

Extrait de :

NATIONS UNIES ANNUAIRE JURIDIQUE

1998

Quatrième partie. Bibliographie



Copyright (c) Nations Unies

B. — AVIS JURIDIQUES DES SECRÉTARIATS DES ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'ORGANISATION DES NATIONS UNIES

Troisième partie. Décisions judiciaires relatives à des questions concernant l'Organisation des Nations Unies et les organisations intergouvernementales qui lui sont reliées

CHAPITRE VII. — DÉCISIONS ET AVIS CONSULTATIFS DE TRIBUNAUX INTERNATIONAUX 643

CHAPITRE VIII. — DÉCISIONS DE TRIBUNAUX NATIONAUX 675

Quatrième partie. Bibliographie

BIBLIOGRAPHIE JURIDIQUE DE L'ORGANISATION DES NATIONS UNIES ET DES ORGANISATIONS INTERGOUVERNEMENTALES QUI LUI SONT RELIÉES

A. — ORGANISATIONS INTERNATIONALES ET DROIT INTERNATIONAL EN GÉNÉRAL

1. Ouvrages généraux 680
2. Ouvrages concernant des questions particulières..... 681

B. — ORGANISATION DES NATIONS UNIES

1. *Ouvrages généraux* 685
2. *Ouvrages concernant certains organes* 685
 - Assemblée générale 685
 - Cour internationale de Justice 686
 - Secrétariat 689
 - Conseil de sécurité 689
 - Forces des Nations Unies 691
3. *Ouvrages concernant des questions ou activités particulières* 691
 - Sécurité collective 691
 - Arbitrage commercial 692
 - Relations consulaires 692
 - Relations diplomatiques 692
 - Désarmement 693

	<i>Page</i>
Questions relatives à l'environnement.....	693
Droits de l'homme	696
Droit administratif international	700
Droit pénal international	700
Droit économique international	703
Terrorisme international.....	704
Droit commercial international	704
Voies d'eau internationales.....	705
Intervention	705
Droit de la mer	706
Droit des traités	707
Droit de la guerre	708
Maintien de la paix.....	710
Admission et représentation à l'Organisation des Nations Unies	710
Stupéfiants.....	710
Ressources naturelles	710
Organisations non gouvernementales	711
Espace extra-atmosphérique	711
Règlement pacifique des différends	712
Questions politiques et de sécurité.....	713
Développement progressif et codification du droit international (en général).....	713
Reconnaissance d'Etats.....	714
Réfugiés	714
Primauté du droit.....	715
Autodétermination	716
Responsabilité des Etats.....	716
Souveraineté des Etats	716
Succession d'Etats	717
Coopération technique	717
Commerce et développement.....	717
Emploi de la force	717

	<i>Page</i>
C. — ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'ORGANISATION DES NATIONS UNIES	
Accord général sur les tarifs douaniers et le commerce.....	717
Agence internationale de l'énergie atomique.....	717
Organisation de l'aviation civile internationale	718
Organisation internationale du Travail.....	718
Fonds monétaire international.....	718
Union internationale des télécommunications	718
Banque mondiale	718
Centre international pour le règlement des différends relatifs aux investissements	719
Organisation mondiale de la santé	719
Organisation mondiale du commerce	719

Quatrième partie

BIBLIOGRAPHIE

BIBLIOGRAPHIE JURIDIQUE DE L'ORGANISATION DES NATIONS UNIES ET DES ORGANISATIONS INTERGOUVERNEMENTALES QUI LUI SONT RELIÉES

A. — ORGANISATIONS INTERNATIONALES ET DROIT INTERNATIONAL EN GÉNÉRAL	680
1. Ouvrages généraux.....	680
2. Ouvrages concernant des questions particulières	681
B. — ORGANISATION DES NATIONS UNIES	685
1. Ouvrages généraux.....	685
2. Ouvrages concernant certains organes.....	685
3. Ouvrages concernant des questions ou activités particulières	691
C. — ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'ORGANISATION DES NATIONS UNIES.....	717

1. *Ouvrages généraux*

- Díaz, Carlos Fernando. Con ley en sus mentes: algunas reflexiones en la naturaleza de la ley internacional pública a la luz de la teoría de la ciencia política actual. *ILSA journal of international and comparative law* 4(3) summer 1998:1163-1195.
Includes bibliographical references.
- _____. With law in their minds: some reflections on the nature of public international law in the light of current political science theory. *ILSA journal of international and comparative law* 4(3) summer 1998:1133-1162.
Includes bibliographical references.
- Diehl, Paul F., and Charlotte Ku. *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). 576 p.
Includes bibliographies and index.
- Elias, Olufemi, and Chin Lim. "General principles of law", "soft" law and the identification of international law. *Netherlands yearbook of international law*, vol. XXVIII (1997):3-49.
Includes bibliographical references.
- Fried, John H. E. International law—neither orphan nor harlot, neither jailer nor never-never Land. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 25-51.
Includes bibliographical references.
- Henkin, Louis. The future of international law. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 551-568.
Includes bibliographical references.
- International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). 576 p.: ill.; 24 cm.
Includes bibliographical references and index.
- International law: the year in review. *Proceedings (American Society of International Law, Meeting)*. 92nd (1998):107-114.
- International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). 809 p.
Bibliography: p. xix-xxvi. Includes bibliographical references.
- Kolb, R. The formal source of *jus cogens* in public international law. *Zeitschrift für öffentliches Recht/Austrian journal of public and international law* 53(1) 1998:69-105.
Includes bibliographical references.
- Ku, Charlotte, and Paul F. Diehl. International law as operating and normative systems: an overview. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 3-15.
- O'Shea, Andreas. *International law and organization: a practical analysis* (Durban: Butterworths; Charlottesville, Va.: Michie, 1998). 182 p.
- Paniagua Redondo, Ramón. Aproximación conceptual al derecho internacional público. *Anuario de derecho internacional*, vol. XIV (1998):321-379.
Includes bibliographical references.

- Reflections on international law from the low Countries: in honour of Paul de Waart* (The Hague; Boston, Mass., M. Nijhoff, 1998). 507 p.
Bibliography: p. 492-500. Includes index.
- The rule of law in international affairs: international law at the fiftieth anniversary of the United Nations* (The Hague; Boston, Mass., M. Nijhoff, 1998). 242 p.
Includes bibliographical references and index.
- Schermers, Henry G. We the peoples of the United Nations. In *Max Planck yearbook of United Nations law*, vol. 1 (The Hague; Boston, Mass., Kluwer Law International, 1997):111-128.
Includes bibliographical references.
- Standards and norms in international law. *Proceedings (American Society of International Law, Meeting)*. 92nd (1998):53-63.
Includes bibliographical references.
- Symposium: the changing structure of international law revisited (Part 3). *European journal of international law* 9(1) 1998:1-31.
Series of articles. Includes bibliographical references.
- Symposium: the changing structure of international law revisited (Part 4). *European journal of international law* 9(2) 1998:247-286.
Series of articles. Includes bibliographical references.
- Zemanek, K. The legal foundations of the international system. General course on public international law. *Recueil des cours (Hague Academy of International Law)*, vol. 266 (1997):9-336.
Includes bibliographical references.

2. *Ouvrages concernant des questions particulières*

- Arend, Anthony Clark. Do legal rules matter? International law and international politics. *Virginia journal of international law* 38(2) winter 1998:107-153.
Includes bibliographical references.
- ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues: new forms, new applications: proceedings of the fourth Hague Joint Conference held in The Hague, the Netherlands, 2-5 July 1997* (The Hague, T. M. C. Asser Instituut, 1998). 447 p.
Includes bibliographical references and index.
- Baslar, Kemal. *The concept of the common heritage of mankind in international law* (The Hague; Boston, Mass., M. Nijhoff, 1998). 427 p.
Bibliography: p. 382-419. Includes index.
- Booyens, Hercules. The dilemma of international economic human rights: their improvement through an integrated system approach. *South African yearbook of international law*, vol. 23 (1998):93-115.
Includes bibliographical references.
- Corten, Olivier. Interprétation du "raisonnable" par les juridictions internationales : au-delà du positivisme juridique ? *Revue générale de droit international public* 102(1) 1998:5-44.
Summaries in French, English and Spanish. Includes bibliographical references.

- Damrosch, L. F. Enforcing international law through non-forcible measures. In *Recueil des cours (Hague Academy of International Law)*, vol. 269 (1997):9-250.
Includes bibliographical references.
- Devine, D. J. Hostile military operations and the marine environment. *South African year-book of international law*, vol. 23 (1998):198-211.
Includes bibliographical references.
- Dinstein, Y. Diplomatic protection of companies under international law. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 505-517.
Includes bibliographical references.
- The effect of new electronic technologies on the sources of international law. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 314-336.
- Elias, O. A. *The paradox of consensualism in international law* (The Hague; Boston, Mass., Kluwer Law International, 1998). 322 p.
Includes bibliographical references (p. 297-312) and index.
- Epstein, David, Jeffrey L. Snyder and Charles S. Baldwin. *International litigation: a guide to jurisdiction, practice, and strategy, 3rd ed.* (Ardsley, NY, Transnational Publishers, 1998). 1 v. (loose-leaf): ill.
Bibliography: B1-B17. Includes index.
- Fabbricotti, Alberta. The concept of inhuman or degrading treatment in international law and its application in asylum cases. *International journal of refugee law* 10 (4) 1998:637-661.
Includes bibliographical references.
- Gamarra, Yolanda. *La cooperación internacional en su dimensión cultural y el progreso del derecho internacional* (Madrid: Ministerio de Asuntos Exteriores, 1998). 331 p.
- Grosek, Edward. How to research international treaties and agreements. *Loyola of Los Angeles international and comparative law journal* 20(4) December 1998:641-726.
Includes bibliographical references.
- Les hommes et l'environnement : quels droits pour le vingt-et-unième siècle ? Etudes en hommage à Alexandre Kiss/Mankind and the environment: what rights for the twenty-first century?* (Paris, Editions Frison-Roche, 1998). 691 p. ill.
In French, with contributions in English. Includes bibliographical references.
- Jørgensen, Nina H. B. A reappraisal of punitive damages in international law. *The British year book of international law*, vol. LXVIII (1997):247-266.
- Le juge international et l'aménagement de l'espace : la spécificité du contentieux territorial* (Paris, Pedone, 1998). 229 p.
Includes bibliographical references.
- Kerameus, K. D. Enforcement in the international context. *Recueil des cours (Hague Academy of International Law)*, vol. 264 (1997):179-410.
Includes bibliographical references.
- Kingsbury, Benedict. The concept of compliance as a function of competing conceptions of international law. *Michigan journal of international law* 19(2) winter 1998:345-372.
Includes bibliographical references.

- _____. The concept of compliance as a function of competing conceptions of international law. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, Inc., 1998):9-33.
Includes bibliographical references.
- Lenaerts, K. and E. de Smijter. The United Nations and the European Union: living apart together. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 439-458.
Includes bibliographical references.
- Lipson, Charles. Why are some international agreements informal? In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 91-124.
Includes bibliographical references.
- Marín López, Antonio. El régimen jurídico de los contratos concluidos por las organizaciones internacionales con personas privadas. *Anuario de derecho internacional*, vol. XIV (1998):201-234.
Includes bibliographical references.
- Martin, Paul. Regional efforts at preventive measures: four case studies on the development of conflict prevention capabilities. *New York University journal of international law and politics* 30(3-4) spring-summer 1998:881-937.
Includes bibliographical references.
- McWhinney, Edward. New international law and international law-making: new thinking on recognition and state succession. *Chinese yearbook of international law and affairs*, vol.16 (1997-98):33-49.
Includes bibliographical references.
- Mickelson, Karin. Carrots, sticks, or stepping-stones: differing perspectives on compliance with international law. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, Inc., 1998). p. 35-48.
Includes bibliographical references.
- Morris, Virginia, and M.-Christiane Bourloyannis-Vrailas. The work of the Sixth Committee at the fifty-second session of the UN General Assembly. *American journal of international law* 92(3) July 1998:568-576.
Includes bibliographical references.
- Müllerson, R. The interplay of objective and subjective elements in customary law. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 161-178.
Includes bibliographical references.
- Nakagawa, Junji. Securing compliance in traditional and contemporary international law: a theoretical analysis. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998). p. 49-59.
Includes bibliographical references.
- Nash (Leich), Marian. Contemporary practice of the United States relating to international law. *American journal of international law* 92(1) January 1998:44-65.
- _____. Contemporary practice of the United States relating to international law. *American journal of international law* 92(2) April 1998:243-272.
Includes bibliographical references.

