontements. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 285-304.

Includes bibliographical references.

Santulli, C. Travaux de la Commission du droit international (cinquante-deuxième session). *Annuaire français de droit international*, vol. XLVI (2000): 403-431.

Includes bibliographical references.

Simma, Bruno. The work of the International Law Commission at its fifty-second session (2000). *Nordic journal of international law* 70(1-2) 2001: 183-250.

Includes bibliographical references.

van Alebeek, Rosanne. The proliferation of law-making organs: a new role for the International Law Commission? In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 219-240.

Zieck, Marjoleine. Codification of the law on diplomatic protection: the first eight draft articles. *Leiden journal of international law* 14(1) 2001: 209-232.

Includes bibliographical references.

Refugees

Andrysek, Oldrich. Protecting refugees and persons in refugee-like situations. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 343-355.

Fitzpatrick, Joan. Refugee protection in the twenty-first century. *German yearbook of international law*, vol. 43 (2000): 77-100.

Includes bibliographical references.

Hathaway, James C., and Colin J. Harvey. Framing refugee protection in the new world disorder. *Cornell international law journal* 34(2) 2001: 257-320.

Includes bibliographical references.

Homann-Herimberg, Franz Josef. Refugees and humanitarian assistance. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 231-244.

Includes bibliographical references.

Kelley, Ninette. The convention refugee definition and gender-based persecution: a decade's progress. *International journal of refugee law* 13(4) 2001: 559-568.

Includes bibliographical references.

Kirişçi, Kemal. UNHCR and Turkey: cooperating for improved implementation of the 1951 Convention relating to the status of refugees. *International journal of refugee law* 13 (1/2) 2001: 71-97.

Includes bibliographical references.

Mading Deng, Francis. The global challenge on internal displacement (Institute for Global Legal Studies Inaugural Colloquium: the UN and the protection of human rights). *Washington University journal of law and policy*, No. 5, winter 2001: 141-155.

Peral Fernández, Luis. *Éxodos masivos, supervivencia y mantenimiento de la paz* (Madrid: Editorial Trotta, 2001). 413 p.

Bibliography: p. 397-413. Includes bibliographical references.

Phuong, Catherine. Improving the United Nations response to crises of internal displacement. *International journal of refugee law* 13(4) 2001: 491-517.

Includes bibliographical references.

Ramji, Jaya. Legislating away international law: the refugee provisions of the illegal immigration reform and immigrant responsibility act. *Stanford journal of international law* 37(1) winter 2001: 117-162.

Includes bibliographical references. Concerns the United States.

Right of asylum

Allain, Jean. The *jus cogens* nature of *non-refoulement*. *International journal of refugee law* 13(4) 2001: 533-558.

Includes bibliographical references.

Rule of law

Democracy and the rule of law. Edited by Norman Dorsen (Washington, DC: CQ Press, 2001). xvi, 451 p.

Bibliography: p. 429-440. Includes bibliographical references and index.

The visible college of international law: "Towards the rule of law in international relations". *Proceedings* (American Society of International Law, Meeting), 95th 2001: 262-270.
Includes bibliographical references.

Self-defence

Bruha, Thomas, and Matthias Bortfeld. Terrorismus und Selbstverteidigung: Voraussetzungen und Umfang erlaubter Selbstverteidigungsmaßnahmen nach den Anschlägen vom 11. September 2001. *Vereinte Nationen* 49(5) Oktober 2001: 161-167.
Includes bibliographical references.

Finke, Jasper, and Christiane Wandscher. Terrorismusbekämpfung jenseits militärischer Gewalt: Ansätze der Vereinten Nationen zur Verhütung und Beseitigung des internationalen Terrorismus. *Vereinte Nationen* 49(5) Oktober 2001: 168-173.
Includes bibliographical references.

Self-determination

Beauvais, Joel C. Benevolent despotism: a critique of U.N. state-building in East Timor. *New York University journal of international law and politics* 33(4) summer 2001: 1101-1178.
Includes bibliographical references.

