

*Extrait de :*

# NATIONS UNIES ANNUAIRE JURIDIQUE

2003

Quatrième partie. Bibliographie



Copyright (c) Nations Unies

des modes de règlements appropriés pour les différends en matière de contrat ou autres différends au sens de l'article 33 de l'Accord de siège — La Convention de Vienne sur les relations diplomatiques de 1961 — La Convention sur les privilèges et immunités des Nations Unies de 1946 — L'Accord de siège conclu entre le Gouvernement canadien et l'OACI — Les notions d'immunité absolue et d'immunité fonctionnelle.....	635
--	-----

**Quatrième partie. 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.....	659
2. Ouvrages concernant des questions particulières.....	660

B. — Organisation des Nations Unies

1. Ouvrages généraux.....	666
2. Ouvrages concernant certains organes .....	667
Assemblée générale.....	667
Cour internationale de Justice .....	667
Secrétariat.....	670
Conseil de sécurité .....	670
Forces des Nations Unies .....	673
3. Ouvrages concernant des questions ou activités particulières.....	673
Droit aérien et droit de l'espace .....	673
Sécurité collective.....	674
Arbitrage commercial.....	675
Relations consulaires.....	675
Relations diplomatiques .....	676
Désarmement.....	676
Questions relatives à l'environnement .....	677
Financement .....	680
Relations amicales et coopération entre États .....	680
Droits de l'homme.....	680
Droit administratif international .....	684
Droit pénal international.....	684
Droit économique international.....	694
Terrorisme international .....	694

Droit commercial international .....	696
Voies d'eau internationales .....	697
Intervention .....	697
Compétence .....	698
Droit de la mer.....	698
Droit des traités .....	700
Droit de la guerre .....	700
Maintien de la paix.....	702
Admission et représentation.....	704
Namibie .....	704
Ressources naturelles .....	704
Organisations non gouvernementales .....	705
Règlement pacifique des différends .....	706
Questions politiques et de sécurité .....	706
Développement progressif et codification du droit international (en général) .....	707
Réfugiés .....	707
Droit d'asile .....	707
Primauté du droit .....	708
Légitime défense.....	708
Libre détermination .....	709
Responsabilité des États.....	709
Souveraineté des États .....	711
Succession d'États.....	711
Coopération technique.....	711
Commerce et développement.....	711
Tutelle.....	712
Emploi de la force.....	712
 C. — ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'ORGANISATION DES NATIONS UNIES	
Accord général pour les tarifs douaniers et le commerce.....	714
Organisation de l'aviation civile internationale.....	715
Organisation internationale du Travail .....	715
Organisation maritime internationale.....	716
Fonds monétaire international.....	716

Organisation des Nations Unies pour l'éducation, la science et la culture .....	717
Organisation des Nations Unies pour le développement industriel..	717
Banque mondiale.....	717
Centre international pour le règlement des différends liés aux investissements .....	717
Organisation mondiale de la Santé .....	718
Organisation météorologique mondiale .....	718
Organisation mondiale du commerce.....	718

**Quatrième partie**

**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*

Bederman, David J. *The spirit of international law* (Athens, Ga: University of Georgia Press, 2002), xvi, 274 p. Bibliography, p. 227-256.

Includes bibliographical references.

Benda-Beckmann, Keebet von. Globalisation and legal pluralism. *International law Forum du droit international* 4(1), February 2002, 19-25.

Bernhardt, Rudolf. « Verfassungen » und « Verfassungs-gerichtsbarkeit » internationaler Organisationen. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 281-290.

Includes bibliographical references.

Diehl, Paul F., Charlotte Ku, and Daniel Zamora. The dynamics of international law: the interaction of normative and operating systems. *International organization* 57(1) winter 2003: 43-75. Bibliography, p. 73-75.

Includes bibliographical references.

Fox, James R. *Dictionary of international and comparative law*. 3<sup>rd</sup> ed. (Dobbs Ferry, New York, Oceana Publications, 2003), 369 p.

Gardiner, Richard K. *International law* (Harlow, England; New York, Pearson Education Ltd, Longman, 2003), xlii, 517 p.

Includes bibliographical references and index.

Gonzales Campos, Julio D. *Curso de derecho internacional público*. 3<sup>rd</sup> ed., rev. (Madrid, Civitas, 2003), 1035 p.

Includes bibliographical references.

*Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), xxviii, 1032 p.

Includes bibliographical references and index.

« The New York University-University of Virginia Conference on exploring the limits of international law ». *Virginia journal of international law* 44(1), fall 2003, 1-340.

Includes bibliographical references.

Noortmann, Math. Globalisation, global governance and non-state actors: researching beyond the state. *International law Forum du droit international* 4(1), February 2002, 36-40.

Includes bibliographical references.

*Rethinking international organizations: pathology and promise*. Edited by Dennis Dijkzeul and Yves Beigbeder (New York, Berghahn Books, 2003), xiv, 350 p.

Includes bibliographical references and index.

Slomanson, William R. *Fundamental perspectives on international law*. 4<sup>th</sup> ed. (London; Belmont, California, Wadsworth, 2003), xix, 640 p.

Includes bibliographical references and index.

## 2. *Ouvrages concernant des questions particulières*

- Amerasinghe, C. F. Dispute settlement by international organizations. *Indian journal of international law* 43(3), July-September 2003, 409-444.  
Includes bibliographical references.
- Anghie, Antony and B. S. Chimni. Third World approaches to international law and individual responsibility in internal conflicts. *Chinese journal of international law* 2(1), 2003, 77-103.  
Includes bibliographical references.
- Armstead, J. Holmes. Order, stability and political reality. In: *Secession and international law: conflict avoidance: regional appraisals*. Edited by Julie Dahlitz (New York; Geneva, UN; The Hague, T. M. C. Asser Press, 2003), p. 39-46.  
Includes bibliographical references.
- Banifatemi, Y. La lutte contre le financement du terrorisme international. *Annuaire français de droit international*, vol. XLVIII (2002), 103-128.  
Includes bibliographical references.
- Boswell, Nancy. The impact of international law on domestic governance. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 133-137.  
Includes bibliographical references.
- Brownlie, Ian. *Principles of public international law*. 6<sup>th</sup> ed. (Oxford; New York, Oxford University Press, 2003), xlii, 742 p.  
Includes bibliographical references and index.
- Buchanan, Allen. Reforming the international law of humanitarian intervention. In: *Humanitarian intervention: ethical, legal, and political dilemmas*. Edited by J. L. Holzgrefe and Robert O. Keohane (New York, Cambridge University Press, 2003), p. 130-173.  
Includes bibliographical references.
- Byers, Michael and Simon Chesterman. Changing the rules about rules? Unilateral humanitarian intervention and the future of international law. In: *Humanitarian intervention: ethical, legal, and political dilemmas*. Edited by J. L. Holzgrefe and Robert O. Keohane (New York, Cambridge University Press, 2003), p. 177-203.  
Includes bibliographical references.
- Caplan, Lee M. State immunity, human rights, and *Jus Cogens*: a critique of the normative hierarchy theory. *American journal of international law* 97(4), October 2003, 741-781.  
Includes bibliographical references.
- Castellino, Joshua and Steve Allen; with special contribution on indigenous peoples from Jérémie Gilbert. *Title to territory in international law: a temporal analysis* (Aldershot, Hants, England, Burlington, VT, USA, Ashgate, 2003), xvi, 265 p. Bibliography, p. 239-256.  
Includes bibliographical references and index.
- DiMento, Joseph F. *The global environment and international law* (Austin, Texas, University of Texas Press, 2003), xiv, 248 p. Bibliography, p. 201-236.  
Includes bibliographical references and index.



- Dugard, John. A legal basis for secession: relevant principles and rules. In: *Secession and international law: conflict avoidance: regional appraisals*. Edited by Julie Dahlitz (New York; Geneva, UN; The Hague, T. M. C. Asser Press, 2003), p. 89-96.  
Includes bibliographical references.
- Dupuy, P.-M. L'unité de l'ordre juridique international. Cours général de droit international public (2000), *Recueil des cours* (Hague Academy of International Law), vol. 297 (2002), 9-490.  
Includes bibliographical references.
- Eckstein, Gabriel and Yoram Eckstein. A hydrogeological approach to transboundary ground water resources and international law. *American University international law review* 19(2), 2003, 201-258.  
Includes bibliographical references.
- Estreicher, Samuel. Rethinking the binding effect of customary international law. *Virginia journal of international law* 44(1), fall 2003, 5-17.  
Includes bibliographical references.
- Farer, Tom J. The prospect for international law and order in the wake of Iraq. *American journal of international law* 97(3), July 2003, 621-628.  
Includes bibliographical references.
- Francioni, Francesco and Federico Lenzerini. The destruction of the Buddhas of Bamiyan and international law. *European journal of international law* 14(4), 2003, 619-651.  
Includes bibliographical references.
- Franck, Thomas M. Interpretation and change in the law of humanitarian intervention. In: *Humanitarian intervention: ethical, legal, and political dilemmas*. Edited by J. L. Holzgrefe and Robert O. Keohane (New York, Cambridge University Press, 2003), p. 204-231.  
Includes bibliographical references
- French, Duncan Adrian. The interaction of community and international law: similar, but different, or just different? *Finnish yearbook of international law*, vol. XII (2001): 331-353. Includes bibliographical references.
- Frowein, Jochen Abraham [et al.], *Verhandeln für den Frieden = Negotiating for peace : Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), xiii, 866 p.  
Includes bibliographical references.
- Gamble, John King, Emily A. Allen and Nicole L. Dirling. International law and globalization: allies, antagonists, or irrelevance? *Syracuse journal of international law and commerce* 30(1), winter 2003, 1-21.  
Includes bibliographical references.
- Gardner, Richard N. Neither Bush nor the « Jurisprudes ». *American journal of international law* 97(3), July 2003, 585-590.  
Includes bibliographical references.
- Gunn, T. Jeremy. The complexity of religion and the definition of « religion » in international law. *Harvard human rights journal*, vol. 16, spring 2003, 189-215.  
Includes bibliographical references.

- Hafner, Gerhard, Accountability of international organizations. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 236-240.  
Includes bibliographical references.
- Hazard, Geoffrey C. Judicial redress for historical crimes: procedure. *International law Forum du droit international* 5(1) February 2003, 36-46.  
Includes bibliographical references.
- Hokema, Grit. *Immunität von Staatsoberhäuptern* (Frankfurt am Main: Lang, 2002), 298 p.  
Bibliography, p. 275-298.  
Includes bibliographical references.
- Holder, William E. International organizations: accountability and responsibility. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 231-236.  
Includes bibliographical references.
- International dispute settlement*. Edited by Mary Ellen O'Connell (Aldershot, Hants, England; Burlington, Vermont, Ashgate/Darmouth, 2003), xxx, 521 p.  
Includes bibliographical references and name index.
- International law and indigenous peoples*. Edited by S. James Anaya (Aldershot, Ashgate, 2003), xxi, 483 p.  
Includes bibliographical references and index.
- Jennings, R. The work of the international bar. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 443-466.  
Includes bibliographical references.
- Joyner, Daniel H. Bridging the gap between international law and foreign policymaking. *Denver journal of international law and policy* 31(3), summer 2003, 437-459.  
Includes bibliographical references.
- King, Faiza Patel and Olivia Swaak-Goldman. The applicability of international humanitarian law to the « War against terrorism ». *Hague yearbook of international law/Annuaire de La Haye de droit international*, vol. 15 (2002), 39-49.  
Includes bibliographical references.
- Koch, Charles H. Envisioning a global legal culture. *Michigan journal of international law* 25(1), fall 2003, 1-76.  
Includes bibliographical references.
- Kolb, Robert. Théorie du *ius cogens* international. *Revue belge de droit international* XXXVI(1) 2003, 5-55.  
Includes bibliographical references.
- Kovacs, Peter. Developments and limits in international jurisprudence. *Denver journal of international law and policy* 31(3) summer 2003, 461-489.  
Includes bibliographical references.
- Kumm, Mattias. International law in national courts: the international rule of law and the limits of the internationalist model. *Virginia journal of international law* 44(1), fall 2003, 19-32.  
Includes bibliographical references.

- Lagrange, Evelyne. *La représentation institutionnelle dans l'ordre international : une contribution à la théorie de la personnalité morale des organisations internationales* (The Hague; London; New York, Kluwer Law International, 2002), xiii, 608 p. Bibliography, p. 555-599.  
Includes bibliographical references.
- Langille, Benjamin. It's « Instant custom »: how the Bush doctrine became law after the terrorist attacks of September 11, 2001. *Boston College international and comparative law review* XXVI(1), winter 2003, 145-156.  
Includes bibliographical references.
- May, R. and M. Wierda. Is there a hierarchy of crimes in international law? In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 511-532.  
Includes bibliographical references.
- Mendes, Errol and Ozay Mehmet. *Global governance, economy and law: waiting for justice*. (London; New York, Routledge, 2003), xii, 260 p. Bibliography, p. 244-249.  
Includes bibliographical references and index.
- Miller, Russell, A. Self-determination in international law and the demise of democracy? *Columbia journal of transnational law* 41(3) 2003, 601-648.  
Includes bibliographical references.
- Müllerson, Rein. Sovereignty and secession: then and now, here and there. In: *Secession and international law: conflict avoidance: regional appraisals*. Edited by Julie Dahlitz (New York; Geneva, UN; The Hague, T. M. C. Asser Press, 2003), p. 125-164.  
Includes bibliographical references.
- Murphy, Sean D. Contemporary practice of the United States relating to international law. *American journal of international law* 97(1), January 2003, 179-208.  
Includes bibliographical references.
- \_\_\_\_\_. Contemporary practice of the United States relating to international law. *American journal of international law* 97(2), April 2003, 419-445.  
Includes bibliographical references.
- \_\_\_\_\_. Contemporary practice of the United States relating to international law. *American journal of international law* 97(3), July 2003, 681-711.  
Includes bibliographical references.
- \_\_\_\_\_. Contemporary practice of the United States relating to international law. *American journal of international law* 97(4), October 2003, 962-991.  
Includes bibliographical references.
- Nieto-Navia, R. International peremptory norms (*Jus Cogens*) and international humanitarian law. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 595-640.  
Includes bibliographical references.