- _____. Contemporary practice of the United States relating to international law. *American journal of international law* 92(4) October 1998:734-750.
Includes bibliographical references.
- Oeter, Stefan. Inspection in international law: monitoring compliance and the problem of implementation in international law. *Netherlands yearbook of international law*, vol. XXVIII (1997):101-169.
Includes bibliographical references.
- Okuwaki, Naoya. The changing nature of international obligations: can voluntary compliance overcome the difficulties in the present nation-state system? In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998). p. 61-87.
Includes bibliographical references.
- Private international law aspects of cyberspace. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 337-354.
- Reindl, Andreas P. Choosing law in cyberspace: copyright conflicts on global networks. *Michigan journal of international law* 19(3) spring 1998:799-871.
Includes bibliographical references.
- Rensmann, Thilo. Internationale organisationen im privatrechtsverkehr. *Archiv des Völkerrechts* 36(3) September 1998:305-344.
Includes bibliographical references.
- Schmitt, Michael N. Clipped wings: effective and legal no-fly zone rules of engagement. *Loyola of Los Angeles international and comparative law journal* 20(4) December 1998: 727-789.
Includes bibliographical references.
- Slaughter, Anne-Marie, Andrew S. Tulumello and Stepan Wood. International law and international relations theory: a new generation of interdisciplinary scholarship. *American journal of international law* 92(3) July 1998:367-397.
Includes bibliographical references.
- Symposium: Enforcing judgments abroad: the global challenge. *Brooklyn journal of international law* XXIV (1) 1998:1-220.
Series of articles. Includes bibliographical references.
- A symposium on implementation, compliance and effectiveness. *Michigan journal of international law* 19(2) winter 1998:303-579.
Series of articles. Includes bibliographical references.
- Talmon, Stefan. *Recognition of governments in international law: with particular reference to governments in exile* (Oxford, United Kingdom, Clarendon Press; New York, Oxford University Press, 1998). 393 p.
Bibliography: p. 343-373. Includes index.
- Thürer, D. Protection of minorities in general international law and in international humanitarian law. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 533-547.
Includes bibliographical references.
- The treaty/custom dichotomy. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 75-89.
Includes bibliographical references.

- Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998). 404 p.
Includes bibliographical references and index.
- Van der Vyver, Johan D. The criminalisation and prosecution of environmental malpractice in international law. *South African yearbook of international law*, vol. 23 (1998):1-33.
Includes bibliographical references.
- Wolfrum, Rüdiger. The protection of regional or other interests as structural element of the decision-making process of international organizations. *Max Planck yearbook of United Nations law*, vol. 1 (1997):259-282.
Includes bibliographical references.
- Zarate, Juan Carlos. The emergence of a new dog of war: private international security companies, international law, and the new world disorder. *Stanford journal of international law*, winter 1998:75-162.
Includes bibliographical references.
- Zemanek, K. Unilateral legal acts revisited. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 209-221.
Includes bibliographical references.

B. — ORGANISATION DES NATIONS UNIES

1. *Ouvrages généraux*

- Dupuy, Pierre-Marie. The constitutional dimension of the Charter of the United Nations revisited. *Max Planck yearbook of United Nations law*, vol. 1 (1997):1-33.
Includes bibliographical references.
- Fassbender, Bardo. The United Nations Charter as constitution of the international community. *Columbia journal of transnational law* 36(3) 1998:529-619.
Includes bibliographical references.
- Gordenker, Leon. Clash and harmony in promoting peace: overview. *International Peace-keeping* 5(4) winter 1998:1-14.
Includes bibliographical references.
- Schermers, Henry G. We the peoples of the United Nations. *Max Planck yearbook of United Nations law*, vol. 1 (1997):111-128.
Includes bibliographical references.
- Sondhi, Sunil. *United Nations in a changing world* (New Delhi, Sanjay Prakashan, 1998). 226 p.
Bibliography: p. 215-226.
- Tavernier, P. Année des Nations Unies 20 décembre 1996-22 décembre 1997. Problèmes juridiques. *Annuaire français de droit international*, vol. XLIII (1997):500-520.
Includes bibliographical references.
- United Nations Issue. *New York University journal of international law and politics* 30(3-4) spring-summer 1998:485-937.
Special issue. Includes bibliographical references.
- Van Boven, T. Autonomy and independence of United Nations judicial institutions: a comparative note. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 679-688.
Includes bibliographical references.

2. *Ouvrages concernant certains organes*

Assemblée générale

Dauchy, J. Travaux de la Commission juridique de l'Assemblée générale (cinquante-deuxième session). *Annuaire français de droit international*, vol. XLIII (1997):521-528.

Includes bibliographical references.

Meron, Theodor. Is international law moving towards criminalization? *European journal of international law* 9(1) (1998):18-31

Includes bibliographical references.

Morris, Virginia, and M.-Christiane Bourloyannis-Vrailas. The work of the Sixth Committee at the fifty-second session of the UN General Assembly. *American journal of international law* 92(3) July 1998:568-576.

Includes bibliographical references.

Ortega, Martin C. The ILC adopts the draft code of crimes against the peace and security of mankind. *Max Planck yearbook of United Nations law*, vol. 1 (1997):283-326.

Includes bibliographical references.

Cour internationale de Justice

Adede, A. O. Judicial settlement in perspective. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 47-81.

Includes bibliographical references.

Akande, Dapo. The competence of international organizations and the advisory jurisdiction of the International Court of Justice. *European journal of international law* 9(3) 1998: 437-467.

Includes bibliographical references.

Aznar-Gómez, Mariano J. À propos de l'affaire relative à la Convention de Vienne sur les relations consulaires (Paraguay c. Etats-Unis d'Amérique). *Revue générale de droit international public* 102(4) 1998: 915-950.

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

Bedjaoui, Mohammed and Fatsah Ouguergouz. *Le forum prorogatum* devant la Cour internationale de Justice : les ressources d'une institution ou la face cachée du consensualisme. *African yearbook of international law*, vol. 5 (1997):91-114.

Includes bibliographical references.

Blokker, Niels, and Sam Muller. The 1996 elections to the International Court of Justice: new tendencies in the post Cold War era? *International and comparative law quarterly* 47(1) January 1998:211-223.

Includes bibliographical references.

Commentaries on World Court decisions (1987-1996). (The Hague; Boston, Mass., M. Nijhoff, 1998). 301 p., map.

Includes bibliographical references and index

Cot, Jean-Pierre. À propos de l'ordonnance du 15 mars 1996: la contribution de la Cour internationale de Justice au maintien de la paix et de la sécurité en Afrique. *African yearbook of international law*, vol. 5 (1997):115-136.

Includes bibliographical references.

- Couvreur, Ph. The effectiveness of the International Court of Justice in the peaceful settlement of international disputes. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 83-116.
Includes bibliographical references.
- DeWeese, Geoffrey S. The failure of the ICJ to effectively enforce the Genocide Convention. *Denver journal of international law and policy* 26(4) summer 1998:625-654.
Includes bibliographical references.
- Fleischhauer, Carl-August. The relationship between the International Court of Justice and the newly created International Tribunal for the Law of the Sea in Hamburg. *Max Planck yearbook of United Nations law*, vol. 1 (1997):327-333.
Includes bibliographical references.
- Forsythe, D. P. The International Court of Justice at fifty. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 385-405.
Includes bibliographical references.
- Gowlland-Debbas, V. Judicial insights into the fundamental values and interests of the international community. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 327-366.
Includes bibliographical references.
- Hillgruber, Ch. Die jurisdiktionsgewalt des IGH nach Art IX Genozidkonvention und ihre Grenzen. *Zeitschrift für öffentliches Recht/Austrian journal of public and international law* 53(3) 1998:363-382.
Includes bibliographical references.
- The ICJ Advisory Opinion on the legality of nuclear weapons. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 76-89.
- The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). 433 p.
Includes bibliographical references and index.
- The International Court of Justice in relation to other courts. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 261-268.
Includes bibliographical references.
- Janis, M. W. Individuals and the International Court. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 205-216.
Includes bibliographical references.
- Jennings, Robert Y. The proper work and purposes of the International Court of Justice. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 33-45.
Includes bibliographical references.
- _____. The role of the International Court of Justice. *The British yearbook of international law*, vol. LXVIII (1997):1-63.
Includes bibliographical references.
- Klabbers, Jan. Cat on a hot tin roof: the World Court, state succession, and the *Gabčíkovo-Nagymáros* case. *Leiden journal of international law* 11(2) 1998:345-355.
Includes bibliographical references.

- Kooijmans, P. H. The International Court of Justice: Where does it stand? In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 407-418.
Includes bibliographical references.
- Lefebvre, René. The *Gabčíkovo-Nagymáros* project and the law of state responsibility. *Leiden journal of international law* 11(3) 1998:609-623.
Includes bibliographical references.
- Lopes Pegna, Olivia. Counter-claims and obligations *erga omnes* before the International Court of Justice. *European journal of international law* 9(4) 1998:724-736.
Includes bibliographical references.
- McHugo, John. The judgments of the International Court of Justice in the jurisdiction and admissibility phase of *Qatar v. Bahrain*: an example of the continuing need for “fact-scepticism”. *Netherlands yearbook of international law*, vol. XXVIII (1997):171-196.
Includes bibliographical references.
- Nanda, Ved P., and David Krieger. *Nuclear weapons and the World Court* (Ardsley, NY, Transnational Publishers, 1998). 379 p.
Includes bibliographical references and index.
- O’Shea, Andreas. From Corfu to Lockerbie: highlights from fifty years of judgments by the International Court of Justice. *South African yearbook of international law*, vol. 23 (1998): 222-233.
Includes bibliographical references.
- Ouchi, Kazuomi. The threat or use of nuclear weapons: discernible legal policies of the judges of the International Court of Justice. *Connecticut journal of international law* 13(1) winter 1998:107-118.
Includes bibliographical references.
- Pomerance, M. The advisory role of the International Court of Justice and its “judicial” character: past and future prisms. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 271-323.
Includes bibliographical references.
- Pozo Serrano, Pilar. La Corte Internacional de Justicia y las competencias del Consejo de Seguridad en el ámbito del mantenimiento de la paz y seguridad internacionales. *Anuario de derecho internacional*, vol. XIV (1998):417-542.
Includes bibliographical references.
- Quintana, J. J. The International Court of Justice and the formulation of general international law: the law of maritime delimitation as an example. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 367-381.
Includes bibliographical references.
- Rieter, Eva. Interim measures by the World Court to suspend the execution of an individual: the *Breard* case. *Netherlands quarterly of human rights* 16(4) December 1998:475-494.
Includes bibliographical references.
- Rosenne, S. The Secretary-General of the United Nations and the advisory procedure of the International Court of Justice. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 707-717.
Includes bibliographical references.

- Schwebel, Stephen. The docket of the World Court. *Columbia journal of transnational law* 37(1) 1998:1-10.
Includes bibliographical references.
- Seidl-Hohenveldern, I. Access of international organizations to the International Court of Justice. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 189-203.
Includes bibliographical references.
- Shahabuddeen, M. The World Court at the turn of the century. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 3-29.
Includes bibliographical references.
- Shaw, M. N. The Security Council and the International Court of Justice: judicial drift and judicial function. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 219-259.
Includes bibliographical references.
- Sugihara, T. The judicial function of the International Court of Justice with respect to disputes involving highly political issues. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 117-138.
Includes bibliographical references.
- Symposium: Nuclear weapons, the world court, and global security. *Transnational law and contemporary problems* 7(2) fall 1997:313-457.
Series of articles. Includes bibliographical references.
- Szasz, P. C. Granting international organizations *ius standi* in the International Court of Justice. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 169-188.
Includes bibliographical references.
- Sztucki, J. International organizations as parties to contentious proceeding before the International Court of Justice? In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 141-167.
Includes bibliographical references.
- Torres Bernárdez, S. The new theory of “indispensable parties” under the Statute of the International Court of Justice. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 737-750.
Includes bibliographical references.
- Vachon, Christyne J. Sovereignty versus globalization: the International Court of Justice’s Advisory Opinion on the threat or use of nuclear weapons. *Denver journal of international law and policy* 26(4) summer 1998:691-724.
Includes bibliographical references.
- Verhoeven, J. Jus cogens and reservations or “counter-reservations” to the jurisdiction of the International Court of Justice. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 195-208.
Includes bibliographical references.
- Weckel, Philippe. Convergence du droit des traités et du droit de la responsabilité internationale à la lumière de l’arrêt du 25 septembre 1997. *Revue générale de droit international public* 102(3) 1998:647-684.
Summaries in French, English and Spanish. Includes bibliographical references.

Wellens, K. The Court's judgment in the case concerning the Gabčíkovo-Nagymáros project (Hungary/Slovakia): some preliminary reflections. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 765-800.

Secrétariat

Brehio, Alys. Good offices of the Secretary-General as preventive measures. *New York University journal of international law and politics* 30(3-4) spring-summer 1998:589-643.
Includes bibliographical references.

Newman, Edward. *The UN Secretary-General from the Cold War to the new era: a global peace and security mandate?* (New York, St. Martin's Press, 1998). 239 p.
Includes bibliographical references and index.

Conseil de sécurité

Angelet, N. Protest against Security Council decisions. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 277-285.
Includes bibliographical references.