Cahin, G. L'action internationale au Timor oriental. *Annuaire français de droit international*, vol. XLVI (2000): 139-175.
Includes bibliographical references.

Cousens, Elizabeth M., and Charles K. Cater. *Toward peace in Bosnia: implementing the Dayton accords* (Boulder, CO: Lynne Rienner Publishers, 2001). 171 p.
Bibliography: p. 167-178. Includes index.

Drew, Catriona. The East Timor story: international law on trial. *European journal of international law* 12(4) September 2001: 651-684.
Includes bibliographical references.

Foster, Caroline. Articulating self-determination in the draft declaration on the rights of indigenous peoples. *European journal of international law* 12(1) February 2001: 141-157.
Includes bibliographical references.

Magnarella, Paul J. The evolving right of self-determination of indigenous peoples. *St. Thomas law review* 14(2) winter 2001: 425-447.

Martin, Ian. *Self-determination in East Timor: the United Nations, the ballot, and the international intervention* (Boulder, CO: Lynne Rienner Publishers, 2001). 171 p.
Includes bibliographical references and index.

Pails, Rodney. Self-determination, the use of force and international law: an analytical framework. *University of Tasmania Law Review* 20(1) April 2001: 70-97.

Potier, Tim. *Conflict in Nagorno-Karabakh, Abkhazia and South Ossetia: a legal appraisal* (The Hague; Boston, Mass.: Kluwer Law International, 2001). xvi, 314 p., maps.
Bibliography: p. 291-299. Includes index.

Soroeta Licerias, Juan. *El conflicto del Sahara Occidental: reflejo de las contradicciones y carencias del derecho internacional* (Bilbao, Spain: Universidad del País Vasco, Servicio Editorial, 2001). 370 p., map.
Includes bibliographical references.

State responsibility

Barboza, Julio. State crimes: a decaffeinated coffee. In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 357-375.

Includes bibliographical references.

Crawford, James. *The International Law Commission's articles on state responsibility: introduction, text and commentaries* (Cambridge, England; New York: Cambridge University Press, 2001). xxxiii, 387 p.: ill.

Bibliography: p. 368-380. Includes bibliographical references and index.

_____, Jacqueline Peel and Simon Olleson. The ILC's articles on responsibility of states for internationally wrongful acts: completion of the second reading. *European journal of international law* 12(5) November 2001: 963-991.

Includes bibliographical references.

Czapliński, Władysław. State responsibility for violations of human rights. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 171-181.

Includes bibliographical references.

Degan, Vladimir-Djuro. Responsibility of states and individuals for international crimes. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 202-223.

Includes bibliographical references.

Dopagne, Frédéric. La responsabilité de l'État du fait des particuliers : les causes d'imputation revisitées par les articles sur la responsabilité de l'État pour fait internationalement illicite. *Revue belge de droit international* XXXIV(2) 2001: 492-525.

Includes bibliographical references.

Garcia Rubio, Mariano. *On the application of customary rules of state responsibility by the WTO dispute settlement organs: a general international law perspective* (Geneva: Graduate Institute of International Studies, 2001). 100 p.

Bibliography: p. 87-100. Includes bibliographical references.

Gutiérrez Espada, C. El punto final (¿?) de un largo debate: los "crímenes internacionales". *Revista española de derecho internacional* LIII (1-2) enero-diciembre 2001: 11-48.

Includes bibliographical references.

Howard, Jessica. Invoking state responsibility for aiding the commission of international crimes—Australia, the United States and the question of East Timor. *Melbourne journal of international law* 2(1) June 2001: 1-47.

Includes bibliographical references.

State sovereignty

Araujo, Robert. Sovereignty, human rights, and self-determination: the meaning of international law. *Fordham international law journal* 24(5) June 2001: 1477-1532.

Includes bibliographical references.

Zimmermann, Andreas, and Carsten Stahn. Yugoslav territory, United Nations trusteeship or sovereign state? Reflections on the current and future legal status of Kosovo. *Nordic journal of international law* 70(4) 2001: 423-460.

Includes bibliographical references.