Nnamdi Opara, Victor. Sovereign and diplomatic immunity as customary international law: beyond R. v. Bow Street Metropolitan stipendiary magistrate and others. *Ex parte Pinochet Ugarte. Wisconsin international law journal* 21(2), spring 2003, 255-197.

Orakhelashvili, Alexander. State immunity and international public order. *German year-book of international law*, vol. 45 (2002), 227-267.

Includes bibliographical references.

\_\_\_\_\_. The concept of international judicial jurisdiction: a reappraisal. *The law and practice of international courts and tribunals* 2(3) 2003, p. 501-550.

Includes bibliographical references.

*Order and justice in international relations*. Edited by Rosemary Foot, John Lewis Gaddis and Andrew Hurrell (New York, Oxford University Press, 2003), xiv, 313 p.

Includes bibliographical references and index.

Orrego Vicuña, Francisco. Regulatory authority and legitimate expectations: balancing the rights of the state and the individual under international law in a global society. *International law Forum du droit international* 5(3), August 2003, 188-197.

Includes bibliographical references.

Overy, Richard. The Nuremberg trials: international law in the making. In: *From Nuremberg to The Hague, the future of international criminal justice*. Edited by Philippe Sands (Cambridge, England; New York, Cambridge University Press, 2003), p. 1-29.

Includes bibliographical references.

Parisi, Francesco and Nita Ghei. The role of reciprocity in international law. *Cornell international law journal* 36(1), spring 2003, 93-123.

Includes bibliographical references.

Paust, Jordan. *International law as law of the United States*. 2<sup>nd</sup> ed. (Durham, N.C., Carolina Academic Press, 2003), xi, 532 p.

Includes bibliographical references and index.

Rajagopal, Balakrishnan. International law and social movements: challenges of theorizing resistance. *Columbia journal of transnational law* 41(2) 2003, 397-433.

Includes bibliographical references.

Ramón Chornet, Consuelo. El Derecho internacional ante las reivindicaciones de las minorías lingüísticas. Algunas aportaciones recientes. *Anuario de derecho internacional*, vol. XIX (2003), 409-417.

Includes bibliographical references.

Rona, Gabor. Interesting times for international humanitarian law: challenges from the « War on terror ». *Fletcher forum of world affairs* 27(2), summer/fall 2003, 55-74.

Includes bibliographical references.

Roucounas, E. Facteurs privés et droit international public. *Recueil des cours* (Hague Academy of International Law), vol. 299 (2002), 9-420.

Includes bibliographical references.

- Schermers, Henry G. and Niels M. Blokker. *International institutional law: unity within diversity*. 4<sup>th</sup> rev. ed. (Leiden, Netherlands; Boston, Mass., M. Nijhoff, 2003) xxxiv, 1302p. Bibliography, p. 1215-1246.  
Includes bibliographical references and index.
- Secession and international law: conflict avoidance: regional appraisals*. Edited by Julie Dahlitz (New York; Geneva, UN; The Hague, T. M. C. Asser Press, 2003), vii, 283 p.  
Includes bibliographical references.
- Shany, Yuval. *The competing jurisdictions of international courts and tribunals* (Oxford; New York, Oxford University Press, 2003), lxix, 348 p. Bibliography, p. 314-329.  
Includes bibliographical references and index.
- Shaw, Malcolm N. The role of recognition and non-recognition with respect to secession: notes on some relevant issues. In: *Secession and international law: conflict avoidance: regional appraisals*. Edited by Julie Dahlitz (New York; Geneva, UN; The Hague, T. M. C. Asser Press, 2003), p. 243-257.  
Includes bibliographical references.
- Slaughter, Anne-Marie. An American vision of international law? *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 125-129.  
Includes bibliographical references.
- Starr, Sonja and Lea Brilmayer. Family separation as a violation of international law. *Berkeley journal of international law* 21(2), 2003, 213-287.  
Includes bibliographical references.
- « Symposium: the European tradition in international law: Alf Ross ». *European journal of international law* 14(4), 2003, 653-841.  
Includes bibliographical references.
- Taft, William H. and Todd F. Buchwald. Preemption, Iraq, and international law. *American journal of international law* 97(3), July 2003, 557-563.  
Includes bibliographical references.
- Tangemann, Christoph. *Die völkerrechtliche Immunität von Staatsoberhäuptern: Grundlagen und Grenzen* (Berlin, Duncker and Humblot, 2002), 273 p. Bibliography, p. 249-268.  
Includes bibliographical references and index.
- Thirlway, H. Concepts, principles, rules and analogies: international and municipal legal reasoning. *Recueil des cours* (Hague Academy of International Law), vol. 294 (2002), 265-406.  
Includes bibliographical references.
- Udombana, Nsongurua J. Interim measures: a comparative study of selected international judicial institutions. *Indian journal of international law* 43(3), July-September 2003, 479-532.  
Includes bibliographical references.
- Von Mehren, A. T. Theory and practice of adjudicatory authority in private international law: a comparative study of the doctrine, policies and practices of Command-and-Ci-

vil-Law systems, general course on private international law (1966), *Recueil des cours* (Hague Academy of International Law), vol. 295 (2002), 9-432.

Includes bibliographical references.

Weisburd, A. Mark. American judges and international law. *Vanderbilt journal of transnational law* 36(5), November 2003, 1475-1531.

Includes bibliographical references.

Wellens, Karel. Accountability of international organizations: some salient features. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 241-245.

Includes bibliographical references.

Xue, Hanqin. *Transboundary damage in international law* (Cambridge, New York, Cambridge University Press, 2003), xxx, 368 p. Bibliography, p. 333-355.

Includes bibliographical references and index.

Yasuaki, Onuma. International law in and with international politics: the functions of international law in international society. *European journal of international law* 14(1), 2003, 105-139.

Includes bibliographical references.

Yoo, John. International law and the war in Iraq. *American journal of international law* 97(3), July 2003, 563-576.

Includes bibliographical references.

Zegveld, Liesbeth. *Accountability of armed opposition groups in international law* (Cambridge (England); New York, Cambridge University Press, 2002) xxviii, 260 p. Bibliography, p. 231-241.

Includes bibliographical references and index.

## B. — ORGANISATION DES NATIONS UNIES

### 1. *Ouvrages généraux*

Franck, Thomas M. Is the U.N. Charter a constitution? In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 95-106.

Includes bibliographical references.

Landauer, Carl. Antinomies of the United Nations: Hans Kelsen and Alf Ross on the Charter. *European journal of international law* 14(4), 2003, 767-799.

Includes bibliographical references.

Oellers-Frahm, Karin. Souveräne Gleichheit der Staaten in der internationalen gerichtlichen Streitbeilegung? In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 169-191.

Includes bibliographical references.

Osmanczyk, Edmund Jan. *The Encyclopedia of the United Nations and international agreements*. 3<sup>rd</sup> ed. Edited by Anthony Mango (New York, Routledge, 2003), 4 v. Includes index (v.4),

*Praxishandbuch UNO: die Vereinten Nationen im Lichte globaler Herausforderungen*. Edited by Sabine Von Schorlemer. (Berlin, New York, Springer, 2003), xxxiv, 774 p. Essays in honor of Peter J. Opitz. Includes 6 contributions in English.

Includes bibliographic references and index.

Ratynski Andersen, Maureen. Where to begin... When you don't know how to start: tips for researching UN legal materials. *International journal of legal information* 31(2), summer 2003, 264-277.

Seara Vázquez, Modesto. *A new Charter for the United Nations* (Huajuapán de León, México, Universidad Tecnológica de la Mixteca, 2003), 357 p. Bibliography, p. 353-357.

Includes bibliographical references.

Tavernier, P. L'année des Nations Unies (24 décembre 2001-20 décembre 2002), *Annuaire français de droit international*, vol. XLVIII (2002), 531-552.

Includes bibliographical references.

Thakur, Ramesh. Reforming the United Nations: changing with and for the times. *International peacekeeping* 10(4), winter 2003, 40-61.

Includes bibliographical references.

White, Nigel D. *The United Nations System: toward international justice* (Boulder, Colorado: Lynne Rienner Publishers, 2002), xi, 335 p. Bibliography, p. 309-326.

Includes bibliographical references and index.

## 2. *Ouvrages concernant certains organes*

### **Assemblée générale**

Dauchy, J. Travaux de la Sixième Commission de l'Assemblée générale (cinquante-septième session), *Annuaire français de droit international*, vol. XLVIII (2002), 566-578.

Includes bibliographical references.

Hirsch Ballin, Ernst M. H. The initial phase of the International Criminal Court and the responsibilities of the Host State. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 260-264.

Includes bibliographical references.

### **Cour internationale de Justice**

Abad Castelos, Montserrat. El tribunal internacional de justicia y la protección cautelar de los derechos de los estados (Madrid, Spain, Universidad de Coruña, Facultad de

Dereito, Area de Dereito Internacional Público, Dykinson, 2002), 237 p. Bibliography, p. 225-237.

Includes bibliographical references.

Amr, Mohamed Sameh M. *The role of the International Court of Justice as the principal judicial organ of the United Nations* (The Hague; New York, Kluwer Law International, 2003), xxiii, 447 p. Revision of thesis (doctoral), University of London, 1997.

Includes bibliographical references and index.

Arangio-Ruiz, G. The ICJ Statute, the Charter and forms of legality review of Security Council decisions. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 41-64.

Includes bibliographical references.

Azar, Aïda. *L'exécution des décisions de la Cour internationale de Justice; avant-propos de Gilbert Guillaume; préface de Eric Canal-Forgues*. (Bruxelles, Éditions Bruylant, Éditions de l'Université de Bruxelles, 2003), xx, 329 p. Bibliography, p. 303-314.

Includes bibliographical references and index.

Brownlie, Ian. Politics and law in international adjudication. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 282-286.

Includes bibliographical references.

Coleman, Andrew. The International Court of Justice and highly political matters. *Melbourne journal of international law* 4(1), July 2003, 29-75. Includes bibliographical references.

Cot, Jean-Pierre. The balance of law and politics. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 286-289.

Includes bibliographical references.

Crook, John R. The 2002 judicial activity of the International Court of Justice. *American journal of international law* 97(2), April 2003, 352-364.

Includes bibliographical references.

Currie, John H. The continuing contributions of Ronald St. J. Macdonald to UN Charter and peace and security issues. *The Canadian yearbook of international law*, vol. XL (2002), 265-286. Summaries in French and English.

Includes bibliographical references.

d'Argent, P. Des frontières et des peuples : l'affaire de la *Frontière terrestre et maritime entre le Cameroun et le Nigéria*, arrêt sur le fond. *Annuaire français de droit international*, vol. XLVIII (2002), 281-321.

Includes bibliographical references.

De Smet, Simon. The immunity of heads of states in US courts after the decision of the International Court of Justice. *Nordic journal of international law* 72(3), 2003, 313-339.

Includes bibliographical references.

Guillaume, Gilbert. *La Cour internationale de Justice à l'aube du XXI<sup>e</sup> siècle : le regard d'un juge* (Paris, Pedone, 2003), [xix], 331 p. Bibliography, [xi-xix].

Includes bibliographical references.



Herczegh, G. Les exceptions préliminaires à la lumière de la jurisprudence de la Cour internationale de Justice (1994-2000), In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 399-421.

Includes bibliographical references.

Higgins, Rosalyn. The ICJ, the ECJ and the integrity of international law. *International and comparative law quarterly* 52(1), January 2003, 1-20.

Includes bibliographical references.

Jennings, Robert. Jurisdiction and immunity in the ICJ decision in the Yerodia case. *International law Forum du droit international* 4(3), August 2002, 99-103.

Includes bibliographical references.

Kerbrat, Y. De quelques aspects des procédures incidentes devant la Cour internationale de Justice : les ordonnances des 29 novembre 2001 et 10 juillet 2002 dans les affaires des *Activités armées sur le territoire du Congo*. *Annuaire français de droit international*, vol. XLVIII (2002), 343-361.

Includes bibliographical references.

Lagrange, Evelyne. Libres propos sur la juridiction internationale permanente. Autour de l'ordonnance rendue par la Cour internationale de Justice le 10 juillet 2002. *Revue générale de droit international public* 107(1), 2003, p. 89-108.

Includes bibliographical references.

Perrin, D. Titre conventionnel et effectivités : l'Affaire de la *souveraineté sur Pulau Ligitan et Pulau Sipadan* (Indonésie c. Malaisie), *Annuaire français de droit international*, vol. XLVIII (2002), 322-342.

Includes bibliographical references.

Al-Qahtani, Mutlaq. The status of would-be intervening states before the International Court of Justice and the application of *Res Judicata*. *The law and practice of international courts and tribunals* 2(2), August 2003, 269-294.

Includes bibliographical references.

Robinson, Davis R. The role of politics in the election and the work of judges of the International Court of Justice. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 277-282.

Includes bibliographical references.

Rosenne, Shabtai. The International Court of Justice: the new form of the operative clause of an order indicating provisional measures. *The law and practice of international courts and tribunals* 2(2), August 2003, 201-203.

Includes bibliographical references.