Bailey, Sydney D., and Sam Daws. *The procedure of the UN Security Council*. 3rd ed. (Oxford, United Kingdom; New York, Clarendon Press, 1998). 689 p. ill.
Includes bibliographical references and index.

Berman, Eric G. The Security Council's increasing reliance on burden-sharing: collaboration or abrogation? *International peacekeeping* 5(1) spring 1998:1-21.
Includes bibliographical references.

Bouony, L. Regard sur la Commission d'indemnisation des Nations Unies. *Annuaire français de droit international*, vol. XLIII (1997):116-131.
Includes bibliographical references.

Bourantonis, Dimitris. Reform of the UN Security Council and the non-aligned States. *International peacekeeping* 5(1) spring 1998:89-109.
Includes bibliographical references.

Doebring, Karl. Unlawful resolutions of the Security Council and their legal consequences. *Max Planck yearbook of United Nations law*, vol. 1 (1997):91-109.
Includes bibliographical references.

Fassbender, Bardo. *UN Security Council reform and the right of veto: a constitutional perspective* (The Hague; Boston, Mass., Kluwer Law International, 1998). 421 p.
Bibliography: p. [367]-395. Includes index.

Heiskanen, Veijo, and Robert O'Brien. UN Compensation Commission panel sets precedents on government claims. *American journal of international law* 92(2) April 1998:339-350.
Includes bibliographical references.

Kooijmans, P. The Security Council and non-state entities as party to a conflict. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 333-346.
Includes bibliographical references.

- Lailach, Martin. *Die Wahrung des Weltfriedens und der internationalen Sicherheit als Aufgabe des Sicherheitsrates der Vereinten Nationen/The jurisdiction of the United Nations Security Council with regard to the maintenance of international peace and security* (Berlin: Duncker & Humblot, 1998). 349 p.
Thesis (doctoral), Universität Göttingen, 1997.
Summary in English. Bibliography: p. 308-340. Includes index.
- Lanfranchi, M. P. La valeur juridique en France des résolutions du Conseil de sécurité. *Annuaire français de droit international*, vol. XLIII (1997):31-57.
Includes bibliographical references.
- Momtaz, D. La délégation par le Conseil de sécurité de l'exécution de ses actions coercitives aux organisations régionales. *Annuaire français de droit international*, vol. XLIII (1997): 105-115.
Includes bibliographical references.
- Nakatani, Kazuhiro. Economic sanctions and compliance: theoretical aspects. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998):347-364.
Includes bibliographical references.
- O'Brien, Robert C. The challenge of verifying corporate and government claims at the United Nations Compensation Commission. *Cornell international law journal* 31(1) 1998:1-29.
Includes bibliographical references.
- Owen, Lea Carol. Between Iraq and a hard place: the U.N. Compensation Commission and its treatment of Gulf War claims. *Vanderbilt journal of transnational law* 31(2) March 1998:499-551.
Includes bibliographical references.
- Szasz, Paul. The law of economic sanctions. *International law studies*, vol. 71 (1998):455-481.
Includes bibliographical references.
- Shaw, M. N. The Security Council and the International Court of Justice: Judicial drift and judicial function. In *The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass., M. Nijhoff, 1997). p. 219-259.
Includes bibliographical references.
- Walter, Christian. Security Council control over regional action. *Max Planck yearbook of United Nations law*, vol. 1 (1997):129-193.
Includes bibliographical references.
- Wassgren, Hans. The UN Compensation Commission: lessons of legitimacy, state responsibility, and war reparations. *Leiden journal of international law* 11(3) 1998:473-492.
Includes bibliographical references.
- Winkelmann, Ingo. Bringing the Security Council into a new era. *Max Planck yearbook of United Nations law*, vol. 1 (1997):35-90.
Includes bibliographical references.
- Wood, Michael C. The interpretation of Security Council resolutions. *Max Planck yearbook of United Nations law*, vol. 2 (1998):73-95.
Includes bibliographical references.

Forces des Nations Unies

Greenwood, Christopher. International humanitarian law and United Nations military operations. *Yearbook of international humanitarian law*, vol. 1 (1998):3-34.
Includes bibliographical references.

Shraga, Daphna. The United Nations as an actor bound by international humanitarian law. *International Peacekeeping* 5(2) summer 1998:64-81.
Includes bibliographical references.

Zwanenburg, Marten. Compromise or commitment: human rights and international humanitarian law obligations for UN peace forces. *Leiden journal of international law* 11(2) 1998: 229-245.
Includes bibliographical references.

3. Ouvrages concernant des questions ou activités particulières

Sécurité collective

Graefrath, B. International crimes and collective security. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 237-252.
Includes bibliographical references.

Rakita, Sara. Early warning as a tool of conflict prevention. *New York University journal of international law and politics* 30(3-4) spring-summer 1998:539-588.
Includes bibliographical references.

Sloan, Elinor C. *Bosnia and the new collective security* (Westport, Conn., Praeger, 1998). 128 p. ill.
Bibliography: 119-123. Includes index.

Sucharipa-Behrmann, Lilly R., and Thomas M. Franck. Preventive measures. *New York University journal of international law and politics* 30(3-4) spring-summer 1998:485-537.
Includes bibliographical references.

Walker, George K. Anticipatory collective self-defense in the Charter era: what the treaties have said. *Cornell international law journal* 31(2) 1998:321-376.
Includes bibliographical references.

Yost, David S. The new NATO and collective security. *Survival. The IISS quarterly* 40(2) summer 1998:135-160.
Includes bibliographical references.

Arbitrage commercial

Ferrari, Franco. General principles and international uniform commercial law conventions: a study of the 1980 Vienna Sales Convention and the 1998 UNIDROIT conventions on international factoring and leasing. *Pace University School of Law international law review*, vol. X, summer 1998:157-185.

Freyer, Dana H., and Hamid G. Gharavi. Finality and enforceability of foreign arbitral awards: from "Double Exequatur" to the enforcement of annulled awards: a suggested path to uniformity amidst diversity. *ICSID review—foreign investment law journal* 13(1) spring 1998:101-123.
Includes bibliographical references.

Grigera Naón, Horacio A. The administration of arbitral cases under the 1998 Rules of Arbitration of the International Chamber of Commerce. *ICSID review—foreign investment law journal* 13(1) spring 1998:63-84.

Includes bibliographical references.

“Institutional arbitration: uniformity and diversity—Fourteenth ICSID/AAA/ICC Court Joint Colloquium on international arbitration.” *ICSID review—foreign investment law journal* 13(1) spring 1998:1-410.

Series of articles. Includes bibliographical references.

Magnus, Ulrich. Remarks on good faith: The United Nations Convention on contracts for the international sale of goods and the International Institute for the Unification of Private Law, principles of international commercial contracts. *Pace University School of Law international law review*, vol. X, summer 1998:89-95.

Includes bibliographical references.

Permanent court of arbitration: basic documents (The Hague, The Bureau, 1998). 274 p.

Reiner, A. Les mesures provisoires et conservatoires et l'arbitrage international, notamment l'arbitrage CCI. *Journal du droit international* 4 octobre-novembre-décembre 1998: 853-904.

Includes bibliographical references.

Smit, H. and V. Pechota. *A chart comparing international commercial arbitration rules* (Yonkers, NY, Juris Publishers, 1998). 160 p.

Strong, S. I. Intervention and joinder as of right in international arbitration: an infringement of individual contract rights or a proper equitable measure? *Vanderbilt journal of transnational law* 31(4) October 1998:915-996.

Includes bibliographical references.

Relations consulaires

Aceves, William J. The Vienna Convention on consular relations: a study of rights, wrongs, and remedies. *Vanderbilt journal of transnational law* 31(2) March 1998:257-324.

Includes bibliographical references.

Relations diplomatiques

Denza, Eileen. *Diplomatic law: commentary on the Vienna Convention on diplomatic relations* (Oxford: Clarendon Press, 1998). 451 p.

Includes bibliographical references and index.

Parkhill, James S. Diplomacy in the modern world: a reconsideration of the bases for diplomatic immunity in the era of high-tech communications. *Hastings international and comparative law review* 21(2) winter 1998:565-596.

Includes bibliographical references.

Désarmement

Akande, Dapo. Nuclear weapons, unclear law? Deciphering the *Nuclear weapons* advisory opinion of the International Court. *The British year book of international law*, vol. LXVIII (1997):165-217.

Includes bibliographical references.

Asada, Masahiko. Effectiveness and limitations of challenge inspection: a comparative study of the Chemical Weapons Convention and other arms control agreements. In *Trilateral*

perspectives on international legal issues: from theory into practice (Irvington, NY, Transnational Publishers, 1998):227-257.

Includes bibliographical references.

The ban on chemical weapons and related arms control issues. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 90-109.

Carnahan, Burrus M., and Katherine L. Starr. Law and policy in the amendment of arms control agreements. *Loyola of Los Angeles international and comparative law journal* 20(4) December 1998:615-640.

Includes bibliographical references.

Den Dekker, G. The law of arms control and sub-regional arms control in the former Yugoslavia: "hard" law in a "soft" law context. *Netherlands international law review* XLV(3) 1998:363-387.

Includes bibliographical references.

Kasto, Jalil. *International peace and disarmament* (Kingston, United Kingdom, PDC, 1998). 93 p.

Bibliography: p. 90-91. Includes index.

Kellman, Barry, and Edward A. Tanzman. *Manual for national implementation of the Chemical Weapons Convention*, 2nd ed. (Chicago, Ill., International Criminal Justice and Weapons Control Center, 1998). 175 p.

With appendices. Includes bibliographical references.

Venkata Raman, K. Keeping the lid on proliferation of armaments of mass destruction: a global agenda for international peace and security. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, Inc., 1998): 301-324.

Includes bibliographical references.

Verwey, W. The International Court of Justice and the legality of nuclear weapons: some observations. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 751-763.

Includes bibliographical references.

Questions relatives à l'environnement

Ardia, David S. Does the emperor have no clothes? Enforcement of international laws protecting the marine environment. *Michigan journal of international law* 19(2) winter 1998: 497-567.

Includes bibliographical references.

Arsanjani, M. H., and W. M. Reisman. The quest for an international liability regime for the protection of the global commons. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 469-492.

Includes bibliographical references.

Boer, Ben, Ross Ramsay and Donald R. Rothwell. *International environmental law in the Asia Pacific* (London, The Hague, Boston, Mass., Kluwer Law International, 1998). 364 p., map.

Includes bibliographical references p. [325-342] and index.

- Boisson de Chazournes, L. La gestion de l'intérêt commun à l'épreuve des enjeux économiques : le protocole de Kyoto sur les changements climatiques. *Annuaire français de droit international*, vol. XLIII (1997):700-715.
Includes bibliographical references.
- Booncharoen, Charlotte and John Gase. International commitment toward curbing global warming: the Kyoto Protocol. *The environmental lawyer* 4(3) June 1998:917-942.
Includes bibliographical references.
- Bowett, D. W. Jurisdiction: changing patterns of authority over activities and resources. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 207-229.
Includes bibliographical references.
- Breidenich, Clare, Daniel Magraw, Anne Rowley and James W. Rubin. The Kyoto Protocol to the United Nations Framework Convention on climate change. *American journal of international law* 92(2) April 1998:315-331.
Includes bibliographical references.
- Cubel Sánchez, Pablo. El comercio internacional de desechos y la protección del medio ambiente. La organización mundial del comercio y el Convenio de Basilea sobre movimientos transfronterizos de desechos peligrosos y su eliminación. *Anuario de derecho internacional*, vol. XIV (1998):651-694.
Includes bibliographical references.
- Dommen, Caroline. Claiming environmental rights: some possibilities offered by the United Nations human rights mechanisms. *Georgetown international environmental law review* XI(1) 1998:1-48.
Includes bibliographical references.
- Drumbl, Mark A. Waging war against the world: the need to move from war crimes to environmental crimes. *Fordham international law journal* 22(1) November 1998:122-153.
Includes bibliographical references.
- Dupuy, Pierre-Marie. Où en est le droit international de l'environnement à la fin du siècle? *Revue générale de droit international public* 101(4) 1997:873-903.
Summaries in French, English and Spanish. Includes bibliographical references.
- La Fayette, Louise de. The London Convention 1972: preparing for the future. *The international journal of marine and coastal law* 13(4) November 1998:515-536.
Includes bibliographical references.
- French, Duncan. 1997 Kyoto Protocol to the 1992 UN Framework Convention on climate change. *Journal of environmental law* 10(2) 1998:227-239.
Includes bibliographical references.
- Gudofsky, Jason L. Transboundary shipments of hazardous waste for recycling and recovery operations. *Stanford journal of international law* 34(2) summer 1998:219-286.
Includes bibliographical references.
- Gutiérrez Espada, Cesáreo. La contribución del derecho internacional del medio ambiente al desarrollo del derecho internacional contemporáneo. *Anuario de derecho internacional*, vol. XIV (1998):113-200.
Bibliography: p. 196-200. Includes bibliographical references.