State succession

Bühler, Konrad G. *State succession and membership in international organizations: legal theories versus political pragmatism* (The Hague; Boston, Mass.: Kluwer Law International, 2001). xxii, 351 p.

Bibliography: p. 321-337. Includes bibliographical references and index.

Trade and development

Bradlow, Daniel D. "The times they are a-changin'": some preliminary thoughts on developing countries, NGOs and the reform of the WTO. *George Washington international law review* 33(3 and 4) 2001: 503-535.

Includes bibliographical references.

Carl, Beverly May. *Trade and the developing world in the 21st century* (Ardsley, NY: Transnational Publishers, 2001). xx, 550 p.

Includes bibliographical references and index. Includes "acronyms" (p. xvii-xx).

De Feyter, Koen. *World development law: sharing responsibility for development* (Antwerp, Belgium: Intersentia, 2001). 307 p.

Bibliography: p. 293-303. Includes index.

Glanzer, Hans-Peter. An agenda for development. In: *The United Nations: law and practice* (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 215-229.

Includes bibliographical references.

"Symposium: global trade issues in the new millennium". *George Washington international law review* 33(3 and 4) 2001: 419-1062.

Special issue. Includes bibliographical references.

Yusuf, Abdulqawi A. Developing countries and the multilateral trade rules: the continuing quest for an "equitable playing field". In: *The international legal system in quest of equity and universality = L'ordre juridique international, un système en quête d'équité et d'universalité : liber amicorum Georges Abi-Saab*. Edited by Laurence Boisson de Chazournes and Vera Gowlland-Debbas (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 389-409.

Includes bibliographical references.

Use of force

Hulsroj, Peter. Unsanctioned sanctions. *German yearbook of international law*, vol. 43 (2000): 239-252.

Includes bibliographical references.

C. INTERGOVERNMENTAL ORGANIZATIONS RELATED TO THE UNITED NATIONS

General Agreement on Tariffs and Trade

Alben, Elissa. GATT and the fair wage: a historical perspective on the labor-trade link. *Columbia law review* 101(6) October 2001: 1410-1447.

Includes bibliographical references.

International Civil Aviation Organization

Weber, Ludwig, and Arie Jakob. Activities of the International Civil Aviation Organization (ICAO). *Annals of air and space law*, vol. 26 (2001): 325-365.

International Labour Organization

Devlin, Dominick. Flexibility and the International Labour Organization. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 365-379.
Includes bibliographical references.

Moorman, Yasmin. Integration of ILO core rights labor standards into the WTO. *Columbia journal of transnational law* 39(2) 2001: 555-583.

Sweepston, Lee. The International Labour Organization and human rights access to the ILO. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 485-503.

International Monetary Fund

Brown, Bartram S. IMF governance, the Asian financial crisis, and the new international financial architecture. In: *International law in the post-cold war world: essays in memory of Li Haopei*. Edited by Sienho Yee and Wang Tieya (London, New York: Routledge, 2001). p. 131-147.
Includes bibliographical references.

Riesenhuber, Eva. *The International Monetary Fund under constraint: legitimacy of its crisis management* (The Hague; Boston, Mass.: Kluwer Law International, 2001). xix, 420 p.
Bibliography: p. 407-415. Includes bibliographical references and index.

Simmons, Beth A. The legalization of international monetary affairs. *International organization* 54(3) summer 2000: 573-602.
Includes bibliographical references.

Woods, Ngaire. Making the IMF and the World Bank more accountable. *International affairs (Royal Institute of International Affairs 1944-)* 77(1) January 2001: 83-100.

United Nations Educational, Scientific and Cultural Organization

Fletcher-Tomenius, Paul, and Craig Forrest. Historic wreck in international waters: conflict or consensus? *Marine policy* 24(1) January 2000: 1-10.
Includes bibliographical references.

Rau, Markus. Kulturgüterschutz im Meer: eine erste Analyse der neuen UNESCO-Konvention. *Zeitschrift für ausländisches Recht und Völkerrecht* 61(4) 2001: 833-876.
Summary in English. Includes bibliographical references.

Symonides, Janusz. UNESCO. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 505-512.