Rosenne's *The World Court: what it is and how it works*. (By Shabtai Rosenne), 6<sup>th</sup> rev. ed. Edited, revised and updated by Terry D. Gill; with the assistance of Harm Dotinga, Erik Jaap Molenaar and Alex Oude Elferink (Leiden, The Netherlands; Boston, Massachusetts, Martinus Nijhoff Publishers, 2003), xviii, 332 p.

Includes bibliographical references and indexes.

Santulli, C. Observations sur les exceptions de recevabilité dans l'affaire du *Mandat d'arrêt du 11 avril 2000* (République démocratique du Congo c. Belgique), *Annuaire français de droit international*, vol. XLVIII (2002), 257-280.

Includes bibliographical references.

Schreuer, Christoph and Stephan Wittich. Immunity v. accountability: the ICJ's judgment in the Yerodia case. *International law Forum du droit international* 4(3), August 2002, 117-120.

Includes bibliographical references.

Spiermann, Ole. A permanent court of international justice. *Nordic journal of international law* 72(3) 2003, 399-418.

Includes bibliographical references.

\_\_\_\_\_. Who attempts too much does nothing well: the 1920 Advisory Committee of Jurists and the Statute of the Permanent Court of International Justice. *The British year book of international law*, vol. 73 (2002), 187-260.

Includes bibliographical references.

Stern, Brigitte. Les dits et les non-dits de la Cour internationale de Justice dans l'affaire RDC contre Belgique. *International law Forum du droit international* 4(3), August 2002, 104-116.

Includes bibliographical references.

Tanaka, Yoshifumi. Reflections on maritime delimitation in the *Qatar/Bahrain Case*. *International and comparative law quarterly* 52(1), January 2003, 53-80.

Includes bibliographical references.

Treves, Tullio. The political use of unilateral applications and provisional measures proceedings. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 463-481.

Includes bibliographical references.

### **Secrétariat**

Krasno, Jean. The group of friends of the Secretary-General: a useful leveraging tool. In: *Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C.F. Daniel (Westport, Connecticut, Praeger, 2003), p. 171-200.

Includes bibliographical references.

*The papers of United Nations Secretary-General Boutros-Boutros-Ghali*. Selected and edited by Charles Hill (New Heaven, Connecticut, Yale University Press, 2003), 3 v.

Includes indexes.

### **Conseil de sécurité**

Amorim, Celso. Effectiveness and legitimacy of the United Nations Security Council: A tribute to Tono Eitel. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 5-18.

Includes bibliographical references.

- Arangio-Ruiz, G. The ICJ Statute, the Charter and forms of legality review of Security Council decisions. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 41-64.  
Includes bibliographical references.
- Aust, A. The Security Council and international criminal law. *Netherlands yearbook of international law*, vol. XXXIII (2002), 23-46.  
Includes bibliographical references.
- Bolani, Maria-Lydia. Security Council sanctions on non-state entities and individuals. *Revue hellénique de droit international* 56(2), 2003, 401-439.  
Includes bibliographical references.
- Cameron, Iain. UN targeted sanctions, legal safeguards and the European Convention on human rights. *Nordic journal of international law* 72(2), 2003, 159-214.  
Includes bibliographical references.
- Currie, John H. The continuing contributions of Ronald St. J. Macdonald to UN Charter and peace and security issues. *The Canadian yearbook of international law*, vol. XL (2002), 265-285. Summaries in French and English.  
Includes bibliographical references.
- Davidsson, Elias. The U.N. Security Council's obligations of good faith. *Florida journal of international law* 15(4), summer 2003, 541-573.
- De Wet, Erika and André Nollkaemper. Review of Security Council decisions by national courts. *German yearbook of international law*, vol. 45 (2002), 166-202.  
Includes bibliographical references.
- Dejammet, Alain. Ambiguities of UNSC 1441: constructive and not. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 19-22.
- Frowein, Jochen Abraham. Issues of legitimacy around the United Nations Security Council. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 121-139.  
Includes bibliographical references.
- Glennon, Michael J. The UN Security Council in a unipolar world. *Virginia Journal of international law* 44(1), fall 2003, 91-112.  
Includes bibliographical references.
- \_\_\_\_\_. Why the Security Council failed. *Foreign affairs* 82(3), May/June 2003, 16-35.
- Grant, Thomas D. The Security Council and Iraq: an incremental practice. *American journal of international law* 97(4), October 2003, 823-842.  
Includes bibliographical references.
- Gutiérrez Espada, Cesáreo. La « contaminación » de Naciones Unidas o las resoluciones 1483 y 1511 (2003) del Consejo de Seguridad. *Anuario de derecho internacional*, vol. XIX (2003), 71-88.  
Includes bibliographical references.

Heiskanen, V. The United Nations Compensation Commission. *Recueil des cours* (Hague Academy of International Law), vol. 296 (2002), 255-398.

Includes bibliographical references.

Johnstone, Ian. Security Council deliberations: the power of the better argument. *European journal of international law* 14(3) 2003, 437-480.

Includes bibliographical references.

Lysen, Göran. Targeted UN sanctions: application of legal sources and procedural matters. *Nordic journal of international law* 72(2) 2003, 291-304.

Includes bibliographical references.

Orakhelashvili, Alexander. The post-war settlement in Iraq: the UN Security Council Resolution 1483(2003) and general international law. *Journal of conflict and security law* 8(2), October 2003, p. 307-314.

Includes bibliographical references.

Wagner, M. Die wirtschaftlichen Maßnahmen des Sicherheitsrates nach dem 11. September 2001 im völkerrechtlichen Kontext — Von Wirtschaftssanktionen zur Wirtschaftsgesetzgebung? *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 63(4) 2003, 879-920. Summary in English.

Includes bibliographical references.

Wellens, Karel. The UN Security Council and new threats to the peace: back to the future. *Journal of conflict and security law* 8(1), April 2003, p. 15-70.

Includes bibliographical references.

Winkelmann, Ingo. Das Postulat einer stärkeren Beteiligung des Südens am Sicherheitsrat der Vereinten Nationen. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 229-252.

Includes bibliographical references.

Wooldridge, Fred and Olufemi Elias. Humanitarian considerations in the work of the United Nations Compensation Commission. *International review of the Red Cross/Revue internationale de la Croix-Rouge* 85(851), September 2003, 555-581. Summary in French.

Includes bibliographical references.

Zambelli, Mirko. *La constatation des situations de l'Article 39 de la Charte des Nations Unies par le Conseil de sécurité : le champ d'application des pouvoirs prévus au Chapitre VII de la Charte des Nations Unies* (Genève, Helbing and Lichtenhahn, 2002), xviii, 517 p. Bibliography, p. 447-508.

Includes bibliographical references.

Zappalà, S. Are some peacekeepers better than others? UN Security Council Resolution 1497(2003) and the ICC. *Journal of international criminal justice* 1(3), December 2003, 671-678.

Includes bibliographical references.

Zimmermann, Andreas. « Acting under Chapter VII (...) » — Resolution 1422 and possible limits of the powers of the Security Council. In: *Verhandeln für den Frieden =*

*Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 253-278.

Includes bibliographical references.

### Forces des Nations Unies

Frostad, Magne. Good guys wearing cuffs — The detention of peacekeepers. *German year-book of international law*, vol. 45 (2002), 291-330.

Includes bibliographical references.

### 3. Ouvrages concernant des questions ou activités particulières

#### Droit aérien et droit de l'espace

Abeyratne, R. I. R. The application of intellectual property rights to outer space activities. *Journal of space law* 29(1/2) 2003, 1-20.

Includes bibliographical references.

Barnet, Todd. Legal fictions in the five United Nations space treaties stifle commerce and encourage a dangerous and chaotic space environment. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 257-280.

Includes bibliographical references.

Batra, J. C. *International air law : including Warsaw Convention 1929 and Montreal Convention 1999* (New Delhi: Reliance Pub. House, 2003), xiv, 188 p. Bibliography, p. 167-184.

Includes bibliographical references and index.

Hazan, Neil. The UNIDROIT preliminary draft protocol on matters specific to space assets. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 219-255.

Includes bibliographical references.

Hörstke, Stefanie. Air carrier ownership and control revisited at the fifth worldwide ICAO air transport conference. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 19-56.

Includes bibliographical references.

Kreymborg, Dorothy. Developments relevant to international air transport in the World Trade Organization (WTO): analysis of the first review of the GATS Annex. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 471-498.

Includes bibliographical references.

Lee, Ricky J. The *jus ad bellum in spatialis*: the exact content and practical implications of the law on the use of force in outer space. *Journal of space law* 29(1/2), 2003, 93-119.

Includes bibliographical references.

Leloudas, Georgious and Louis Haeck. Legal aspects of aviation risk management. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 149-169.

Includes bibliographical references.

- Palmer, Geoffrey. The difficulties of third-party adjudication for political people. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 289-293.  
Includes bibliographical references.
- Petras, Christopher. The debate over the weaponization of space: a military — legal conspectus. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 171-217.  
Includes bibliographical references.
- Pradhan, Devendra. The fifth jurisdiction under the Montreal Liability Convention: wandering American or wandering everybody? *The journal of air law and commerce* 68(4), fall 2003, 717-730.  
Includes bibliographical references.
- Rodrigues, Natericia. Report on the work of the United Nations Committee on the peaceful uses of outer space and its subcommittees. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 421-444.  
Includes bibliographical references.
- Saba, John. Worldwide safe flight: will the international financial facility for aviation safety help it happen? *The journal of air law and commerce* 68(3), summer 2003, 537-581.  
Includes bibliographical references.
- Schrogl, Kai-Uwe. Weltorganisation und Weltraum: Neue Ansätze für internationale Zusammenarbeit, Rahmgestaltung und Nutzung durch das UN-System. *Vereinte Nationen* 51(1), Februar 2003, 1-5.  
Includes bibliographical references.
- Schubert, Francis. The financing of cross border air traffic services: a legal perspective. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 121-148.  
Includes bibliographical references.
- Zylicz, Marek. Realizacja idei « otwartego nieba » w prawie lotniczym. *Panstwo i pravo* 58(5) maj 2003, 3-17.  
Includes bibliographical references.

### **Sécurité collective**

- Cowling, Michael. The Iraqi war and collective security. *South African yearbook of international law*, vol. 28 (2003), 225-238.  
Includes bibliographical references.
- From promise to practice: strengthening UN capacities for the prevention of violent conflict. Edited by Chandra Lekha Sriram and Karin Wermester (Boulder, Colorado: Lynne Rienner Publishers, 2003), xii, 429 p. Bibliography, p. 393-403.  
Includes bibliographical references and index.
- Popiuk-Rysińska, Irena. International antitrust and the WTO: The lesson from intellectual property. *Virginia journal of international law* 43(4) summer 2003, 933-957.  
Includes bibliographical references.

\_\_\_\_\_. Regionalism and the United Nations' collective security system after the Cold War. *Polish quarterly of international affairs* 12(1), winter 2003, 81-106.  
Includes bibliographical references.

Stahn, Carsten. Enforcement of the collective will after Iraq. *American journal of international law* 97(4), October 2003, 804-823.  
Includes bibliographical references.

White, Nigel D. *Collective security law* (Aldershot, England; Brookfield, Vt.: Ashgate/Dartmouth, 2003), xxv, 589 p.  
Includes bibliographical references and index.

### Arbitrage commercial

Alvarez, Henri C., Neil Kaplan and David W. Rivkin. *Model law decisions: cases applying the UNCITRAL model law in international commercial arbitration, 1985-2001* (New York, Kluwer Law International, 2003), xiv, 257 p. Bibliography, p. 253-257.  
Includes bibliographical references.

Amundsen, Jennifer L. Membership has its privileges: the confidence-building potential of the New York Convention can boost commerce in developing nations. *Wisconsin international law journal* 21(2), spring 2003, 383-408.  
Includes bibliographical references.

Ivanova, Pelagia. *Forum Non Conveniens* and personal jurisdiction: procedural limitations on the enforcement of foreign arbitral awards under the New York Convention. *Boston University law review* 83(4), October 2003, 899-920.  
Includes bibliographical references.

Lelutiu, Radu. Managing requests for enforcement of vacated awards under the New York Convention. *The American review of international arbitration* 14(3), 2003, 345-361.  
Includes bibliographical references.

Lew, Julian D.M., Loukas A. Mistelis and Stefan M. Kröll *Comparative international commercial arbitration* (The Hague; New York, Kluwer Law International, 2003), xxxv, 953 p.  
Includes bibliographical references and index.

*Practitioner's handbook on international arbitration*. Edited by Frank-Bernd Weigand; written by Michael Bühler...[et al.] (München, C.H. Beck; Copenhagen, Djøf, 2002), xxviii, 1315 p.  
Includes bibliographical references and index.

Sekolec, Jernej. International dispute resolution: areas where further research may be useful. *Journal of international arbitration* 20(1), February 2003, 35-66.  
Includes bibliographical references.

### Relations consulaires

Carter, Linda E. Compliance with ICJ provisional measures and the meaning of review and reconsideration under the Vienna Convention on consular relations: *Avena and*

*other Mexican nationals (Mex. v. U.S.)*, *Michigan journal of international law* 25(1), fall 2003, 117-134.

Includes bibliographical references.

Fleishman, Michael. Reciprocity unmasked: the role of the Mexican Government in defense of its foreign nationals in United States death penalty cases. *Arizona journal of international and comparative law* 20(2), summer 2003, 359-407.

Includes bibliographical references.

López-Almansa Beaus, Elena. Las medidas provisionales de la Corte Internacional de Justicia en el *Ansunto Avena y Otros Nacionales Mejicanos* (Méjico vs. Estados Unidos), *Anuario de derecho internacional*, vol. XIX (2003), 421-441.

Includes bibliographical references.

Macina, Alan. Avena and other Mexican nationals: the litmus for *LaGrand* and the future of consular rights in the United States. *California Western international law journal* 34(1), fall 2003, 115-143.