- Hey, Ellen. The protection of marine ecosystems, science, technology and international law. *Hague yearbook of international law*, vol. 10 (1997):69-84.
Includes bibliographical references.
- The implementation and effectiveness of international environmental commitments: theory and practice* (Cambridge, Mass.; London, the MIT Press, 1988). 707p.
Includes bibliographical references and index.
- Jacobson, Harold K., and Edith Brown Weiss. Strengthening compliance with international environmental accords: preliminary observations from a collaborative project. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 179-206.
Includes bibliographical references.
- Joyner, Christopher C. Recommended measures under the Antarctic Treaty: hardening compliance with soft international law *Michigan journal of international law* 19(2) winter 1998:401-443.
Includes bibliographical references.
- Kiss, Alexandre. The international protection of the environment. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 391-414.
Includes bibliographical references.
- Kornicker Uhlmann, Eva M. State community interests, *jus cogens* and protection of the global environment: developing criteria for peremptory norms. *Georgetown international environmental law review* XI(1) 1998:101-135.
Includes bibliographical references.
- Kuhn, Marco. Development cooperation in the light of recent trends in international environmental protection. *Law and state* 57 1998:49-80.
Includes bibliographical references.
- Lee, Tiffani Y. Environmental liability provisions under the U.N. Compensation Commission: remarkable achievement with room for deterrence. *Georgetown international environmental law review* XI(1) 1998:209-229.
Includes bibliographical references.
- Neal, Sean Michael. Bringing developing nations on board the Climate Change Protocol: using debt-for-nature swaps to implement the clean development mechanism. *Georgetown international environmental law review* XI(1) 1998:163-177.
Includes bibliographical references.
- 1998 focus issue: the role of international environmental law in the changing structure of international law. *The Georgetown international environmental law review* X(2) winter 1998:243-623.
Series of articles. Includes bibliographical references.
- Pérez Salom, José Roberto. La regulación internacional de la seguridad de la biotecnología. *Anuario de derecho internacional*, vol. XIV (1998):729-755.
Includes bibliographical references.
- Protection internationale de l'environnement : recueil d'instruments juridiques* (Paris, Pedone, 1998). 1117 p. ill.
Bibliography: p. 1085-1087. Includes indexes.
- Recueil francophone des traités et textes internationaux en droit de l'environnement* (Bruxelles, Bruylant, 1998). 719 p.

Riedel, Eibe. Change of paradigm in international environmental law. *Law and state* 57 (1998): 22-48.

Includes bibliographical references.

Rodrigo Hernández, Angel. La aportación del asunto Gabčíkovo-Nagymáros al derecho internacional del medio ambiente. *Anuario de derecho internacional*, vol. XIV (1998):769-807.

Includes bibliographical references.

Saunders, Phillip M. Development cooperation and compliance with international environmental law: past experience and future prospects. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998): 89-104.

Includes bibliographical references.

Sohnle, Jochen. Irruption du droit international de l'environnement dans la jurisprudence de la Cour internationale de Justice : l'affaire relative au projet *Gabčíkovo-Nagymáros*. *Revue générale de droit international public* 102(1) 1998:85-121.

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

Tinker, Catherine. Responsibility for biological diversity conservation under international law. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 415-442.

Includes bibliographical references.

Verhoosel, Gaëtan. Beyond the unsustainable rhetoric of sustainable development: transferring environmentally sound technology. *Georgetown international environmental law review* XI(1) 1998:49-76.

Includes bibliographical references.

Wolfrum, R. Liability for environmental damage: a means to enforce environmental standards. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 565-578.

Includes bibliographical references.

Droits de l'homme

Alston, Philip. The UN's human rights record: from San Francisco to Vienna and beyond. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 355-368.

Includes bibliographical references.

Ando, Nisuke. Reservations to multilateral human rights treaties: the general comment of the Human Rights Committee and the critique of the comment. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998). p. 111-118.

Includes bibliographical references.

Asia-Pacific human rights documents and resources, vol. I (London; The Hague; Boston, Mass., Martinus Nijhoff, 1998). 308 p.

Includes index.

Baum, Gerhart, Eibe Riedel and Michael Schaefer. *Menschenrechtsschutz in der Praxis der Vereinten Nationen* (Baden-Baden, Germany: Nomos Verlagsgesellschaft, 1998). 314 p.

Some material in English. Includes bibliographical references.

- Blanke, Hermann-Josef. Menschenrechte als völkerrechtlicher Interventionstitel. *Archiv des Völkerrechts* 36(3) September 1998:257-284.
Includes bibliographical references.
- Bos, Adriaan. 1948-1998: the Universal Declaration of Human Rights and the Statute of the International Criminal Court. *Fordham international law journal* 22(2) December 1998:229-235.
Includes bibliographical references.
- Bossuyt, M. United Nations human rights procedures regarding Burundi, Rwanda and Zaire (1994-1997). In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 493-504.
Includes bibliographical references.
- Boukrif, Hamid. La Cour africaine des droits de l'homme et des peuples : un organe judiciaire au service des droits de l'homme et des peuples en Afrique. *African journal of international and comparative law* 10(1) March 1998:60-87.
Includes bibliographical references.
- Byk, Christian. La déclaration universelle sur le génome humain et les droits de l'homme. *Journal du droit international* 125(3) juillet/août/septembre 1998:675-695.
Includes bibliographical references. Summary in English .
- Chinkin, Christine. International law and human rights. In *Human rights fifty years on: a reappraisal* (Manchester, United Kingdom, Manchester University Press, 1998). p. 105-129.
Includes bibliographical references.
- Cohen, Cynthia Price. *The human rights of indigenous peoples* (Ardley, NY, Transnational Publishers, 1998). 442 p.
Includes bibliographical references.
- Cohen, Cynthia Price and Susan Kilbourne. Jurisprudence of the Committee on the rights of the child: a guide for research and analysis. *Michigan journal of international law* 19(3) spring 1998:633-728.
Includes bibliographical references.
- Cohen, William M. Implementing the U.N. Torture Convention in U.S. extradition law. *Denver journal of international law and policy* 26(4) summer 1998:517-532.
Includes bibliographical references.
- Dicke, Klaus. "... das von allen Völkern und Nationen zu erreichende gemeinsame Ideal..." Zum Politikprogramm der Allgemeinen Erklärung. *Vereinte Nationen* 46(6) 10 Dezember 1998:191-194.
Includes bibliographical references.
- Douraki, Thomaïs. Éthique biomédicale, recherche et protection internationale des droits de l'homme. *Hague yearbook of international law*, vol. 10 (1997):35-57.
Bibliography: p. 55-57. Includes bibliographical references.
- Dugard, John, and Christine Van den Wyngaert. Reconciling extradition with human rights. *American journal of international law* 92(2) April 1998:187-212.
Includes bibliographical references.
- Evolving norms of human rights and humanitarian law. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 114-136.

- 50th anniversary of the Universal Declaration of Human Rights: human rights and international humanitarian law. *International review of the Red Cross*, No. 324 (September 1998): 403-536.
Series of articles. Includes bibliographical references.
- Flood, Patrick James. *The effectiveness of UN human rights institutions* (Westport, Conn.: Praeger, 1998). 168 p.
Bibliography: p. 161-166. Includes index.
- Gros Espiell, H. The common heritage of mankind and the human genome. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 519-531.
Includes bibliographical references.
- Higgins, R. The International Court of Justice and human rights. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 691-705.
Includes bibliographical references.
- Human rights fifty years on: a reappraisal* (Manchester, United Kingdom, Manchester University Press, 1998). 237 p.
Includes bibliographical references and index.
- The human rights of indigenous people* (Ardsley, NY, Transnational Publishers, 1998). 442 p.
Includes bibliographical references.
- Indigenous peoples, the United Nations and human rights* (London: Zed Books, 1998). 243 p.
Bibliography: p. 203-208. Includes index.
- Iwasawa, Yuji. The domestic impact of acts of international organizations relating to human rights. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998). p. 119-141.
Includes bibliographical references.
- Joyner, Christopher C. Redressing impunity for human rights violations: the Universal Declaration and the search for accountability. *Denver journal of international law and policy* 26(4) summer 1998:591-624.
Includes bibliographical references.
- Karunatileke, Kesera. The international protection of children in the framework of human rights. *Hague yearbook of international law*, vol. 10 (1997):113-122.
Includes bibliographical references.
- Lang, Markus. Menschenrecht auf Demokratie. Artikel 21 der Allgemeinen Erklärung als Bestandsgarantie des demokratischen Verfassungsstaats. *Vereinte Nationen* 46(6) 10 Dezember 1998:195-199.
Includes bibliographical references.
- Lewis, Norman. Human rights, law and democracy in an unfree world. In *Human rights fifty years on: a reappraisal* (Manchester, United Kingdom, Manchester University Press, 1998). p. 77-104.
Includes bibliographical references.
- Marcus, Emily N. Conscientious objection as an emerging human right. *Virginia journal of international law* 38(3) spring 1998:507-545.
Includes bibliographical references.

- Mazzeschi, Riccardo Pisillo. La riparazione per violazione dei diritti umani nel diritto internazionale e nella Convenzione Europea. *La comunità internazionale*, vol. LIII(2) secondo trimestre 1998:215-235.
Includes bibliographical references.
- Mubiala, M. À la recherche du droit applicable aux opérations des Nations Unies sur le terrain pour la protection des droits de l'homme. *Annuaire français de droit international*, vol. XLIII (1997):167-183.
Includes bibliographical references.
- Münster, Dr. Rainer Störmer. Gemeinschaftsrechtliche Diskriminierungsverbote versus nationale Grundrechte? *Archiv des öffentlichen Rechts* 123(4) December 1998:541-576.
Includes bibliographical references.
- Naldi, Gino J., and Konstantinos Magliveras. Reinforcing the African system of human rights: the Protocol on the establishment of a regional court of human rights and people's rights. *Netherlands quarterly of human rights* 16(4) December 1998:431-456.
Includes bibliographical references.
- Nygh, P. The Hague Convention on the protection of children. *Netherlands international law review* XLV(1) 1998:1-28.
Includes bibliographical references.
- Otto, Dianne. Rethinking universals: opening transformative possibilities in international human rights law. *The Australian yearbook of international law*, vol. 18 (1997):1-36.
- Polenina, S. V., and Liudmila Vasil'evna Korbut. Mezhdunarodnye konvetsii i deklaratsii o pravakh zhenshchin i detei: sbornik universal'nykh i regional'nykh mezhdunarodnykh dokumentov (Moskva: ITs-Garant, 1997). 264 p.
Post-war protection of human rights in Bosnia and Herzegovina (The Hague; Boston, Mass., M. Nijhoff, 1998). 333 p.
Includes bibliographical references and index.
- Ramón Chornet, Consuelo. Los derechos del pueblo kurdo. Un ejemplo de los límites de la declaración de los derechos. *Anuario de derecho internacional*, vol. XIV (1998):543-559.
Bibliography: 558-559. Includes bibliographical references.
- Rosati, Kristen B. The United Nations Convention against torture: a self-executing treaty that prevents the removal of persons ineligible for asylum and withholding of removal. *Denver journal of international law and policy* 26(4) summer 1998:533-590.
Includes bibliographical references.
- Salado Osuna, Ana. Estudio sobre el comentario general número 24 del Comité de derechos humanos. *Anuario de derecho internacional*, vol. XIV (1998):589-633.
Includes bibliographical references.
- Satterthwaite, Margaret. Human rights monitoring, elections monitoring, and electoral assistance as preventive measures. *New York University journal of international law and politics* 30(3-4) spring-summer 1998:709-791.
Includes bibliographical references.
- Stephens, Beth. Expanding remedies for human rights abuses: civil litigation in domestic courts. *German yearbook of international law*, vol. 40 (1997):117-140.
Concerns the United States. Includes bibliographical references.

Störmer, Dr. Rainer. Gemeinschaftsrechtliche Diskriminierungsverbote versus nationale Grundrechte? *Archiv des öffentlichen Rechts* 123(4) Dezember 1998:541-576.
Includes bibliographical references.

Symposium: International human rights at fifty; a symposium to commemorate the 50th anniversary of the Universal Declaration of Human Rights. *Transitional law and contemporary problems* 8(2) fall 1998:113-421.

Series of articles. Includes bibliographical references.

The United Nations Convention on the rights of the child and its reception in national legislation. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T.M.C. Asser Instituut, 1998). p. 412-429.

Vinuesa, Raúl Emilio. Interface, correspondence and convergence of human rights and international humanitarian law. *Yearbook of international humanitarian law*, vol. 1 (1998): 69-110.

Includes bibliographical references.

Wall, Christopher. Human rights and economic sanctions: the new imperialism. *Fordham international law journal* 22(2) December 1998:577-611.

Includes bibliographical references.

Droit administratif international

Corell, H. United Nations Office of Legal Affairs. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 305-322.

Includes bibliographical references.