_____. UNESCO'S contribution to the progressive development of human rights. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 307-340.
Includes bibliographical references.

World Bank

Boisson de Chazournes, Laurence. Access to justice: the World Bank Inspection Panel. In: *International human rights monitoring mechanisms: essays in honour of Jakob Th. Möller*. Edited by Gudmundur Alfredsson (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 2001). p. 513-520.

_____. Le panel d'inspection de la Banque mondiale : à propos de la complexification de l'espace public international. *Revue générale de droit international public* 105(1) 2001: 145-162.

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

The role of international financial institutions in postconflict situations. *Proceedings* (American Society of International Law, Meeting), 95th 2001: 236-250.

Includes bibliographical references.

Schlemmer-Schulte, Sabine. The World Bank inspection panel: a model for other international organizations? In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 483-537.

Shihata, Ibrahim F. I. Techniques to avoid proliferation of international organizations—the experience of the World Bank. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 111-134.

Includes bibliographical references.

Woods, Ngaire. Making the IMF and the World Bank more accountable. *International affairs (Royal Institute of International Affairs 1944-)* 77(1) January 2001: 83-100.

International Centre for Settlement of Investment Disputes

Schreuer, Christoph. *The ICSID Convention: a commentary* (Cambridge, England: University of Cambridge; New York: Cambridge University Press, 2001). xlviii, 1466 p.

Bibliography: p. 1291-1329. Includes bibliographical references and indexes.

World Intellectual Property Organization

Ficsor, Mihály. *The law of copyright and the Internet: the WIPO treaties and their implementation* (Oxford, England: Oxford University Press, 2001). 750 p.

Newton, Jennifer. Global solutions to prevent copyright infringement of music over the Internet: the need to supplement the WIPO Internet treaties with self-imposed mandates. *Indiana International and Comparative Law Review* 12(1) fall 2001: 125-155.

World Trade Organization

Ala'i, Padideh. A human rights critique of the WTO: some preliminary observations. *George Washington international law review* 33(3 and 4) 2001: 537-553.

Includes bibliographical references.

Alben, Elissa. GATT and the fair wage: a historical perspective on the labor-trade link. *Columbia law review* 101(6) October 2001: 1410-1447.

Includes bibliographical references.

Atik, Jeffery. Democratizing the WTO. *George Washington international law review* 33(3 and 4) 2001: 451-472.

Includes bibliographical references.

Baker, Stewart A., Peter Lichtenbaum, Maury D. Shenk, Matthew S. Yeo. E-products and the WTO. *International lawyer* 35(1) spring 2001: 5-21.

Includes bibliographical references.

Bartels, L. Applicable law in WTO dispute settlement proceedings. *Journal of world trade* 35(3) June 2001: 499-519.