Includes bibliographical references.

Matringe, J. L'arrêt de la Cour internationale de Justice dans l'affaire *LaGrand* (Allemagne c. États-Unis d'Amérique) du 27 juin 2001. *Annuaire français de droit international*, vol. XLVIII (2002), 215-321.

Includes bibliographical references.

## Relations diplomatiques

Maginnis, Veronica L. Limiting diplomatic immunity: lessons learned from the 1946 Convention on the privileges and immunities of the United Nations. *Brooklyn journal of international law* 28(3), 2003, 989-1023.

Includes bibliographical references.

## Désarmement

Bunn, George. The Nuclear Nonproliferation Treaty: history and current problems. *Arms control today* 33(10), December 2003, 4-10.

Includes bibliographical references.

Graham, Thomas and Damien J. LaVera. *Cornerstones of security: arms control treaties in the nuclear era* (Seattle, University of Washington Press, 2003), xvi, 1487 p.

Includes bibliographical references.

Kervers, Onno. Strengthening compliance with the Biological Weapons Convention: the Draft Protocol. *Journal of conflict and security law* 8(1), April 2003, p. 161-200.

Includes bibliographical references.

Scott, Bobby L. The UN Conference on the illicit trade of small arms and light weapons: an exercise in futility. *Georgia journal of international and comparative law* 31(3), 2003, 681-713.

Includes bibliographical references.



### Questions relatives à l'environnement

Adams, Todd B. Is there a legal future for sustainable development in global warming? Justice, economics, and protecting the environment. *Georgetown international environmental law review* XVI(1), 2003, 77-126.

Includes bibliographical references.

Barral, Virginie. Johannesburg 2002 : quoi de neuf pour le développement durable. *Revue générale de droit international public* 107(2), 2003, p. 415-432.

Includes bibliographical references.

Barrett, Scott. *Environment and statecraft: the strategy of environmental treaty-making* (New York; Oxford, England: Oxford University Press, 2003), xvii, 427 p. Bibliography, p. 399-412.

Includes bibliographical references and index.

Bruch, Carl and John Pendergrass. Type II partnerships, international law, and the Commons. *Georgetown international environmental law review* XV(4), 2003, 855-886.

Includes bibliographical references.

Churchill, Robin R. Facilitating (transnational) civil liability litigation for environmental damage by means of treaties: progress, problems, and prospects. *Yearbook of international environmental law*, vol. 12 (2001), 3-41.

Includes bibliographical references.

Ferrajolo, Ornella. Les réunions des États Parties aux traités relatifs à la protection de l'environnement. *Revue générale de droit international public* 107(1), 2003, p. 73-88. Summaries in French, English and Spanish.

Includes bibliographical references.

Gaines, Sanford E. The problem of enforcing environmental norms in the WTO and what to do about it. *Hastings international and comparative law review* 26(3), spring 2003, 321-385.

Includes bibliographical references.

Ghandhi, P. R. The Human Rights Committee and the death row phenomenon. *Indian journal of international law* 43(1), January-March 2003, 1-66.

Includes bibliographical references.

Hamilton, Sarah R. Developments in climate change. *Colorado journal of international environmental law and policy*, 2003 Yearbook, 37-44.

Includes bibliographical references.

Jinnah, Sikina. Emissions trading under the Kyoto Protocol. *Georgetown international environmental law review* XV(4), 2003, 709-761.

Includes bibliographical references.

Kahn, Greg. The fate of the Kyoto Protocol under the Bush administration. *Berkeley journal of international law* 21(3), 2003, 548-571.

Includes bibliographical references.

Kennett, Steven A. Carbon sinks and the Kyoto Protocol: legal and policy mechanisms for domestic implementation. *Journal of energy and natural resources law* 21(3), August 2003, 252-276.

Includes bibliographical references.

Kokish, Rebecca. Children's environmental health — international actions and implications. *Colorado journal of international environmental law and policy* 14(1), winter 2003, 143-166.

Includes bibliographical references.

Kokott, Juliane. Sind wir auf dem Wege zu einer Internationalen Umweltorganisation? In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 381-422.

Includes bibliographical references.

Laubner, Tilmann. World Summit on sustainable development, Johannesburg, South Africa, 26 August-4 September 2002, « People, planet and prosperity ». *German yearbook of international law*, vol. 45 (2002), 417-430.

Includes bibliographical references.

Lopez, Todd M. A look at climate change and the evolution of the Kyoto Protocol. *Natural resources journal* 43(1) winter 2003, 285-312.

Maljean-Dubois, S. Environnement, développement durable et droit international. De Rio à Johannesburg : et au-delà ? *Annuaire français de droit international*, vol. XLVIII (2002), 592-623.

Includes bibliographical references.

Marong, Alhaji B.M. From Rio to Johannesburg: reflections on the role of international legal norms in sustainable development. *Georgetown international environmental law review* XVI(1), 2003, 21-76.

Includes bibliographical references.

Maxwell, Jeffrey R. Transboundary air pollution: developments during 2003. *Colorado journal of international environmental law and policy*, 2003 Yearbook, 99-106.

Includes bibliographical references.

McCallion, Kenneth F. International environmental justice: rights and remedies. *Hastings international and comparative law review* 26(3), spring 2003, 427-443.

Includes bibliographical references.

Nanda, Ved P. and George Pring. *International environmental law and policy for the 21<sup>st</sup> Century* (Ardsley; N.Y., Transnational Publishers, 2003), xiii, 512 p.

Includes bibliographical references and index.

Negi, Archana. The WTO asbestos case: implications for the trade and environment debate. *Indian journal of international law* 43(1), January-March 2003, 93-107.

Includes bibliographical references.

Osofsky, Hari M. Defining sustainable development after Earth Summit 2002. *Loyola of Los Angeles international and comparative law review* 26(1), fall 2003, 111-125.

Includes bibliographical references.

- Ramangkura, Varamon. Thai shrimp, sea turtles, mangrove forest and the WTO: innovative environmental protection under the international trade regime. *Georgetown international environmental law review* XV(4), 2003, 677-708.  
Includes bibliographical references.
- Rivera-Torres, Olivette. The Biosafety Protocol and the WTO. *Boston College international and comparative law review* XXVI(2), spring 2003, 263-323.  
Includes bibliographical references.
- Robinson, Nicholas, A. Enforcing environmental norms: diplomatic and judicial approaches. *Hastings international and comparative law review* 26(3), spring 2003, 387-426.  
Includes bibliographical references.
- Rose, Gregory. International law of sustainable agriculture in the 21<sup>st</sup> Century: the International Treaty on plant genetic resources for food and agriculture. *Georgetown international environmental law review* XV(4), 2003, 583-632.  
Includes bibliographical references.
- Rosencranz, Armin. The origin and emergence of international environmental norms. *Hastings international and comparative law review* 26(3), spring 2003, 309-320.  
Includes bibliographical references.
- Sabia de Barberis, Gladys. La protección del medio ambiente en la jurisprudencia de la Corte Internacional de Justicia. *Anuario Argentino de derecho internacional*, vol. XII (2003), 107-216.  
Includes bibliographical references.
- Schack-Espinoza, Maureen. Developments in biodiversity. *Colorado journal of international environmental law and policy*, 2003 Yearbook, 29-35.  
Includes bibliographical references.
- Silva Soares, Guido Fernando and Everton Vieira Vargas. The Basel Liability Protocol on liability and compensation for damage resulting from transboundary movements of hazardous wastes and their disposal. *Yearbook of international environmental law*, vol. 12 (2001), 69-104.  
Includes bibliographical references.
- Sriram, Chandra Lekha. Universal jurisdiction: problems and prospects of externalizing justice. *Finnish yearbook of international law*, vol. XII (2001), 47-70.  
Includes bibliographical references.
- Stewart, Richard B. and Jonathan B. Wiener. *Reconstructing climate policy: beyond Kyoto*. (Washington, D.C., AEI Press, 2003), ix, 193 p. Bibliography, p. 135-183.  
Includes bibliographical references and index.
- Tanaka, Maki. Bridging the gap between northern NGOs and southern sovereigns in the trade-environment debate: the pursuit of democratic dispute settlements in the WTO under the Rio Principles. *Ecology law quarterly* 30(1), 2003, 113-188.  
Includes bibliographical references.
- Thoms, Laura. A comparative analysis of international regimes on ozone and climate change with implications for regime design. *Columbia journal of transnational law* 41(3), 2003, 795-859.  
Includes bibliographical references.

Walsh, Timothy J.V. Turning our backs: Kyoto's mistaken nuclear exclusion. *Georgetown international environmental law review* XVI(1) 2003, 147-170.

Includes bibliographical references.

Wolfrum, Rüdiger and Nele Matz. *Conflicts in international environmental law* (Berlin; New York, Springer, 2003), xi, 213 p.

Includes bibliographical references.

### **Financement**

Bond, Alison. U.S. funding of the United Nations: arrears payments as an indicator of multilateralism. *Berkeley journal of international law* 21(3) 2003, 703-714.

Includes bibliographical references.

Müller, Joachim and Wolfgang Münch. Die neue Finanzordnung der Vereinten Nationen Ein weiterer Schritt auf dem Wege der Reformen. *Vereinte Nationen* 51(3) Juni 2003, 78-83.

Includes bibliographical references.

### **Relations amicales et coopération entre États**

Tsokanas, Nikolaos P. The theory of post-Cold War relations between the UN and regional organizations. *Revue hellénique de droit international* 56(2) 2003, 567-576.

Includes bibliographical references.

### **Droits de l'homme**

Abramson, Kara. Beyond consent, toward safeguarding human rights: implementing the United Nations Trafficking Protocol. *Harvard International law journal* 44(2) summer 2003, 473-502.

Includes bibliographical references.

Allgood, Sara E. United Nations human rights « Entitlements »: the right to development analyzed within the application of the right of self-determination. *Georgia journal of international and comparative law* 31(2), 2003, 321-353.

Includes bibliographical references.

Alves, Lindgren J. A. The Durban Conference against racism and everyone's responsibilities. *Netherlands quarterly of human rights* 21(3), September 2003, 361-384.

Includes bibliographical references.

Baum, Gerhart R. Sudanesische Menschenrechtsbilanz: Innenansichten der Rolle eines Sonderberichterstatters. *Vereinte Nationen* 50 (3), Juni 2002, 110-115.

Includes bibliographical references.

Bayefsky, Anne F. *How to complain to the UN human rights treaty system* (The Hague; London; New York, Kluwer Law International, 2003), xxiii, 358 p.

Includes index.

- Burchill, Richard. The right to live wherever you want? The right to family life following the UN Human Rights Committee's decision in *Winata*. *Netherlands quarterly of human rights* 21(2), June 2003, 225-245.  
Includes bibliographical references.
- Byrnes, Andrew. Changing reality: all roads lead to equality? *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 60-65.  
Includes bibliographical references.
- Camponovo, Christopher N. Disaster in Durban: The United Nations World Conference against racism, racial discrimination, xenophobia, and related intolerance. *The George Washington international law review* 34(4), 2003, 659-710.  
Includes bibliographical references.
- Concluding observations of the UN Committee on Economic, Social and Cultural Rights: eighth to twenty-seventh sessions (1993-2001)*, Edited by Leif Holmström (The Hague; New York, Martinus Nijhoff, 2003), xvi, 716 p.  
Includes bibliographical references.
- Dennis, Michael J. Human rights in 2002, the annual sessions of the UN Commission on Human Rights and the Economic and Social Council. *American journal of international law* 97(2), April 2003, 364-386.  
Includes bibliographical references.
- Fitzpatrick, Joan. Trafficking as a human rights violation: the complex intersection of legal frameworks for conceptualizing and combating trafficking. *Michigan journal of international law* 24(4), summer 2003, 1143-1167.  
Includes bibliographical references.
- Glendon, Mary Ann. The forgotten crucible: the Latin American influence on the universal human rights idea. *Harvard human rights journal*, vol. 16, spring 2003, 27-39.  
Includes bibliographical references.
- Goodman, Ryan and Derek Jinks. Measuring the effects of human rights treaties. *European journal of international law* 14(1), 2003, 171-183.  
Includes bibliographical references.
- Hathaway, Oona, A. Testing conventional wisdom. *European journal of international law* 14(1) 2003, 185-200.  
Includes bibliographical references.
- Higgins-Thornton, Shawronda. Innocence snatched: a call for a multinational response to child abduction that facilitates sexual exploitation. *Georgia journal of international and comparative law* 31(3), 2003, 619-648.  
Includes bibliographical references.
- Hoffman, Geoffrey A. In search of an international human right to receive information. *Loyola of Los Angeles international and comparative law review* 25(2), spring 2003, 165-204.  
Includes bibliographical references.
- Hussain, Mohammed. World Trade Organization and the right to health: an overview. *Indian journal of international law* 43(2), April-June 2003, 279-313.  
Includes bibliographical references.

ILO. International Programme on the Elimination of Child Labour. *IPEC action against child labour: highlights, 2002* (Geneva, ILO, 2003), 72 p.

Includes bibliographical references.

*In modern bondage: sex trafficking in the Americas: national and regional overview of Central America and the Caribbean: Belize, Costa Rica, Dominican Republic, El Salvador, Guatemala, Honduras, Nicaragua and Panama*. Edited by David E. Guinn and Elissa Steglich (Ardsley, N.Y.: Transnational Publishers, 2003), xvi, 460 p. Bibliography, p. 439-451.

Includes bibliographical references and indexes.

Klein, Eckart. Participation in the International Covenant on civil and political rights: how states become states parties. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 369-379.

Includes bibliographical references.