Münch, Wolfgang. The joint inspection unit of the United Nations and the specialized agencies. *Max Planck yearbook of United Nations law*, vol. 2 (1998):287-306.

Includes bibliographical references.

Ruziú, D. Jurisprudence du Tribunal administratif de l'Organisation internationale du Travail (1997). *Annuaire français de droit international*, vol. XLIII (1997):445-474.

Includes bibliographical references.

Droit pénal international

Affolder, Natasha A. *Tadi*: the anonymous witness and the sources of international procedural law. *Michigan journal of international law* 19(2) winter 1998:445-495.

Includes bibliographical references.

Bassiouni, M. Cherif. *The Statute of the International Criminal Court: a documentary history*. (Ardslay, NY, Transnational Publishers, 1998). 793 p. ill.

Includes bibliographical references.

Blakesley, Christopher L. Obstacles to the creation of a permanent war crimes tribunal. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 281-303.

Includes bibliographical references.

Bosco, Giorgio. Verso l'istituzione di una Corte penale internazionale. *Rivista di studi politici internazionali* 65(2) aprile/giugno 1998:223-234.

Includes bibliographical references.

- Brown, Bartram S. Primacy or complementarity: reconciling the jurisdiction of national courts and international criminal tribunals. *The Yale journal of international law* 23(2) summer 1998:383-436.
Includes bibliographical references.
- Cassese, Antonio. On the current trends towards criminal prosecution and punishment of breaches of international humanitarian law. *European journal of international law* 9(1) (1998):2-17.
Includes bibliographical references.
- Creta, Vincent M. The search for justice in the former Yugoslavia and beyond: analyzing the rights of the accused under the statute and the rules of procedure and evidence of the International Criminal Tribunal for the former Yugoslavia. *Houston journal of international law* 20 (2) winter 1998:381-418.
Includes bibliographical references.
- Daskalopoulou-Livada, Phani. Crimes under the jurisdiction of the International Criminal Court. *Revue hellénique de droit international* 51(2) 1998:431-447.
Includes bibliographical references.
- David, E. The International Criminal Court: what is the point? In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 631-650.
Includes bibliographical references.
- Del Vecchio, Angela. Corte penale internazionale e giurisdizione internazionale nel quadro di crisi della sovranità degli stati. *Comunità internazionale* 53(4) 1998:630-652.
Includes bibliographical references.
- Donat-Cattin, David. Lo statuto di Roma della Corte penale internazionale: riflessioni a margine della conferenza diplomatica dell'ONU. *Comunità internazionale* 53(4) 1998:703-720.
Includes bibliographical references.
- Erb, Nicole Eva. Gender-based crimes under the Statute for the permanent international criminal court. *Columbia human rights review* 29(2) spring 1998:401-435.
Includes bibliographical references.
- Evans, Malcolm D. and Rod Morgan. *Preventing torture: a study of the European Convention for the prevention of torture and inhuman or degrading treatment or punishment* (Oxford, United Kingdom; New York, Oxford University Press, 1998). 475 p.
Bibliography: p. 458-468. Includes index.
- Ferencz, Benjamin B. International criminal courts: the legacy of Nuremberg. *Pace University School of Law international law review*, vol. X, summer 1998:203-235.
- The Genocide Convention after fifty years: contemporary strategies for combating a crime against humanity. *Proceedings (American Society of International Law, Meeting)*. 92nd (1998):1-19.
Includes bibliographical references.
- Graditzky, Thomas. Individual criminal responsibility for violations of international humanitarian law committed in non-international armed conflicts. *International review of the Red Cross*, No. 322 (March 1998):29-56.
Includes bibliographical references.

- Greenwood, Christopher. The development of international humanitarian law by the International Criminal Tribunal for the former Yugoslavia. *Max Planck yearbook of United Nations law*, vol. 2 (1998):97-140.
Includes bibliographical references.
- Hafner, G. Limits to the procedural powers of the International Tribunal for the former Yugoslavia. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 651-677.
Includes bibliographical references.
- Hall, Christopher Keith. The first proposal for a permanent International Criminal Court. *International review of the Red Cross*, No. 322 (March 1998):57-74.
Includes bibliographical references.
- Hampson, Françoise J. The International Criminal Tribunal for Yugoslavia and the reluctant witness. *International and comparative law quarterly* 47(1) January 1998:50-74.
Includes bibliographical references.
- Howland, Todd, and William Calathes. The U.N.'s International Criminal Tribunal, is it justice or jingoism for Rwanda? A call for transformation. *Virginia journal of international law* 39(1) fall 1998:135-167.
Includes bibliographical references.
- Hwang, Phyllis. Defining crimes against humanity in the Rome Statute of the International Criminal Court. *Fordham international law journal* 22(2) December 1998:457-504.
Includes bibliographical references.
- International Criminal Court: compilation of United Nations documents and draft ICC statute before the diplomatic conference* (Rome: No Peace without Justice, 1998). 821 p.
- Jones, John R. W. D. *The practice of the International Criminal Tribunals for the Former Yugoslavia and Rwanda* (Irvington-on-Hudson, NY, Transnational Publishers, 1998). 355 p.
- Josipovic, Ivo. Implementing legislation for the application of the law on the International Criminal Tribunal for the former Yugoslavia and criteria for its evaluation. *Yearbook of international humanitarian law*, vol. 1 (1998):35-68.
Includes bibliographical references.
- La Rosa, Anne-Marie. L'apport du Tribunal pénal international pour l'ex-Yougoslavie concernant le droit à un procès équitable. *Revue générale de droit international public* 101(4) 1997:945-986.
Summaries in French, English and Spanish. Includes bibliographical references.
- MacPherson, Bryan F. Building an international criminal court for the 21st century. *Connecticut journal of international law* 13(1) winter 1998:1-60.
Includes bibliographical references.
- Meron, Theodor. Is international law moving towards criminalization? *European journal of international law* 9(1) (1998):18-31.
Includes bibliographical references.
- Morris, Virginia, and Michael P. Scharf. *The International Criminal Tribunal for Rwanda*. (Irvington-on-Hudson, NY, Transnational Publishers, 1998). 2 vols.
Bibliography: p. 711-727 (v. 1). Includes table of references and index.
- Nanda, Ved P. The establishment of a permanent international criminal court: challenges ahead. *Human rights quarterly* 20(2) May 1998:413-428.
Includes bibliographical references.

- Nouvel, Yves. La preuve devant le Tribunal pénal international pour l'ex-Yougoslavie. *Revue générale de droit international public* 101(4) 1997:905-943.
Summaries in French, English and Spanish. Includes bibliographical references.
- Organized crime: a compilation of UN documents, 1975-1998* (Ardsey, NY, Transnational Publishers, 1998). 815 p.
Includes bibliographical references.
- Ortega, Martin C. The ILC adopts the Draft Code of Crimes against the peace and security of mankind. *Max Planck yearbook of United Nations law*, vol. 1 (1997):283-326.
Includes bibliographical references.
- Papaconstantinou, Maria. Rape as a crime under international humanitarian law. *Revue hellénique de droit international*, 51(2) 1998:477-499.
Includes bibliographical references.
- Pejic, Jelena. Creating a permanent international criminal court: the obstacles to independence and effectiveness. *Columbia human rights law review* 29(2) spring 1998:291-354.
Includes bibliographical references.
- Perrakis, Stelios. Quelques considérations sur le cadre fonctionnel de la Cour criminelle internationale: perspectives et réalités. *Revue hellénique de droit international*, No. 2 (1998): 423-430.
Includes bibliographical references.
- Rajagopal, Balakrishnan. The pragmatics of prosecuting the Khmer Rouge. *Yearbook of international humanitarian law*, vol. 1 (1998):189-204.
Includes bibliographical references.
- Roberge, Marie-Claude. The new international criminal court: a preliminary assessment. *International review of the Red Cross*, No. 325 (December 1998):671-683.
- Sari Moshan, Brook. Women, war, and words: the gender component in the Permanent International Criminal Court's definition of crimes against humanity. *Fordham international law journal* 22(1) November 1998:154-184.
Includes bibliographical references.
- Sarooshi, Danesh. The powers of the United Nations International Criminal Tribunals. *Max Planck yearbook of United Nations law*, vol. 2 (1998):141-167.
Includes bibliographical references.
- Scharf, Michael P. Trial and error: an assessment of the first judgment of the Yugoslavia War Crimes Tribunal. *New York University journal of international law and politics* 30(1-2) fall 1997-winter 1998:167-200.
Includes bibliographical references.
- Sluiter, G. Obtaining evidence for the International Criminal Tribunal for the Former Yugoslavia: an overview and assessment of domestic implementing legislation. *Netherlands international law review* XLV(1) 1998:87-113.
Includes bibliographical references.
- Sob, Pierre. The dynamics of international criminal tribunals. *Nordic journal of international law* 67(2) 1998:139-163.
Includes bibliographical references.
- Tallgren, Immi. Completing the "International Criminal Order". *Nordic journal of international law* 67(2) 1998:107-137.
Includes bibliographical references.

- Thieroff, Mark, and Edward A. Amley, Jr. Proceeding to justice and accountability in the Balkans: the International Criminal Tribunal for the Former Yugoslavia and rule 61. *The Yale journal of international law* 23(1) winter 1998:231-274.
Includes bibliographical references.
- Tolbert, David. The International Tribunal for the former Yugoslavia and the enforcement of sentences. *Leiden journal of international law* 11(3) 1998:655-669.
Includes bibliographical references.
- Toward a permanent international criminal court: the last stumbling blocks. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 21-36.
- "War crimes tribunals: the record and the prospects". *American University international law review* 13(6) 1998:1383-1584.
Special issue.
- Weckel, Philippe. La Cour pénale internationale, présentation générale. *Revue générale de droit international public* 102(4) 1998: 983-993.
- Wedgwood, Ruth. The International Criminal Tribunal and subpoenas for state documents. *Leiden journal of international law* 11(3) 1998:635-654.
Includes bibliographical references.
- Zimmermann, Andreas. The creation of a permanent international criminal court. *Max Planck yearbook of United Nations law*, vol. 2 (1998):169-237.
Includes bibliographical references.

Droit économique international

- International economic law with a human face* (The Hague; Cambridge, Mass., Kluwer Law International, 1998). 566 p.
Includes bibliographical references and index.
- Jackson, John H. International economic law: reflections on the "boilerroom" of international relations. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 509-518.
Includes bibliographical references.
- Toward a comprehensive approach to international economic law. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 290-306.
- Weston, Burns H. The Charter of economic rights and duties of states and the deprivation of foreign-owned health. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 519-548.
Includes bibliographical references.

Terrorisme international

- Bourgoin, Céline. Les acteurs dans la prévention du sabotage aérien : étude de la Convention sur le marquage des explosives plastiques et en feuilles aux fins de détection. *Annals of air and space law*, vol. XXIII (1998):21-47.
Includes bibliographical references.
- Boutros-Ghali, B. The United Nations and comprehensive legal measures for combating international terrorism. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 287-304.

Includes bibliographical references.

Falkenrath, Richard A. Confronting nuclear, biological and chemical terrorism. *Survival. The IISS quarterly* 40(3) autumn 1998:43-65.

Includes bibliographical references.

Flores Liera, Socorro. La lucha contra el terrorismo y la Corte Penal Internacional: dos temas jurídicos en la agenda de la AGONU. *Revista mexicana de política exterior*, No. 53 (febrero 1998):60-81.

Summary in English. Includes bibliographical references.

Modzhorian, L. A. Terrorizm i natsional'no-osvoboditel'noe dvizhenie. *Gosudarstvo i pravo* 3 mart 1998:82-87.

Includes bibliographical references.

Witten, Samuel M. The International Convention for the suppression of terrorist bombings. *American journal of international law* 92(4) October 1998:774-781.

Includes bibliographical references.

Droit commercial international

Bamodu, 'Gbenga. Exploring the interrelationships of transnational commercial law, "the new *lex mercatoria*" and international commercial arbitration. *African journal of international and comparative law* 10(1) March 1998:31-59.

Includes bibliographical references.

Berger, Klaus Peter. International arbitral practice and the UNIDROIT principles of international commercial contracts. *The American journal of comparative law* XLVI(1) winter 1998:129-150.

Includes bibliographical references.

Commentary on the UN Convention on the international sale of goods (CISG), (Oxford, United Kingdom; New York, Clarendon Press, 1998). 803 p.

Bibliography: p. 729-777. Includes index.

Klotz, James M. *International sales agreements: an annotated drafting and negotiating guide*. (The Hague; Boston, Mass., Kluwer Law International, 1998). 396 p.

Includes bibliographical references.

Schoenbaum, Thomas J. Restrictive business practices and market contestability in international trade law. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998):365-377.

Includes bibliographical references.

Vilkova, N. G. Metody unifikatsii prava mezhdunarodnykh kommercheskikh kontraktov. *Gosudarstvo i pravo*, 7 iul' 1998:73-78.