- Bhala, Raj. The power of the past: towards *de jure stare decisis* in WTO adjudication (part three of a trilogy). *George Washington international law review* 33(3 and 4) 2001: 873-978.
Includes bibliographical references.
- Bourgeois, J. H. J. Some reflections on the WTO dispute settlement system from a practitioner's perspective. *Journal of international economic law* 4(1) March 2001: 145-154.
- Bronckers, Marco C. E. J. More power to the WTO? *Journal of international economic law* 4(1) March 2001: 41-65.
- Cameron, James, and Kevin R. Gray. Principles of international law in the WTO dispute settlement body. *International and comparative law quarterly* 50(2) April 2001: 248-298.
Includes bibliographical references.
- Canal-Forgues, Eric. Sur l'interprétation dans le droit de l'OMC. *Revue générale de droit international public* 105(1) 2001: 5-24.
Summaries in French, English and Spanish. Includes bibliographical references.
- Charnovitz, Steve. Rethinking WTO trade sanctions. *American journal of international law* 95(4) October 2001: 792-832.
Includes bibliographical references.
- Cohn, Marjorie. The World Trade Organization: elevating property interests above human rights. *Georgia journal of international and comparative law* 29(3) 2001: 427-440.
Includes bibliographical references.
- Cone, Sydney M. The *Asbestos* case and dispute settlement in the World Trade Organization: the uneasy relationship between panels and the appellate body. *Michigan journal of international law* 23(1) fall 2001: 103-142.
Includes bibliographical references.
- Dunoff, Jeffrey L. The WTO in transition: of constituents, competence and coherence. *George Washington international law review* 33(3 and 4) 2001: 979-1013.
Includes bibliographical references.
- Feliciano, Florentino, and Peter L. H. Van den Bossche. The dispute settlement system of the World Trade Organization: institutions, process and practice. In: *Proliferation of international organizations: legal issues*. Edited by Niels M. Blokker and Henry G. Schermers (The Hague; Boston, Mass.: Kluwer Law International, 2001). p. 297-350.
Bibliography: p. 344-350. Includes bibliographical references.
- Gabilondo, J. L. P. Developing countries in the WTO dispute settlement procedures: improving their participation. *Journal of world trade* 35(4) August 2001: 483-488.
- Hilf, Meinhard. Power, rules and principles—which orientation for WTO/GATT law? *Journal of international economic law* 4(1) March 2001: 111-130.
- Jackson, John H. The WTO “constitution” and proposed reforms: seven “mantras” revisited. *Journal of international economic law* 4(1) March 2001: 67-78.
- Josephs, Hilary K. Upstairs, trade law; downstairs, labor law. *George Washington international law review* 33(3 and 4) 2001: 849-872.
Includes bibliographical references.
- Kennedy, Kevin C. Foreign direct investment and competition policy at the World Trade Organization. *George Washington international law review* 33(3 and 4) 2001: 585-650.
Includes bibliographical references.
- Little, S. Preliminary objections to panel requests and terms of reference: panel and appellate body rulings on the first line of defence in WTO dispute settlement proceedings. *Journal of world trade* 35(4) August 2001: 517-554.

- McBride, Scott. Dispute settlement in the WTO: backbone of the global trading system or delegation of awesome power? *Law and policy in international business* 32(3) 2001: 643-675.
Includes bibliographical references.
- Moorman, Yasmin. Integration of ILO core rights labor standards into the WTO. *Columbia journal of transnational law* 39(2) 2001: 555-583.
- Mosoti, V. Damages as an antidote to the remedial deficiencies in the WTO dispute settlement process: a view from sub-Saharan Africa. *Netherlands international law review* XLVIII (3) 2001: 319-355.
Includes bibliographical references.
- Pauwelyn, Joost. The role of public international law in the WTO: how far can we go? *American journal of international law* 95(3) July 2001: 535-578.
Includes bibliographical references.
- San Martín Sánchez de Muniáin, Laura. *La Organización Mundial del Comercio (OMC) y la protección del medio ambiente: aspectos jurídicos* (Pamplona, Spain: Universidad Pública de Navarra, 2000). 242 p.
- Stelakatos-Loverdos, Michel. Aspects récents du mécanisme de règlement des différends au sein de l'OMC. *Revue hellénique de droit international*, 54^e année, n° 1, 2001: 43-70.
Includes bibliographical references.
- Stewart, Terence P., and Amy S. Dwyer. *Handbook on WTO trade remedy disputes: the first six years (1995-2000)* (Ardsley, NY: Transnational Publishers, 2001). xvii, 560 p.
Includes bibliographical references and index.
- Watal, Jayashree. *Intellectual property rights in the WTO and developing countries* (The Hague; Boston, Mass.: Kluwer Law International, 2001). xiv, 512 p.
Bibliography: p. 405-441. Includes bibliographical references and index.
- von Bogdandy, Armin. Law and politics in the WTO—Strategies to cope with a deficient relationship. *Max Planck yearbook of United Nations law*, vol. 5 (2001): 609-674.
Includes bibliographical references.
- The WTO dispute settlement procedures: a collection of the relevant legal texts*. 2nd ed. (Cambridge, England: Cambridge University Press, 2001). x, 146 p.
Includes bibliographical references and index.
- Yocis, David A. Hardened positions: *Guatemala Cement* and WTO review of national antidumping determinations. *New York University law review* 76(4) October 2001: 1259-1295.