Klein, Eckart and Friederike Brinkmeier. Internationaler Pakt und EMRK: Ein Vergleich der Rechtsprechung des Menschenrechtsausschusses der Vereinten Nationen und des Europäischen Gerichtshofs für Menschenrechte. *Vereinte Nationen* 50(3) Juni 2002, 99-103.

Includes bibliographical references.

Kumar, C. Raj. National human rights institutions: good governance perspectives on institutionalization of human rights. *American University international law review* 19(2) 2003, 259-300.

Includes bibliographical references.

*Leading cases of the Human Rights Committee*. Compiled by Raija Hanski and Martin Scheinin (Turku: Institut for Human Rights, Abo Akademi University, 2003), vii, 474 p. Bibliography, p. 462.

Includes bibliographical references and indexes.

Marshall, David and Shelley Inglis. The disempowerment of human rights-based justice in the United Nations Mission in Kosovo. *Harvard human rights journal*, vol. 16, spring 2003, 95-146.

Includes bibliographical references.

McColgan, Aileen. Principle of equality and protection from discrimination in international human rights law. *European human rights law review*, n° 2, 2003, 157-175.

Includes bibliographical references.

Meinecke, Christina. Grundwerte Solidarität, Respekt, Toleranz: Ein Rückblick auf die Weltkonferenz gegen den Rassismus in Durban. *Vereinte Nationen*, 50(3) Juni 2002, 94-99.

Includes bibliographical references.

Nersessian, David L. The razor's edge: defining and protecting human groups under the Genocide Convention. *Cornell international law journal* 36(2), spring 2003, 293-327.

Includes bibliographical references.

Ochoa, Christiana. Advancing the language of human rights in a global economic order: an analysis of a discourse. *Boston College third world law journal* XXIII(1), winter 2003, 57-114.

Includes bibliographical references.

Ochoa Ruiz, Natalia. Las cláusulas compromisorias de las Convenciones de Derechos Humanos de las Naciones Unidas a la Jurisdicción de la Corte Internacional de Justicia: ¿Un mecanismo jurisdiccional de protección de los Derechos Humanos? *Anuario de derecho internacional*, vol. XIX (2003), 263-298.

Includes bibliographical references.

Othman, Mohamed. East Timor: a critique of the model of accountability for serious human rights and international humanitarian law violations. *Nordic journal of international law* 72(4), 2003, 449-482.

Includes bibliographical references.

Pocar, F. Human rights under the International Covenant on civil and political rights and armed conflicts. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 729-740.

Includes bibliographical references.

Re, Edward D. The Universal Declaration of Human Rights: effective remedies and the domestic courts. *California Western international law journal* 33(2), spring 2003, 137-170.

Includes bibliographical references.

Robinson, Darryl. The impact of the human rights accountability movement on the international law of immunities. *The Canadian yearbook of international law*, vol. XL (2002), 151-193. Summaries in French and English.

Includes bibliographical references.

Rodríguez-Pinzón, Diego and Claudia Martín. The international human rights status of elderly persons. *American University international law review* 18(4) 2003, 915-1008.

Includes bibliographical references.

Sepúlveda, M. Magdalena. *The nature of the obligations under the International Covenant on economic, social and cultural rights* (Antwerpen, Belgium; New York, Intersentia, 2003), xx, 477 p. Bibliography, p. 437-456.

Includes bibliographical references and index.

Shelton, Dinah. Self-determination and secession: the jurisprudence of international human rights tribunals. In: *Secession and international law: conflict avoidance: regional appraisals*. Edited by Julie Dahlitz (New York; Geneva, UN; The Hague, T. M. C. Asser Press, 2003), p. 47-72.

Includes bibliographical references.

Tomuschat, Christian. Mehr Schutz für die Schutzlosen: Die beiden Fakultativprotokolle zu dem Übereinkommen über die Rechte des Kindes. *Vereinte Nationen*, 50(3) Juni 2002, 89-93.

Includes bibliographical references.

Vandenhoe, Wouter. Completing the UN complaint mechanisms for human rights violations step by step: towards a complaints procedure complementing the International Covenant on Economic, Social and Cultural Rights. *Netherlands quarterly of human rights* 21(3), September 2003, 423-462.

Includes bibliographical references.

Vedel Kessing, Peter. New optional protocol to the UN Torture Convention. *Nordic journal of international law* 72(4), 2003, 571-592.

Includes bibliographical references.

Zemanek, K. Human rights protection vs. non-intervention: a perennial conflict? In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 953-975.

Includes bibliographical references.

### **Droit administratif international**

Ruzié, D. Jurisprudence du Tribunal administratif de l'OIT. *Annuaire français de droit international*, vol. XLVIII (2002), 472-498.

\_\_\_\_\_. Jurisprudence du Tribunal administratif des Nations Unies. *Annuaire français de droit international*, vol. XLVIII (2002), 455-471.

### **Droit pénal international**

*Accountability for atrocities: national and international responses*. Edited by Jane E. Stromseth (Ardsley, N.Y.: Transnational Publishers, 2003), xv, 500 p.

Includes bibliographical references and index.

Akande, D. The jurisdiction of the International Criminal Court over nationals of non-parties: legal basis and limits. *Journal of international criminal justice* 1(3), December 2003, 618-650.

Includes bibliographical references.

Alcoceba Gallego, M. Amparo. La ilicitud internacional de los *Acuerdos Antídoto* celebrados por Estados Unidos para evitar la jurisdicción de la CPI. *Anuario de derecho internacional*, vol. XIX (2003), 349-372.

Includes bibliographical references.

Ambos, K. Some preliminary reflections on the *mens rea* requirements of the crimes of the ICC statute and of the elements of crimes. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague; New York, Kluwer Law International, 2003), p. 11-40.

Includes bibliographical references.

*Archbold, international criminal courts: practice, procedure, and evidence*. Edited by Rodney Dixon, Karim A. A. Khan and Richard May (London, Sweet and Maxwell, 2003), lvii, 1532 p.

Includes bibliographical references and index.



- Arnaut, Damir. When in Rome...? The International Criminal Court and avenues for U.S. participation. *Virginia journal of international law* 43(2), winter 2003, 525-587.  
Includes bibliographical references.
- Ascencio, H. et R. Maison. L'activité des tribunaux pénaux internationaux (2002), *Annuaire français de droit international*, vol. XLVIII (2002), 381-406.  
Includes bibliographical references.
- Aust, A. The Security Council and international criminal law. *Netherlands yearbook of international law*, vol. XXXIII (2002), 23-46.  
Includes bibliographical references.
- Barberini, Roberta. La Convenzione delle Nazioni Unite contro il crimine organizzato transnazionale. *La comunità internazionale* LVIII (3) terzo trimestre 2003, 395-404.  
Includes bibliographical references.
- Bassiouni, C. The philosophy and policy of international criminal justice. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 65-126.  
Includes bibliographical references.
- Blanc Altemir, Antonio. El Tribunal especial para Sierra Leona: un instrumento contra la impunidad por las violaciones graves del derecho internacional humanitario. *Anuario de derecho internacional*, vol. XIX (2003), 101-137.  
Includes bibliographical references.
- Blanchet, Catherine R. Some troubling elements in the treaty language of the Rome Statute of the International Criminal Court. *Michigan journal of international law* 24(2), winter 2003 : 647-662.  
Includes bibliographical references.
- Blokker, Niels and Sam Muller. International Criminal Court. *Hague yearbook of international law/Annuaire de La Haye de droit international*, vol. 15 (2002), 173-178.  
Includes bibliographical references.
- Bohlander, Michael and Mark Findlay. The use of domestic sources as a basis for international criminal law principles. *The Global community: yearbook of international law and jurisprudence*, vol. I (2002), 3-26. Includes bibliographical references.
- Booth, Cherie. Prospects and issues for the International Criminal Court: lessons from Yugoslavia and Rwanda. In: *From Nuremberg to The Hague, the future of international criminal justice*. Edited by Philippe Sands (Cambridge, England; New York, Cambridge University Press, 2003), p. 157-192.  
Includes bibliographical references.
- Broomhall, Bruce. *International justice and the International Criminal Court: between sovereignty and the rule of law* (Oxford; New York, Oxford University Press, 2003), x, 215 p. Bibliography, p. 193-209.  
Includes bibliographical references and index.

Casey, Lee A. and David B. Rivkin, Jr. The limits of legitimacy: the Rome Statute's unlawful application to non-state parties. *Virginia journal of international law* 44(1), fall 2003, 63-89.

Includes bibliographical references.

Clapham, Andrew. Issues of complexity, complicity and complementarity: from the Nuremberg trials to the dawn of the new International Criminal Court. In: *From Nuremberg to The Hague, the future of international criminal justice*. Edited by Philippe Sands (Cambridge, England; New York, Cambridge University Press, 2003), p. 30-67.

Includes bibliographical references.

Combs, Nancy Amoury. Establishing the International Criminal Court. *International Law Forum du droit international* 5(1), February 2003, 77-85.

Includes bibliographical references.

Cottureau, G. Statut en vigueur, la Cour pénale internationale s'installe. *Annuaire français de droit international*, vol. XLVIII (2002), 129-161.

Includes bibliographical references.

Crawford, James. The drafting of the Rome Statute. In: *From Nuremberg to The Hague, the future of international criminal justice*. Edited by Philippe Sands (Cambridge, England; New York, Cambridge University Press, 2003), p. 109-156.

Includes bibliographical references.

Cryer, Robert. Witness evidence before international criminal tribunals. *The law and practice of international courts and tribunals* 2(3), October 2003, p. 411-439.

Includes bibliographical references.

Danner, Allison Marston. Enhancing the legitimacy and accountability of prosecutorial discretion at the International Criminal Court. *American journal of international law* 97(3), July 2003, 510-552.

Includes bibliographical references.

Dickinson, Laura A. The promise of hybrid courts. *American journal of international law* 97(2), April 2003, 295-310.

Includes bibliographical references.

Donovan, Daniel Kemper. Joint U.N.-Cambodia efforts to establish a Khmer Rouge tribunal. *Harvard international law journal* 44(2), summer 2003, 551-576.

Includes bibliographical references.

Dörmann, Knut. *Elements of war crimes under the Rome Statute of the International Criminal Court: sources and commentary* (New York, Cambridge University Press, 2003), lv, 524 p. Bibliography, p. 499-503.

Includes bibliographical references and index.

Drumbl, Mark A. Juridical and jurisdictional disconnects. *Finnish yearbook of international law*, vol. XII (2001), 119-141.

Includes bibliographical references.

Ehrenreich Brooks, Rosa. Law in the heart of darkness: atrocity and duress. *Virginia journal of international law* 43(3), spring 2003, 861-888.

Includes bibliographical references.

Escudero Espinosa, Juan Francisco . Los poderes del Consejo de Seguridad y la Corte Penal Internacional en el Estatuto de Roma. *Anuario de derecho internacional*, vol. XIX (2003), 185-261.

Includes bibliographical references.

*El Estatuto de la Corte Penal Internacional: antecedentes y textos complementarios*. Edición de Fernando Pignatelli y Meca (Madrid, Ministerio de Defensa, Secretaría General Técnica, 2003), 579 p.

Eubany, Cosmos. Justice for some? U.S. efforts under Article 98 to escape the jurisdiction of the International Criminal Court. *Hastings international and comparative law review* 27(1), fall 2003, 103-129.

Includes bibliographical references.

Fairlie, Megan A. Due process erosion: the diminution of live testimony at the ICTY. *California Western international law journal* 34(1), fall 2003, 47-83.

Includes bibliographical references.

Ferencz, Benjamin B. Misguided fears about the International Criminal Court. *Pace international law review* XV(I), spring 2003, 223-246. Bibliography, p. 246.

Fleck, D. Are foreign military personnel exempt from international criminal jurisdiction under Status of Forces Agreements? *Journal of international criminal justice* 1(3), December 2003, 651-670.

Includes bibliographical references.

Friman, Håkan. Inspiration from the international criminal tribunals when developing law on evidence for the International Criminal Court. *The law and practice of international courts and tribunals* 2(3), October 2003, p. 373-400.

Includes bibliographical references.

Fornari, Matteo. Corte Penale Internazionale, Stati Uniti e impunity agreements. *La comunità internazionale* LVIII (2), secondo trimestre 2003, 241-264.

Includes bibliographical references.

Fox, H. Some aspects of immunity from criminal jurisdiction of the state and its officials. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 297-307.

Includes bibliographical references.

Fritsche, Claudia. Security Council Resolution 1422: Peacekeeping and the International Criminal Court. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 107-120.

Includes bibliographical references.

*From Nuremberg to The Hague, the future of international criminal justice*. Edited by Philippe Sands (Cambridge, England; New York, Cambridge University Press, 2003), xiii, 192 p.

Includes bibliographical references.