Concerns the Russian Federation. Includes bibliographical references.

Voies d'eau internationales

Bourne, Charles B. The primacy of the principle of equitable utilization in the 1997 Watercourses Convention. *The Canadian yearbook of international law*, vol. XXXV (1997):215-232.

Summary in French. Includes bibliographical references.

Caflich, L. La Convention du 21 mai 1997 sur l'utilisation des cours d'eau internationaux à des fins autres que la navigation. *Annuaire français de droit international*, vol. XLIII (1997):751-798.

Includes bibliographical references.

Lammers, Johan G. The Gabčíkovo-Nagymáros case seen in particular from the perspective of the law of international watercourses and the protection of the environment. *Leiden journal of international law* 11(2) 1998:287-320.

Includes bibliographical references.

McCaffrey, Stephen C., and Mpazi Sinjela. The 1997 United Nations Convention on international watercourses. *American journal of international law* 92(1) January 1998:97-107.

Includes bibliographical references.

Tanzi, Attila. The UN Convention on international watercourses as a framework for the avoidance and settlement of waterlaw disputes. *Leiden journal of international law* 11(3) 1998: 441-472.

Includes bibliographical references.

Intervention

Abi-Saab, G. Some thoughts on the principle of non-intervention. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 225-235.

Includes bibliographical references.

Chopra, Jarat, and Thomas G. Weiss. Sovereignty is no longer sacrosanct: codifying humanitarian intervention. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 369-387.

Includes bibliographical references.

Kritsiotis, Dino. Reappraising policy objections to humanitarian intervention. *Michigan journal of international law* 19(4) summer 1998:1005-1050.

Includes bibliographical references.

Mbadinga, Moussounga Itsouhou. Considérations sur la légalité des interventions militaires étatiques dans la crise du Rwanda (1990-1994). *African journal of international and comparative law* 10(1) March 1998:1-30.

Includes bibliographical references.

McDermont, Anthony. The UN and NGOs: humanitarian interventions in future conflicts. *Contemporary security policy*. 19(3) December 1998:1-26.

Includes bibliographical references.

Droit de la mer

Akl, Joseph. The legal status, privileges and immunities of the International Tribunal for the Law of the Sea. *Max Planck yearbook of United Nations law*, vol. 2 (1998):341-363.

Includes bibliographical references.

De Reynier, Yvonne L. Evolving principles of international fisheries law and the North Pacific Anadromous Fish Commission. *Ocean development and international law* 29(2) April/June 1998:147-178.

Includes bibliographical references.

- Dinah, Shelton. Recent developments in international law relating to marine archeology. *Hague yearbook of international law*, vol. 10 (1997):59-67.
Includes bibliographical references.
- Dubner, Barry Hart. On the interplay of international law of the sea and the prevention of maritime pollution: how far can a state proceed in protecting itself from conflicting norms in international law? *Georgetown international environmental law review* XI(1) 1998:137-161.
Includes bibliographical references.
- Forcada Barona, Ignacio. La evolución de los principios jurídicos que rigen la explotación de los recursos económicos de los fondos marinos y del alta mar: retorno a la soberanía. *Anuario de derecho internacional*, vol. XIV (1998):53-112.
Includes bibliographical references.
- Franckx, E. Regional marine environment protection regimes in the context of UNCLOS. *The international journal of marine and coastal law* 134(3) August 1998:307-324.
Includes bibliographical references.
- Jia, Bing Bing. *The regime of straits in international law* (Oxford, United Kingdom, Clarendon Press; New York, Oxford University Press, 1998). 253 p.
Bibliography: p. 217-250.
- Joyner, Christopher C., and Elizabeth A. Martell. Looking back to see ahead: UNCLOS III and lessons for global commons law. In *International law: classic and contemporary readings*. (Boulder, Colo., L. Rienner Publishers, 1998). p. 445-472.
Includes bibliographical references.
- Mensah, Thomas A. The International Tribunal for the Law of the Sea. *Leiden journal of international law* 11(3) 1998:527-546.
Includes bibliographical references.
- _____. The International Tribunal for the Law of the Sea: its role for the settlement of law of the sea disputes. *African yearbook of international law*, vol. 5 (1997):227-242.
Includes bibliographical references.
- Miles, Edward L. *Global ocean politics: the decision process at the Third United Nations Conference on the Law of the Sea, 1973-1982* (The Hague; Boston, Mass., M. Nijhoff, 1998). 551 p.
Includes bibliographical references and index.
- Noyes, John E. The International Tribunal for the law of the sea. *Cornell international law journal* 32(1) 1998:109-182.
Includes bibliographical references.
- Oude Elferink, Alex G. Does undisputed title to a maritime zone always exclude its delimitation: the Grey Area issue (with Appendices of State Practice). *The international journal of marine and coastal law* 13(2) May 1998:143-192.
Includes bibliographical references.
- Payoyo, Peter Bautista. *Cries of the sea: world inequality, sustainable development and the common heritage of humanity* (The Hague; Boston, Mass., Martinus Nijhoff, 1998). 547 p.
Includes bibliographical references and index.
- The procedure before the International Tribunal for the Law of the Sea: the rules of the tribunal and related documents. *Leiden journal of international law* 11(3) 1998:565-594.
Includes bibliographical references.

Rigaldies, Francis. La zone économique exclusive dans la pratique des États. *The Canadian yearbook of international law*, vol. XXXV (1997):3-55.

Summary in English. Includes bibliographical references.

Roberts, Ken. The International Tribunal for the Law of the Sea: some comments on the *M/V Saiga* case (*Saint Vincent and the Grenadines v. Guinea*). *African journal of international and comparative law* 10(3) October 1998:407-422.

Includes bibliographical references.

Scovazzi, Tullio. The enforcement in the Mediterranean of United Nations resolutions on large-scale driftnet fishing. *Max Planck yearbook of United Nations law*, vol. 2 (1998): 365-385.

Includes bibliographical references.

Seeberg-Elverfeldt, Niels-J. *The settlement of disputes in deep seabed mining: access, jurisdiction and procedure before the Seabed Disputes Chamber of the International Tribunal of the Law of the Sea* (Baden-Baden, Germany: Nomos Verlagsgesellschaft, 1998). 166 p.

Thesis (PhD), Hamburg University, 1985/86.

Stelakatos-Loverdos, Michael. The contribution of channels to the definition of straits used for international navigation. *The international journal of marine and coastal law* 13(1) February 1998:71-89.

Includes bibliographical references.

Treves, Tullio. The law of the sea "system" of institutions. *Max Planck yearbook of United Nations law*, vol. 2 (1998):325-340.

Includes bibliographical references.

Verhoosel, Gaëtan. Prospecting for marine and coastal biodiversity: international law in deep water? *The international journal of marine and coastal law* 13(1) February 1998:91-104.

Includes bibliographical references.

Vitzthum, Wolfgang Graf and Stefan Talmon. *Alles fließt: Kulturgüterschutz und innere Gewässer im Neuen Seerecht* (Baden-Baden: Nomos, 1998). 203 p.

Includes bibliographical references.

Droit des traités

Casado Raigón, Rafael. Comentarios sobre la negociación y la adopción de los tratados bilaterales y multilaterales restringidos. *Anuario de derecho internacional*, vol. XIV (1998): 757-766.

Includes bibliographical references.

Essays in the law of treaties: a collection of essays in honour of Bert Vierdag (The Hague; Boston, Mass., M. Nijhoff, 1998). 204 p.

Includes bibliographical references and indexes.

Fitzmaurice, Malgosia. The *Gabčíkovo-Nagymáros* case: the law of treaties. *Leiden journal of international law* 11(2) 1998:321-344.

Includes bibliographical references.

Mus, J. B. Conflicts between treaties in international law. *Netherlands international law review* XLV(2) 1998:208-232.

Includes bibliographical references.

Reichert-Facilides, Daniel. Down the Danube: the Vienna Convention on the law of treaties and the *case concerning the Gabčíkovo-Nagymáros Project*. *International and comparative law quarterly* 47(4) October 1998:837-854.

Includes bibliographical references.

Roucounas, E. Uncertainties regarding the entry into force of some multilateral treaties. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 179-193.

Includes bibliographical references.

Treaty compliance: some concerns and remedies (London; Boston, Mass., Kluwer Law International, 1998). 144 p.

Includes bibliographical references.

Van Alstine, Michael P. Dynamic treaty interpretation. *University of Pennsylvania law review* 146(3) March 1998:687-793.

Includes bibliographical references.

Droit de la guerre

Bettati, M. La convention sur l'interdiction de l'emploi, du stockage, de la production et du transfert des mines antipersonnel et sur leur destruction (Ottawa, 18 septembre 1997). *Annuaire français de droit international*, vol. XLIII (1997):218-226.

Includes bibliographical references.

Biddle, Stephen, Julia Klare, Johnathan Wallis and Ivan Oelrich. Controlling anti-personnel landmines. *Contemporary security policy* (19)3 December 1998:27-71.

Includes bibliographical references.

Birov, Victoria A. Prize or plunder: the pillage of works of art and the international law of war. *New York University journal of international law and politics* 30(1-2) fall 1997-winter 1998:201-249.

Includes bibliographical references.

Bothe, M. International humanitarian law and war crimes tribunals: recent developments and perspectives. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 581-595.

Includes bibliographical references.

Brown, Bartram S. Nationality and internationality in international humanitarian law. *Stanford journal of international law* 34(2) summer 1998:347-406.

Includes bibliographical references.

Busuttil, James J. *Naval weapons systems and the contemporary law of war* (Oxford, United Kingdom, Clarendon Press, 1998). 249 p.

Bibliography: p. 217-240. Includes index.

Carnahan, Burrus M. Lincoln, Lieber and the laws of war: the origins and limits of the principle of military necessity. *American journal of international law* 92(2) April 1998:213-231.

Includes bibliographical references.

Gender-based crimes in humanitarian law. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 137-155.

- Gómez, Javier Guisández. The law of air warfare. *International review of the Red Cross*, No. 323 (June 1998):347-363.
Includes bibliographical references.
- Goose, Stephen D. The Ottawa process and the 1997 Mine Ban Treaty. *Yearbook of international humanitarian law*, vol. 1 (1998):269-291.
Includes bibliographical references.
- Herby, Peter. Arms transfers, humanitarian assistance and international humanitarian law. *International review of the Red Cross*, No. 325 (December 1998):685-691.
Includes bibliographical references.
- Jeannot, Stéphane. Civil defence 1977-1997—from law to practice. *International review of the Red Cross*, No. 325 (December 1998):715-723.
Includes bibliographical references.
- The law of armed conflict: into the next millennium. *International law studies*, vol. 71 (1998). 535 p.
Series of articles. Includes bibliographical references and index.
- Maslen, Stuart, and Peter Herby. An international ban on anti-personnel mines: History and negotiation of the “Ottawa treaty”. *International review of the Red Cross*, No. 325 (December 1998):693-713.
Includes bibliographical references.
- Mousourakis, George. Applying humanitarian law to non-international armed conflicts. *Anuario de derecho internacional*, vol. XIV (1998):293-319.
Includes bibliographical references.
- Oeter, Stefan. Civil war, humanitarian law and the United Nations. *Max Planck yearbook of United Nations law*, vol. 1 (1997):195-229.
Includes bibliographical references.
- Peter, C. M. Protecting the innocent: civilians in the middle of armed conflict. *Zeitschrift für öffentliches Recht/Austrian journal of public and international law* 53(1) 1998:45-67.
Includes bibliographical references.
- Petrochilos, Georgios C. The relevance of the concepts of war and armed conflict to the law of neutrality. *Vanderbilt journal of transnational law* 31(3) May 1998:575-615.
Includes bibliographical references.
- Schmalenbach, Kirsten. Die Auslieferung mutmaßlicher deutscher Kriegsverbrecher an das Jugoslawientribunal in Den Haag. *Archiv des Völkerrechts* 36(3) September 1998:285-304.
Includes bibliographical references.
- Schmitt, Michael N. *Bellum americanum*: the U.S. view of twenty-first century war and its possible implications for the law of armed conflict. *Michigan journal of international law* 19(4), summer 1998:1051-1090.
Concerns the United States. Includes bibliographical references.
- Zöckler, Markus C. Commentary on Protocol IV on blinding laser weapons. *Yearbook of international humanitarian law*, vol. 1 (1998):333-340.
Includes bibliographical references.

Maintien de la paix

Grote, Rainer. The United Nations and the establishment of a new model of governance for Central America: the case of Guatemala. *Max Planck yearbook of United Nations law*, vol. 2 (1998):239-286.

Includes bibliographical references.

Murphy, Ray. Ireland, the United Nations and peacekeeping operations. *International peacekeeping* 5(1) spring 1998:22-45.

Includes bibliographical references.

Ostrowski, Stephen T. Preventive deployment of troops as preventive measures: Macedonia and beyond. *New York University journal of international law and politics* 30(3-4) spring-summer 1998:793-880.

Includes bibliographical references.