- Gaeta, P. Inherent powers of international courts and tribunals. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Vohrah... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 353-372. Includes bibliographical references.
- Galbraith, Jean. The Bush administration's response to the International Criminal Court. *Berkeley journal of international law* 21(3), 2003, 683-702. Includes bibliographical references.
- Godinho, J. A. F. The surrender agreements between the US and the ICTY and ICTR: a critical view. *Journal of international criminal justice* 1(2), August 2003, 502-516. Includes bibliographical references.
- Hall, Laura R. and Nahal Kazemi. Prospects for justice and reconciliation in Sierra Leone. *Harvard international law journal* 44(1), winter 2003, 287-300. Includes bibliographical references.
- Henham, Ralph. Some issues for sentencing in the International Criminal Court. *International and comparative law quarterly* 52(1), January 2003, 81-114. Includes bibliographical references.
- Herzog, Felix. How to find the proportionate criminal sentence for crimes against humanity. *Finnish yearbook of international law*, vol. XII (2001), 269-279. Includes bibliographical references.
- The International Criminal Court: recommendations on policy and practice: financing, victims, judges, and immunities*. Edited by Thordis Ingadottir (Ardsley, N.Y., Transnational Publishers, 2003), xxiii, 212 p. Includes bibliographical references and index.
- Jessberger, Florian. Prosecuting international crimes in domestic courts: a look back ahead. *Finnish yearbook of international law*, vol. XII (2001), 281-304. Includes bibliographical references.
- Jones, John R.W.D. and Steven Powles. *International criminal practice: the International Tribunal for the Former Yugoslavia, the International Criminal Tribunal for Rwanda, the International Criminal Court, the Special Court for Sierra Leone, the East Timor Special Panel for serious crimes, war crimes and prosecutions in Kosovo*. 3<sup>rd</sup> ed. (Ardsley, N.Y., Transnational Publishers, 2003), xlv, 1085 p. Bibliography, p. 1037-1051. Includes bibliographical references and index.
- Katzenstein, Suzanne. Hybrid tribunals: searching for justice in East Timor. *Harvard human rights journal*, vol. 16, spring 2003, 245-278. Includes bibliographical references.
- Klabbers, Jan. Just revenge? The deterrence argument in international criminal law. *Finnish yearbook of international law*, vol. XII (2001), 249-267. Includes bibliographical references.
- Kleffner, J. K. The impact of complementarity on national implementation of substantive international criminal law. *Journal of international criminal justice* 1(1), April 2003, 86-113. Includes bibliographical references.

- Knoops, Geert-Jan Alexander. *An introduction to the law of international criminal tribunals: a comparative study*. (Ardsley, N.Y., Transnational Publishers, 2003), xxx, 207 p.  
Includes bibliographical references and index.
- Koivu, Virpi. Head-of-State immunity v. individual criminal responsibility under international law. *Finnish yearbook of international law*, vol. XII (2001), 305-330.  
Includes bibliographical references.
- Kress, C. The procedural law of the International Criminal Court in outline: anatomy of a unique compromise. *Journal of international criminal justice* 1(3), December 2003, 603-617.  
Includes bibliographical references.
- La Rosa, Anne-Marie. *Juridictions pénales internationales: la procédure et la preuve* (Paris, Presses Universitaires de France, 2003), xix, 507 p. Bibliography, p. 463-507.  
Includes bibliographical references.
- Levitsky, Melvyn. Transnational criminal networks and international security. *Syracuse journal of international law and commerce* 30(2), summer 2003, 227-240.  
Includes bibliographical references.
- Lobanov, S. A. Mezhdunarodnyi ugolovnyi protsess: tendentsii sobremennogo razvitiia. *Gosudarstvo i pravo* n° 1, January 2003, 80-86.  
Includes bibliographical references.
- Lord, Rachel. The liability of non-state actors for torture in violation of international humanitarian law: an assessment of the jurisprudence of the ICTY. *Melbourne journal of international law* 4(1), July 2003, 112-138.  
Includes bibliographical references.
- Mackenzie, Ruth and Philippe Sands. International courts and tribunals and the independence of the international judge. *Harvard international law journal* 44(1), winter 2003, 271-285.  
Includes bibliographical references.
- Mayerfield, Jamie. The mutual dependence of external and internal justice: the democratic achievement of the International Criminal Court. *Finnish yearbook of international law*, vol. XII (2001), 71-107.  
Includes bibliographical references.
- Mégret, Frédéric. Three dangers for the International Criminal Court: a critical look at a consensual project. *Finnish yearbook of international law*, vol. XII (2001), 193-247.  
Includes bibliographical references.
- Morris, Madeline. The disturbing democratic defect of the International Criminal Court. *Finnish yearbook of international law*, vol. XII (2001), 109-118.  
Includes bibliographical references.
- Mose, E and C. Aptel. Trials without undue delay before the international criminal tribunals. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 539-565.  
Includes bibliographical references.

Mundis, Daryl A. The Assembly of States Parties and the institutional framework of the International Criminal Court. *American journal of international law* 97(1), January 2003, 132-147.

Includes bibliographical references.

Naqvi, Yasmin. Amnesty for war crimes: defining the limits of international recognition. *International review of the Red Cross/Revue internationale de la Croix-Rouge*. 85(851), September 2003, 583-625. Summary in French.

Includes bibliographical references.

*The new international criminal law: 2001 International law session*. Edited by Kalliopi Koufa (Athens-Thessaloniki, Sakkoulas Publications, 2003) 1221 p.

Includes bibliographical references.

Nigro, Raffaella. Corte Penale Internazionale e accordi bilaterali diretti a precludere agli Stati parti la consegna di presunti criminali. *La comunità internazionale* LVIII(4) quarto trimestre 2003, 619-638.

Includes bibliographical references.

Oellers-Frahm, Karin. Comments on the pre-trial proceedings in the Milošević case before the International Criminal Tribunal for the Former Yugoslavia. *German yearbook of international law*, vol. 45 (2002), 203-226.

Includes bibliographical references.

Orentlicher, Diane F. Judging global justice: assessing the International Criminal Court. *Wisconsin international law journal* 21(3), fall 2003, 495-512.

Includes bibliographical references.

« Papers presented at the British Institute of International and Comparative Law Conference on evidence before international criminal tribunals ». In: *The law and practice of international courts and tribunals* 2(3), October 2003, 369-478. Special issue.

Includes bibliographical references.

Paulus, Andreas L. Legalist groundwork for the International Criminal Court. *European journal of international law* 14(4), 2003, 843-860.

Includes bibliographical references.

Pozo Serrano, Pilar. Medidas nacionales adoptadas para la ratificación y la aplicación del Estatuto de la Corte Penal Internacional: un balance provisional. *Anuario de derecho internacional*, vol. XIX (2003), 299-346.

Includes bibliographical references.

Quéguiner, Jean-François. Dix ans après la création du Tribunal pénal international pour l'ex-Yougoslavie : évaluation de l'apport de sa jurisprudence au droit international humanitaire. *International review of the Red Cross/Revue internationale de la Croix-Rouge* 85(850), June 2003, 271-311. Summary in French.

Includes bibliographical references.

Ratner, Steven R. The International Criminal Court and the limits of global judicialization. *Texas international law journal* 38(3), Special 2003, 445-454.

Includes bibliographical references.

Rearick, Daniel, J. Innocent until alleged guilty: provisional release at the ICTR. *Harvard international law journal* 44(2), summer 2003, 577-595.

Includes bibliographical references.

Robinson, Darryl. Serving the interests of justice: amnesties, truth commissions and the International Criminal Court. *European journal of international law* 14(3), 2003, 481-505.

Includes bibliographical references.

\_\_\_\_\_. The impact of the human rights accountability movement on the international law of immunities. *The Canadian yearbook of international law*, vol. XL (2002), 151-193. Summaries in French and English.

Includes bibliographical references.

Rodrigues, A. Apport de la pratique du Tribunal pénal international pour l'ex-Yougoslavie à la protection des droits fondamentaux de la personne humaine. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 791-826.

Includes bibliographical references.

Romano, Cesare P.R. Mixed jurisdictions for East Timor, Kosovo, Sierra Leone and Cambodia: the coming of age of internationalized criminal bodies? *The Global community: yearbook of international law and jurisprudence*, vol. I (2002), 97-138.

Includes bibliographical references.

Romano, Cesare P.R. and Théo Boutruche. Tribunaux pénaux internationalisés : état des lieux d'une justice « hybride ». *Revue générale de droit international public* 107(1), 2003, p. 109-124.

Includes bibliographical references.

Ross, Amy. Geographies of justice: international law, national sovereignty and human rights. *Finnish yearbook of international law*, vol. XII (2001), 7-16.

Includes bibliographical references.

Sadat, Leila Nadya. summer in Rome, spring in the Hague, winter in Washington? U.S. policy towards the International Criminal Court. *Wisconsin international law journal* 21(3), fall 2003, 557-597.

Includes bibliographical references.

Sands, Philippe. After Pinochet: the role of national courts. In: *From Nuremberg to The Hague, the future of international criminal justice*. Edited by Philippe Sands (Cambridge, England; New York, Cambridge University Press, 2003), p. 68-108.

Includes bibliographical references.

Schabas, William. Indirect abolition: capital punishment's role in extradition law and practice. *Loyola of Los Angeles international and comparative law review* 25(3), summer 2003, 581-604.

Includes bibliographical references.

- \_\_\_\_\_. Interpreting the statutes of the ad hoc tribunals. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 847-888.  
Includes bibliographical references.
- Scheffer, David. Restoring U.S. engagement with the International Criminal Court. *Wisconsin international law journal* 21(3), fall 2003, 599-609.  
Includes bibliographical references.
- Scheffer, David J. Advancing U.S. interests with the International Criminal Court. *Vanderbilt journal of transnational law* 36(5), November 2003, 1567-1578.  
Includes bibliographical references.
- Shahabuddeen, M. Policy-oriented law in the International Criminal Tribunal for the Former Yugoslavia. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 889-898.  
Includes bibliographical references.
- Sluiter, Göran. The surrender of war criminals to the International Criminal Court. *Loyola of Los Angeles international and comparative law review* 25(3), summer 2003, 605-651.  
Includes bibliographical references.
- Sriram, Chandra Lekha. Revolutions in accountability: new approaches to past abuses. *American University international law review* 19(2), 2003, 301-429.  
Includes bibliographical references.
- Stahn, Carsten. The ambiguities of Security Council Resolution 1422(2002). *European journal of international law* 14(1), 2003, 85-104.  
Includes bibliographical references.
- Stephens, Beth. Accountability for international crimes: the synergy between the International Criminal Court and alternative remedies. *Wisconsin international law journal* 21(3), fall 2003, 527-556.  
Includes bibliographical references.
- « Symposium: On some of the legal problems the ICC is currently facing ». *Journal of international criminal justice* 1(3), December 2003, 603-678.  
Includes bibliographical references.
- Tournaye, Cécile. Genocidal intent before the ICTY. *International and comparative law quarterly* 52(2), April 2003, 447-462.  
Includes bibliographical references.
- Udombana, Nsongurua J. Globalization of justice and the Special Court for Sierra Leone's war crimes. *Emory international law review* 17(1), spring 2003, 55-132.  
Includes bibliographical references.
- Ülgen, Özlem. The ICTY and irregular rendition of suspects. *The law and practice of international courts and tribunals* 2(3), October 2003, p. 441-466.  
Includes bibliographical references.



- Verhoeven, J. Article 21 of the Rome Statute and the ambiguities of applicable law. *Netherlands yearbook of international law*, vol. XXXIII (2002), 3-22.  
Includes bibliographical references.
- Wagner, Natalie. The development of the grave breaches regime and of individual criminal responsibility by the International Criminal Tribunal for the Former Yugoslavia. *International review of the Red Cross/Revue internationale de la Croix-Rouge* 85(850), June 2003, 351-383. Summary in French.  
Includes bibliographical references.
- Wald, Patricia M. Trying war crimes in international courts. *International journal of legal information* 31(2), summer 2003, 278-289.  
Includes bibliographical references.
- \_\_\_\_\_. Why I support the International Criminal Court. *Wisconsin international law journal* 21(3), fall 2003, 513-525.  
Includes bibliographical references.
- Walsh, M. The International Bar Association proposal for a code of professional conduct for counsel before the ICC. *Journal of international criminal justice* 1(2), August 2003, 490-501.  
Includes bibliographical references.
- Westdickenberg, Gerd and Oliver Fixson. Das Verbrechen der Aggression im Römischen Statut des Internationalen Strafgerichtshofes. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 483-525.  
Includes bibliographical references.
- Wierda, Marieke. International criminal evidence: new directions. *The law and practice of international courts and tribunals* 2(3), October 2003, p. 401-409.  
Includes bibliographical references.
- Yang, Lijun. Some critical remarks on the Rome Statute of the International Criminal Court. *Chinese journal of international law* 2(2), 2003, 599-622.  
Includes bibliographical references.
- Zappalà, S. The reaction of the US to the entry into force of the ICC statute: comments on UN SC Resolution 1422(2002) and Article 98 Agreements. *Journal of international criminal justice* 1(1), April 2003, 114-134.  
Includes bibliographical references.
- Zemach, Ariel. Fairness and moral judgments in international criminal law: the settlement provision in the Rome Statute. *Columbia journal of transnational law* 41(3), 2003, 895-922.  
Includes bibliographical references.
- Zimmermann, Andreas. Role and function of international criminal law in the international system after the entry into force of the Rome Statute of the International Criminal Court. *German yearbook of international law*, vol. 45 (2002), 35-54.  
Includes bibliographical references.

Zimmermann, Andreas and Holger Scheel. Zwischen Konfrontation und Kooperation: Die Vereinten Staaten und der Internationale Strafgerichtshof. *Vereinte Nationen* 50(4), August 2002, 137-144.

### **Droit économique international**

Dolzer, Rudolf. Generalklauseln in Investitions-schutzverträgen. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 291-305.

Includes bibliographical references.

*International economic governance and non-economic concerns: new challenges for the international legal order*. Edited by Stefan Griller (Wien; New York, Springer, 2003), 516 p.

Includes bibliographical references.

Lowenfeld, Andreas F. *International economic law* (New York, Oxford University Press, 2003), xlv, 776 p.

Includes bibliographical references and index.

\_\_\_\_\_. Investment agreements and international law. *Columbia journal of transnational law* 42(1), 2003, 123-130.

Includes bibliographical references.

### **Terrorisme international**

Alvarez, José E. The UN's « War' on terrorism. *International journal of legal information* 31(2), summer 2003, 238-250.

Includes bibliographical references.

Bantekas, Ilias. The international law of terrorist financing. *American journal of international law* 97(2), April 2003, 315-333.

Includes bibliographical references.

Dempsey, Paul Stephen. Aviation security: the role of law in the war against terrorism. *Columbia journal of transnational law* 41(3), 2003, 649-733.