Peacekeeping and the UN Agencies. *International peacekeeping* 5(4) winter 1998:1-137.

Special issue. Includes bibliographical references.

The promise of and obstacles to effective peace-keeping by the CIS, NATO, OSCE, WEU, and UN. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 57-75.

Roucounas, Emmanuel. Los acuerdos de paz como documentos para la resolución de conflictos intraestatales. *Anuario de derecho internacional*, vol. XIV (1998):561-588.

Includes bibliographical references.

Torrelli, Maurice. Le nouveau défi irakien à la communauté internationale : la dialectique des volontés. *Revue générale de droit international public* 102(2) 1998:435-455.

Admission et représentation à l'ONU

Remans, W. The granting of observer status by the General Assembly of the United Nations to the International Federation of Red Cross and Red Crescent Societies. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 347-362.

Includes bibliographical references.

Sybesma-Knol, N. The continuing relevance of the participation of observers in the work of the United Nations. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 371-394.

Includes bibliographical references.

Wood, Michael C. Participation of Former Yugoslav states in the United Nations and in multilateral treaties. *Max Planck yearbook of United Nations law*, vol. 1 (1997):231-257.

Includes bibliographical references.

Stupéfiants

Gurulé, Jimmy. The 1998 U.N. Convention against illicit traffic in narcotic drugs and psychotropic substances—a ten-year perspective: Is international cooperation merely illusory? *Fordham international law journal* 22(1) November 1998:74-121.

Includes bibliographical references.

Recent measures taken by ICAO and the United Nations to control the illicit transport of narcotic drugs by air. *European transport law* XXXIII(3) 1998:321-350.

Ressources naturelles

Abouali, Gamal. Continued control: Israel, Palestinian water and the Interim Agreement. *The Palestine yearbook of international law*, vol. IX (1996/97):63-113.

Includes bibliographical references.

De Fontaubert, Charlotte, David R. Downes and Tundi S. Agardy. Biodiversity in the seas: implementing the Convention on biological diversity in marine and coastal habitats. *Georgetown international environmental law review* X(3) 1998:753-854.

Includes bibliographical references.

Hitch, Scott. Losing the elephant wars: CITES and the "ivory ban". *Georgia journal of international and comparative law* 27(1) 1998:167-197.

Includes bibliographical references.

Örebeck, Peter, Ketill Sigurjonsson and Ted L. McDorman. The 1995 United Nations Straddling and Highly Migratory Fish Stocks Agreement: management, enforcement and dispute settlement. *The international journal of marine and coastal law* 13(2) May 1998:119-141.

Includes bibliographical references.

Rayfuse, Rosemary. Enforcement of high seas fisheries agreements: observation and inspection under the Convention on the conservation of Antarctic marine living resources. *The international journal of marine and coastal law* 13(4) November 1998:579-605.

Includes bibliographical references.

Wold, Chris. The futility, utility, and future of the Biodiversity Convention. *Colorado journal of international environmental law and policy* 9(1) winter 1998:1-42.

Includes bibliographical references.

Organisations non gouvernementales

Benton, Leslie A., and Glenn T. Ware. Haiti: a case study of the international response and the efficacy of nongovernmental organizations in the crisis. *Emory international law review* 12(2) spring 1998:851-934.

Includes bibliographical references.

Giorgetti, Chiara. The role of nongovernmental organizations in the climate change negotiations. *Colorado journal of international environmental law and policy* 9(1) winter 1998:115-137.

Includes bibliographical references.

Hampson, Françoise. Nongovernmental organizations in situations of conflict: the negotiation of change. *International law studies*, vol. 71 (1998):233-262.

Includes bibliographical references.

Nanda, Ved. Nongovernmental organizations and international humanitarian law. *International law studies*, vol. 71 (1998):337-358.

Includes bibliographical references.

Pons Rafols, Xavier. La actualización de las disposiciones que rigen el estatuto consultivo de las organizaciones no gubernamentales en las Naciones Unidas. *Anuario de derecho internacional*, vol. XIV (1998):381-416.

Includes bibliographical references.

Espace extra-atmosphérique

Abeyratne, Ruwantissa I. R. State responsibility in classical jurisprudence: reflections on the global navigation satellite system. *Annals of air and space law*, vol. XXIII (1998):1-19.

Includes bibliographical references.

Cheng, Bin. Article VI of the 1967 Space Treaty revisited: “international responsibility”, “national activities”, and the “appropriate state”. *Journal of space law* 26(1) 1998:7-32.

Includes bibliographical references.

_____. *Studies in international space law* (Oxford: Clarendon Press, 1997). 798 p.

Bibliography p. [755]-769.

Includes bibliographical reference and index.

Diederiks-Verschoor, I. H. Ph. *An introduction to air law* (The Hague; Boston, Mass., Kluwer Law International, 1997). 244 p.

Bibliography: p. 219-233. Includes index.

_____. Outer space and the earth climate. *Hague yearbook of international law*, vol. 10 (1997): 17-26.

Includes bibliographical references.

Gorove, Katherine, and Elena Kamenetskaya. Tensions in the development of the law of outer space. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 473-506.

Includes bibliographical references.

Hsieh, Mitchell M. The work of the Committee on the Peaceful Uses of Outer Space (COPUOS). *Annals of air and space law*, vol. XXIII (1998):293-301.

Includes bibliographical references.

Ribbelink, Olivier M. Technological development and the development of the law of outer space. *Hague yearbook of international law*, vol. 10 (1997):3-16.

Includes bibliographical references.

Règlement pacifique des différends

Bilder, Richard B. International dispute settlement and the role of international adjudication. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 233-256.

Includes bibliographical references.

Brower, Charles N., and Jason D. Brueschke. *The Iran-United States Claims Tribunal* (The Hague; Boston, Mass., M. Nijhoff, 1998). 931 p., ill.

Includes bibliographical references and index.

Caflich, Lucius. *Règlement pacifique des différends entre Etats : perspectives universelle et européenne/The peaceful settlement of disputes between States: universal and European perspectives* (The Hague; Boston, Mass., Kluwer Law International, 1998). 148 p.

Includes bibliographical references.

Guruswamy, L. D. Should UNCLOS or GATT/WTO decide trade and environmental disputes? *Minnesota journal of global trade* 7(2) summer 1998:287-328.

Includes bibliographical references.

Joyner, Christopher C. The Spratly Islands dispute: rethinking the interplay of law, diplomacy, and geo-politics in the South China Sea. *The international journal of marine and coastal law* 13(2) May 1998:193-236.

Includes bibliographical references.

McDorman, Ted L. The dispute settlement regime of the straddling and highly migratory fish stocks Convention. *The Canadian yearbook of international law*, vol. XXXV (1997): 57-79.

Summary in French. Includes bibliographical references.

Mensah, Thomas A. The dispute settlement regime of the 1982 United Nations Convention on the law of the sea. *Max Planck yearbook of United Nations law*, vol. 2 (1998):307-323.

Includes bibliographical references.

Mito, Lian A. The Timor Gap Treaty as a model for joint development in the Spratly Islands. *American University international law review* 13(3) 1998:727-764.

Includes bibliographical references.

New institutional forms of dispute settlement: the World Trade Organization appellate body, the International Tribunal for the Law of the Sea, and the United Nations Compensation Commission. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 383-396.

New procedures of international dispute resolution. In ASIL/NVIR Joint Conference (4th, 1997, The Hague). *Contemporary international law issues* (The Hague, T. M. C. Asser Instituut, 1998). p. 355-382.

Remedies in international law: the institutional dilemma (Oxford, England: Hart Pub., 1998). 237 p.

Includes bibliographical references and index.

Specht, Patrick. The dispute settlement systems of WTO and NAFTA — analysis and comparison. *Georgia journal of international and comparative law* 27(1) 1998:57-138.

Includes bibliographical references.

Questions politiques et de sécurité

Aolain, Fionnuala Ni. The fractured soul of the Dayton Peace Agreement: a legal analysis. *Michigan journal of international law* 19(4) summer 1998:957-1004.

Includes bibliographical references.

Living in legal limbo: Israel's settlers in occupied Palestinian territory. *Pace University School of Law international law review*, vol. X, summer 1998:1-29.

Includes bibliographical references.

Quigley, John. Jerusalem: the illegality of Israel's encroachment. *The Palestine yearbook of international law*, vol. IX (1996/97):19-38.

Includes bibliographical references.

Whitbeck, John V. The road to peace starts in Jerusalem: the condominium solution. *The Palestine yearbook of international law*, vol. IX (1996/97):49-61.

Includes bibliographical references.

Développement progressif et codification du droit international (en général)

Anderson, David H. Law-making processes in the UN system—some impressions. *Max Planck yearbook of United Nations law*, vol. 2 (1998):23-50.

Includes bibliographical references.

Daudet, Yves. À l'occasion d'un cinquantenaire, quelques questions sur la codification du droit international. *Revue général de droit international public* 102(3) 1998:593-622.

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

Dugard, John. How effective is the International Law Commission in the development of international law? A critique of the International Law Commission on the occasion of its fiftieth anniversary. *South African yearbook of international law*, vol. 23 (1998):34-44.

Includes bibliographical references.

Dupuy, P. M. Droit des traités, codification et responsabilité internationale. *Annuaire français de droit international*, vol. XLIII (1997):7-30.

Includes bibliographical references.

Föh, Jörg, and Ina Wiesner. Die Tätigkeit der International law commission in den Jahren 1995 und 1996. *German yearbook of international law*, vol. 40 (1997):598-622.

Includes bibliographical references.

The International Law Commission and the future of international law (London: British Institute of International and Comparative Law, 1998). 239 p.

Bibliography: p. 231-239. Includes bibliographical references.

Kateka, James L. The forty-ninth session of the United Nations International Law Commission. *African yearbook of international law*, vol. 5 (1997):243-253.

Includes bibliographical references.

Mahiou, Ahmed. Note sur le bilan de 50 ans de travaux de la CDI (1948-1998). *Observateur des Nations Unies*, vol. 5. automne/hiver 1998:135-142.

Rosenne, Shabtai. Codification revisited after 50 years. *Max Planck yearbook of United Nations law*, vol. 2 (1998):1-22.

Includes bibliographical references.

Rosenstock, Robert. The forty-ninth session of the International Law Commission. *American journal of international law* 92(1) January 1998:107-112.

Includes bibliographical references.

Tomuschat, Christian. Das Strafgesetzbuch der Verbrechen gegen den Frieden und die Sicherheit der Menschheit. *Europäische Grundrechte Zeitschrift* 25(1/4) 31 März 1998:1-7.

Includes bibliographical references.

Travaux de la Commission du droit international. *Annuaire français de droit international*, vol. XLIII (1997):529-543.

Includes bibliographical references.

Villagrán Kramer, Francisco. The first fifty years of the U.N. International Law Commission. *Chinese yearbook of international law and affairs*, vol. 16 (1997-98):1-32.

Includes bibliographical references.

Yamada, Chusei. Revitalization of the UN codification process of international law—a case of the Convention of the law of the non-navigational uses of international watercourses. *The Japanese annual of international law*, No. 40 (1997):44-56.

Includes bibliographical references.

Reconnaissance d'Etats

Hillgruber, Christian. The admission of new states to the international community. *European journal of international law* 9(3) 1998:491-509.

Includes bibliographical references.

Réfugiés

Abeyratne, R. I. R. Air carrier liability and state responsibility for the carriage of inadmissible persons and refugees. *International journal of refugee law* 10 (4) 1998:675-687.

Includes bibliographical references.

Bantekas, Ilias. Is repatriation a human right under international law? *The Indian journal of international law* 38(1) January-March 1998:43-55.

Includes bibliographical references.

Cohen, Roberta, and Francis M. Deng. *Masses in flight: the global crisis of internal displacement* (Washington, D.C.: Brookings Institution Press, 1998). 414 p.

Includes bibliographical references and index.

Cox, Marcus. The right to return home: international intervention and ethnic cleansing in Bosnia and Herzegovina. *International and comparative law quarterly* 47(3) July 1998: 599-631.

Includes bibliographical references.

De Jong, Cornelis D. The legal framework: the Convention relating to the status of refugees and the development of law half a century later. *International journal of refugee law* 10 (4) 1998:688-699.

Includes bibliographical references.

The forsaken people: case studies of the internally displaced (Washington, D.C., Brookings Institution Press, 1998). 512 p., ill., maps.

Includes bibliographical references and index.

Gilbert, Geoff. Rights, legitimate expectations, needs and responsibilities: UNHCR and the new world order. *International journal of refugee law* 10 (3) 1998:349-388.

Includes bibliographical references.

Helton, Arthur C. Legal dimensions of responses to complex humanitarian emergencies. *International journal of refugee law* 10 (3) 1998:533-546.

Includes bibliographical references.

Kirchner, Andree, and Lorenzo Shiano di Pepe. International attempts to conclude a convention to combat illegal migration. *International journal of refugee law* 10 (4) 1998:662-674.