Includes bibliographical references.

Echeverría Escalante, Adrián. *La lucha antiterrorista en contraposición a los derechos humanos* (San José, Costa Rica: Universidad de la Salle, Escuela de derecho, 2003), 121 p.

« Trabajo final de tesis para optar por el grado de Licenciado en derecho ». « 3 de Noviembre del 2003 ».

Includes bibliographical references.

Goldstone, Richard J. and Janine Simpson. Evaluating the role of the International Criminal Court as a legal response to terrorism. *Harvard human rights journal*, vol. 16, spring 2003, 13-26.

Includes bibliographical references.

- Halberstam, Malvina. The evolution of the United Nations position on terrorism: from exempting national liberation movements to criminalizing terrorism wherever and by whomever committed. *Columbia journal of transnational law* 41(3), 2003, 573-584.  
Includes bibliographical references.
- Jesus, Jose Luis. Protection of foreign ships against piracy and terrorism at sea: legal aspects. *International journal of marine and coastal law* 18(3), September 2003, 363-400.  
Includes bibliographical references.
- Joyner, Christopher C. International extradition and global terrorism: bringing international criminals to justice. *Loyola of Los Angeles international and comparative law review* 25(3), summer 2003, 493-541.  
Includes bibliographical references.
- Mensah, Thomas A. Suppression of terrorism at sea: developments in the wake of the events of 11 September 2001. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 627-647.  
Includes bibliographical references.
- Miller, Elin. The use of targeted sanctions in the fight against international terrorism—What about human rights? *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 46-51.  
Includes bibliographical references.
- Rosand, Eric. Security Council Resolution 1373, the Counter-Terrorism Committee, and the fight against terrorism. *American journal of international law* 97(2), April 2003, 333-341.  
Includes bibliographical references.
- Saura, Jaume. Some remarks on the use of force against terrorism in contemporary international law and the role of the Security Council. *Loyola of Los Angeles international and comparative law review* 26(1), fall 2003, 7-30.  
Includes bibliographical references.
- Stahn, Carsten. Terrorist acts as « armed attack »: the right to self-defense, Article 51 (1/2) of the UN Charter, and international terrorism. *Fletcher forum of world affairs* 27(2), summer/fall 2003, 35-54.  
Includes bibliographical references.
- Stromseth, Jane E. The Security Council's counter-terrorism role: continuity and innovation. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 41-45.  
Includes bibliographical references.
- Suarez, A. Suzette V. Post September 11 security challenges to the legal regime of the maritime carriage of nuclear and radioactive materials. *International journal of marine and coastal law* 18(3), September 2003, 423-440.  
Includes bibliographical references.
- Subedi, Surya P. The UN response to international terrorism in the aftermath of the terrorist attack in America and the problem of the definition of terrorism in international law. *International law Forum du droit international* 4(3), August 2002, 159-169.  
Includes bibliographical references.

Türk, Danilo. Law and policy: Security Council's ability to innovate. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 51-54.

Includes bibliographical references.

Ward, Curtis A. Building capacity to combat international terrorism: the role of the United Nations Security Council. *Journal of conflict and security law* 8(2), October 2003, p. 289-305.

Includes bibliographical references.

Wolfrum, Rüdiger. Fighting terrorism at sea: options and limitations under international law. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 649-668.

Includes bibliographical references.

### **Droit commercial international**

Bazinas, Spiros V. Harmonisation of international and regional trade law: the UNCITRAL experience. *Uniform law review* vol. VIII (2003-1/2): 53-62.

Includes bibliographical references.

Berger, Barbara. Unspektakulärer Dienst am Welthandel: Das Arbeitsprogramm der UNCITRAL. *Vereinte Nationen* 51(1), Februar 2003, 6-10.

Includes bibliographical references.

Berlingieri, Francesco. A new convention on the carriage of goods by sea: port-to-port or door-to-door? *Uniform Law Review*, vol. VIII (2003-1/2), 265-280.

Includes bibliographical references.

Dobbins, Robert N. UNCITRAL model law on international commercial conciliation: from a topic of possible discussion to approval by the General Assembly. *Pepperdine dispute resolution law journal* 3(3), 2003, 529-538.

Includes bibliographical references.

Felemegas, John. An interpretation of Article 74 CISG by the U.S. Circuit Court of Appeals. *Pace international law review* XV(I), spring 2003, 91-147.

Includes bibliographical references.

Griffin, Bernardette. *The law of international trade*. 3<sup>rd</sup> ed. (London: Butterworths, 2003), xxv, 347 p.

Includes bibliographical references and index.

Lejniaks, Maris. Diverging solutions in the harmonisation of carriage of goods by sea: which approach to choose? *Uniform Law Review* vol. VIII (2003-1/2), 303-307.

Includes bibliographical references.

Sekolec, Jernej. International dispute resolution: areas where further research may be useful. *Journal of international arbitration* 20(1), February 2003, 35-66.

Includes bibliographical references.

Todd, Paul. Cases and materials on international trade law. 1<sup>st</sup> ed. (London, Sweet and Maxwell, 2003), lxvi, 1054 p.

Includes bibliographical references and index.

Vanto, Jarno. Attorneys' fees as damages in international commercial litigation. *Pace international law review* XV(I), spring 2003, 203-222.

Includes bibliographical references.

Walt, Steven. Implementing CISG's scope provisions: validity and three party cases. *Uniform commercial code law journal* 35(3), winter 2002, 43-62.

Includes bibliographical references.

### Voies d'eau internationales

Benvenisti, Eyal. Water conflicts during the occupation of Iraq. *American journal of international law* 97(4), October 2003, 860-872.

Includes bibliographical references.

Woodhouse, Melvin. Is public participation a rule of the law of international watercourses? *Natural resources journal* 43(1), winter 2003, 137-184.

### Intervention

Arcari, Mauricio. L'intervention armée contre l'Iraq et la question de l'autorisation du Conseil de sécurité. *Anuario de derecho internacional*, vol. XIX (2003), 5-39.

Includes bibliographical references.

Bermejo García, Romualdo. El debate sobre la legalidad internacional tras la crisis de Iraq y las Naciones Unidas. *Anuario de derecho internacional*, vol. XIX (2003), 41-69.

Includes bibliographical references.

Finnemore, Martha. *The purpose of intervention: changing beliefs about the use of force* (Ithica, New York, Cornell University Press, 2003), viii, 173 p.

Includes bibliographical references and index.

*Humanitarian intervention: ethical, legal, and political dilemmas*. Edited by J.L. Holzgrefe and Robert O. Keohane (New York, Cambridge University Press, 2003), xii, 350 p. Bibliography, p. 322-335.

Includes bibliographical references and index.

*Humanitarian intervention: the evolving Asian debate*. Edited by Watanabe Koji (Tokyo; New York, Japan Center for International Exchange, 2003), 143 p.

Includes bibliographical references and index.

Marauhn, Thilo. Konfliktfolgenbewältigung statt Legalisierung Die Vereinten Nationen nach dem Irak-Krieg. *Vereinte Nationen* 51(4), August 2003, 113-120.

Includes bibliographical references.

Orford, Anne. *Reading humanitarian intervention: human rights and the use of force in international law*. (New York, Cambridge University Press, 2003), ix, 243 p. Bibliography, p. 220-235.

Includes bibliographical references and index.

Shrivastava, B. K. and Manmohan Agarwal. Politics of intervention and the Bosnia-Herzegovina conflict. *International studies* 40(1), 2003, 69-84.

Toufayan, Mark. Deployment of troops to prevent impending genocide: a contemporary assessment of the UN Security Council's powers. *The Canadian yearbook of international law*, vol. XL (2002), 195-249. Summaries in French and English.

Includes bibliographical references.

Williams, Ian. Nur das letzte Mittel: Der Bericht der Axworthy-Kommission zur humanitären Intervention. *Vereinte Nationen*, 50(1), Februar 2002, 10-16.

Zacklin, R. Beyond Kosovo: the United Nations and humanitarian intervention. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 935-951.

Includes bibliographical references.

### Compétence

Amerasinghe, Chittharanjan Felix. *Jurisdiction of international tribunals* (The Hague; New York; Kluwer Law International, 2003), lxi, 881 p.

Includes bibliographical references and index.

Bykhovsky, Gene. An argument against assertion of universal jurisdiction by individual states. *Wisconsin international law journal* 21(1) winter 2003, 161-184.

Includes bibliographical references.

Reydam, Luc. *Universal jurisdiction: international and municipal legal perspectives* (Oxford; New York, Oxford University Press, 2003), xxvii, 258 p. Bibliography, p. 233-246.

Includes bibliographical references and index.

Sriram, Chandra Lekha. Universal jurisdiction: problems and prospects of externalizing justice. *Finnish yearbook of international law*, vol. XII (2001), 47-70.

Includes bibliographical references.

### Droit de la mer

Anderson, David. The effective administration of international justice — Early practice of the International Tribunal for the Law of the Sea. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 529-542.

Includes bibliographical references.

Bloch, Heiko. Standardisierung im internationalen Seerecht: Moderne Regelsetzungsverfahren der IMO für die Schiffssicherheit. *Vereinte Nationen* 51(1), Februar 2003, 11-14.

Includes bibliographical references.

Churchill, Robin and Vaughan Lowe. The International Tribunal for the Law of the Sea: survey for 2002. *International journal of marine and coastal law* 18(4), December 2003, 447-456.

Includes bibliographical references.

- Colson, David. A. The delimitation of the outer continental shelf between neighboring states. *American journal of international law* 97(1), January 2003, 91-107.  
Includes bibliographical references.
- Dromgoole, Sarah. 2001 UNESCO Convention on the protection of the underwater cultural heritage. *International journal of marine and coastal law* 18(1), March 2003, 59-108.  
Includes text of the Convention and bibliographical references.
- Jesus, José Luís. Rocks, new-born islands, sea level rise and maritime space. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 579-603.  
Includes bibliographical references.
- Kwiatkowska, Barbara. The Ireland v United Kingdom (Mox Plant) Case: applying the doctrine of treaty parallelism. *International journal of marine and coastal law* 18(1), March 2003, 1-58.  
Includes bibliographical references.
- \_\_\_\_\_. The law of the sea related cases in the International Court of Justice during the presidency of Judge Stephen M. Schwebel (1997-2000) and beyond. *The Global community: yearbook of international law and jurisprudence*, vol. I (2002), 27-75.  
Includes bibliographical references.
- Laly-Chevalier, C. Activité du Tribunal international du droit de la mer (2001-2002), *Annuaire français de droit international*, vol. XLVIII (2002), 362-380.  
Includes bibliographical references.
- McDorman, Ted L. An overview of international fisheries disputes and the International Tribunal for the Law of the Sea. *The Canadian yearbook of international law*, vol. XL (2002), 119-149. Summaries in French and English.  
Includes bibliographical references.
- McLaughlin, Rob. East Timor, transitional administration and the status of the territorial sea. *Melbourne journal of international law* 4(1), July 2003, 323-340.  
Includes bibliographical references.
- Molenaar, Erik Jaap. Participation, allocation and unregulated fishing: the practice of regional fisheries management organizations. *International journal of marine and coastal law* 18(4), December 2003, 457-480.  
Includes bibliographical references.
- Schneider-Addae-Mensah, David. Privileges and immunities under the Law of the Sea Convention: legal basis, relevance in practice, comparison to the United Nations. *German yearbook of international law*, vol. 45 (2002), 395-416.  
Includes bibliographical references.
- Scovazzi, T. La Convention sur la protection du patrimoine culturel sub-aquatique. *Annuaire français de droit international*, vol. XLVIII (2002), 579-591.  
Includes bibliographical references.

Walker, George K. and John E. Noyes. Definitions for the 1982 Law of the Sea Convention — Part II. *California Western international law journal* 33(2), spring 2003, 191-324. Includes bibliographical references.

Zekos, Georgios. Competition or conflict in the dispute settlement mechanism of the Law of the Sea Convention. *Revue hellénique de droit international* 56(1), 2003, 153-165. Includes bibliographical references.

### **Droit des traités**

Fitzmaurice, Malgosia. The identification and character of treaties and treaty obligations between states in international law. *The British year book of international law*, vol. 73 (2002), 141-185.

Includes bibliographical references.

Goldsmith, Jack L. and Eric A. Posner. International Agreements: a rational choice approach. *Virginia journal of international law* 44(1), fall 2003, 113-143.

Includes bibliographical references.

Linderfalk, Ulf. On the meaning of the « Object and purpose' criterion, in the context of the Vienna Convention on the law of treaties, Article 19. *Nordic journal of international law* 72(4), 2003, 429-448.

Includes bibliographical references.

Parisi, Francesco and Catherine Ševčenko. Treaty reservations and the economics of Article 21(1) of the Vienna Convention. *Berkeley journal of international law* 21(1), 2003, 1-26.

Includes bibliographical references.

Wold, Chris. Implementation of reservations law in international environmental treaties: the cases of Cuba and Iceland. *Colorado journal of international environmental law and policy* 14(1), winter 2003, 53-118.

Includes bibliographical references.

### **Droit de la guerre**

Askin, Kelly D. Prosecuting wartime rape and other gender-related crimes under international law: extraordinary advances, enduring obstacles. *Berkeley journal of international law* 21(2), 2003, 288-349.

Includes bibliographical references.

Chetail, Vincent. The contribution of the International Court of Justice to international humanitarian law. *International review of the Red Cross/Revue internationale de la Croix-Rouge* 85(850), June 2003, 235-269. Summary in French.

Includes bibliographical references.

Fleck, Dieter. Humanitarian protection against non-state actors. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 69-94.

Includes bibliographical references.