Includes bibliographical references.

Mertus, Julie. The state and the post-cold war refugee regime: new models, new questions. *Michigan journal of international law* 20(1), fall 1998:59-90.

Includes bibliographical references.

Newland, Kathleen, and Deborah Waller Meyers. Peacekeeping and refugee relief. *International Peacekeeping* 5(4) winter 1998:15-30.

Includes bibliographical references.

Quigley, John. Displaced Palestinians and a right of return. *Harvard international law journal* 39(1) winter 1998:171-229.

Includes bibliographical references.

_____. Mass displacement and the individual right of return. *The British year book of international law*, vol. LXVIII (1997):65-125.

Includes bibliographical references.

Rosand, Eric. The right to return under international law following mass dislocation: the Bosnia precedent? *Michigan journal of international law* 19(4), summer 1998:1091-1139.

Includes bibliographical references.

Sen, Sumit. Exiled at home: the international regime of internal displacement. *The Indian journal of international law* 38(2) April-June 1998:182-207.

Includes bibliographical references.

Storey, Hugo. The internal flight alternative test: the jurisprudence re-examined. *International journal of refugee law* 10 (3) 1998:499-532.

Includes bibliographical references.

Primauté du droit

Mani, Rama. Conflict resolution, justice and the law: rebuilding the rule of law in the aftermath of complex political emergencies. *International peacekeeping* 5(3) autumn 1998:1-25.

Includes bibliographical references.

Autodétermination

Gutwirth, S. Le droit à l'autodétermination entre le sujet individuel et le sujet collectif. Réflexions sur le cas particulier des peuples indigènes. *Revue de droit international et de droit comparé*, No.1 (avril 1998):23-78.

Includes bibliographical references.

Quane, Helen. The United Nations and the evolving right to self-determination. *International and comparative law quarterly* 47(3) July 1998:537-572.

Includes bibliographical references.

Schachter, Oscar. Self-defense and the rule of law. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998), p. 307-325.

Includes bibliographical references.

Schneckener, Ulrich. The fall of Leviathan on self-determination and secession. *Law and state* 57 1998:81-103.

Includes bibliographical references.

Separatism and the democratic entitlement. *Proceedings (American Society of International Law, Meeting)*, 92nd (1998):116-135.

Includes bibliographical references.

Thornberry, Patrick. Self-determination, minorities, human rights: a review of international instruments. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 135-153.

Includes bibliographical references.

Responsabilité des Etats

Bowett, Derek William. Crimes of state and the 1996 Report of the International Law Commission on state responsibility. *European journal of international law* 9(1) (1998):163-173.

Includes bibliographical references.

The Iran–United States Claims Tribunal: its contribution to the law of state responsibility (New York, Transnational Publishers, 1998). 400 p.

Includes bibliographical references and index.

Rosenne, Shabtai. State responsibility and international crimes: further reflections on article 19 of the draft articles on state responsibility. *New York University journal of international law and politics*, 30(1-2) fall 1997/winter 1998:145-166.

Includes bibliographical references.

Tomuschat, C. International crimes by states: An endangered species? In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 254-274.

Includes bibliographical references.

Souveraineté des Etats

Agius, Judson. International environmental law and state sovereignty. *Asia Pacific journal of environmental law* 3(3) 1998:269-283.

Karagiannakis, Magdalini. State immunity and fundamental human rights. *Leiden journal of international law* 11(1) 1998:9-43.

Includes bibliographical references.

Kingsbury, Benedict. Sovereignty and inequality. *European journal of international law* 9(4) 1998:599-625.

Includes bibliographical references.

Succession d'Etats

Blackman, Jeffrey L. State successions and statelessness: the emerging right to an effective nationality under international law. *Michigan journal of international law* 19(4) summer 1998:1141-1194.

Includes bibliographical references.

Craven, Matthew C. R. The problem of state succession and the identity of states under international law. *European journal of international law* 9(1) (1998):142-162.

Includes bibliographical references.

The genocide case, the law of treaties and state succession. *The British yearbook of international law*, vol. LXVIII (1997):127-163.

Includes bibliographical references.

Coopération technique

Trumpy, Thomas B. Should needed energy and environmental technology be available “free” and when is it? *Hague yearbook of international law*, vol. 10 (1997):27-33.
Includes bibliographical references.

Commerce et développement

McRae, Donald M. Crafting mechanisms for settling international trade disputes: WTO and NAFTA as models. In *Trilateral perspectives on international legal issues: from theory into practice* (Irvington, NY, Transnational Publishers, 1998):331-346.
Includes bibliographical references.

Emploi de la force

Arend, Anthony Clark, and Robert J. Beck. International law and the recourse to force: a shift in paradigms. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 327-351.
Includes bibliographical references.

Legal authority for the possible use of force against Iraq. *Proceedings (American Society of International Law, Meeting)*, 92nd (1998):136-150.

C. — ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'ORGANISATION DES NATIONS UNIES

Accord général sur les tarifs douaniers et le commerce

Cho, Sung-joon. GATT non-violation issues in the WTO framework: are they the Achilles' heel of the dispute settlement process? *Harvard international law journal* 39(2) spring 1998:311-355.
Includes bibliographical references.

Agence internationale de l'énergie atomique

Johnson, Larry D. IAEA treaty-making activities in 1997. *Max Planck yearbook of United Nations law*, vol. 2 (1998):51-71.
Includes bibliographical references.

Organisation de l'aviation civile internationale

Gardiner, Richard. Revising the law of carriage by air: mechanisms in treaties and contract. *International and comparative law quarterly* 47(2) April 1998:278-305.
Includes bibliographical references.

The ICAO draft convention on the modernization of the Warsaw system to be considered by a diplomatic conference in 1999. *Annals of air and space law*, vol. XXIII (1998):231-240.
Includes bibliographical references.

Poonosamy, Vijay. Warsaw: the next generation. *Annals of air and space law*, vol. XXIII (1998):175-183.
Includes bibliographical references.

Weber, Ludwig, and Arie Jakob. Activities of the International Civil Aviation Organization (ICAO). *Annals of air and space law*, vol. XXIII (1998):321-342.
Includes bibliographical references.

Organisation internationale du Travail

Kellerson, Hilary. The ILO Declaration of 1998 on fundamental principles and rights: a challenge for the future. *International labour review* 137(2) 1998:23-235.

Sweptston, Lee. *The Universal Declaration of Human Rights and ILO standards: a comparative analysis on the occasion of the 50th anniversary of the Declaration's adoption* (Geneva, International Labour Office, 1998).

Fonds monétaire international

Denters, Erik. New challenges to IMF jurisdiction. *Netherlands yearbook of international law*, vol. 29 (1998):3-34.

Holder, William E. Developments at the International Monetary Fund: on being a lawyer in the International Monetary Fund. In *Current legal issues affecting central banks* (Washington, D.C.: International Monetary Fund). vol. 5, 1998. p. 14-28.

Union internationale des télécommunications

Wilson, Joseph. The International Telecommunication Union and the geostationary satellite orbit: an overview. *Annals of air and space law*, vol. XXIII (1998):241-270.

Includes bibliographical references.

Banque mondiale

Ciorciari, John D. A prospective enlargement of the roles of the Bretton Woods financial institutions in international peace operations. *Fordham international law journal* 22(2) December 1998:292-354.

Includes bibliographical references.

Schlemmer-Schulte, Sabine. The World Bank's experience with its inspection panel. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 58(2) 1998:353-388.

Includes bibliographical references.

Centre international pour le règlement des différends relatifs aux investissements

The interpretation of ICSID arbitration agreements. In *International law: theory and practice. Essays in honour of Eric Suy* (The Hague; Boston, Mass., M. Nijhoff, 1998). p. 719-735.

Includes bibliographical references.

Parra, Antonio R. The role of the ICSID Secretariat in the administration of arbitration proceedings under the ICSID Convention. *ICSID review—foreign investment law journal* 13(1) spring 1998:85-100.

Schreuer, Christoph. Commentary on the ICSID Convention. *ICSID review—foreign investment law journal* 13(2) fall 1998:478-717.

Includes bibliographical references.

Organisation mondiale de la santé

Beigbeder, Yves. The World Health Organization and peacekeeping. *International peace-keeping* 5(4) winter 1998:31-48.

Includes bibliographical references.

Fidler, David P. The future of the World Health Organization: what role for international law? *Vanderbilt journal of transnational law* 31(5) November 1998:1079-1126.
Includes bibliographical references.

Organisation mondiale du commerce

Adinolfi, Giovanna. Alcune questioni relative alla partecipazione della Comunità Europea all'Organizzazione Mondiale del Commercio. *La comunità internazionale*, vol. LIII(2) secondo trimestre 1998:236-270.
Includes bibliographical references.

An anatomy of the World Trade Organization (London; Boston, Mass., Kluwer Law International, 1997). 169 p., ill.

Behboodi, Rambod. Legal reasoning and the international law of trade—The first steps of the appellate body of the WTO. *Journal of world trade* 32(4) August 1998:55-99.
Includes bibliographical references.

Chua, Adrian. The precedential effect of WTO panel and appellate body reports. *Leiden journal of international law* 11(1) 1998:45-61.
Includes bibliographical references.

Cottier, Thomas. Dispute settlement in the World Trade Organization: characteristics and structural implications for the European Union. *Common Market law review* 35(2) April 1998:325-378.
Includes bibliographical references.

Croley, Steven P., and John H. Jackson. WTO dispute procedures, standard of review, and deference to national governments. In *International law: classic and contemporary readings* (Boulder, Colo., L. Rienner Publishers, 1998). p. 257-279.
Includes bibliographical references.

Hirsh, Bruce R. The WTO bananas decision: cutting through the thicket. *Leiden journal of international law* 11(2) 1998:201-227.
Includes bibliographical references.

Holton, Richard H. and Xia Yuan Lin. China and the World Trade Organization: can the assimilation problems be overcome? *Asian survey* XXXVIII(8) August 1998:745-762.
Includes bibliographical references.

Jackson, John H. *The World Trade Organization: law and policy of international economic relations* (Cambridge, Mass., The MIT Press, 1998). 441 p.
Includes bibliographical references and index.

Kennedy, Kevin C. The GATT-WTO system at fifty. *Wisconsin international law journal* 16(2) summer 1998:421-528.
Includes bibliographical references.

Lichtenbaum, Peter. Procedural issues in WTO dispute resolution. *Michigan journal of international law* 19(4), summer 1998:1195-1274.
Includes bibliographical references.

Malaguti, Maria-Chiara. Restrictive business practices in international trade and the role of the World Trade Organization. *Journal of world trade* 32(3) June 1998:117-151.
Includes bibliographical references.

- Marceau, Gabrielle. Les procédures d'accèsion à l'Organisation mondiale du commerce (OMC). *The Canadian yearbook of international law*, vol. XXXV (1997):233-252.
Summary in English. Includes bibliographical references.
- _____. Rules on ethics for the new World Trade Organization dispute settlement mechanism—The rules of conduct for the understanding on rules and procedures governing the settlement of disputes. *Journal of world trade* 32(3) June 1998:57-97.
Includes bibliographical references.
Includes the text of the Rules of Conduct.
- Palmeter, David, and Petros C. Mavroidis. The WTO legal system: sources of law. *American journal of international law* 92(3) July 1998:398-413.
Includes bibliographical references.
- Pérez, Antonio F. WTO and UN law: institutional comity in national security. *The Yale journal of international law* 23(2) summer 1998:301-381.
Includes bibliographical references.
- Petersmann, Ernst-Ulrich. *The GATT/WTO dispute settlement system: international law, international organizations and dispute settlement* (London; Boston: Kluwer Law International, 1997). 344 p.
Includes index.
- Schoenbaum, Thomas J. WTO dispute settlement: praise and suggestions for reform. *International and comparative law quarterly* 47(3) July 1998: 647-658.
Includes bibliographical references.
- Stewart, Terence P., and Mara M. Burr. The WTO's first two and a half years of dispute resolution. *The North Carolina journal of international law and commercial regulation* 23(3) summer 1998:481-644.
Includes bibliographical references.
- Symposium on the first three years of the WTO dispute settlement system. *The International lawyer* 32(3) fall 1998:609-958.
Series of articles. Includes bibliographical references.
- Walker, Vern R. Keeping the WTO from becoming the "World Trans-science Organization": scientific uncertainty, science policy, and factfinding in the Growth Hormones Dispute. *Cornell international law journal* 31(2) 1998:251-320.
Includes bibliographical references.
- Wiers, Jochem. The WTO's rules of conduct for dispute settlement. *Leiden journal of international law* 11(2) 1998:265-274.
Includes bibliographical references.
- World Trade Organization dispute settlement decisions: Bernan's annotated reporter* (Lanham, Md.: Bernan Press, 1998-).
Cumulative index, v. 1-10.
- WTO dispute settlement: three years in review. *Proceedings (American Society of International Law, Meeting)*, 92nd (1998):75-91.
Includes bibliographical references.