- Gillard, Emanuela-Chiara. Reparation for violations of international humanitarian law. *International review of the Red Cross/Revue internationale de la Croix-Rouge* 85(851), September 2003, 529-553. Summary in French.  
Includes bibliographical references.
- Heintschel v. Heinegg, Wolff. Das maritime *ius in bello* im 21. Jahrhundert. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 543-578.  
Includes bibliographical references.
- Jinks, Derek. September 11 and the laws of war. *The Yale journal of international law* 28(1), winter 2003, 1-49.  
Includes bibliographical references.
- Kalshoven, F. Reprisals and the protection of civilians: two recent decisions of the Yugoslavia Tribunal. In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 481-509.  
Includes bibliographical references.
- Méndez Silva, Ricardo and Liliana López Ortiz. *Derecho de los conflictos armados: compilación de instrumentos internacionales, regionales y otros textos relacionados* (México, Universidad Nacional Autónoma de México, 2003), 2 v.
- Mofidi, Manooher and Amy E. Eckert. « Unlawful combatants » or « prisoners of war »: the law and politics of labels. *Cornell international law journal* 36(1), spring 2003, 59-92.  
Includes bibliographical references.
- Naarden, Gregory L. Nonprosecutorial sanctions for grave violations of international humanitarian law: wartime conduct on Bosnian police officials. *American journal of international law* 97(2), April 2003, 342-352.  
Includes bibliographical references.
- Rabkin, Jeremy. The politics of the Geneva Conventions: disturbing background to the ICC debate. *Virginia journal of international law* 44(1), fall 2003, 169-205.  
Includes bibliographical references.
- Russell-Brown, Sherrie L. Rape as an act of genocide. *Berkeley journal of international law* 21(2), 2003, 350-374.  
Includes bibliographical references.
- Scheffer, David J. Beyond occupation law. *American journal of international law* 97(4) October 2003, 842-860.  
Includes bibliographical references.
- Stein, Torsten. Zur international-straftrechtlichen Verantwortlichkeit des Befehlshabers einer multi-nationalen Streitmacht. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 449-462.  
Includes bibliographical references.
- Stewart, James G. Towards a single definition of armed conflict in international humanitarian law: a critique of internationalized armed conflict. *International review of the Red*

*Cross/Revue internationale de la Croix-Rouge* 85(850), June 2003, 313-350. Summary in French.

Includes bibliographical references.

Yoo, John C. and James C. Ho. The status of terrorists. *Virginia journal of international law* 44(1), fall 2003, 207-228.

Includes bibliographical references.

Zegveld, Liesbeth. Remedies for victims of violations of international humanitarian law. *International review of the Red Cross/Revue internationale de la Croix-Rouge* 85(851), September 2003, 497-527. Summary in French.

Includes bibliographical references.

### **Maintien de la paix**

Abline, Gaël. De l'indépendance du Timor-Oriental. *Revue générale de droit international public* 107(2), 2003, p. 349-375. Summaries in French, English and Spanish.

Includes bibliographical references.

Aksu, Esref. *The United Nations, intra-State peacekeeping and normative change* (Manchester, England: Manchester University Press; New York, distributed exclusively in the USA by Palgrave, 2003), xii, 241 p. Thesis (doctoral), La Trobe University, Melbourne, Australia. Bibliography, p. 220-230.

Includes bibliographical references and index.

Berdal, Mats. The United Nations in Bosnia, 1992-1995: Faithful scapegoat to the world? In: *Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C. F. Daniel (Westport, Connecticut, Praeger, 2003), p. 3-23.

Includes bibliographical references.

Bhuta, Nehal. Great expectations-East Timor and the vicissitudes of externalized justice. *Finnish yearbook of international law*, vol. XII (2001), 165-189.

Includes bibliographical references.

Boothby, Derek. The application of leverage in Eastern Slavonia. In: *Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C.F. Daniel (Westport, Connecticut, Praeger, 2003), p. 117-140.

Includes bibliographical references.

Chesterman, Simon. Justice under international administration: Kosovo, East Timor and Afghanistan. *Finnish yearbook of international law*, vol. XII (2001), 143-164.

Includes bibliographical references.

Coleman, Christopher and Andrew Grene. Challenges in the exercise of leverage in peacekeeping. In: *Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C. F. Daniel (Westport, Connecticut, Praeger, 2003), p. 223-231.

Includes bibliographical references.

Duarte Peña, Yvonne. *Las Naciones Unidas y la Unión Europea: hacia una misión común en la gestión de crisis y conflictos* (Bogota : Universidad Colegio Mayor de Nuestra

- Señora des Rosario, Facultad de Relaciones Internacionales, 2003), 202 p. Bibliography, p. 63-79.  
Includes bibliographical references.
- Executive policing: enforcing the law in peace operations*. Edited by Renata Dwan (New York, Oxford University Press, 2002), viii, 144 p.  
Includes bibliographical references and index.
- Fairlie, Megan A. Affirming Brahimi: East Timor makes the case for a model criminal code. *American University international law review* 18(5), 2003, 1059-1102.  
Includes bibliographical references.
- Galbraith, Peter. The United Nations Transitional Authority in East Timor (UNTAET), *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 210-212.
- Iglesia Velasco, Alfonso Jesús. *Las operaciones de mantenimiento de la paz: concepto, evolución histórica y características, 1948-2002* (Madrid, Ediciones de la Universidad Autónoma de Madrid, 2003), 357 p. Bibliography, p. 321-357.  
Includes bibliographical references.
- \_\_\_\_\_. *Los problemas del mantenimiento internacional de la paz* (Madrid, Ministerio de Defensa, 2003), 421 p. Bibliography, p. 367-416.  
Includes bibliographical references.
- Ishizuka, Katsumi. Peacekeeping in East Timor: the experience of UNMISSET. *International peacekeeping* 10(3), autumn 2003, 44-59.  
Includes bibliographical references.
- Klein, Jacques-Paul. The United Nations Transitional Administration in Eastern Slavonia (UNTAES), *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 205-209.
- Krasno, Jean, Donald C. F. Daniel, and Bradd C. Hayes. Leveraging for success. In: *Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C. F. Daniel (Westport, Connecticut, Praeger, 2003), p. 235-247.
- Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C.F. Daniel (Westport, Connecticut, Praeger, 2003), xiii, 264 p. Bibliography, p. 249-250.  
Includes bibliographical references and index.
- Orakhelashvili, Alexander. The legal basis of the United Nations peace-keeping operations. *Virginia journal of international law* 43(2), winter 2003, 485-524.  
Includes bibliographical references.
- Quaterman, Mark. UN leverage in East Timor: inducing Indonesian compliance through international law. In: *Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C.F. Daniel (Westport, Connecticut, Praeger, 2003), p. 141-168.  
Includes bibliographical references.
- Salomons, Dirk. Probing the successful application of leverage in support of Mozambique's quest for peace. In: *Leveraging for success in United Nations peace operations*.

Edited by Jean Krasno, Bradd C. Hayes, Donald C.F. Daniel (Westport, Connecticut, Praeger, 2003), p. 81-115.

Includes bibliographical references.

Šimonović, Ivan. Post-conflict peace building: the new trends. *International journal of legal information* 31(2) summer 2003, 251-263. Includes bibliographical references.

Sutterlin, James S. *The United Nations and the maintenance of international security: a challenge to be met*. 2<sup>nd</sup> ed. (Westport, Connecticut, Praeger, 2003), xi, 181 p.

Includes bibliographical references and index.

Vuong, Quynh-Nhu. U.S. peacekeeping and nation-building: the evolution of self-interested multilateralism. *Berkeley journal of international law* 21(3), 2003, 804-824.

Includes bibliographical references.

Wilde, Ralph. The United Nations as government: the tensions of an ambivalent role. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 212-215.

Includes bibliographical references.

Wilson, Gary. UN authorized enforcement: regional organizations versus « coalitions of the willing ». *International peacekeeping* 10(2), summer 2003, 89-106.

Includes bibliographical references.

### **Admission et représentation**

Ingravallo, Ivan. L'ammissione della Svizzera all'ONU e la questione della neutralità permanente. *La comunità internazionale* LVIII (2), secondo trimestre 2003, 265-286.

Includes bibliographical references.

### **Namibie**

Krasno, Jean. Leveraging Namibian independence. In: *Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C. F. Daniel (Westport, Connecticut: Praeger, 2003), p. 25-54.

Includes bibliographical references.

Moller, Leon Edward. The outstanding Namibian maritime boundaries with Angola and South Africa. *International journal of marine and coastal law* 18(2) June 2003, 241-260.

Includes bibliographical references.

### **Ressources naturelles**

Dernas de Clément, Zlata. Los recursos naturales compartidos entre los estados y el derecho internacional. *Anuario Argentino de derecho internacional* vol. XII (2003), 79-105.

Frakes, Jennifer. The Common heritage of mankind principle and the deep seabed, outer space, and Antarctica: will developed and developing nations reach a compromise? *Wisconsin international law journal* 21(2), spring 2003, 409-434.

Includes bibliographical references.

Gardner, Royal C. Perspectives on wetlands and biodiversity: international law, Iraqi marshlands, and incentives for restoration. *Colorado journal of international environmental law and policy*, 2003, Yearbook, 1-18.

Includes bibliographical references.

Nardone, Rona. Like oil and water: the WTO and the world's water resources. *Connecticut journal of international law* 19(1), fall 2003, 183-207. Includes bibliographical references.

Savadogo, Louis. La Convention sur la protection du patrimoine culturel subaquatique. *Revue générale de droit international public* 107(1) 2003, p. 31-71. Summaries in French, English and Spanish.

Includes bibliographical references.

Young, Saskia. Contemporary issues of the Convention on international trade in endangered species of wild fauna and flora (CITES) and the debate over sustainable use. *Colorado journal of international environmental law and policy* 14(1), winter 2003, 167-189.

Includes bibliographical references.

Zimmerman, Mara E. The black market for wildlife: combating transnational organized crime in the illegal wildlife trade. *Vanderbilt journal of transnational law* 36(5), November 2003, 1657-1689.

Includes bibliographical references.

### **Organisations non gouvernementales**

Gaer, Felice D. Human rights NGOs in UN peace missions. *International peacekeeping* 10(1), spring 2003, 73-89.

Includes bibliographical references.

Hartwick, Jeffrey Andrew. Non-governmental organizations at United Nations-sponsored world conferences: a framework for participation reform. *Loyola of Los Angeles international and comparative law review* 26(2), winter 2003, 217-280.

Includes bibliographical references.

Jeffords, Maura Blue. Turning the protester into a partner for development: the need for effective consultation between the WTO and NGOs. *Brooklyn journal of international law* 28(3), 2003, 937-988.

Includes bibliographical references.

Pleuger, Gunter and Thomas Fitschen. « Giving greater opportunities to civil society to contribute to the goals and programmes of the United Nations » — Die Vereinten Nationen und die Rolle der Nichtregierungs-organisationen. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 193-218.

Includes bibliographical references.

Steiner, Melanie. NGO reflections on World Summit: Rio + 10 or Rio — 10? *Review of European community and international environmental law* 12(1), 2003, 33-38.

### Règlement pacifique des différends

Palmer, Geoffrey. The difficulties of third-party adjudication for political people. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 289-293.  
Includes bibliographical references.

Peters, Anne. International dispute settlement: a network of cooperational duties. *European journal of international law* 14(1), 2003, 1-34.  
Includes bibliographical references.

Rakhmanov, A. P. Mezhdunarodno-pravovye aspekty vseob »emliushchei bezopasnosti. *Gosudarstvo i pravo* n°. 2 fevr. 2003, 67-74.  
Includes bibliographical references.

### Questions politiques et de sécurité

Arria, Diego. Bringing leverage to the peace process in El Salvador and Central America. In: *Leveraging for success in United Nations peace operations*. Edited by Jean Krasno, Bradd C. Hayes, Donald C.F. Daniel (Westport, Connecticut: Praeger, 2003), p. 55-80.  
Includes bibliographical references.

Falk, Richard A. What future for the UN Charter system of war prevention? *American journal of international law* 97(3), July 2003, 590-598.  
Includes bibliographical references.

Franck, Thomas M. What happens now? The United Nations after Iraq. *American journal of international law* 97(3), July 2003, 607-620.  
Includes bibliographical references.

Kieh, George Klay. Liberia: legacies and leaders. In: *From promise to practice: strengthening UN capacities for the prevention of violent conflict*. Edited by Chandra Lekha Sriram and Karin Wermester (Boulder, Colorado: Lynne Rienner Publishers, 2003), p. 307-326.  
Includes bibliographical references.

Maundi, Mohammed Omar, Preventing conflict escalation in Burundi. In: *From promise to practice: strengthening UN capacities for the prevention of violent conflict*. Edited by Chandra Lekha Sriram and Karin Wermester (Boulder, Colorado, Lynne Rienner Publishers, 2003), p. 327-348.  
Includes bibliographical references.

Samuels, Kirsti. *Jus Ad Bellum* and civil conflicts: a case study of the international community's approach to violence in the conflict in Sierra Leone. *Journal of conflict and security law* 8(2), October 2003, p. 315-338.  
Includes bibliographical references.

Vitzthum, Wolfgang Graf. Staatsaufbau in Südosteuropa, Bosnien-Herzegowina als Paradigma außengestützter Staatsbildung. In: *Verhandeln für den Frieden = Negotiating*

for peace: *Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 823-846. Includes bibliographical references.

Werthes, Sascha. *Probleme und Perspektiven von Sanktionen als politisches Instrument des Vereinten Nationen* (Münster, Germany: LIT Verl., 2003), 194 p. Bibliography, p. 159-177. Some material in English.

### Développement progressif et codification du droit international (en général)

Hafner, Gerhard. Certain issues of the work of the Sixth Committee at the Fifty-sixth General Assembly. *American journal of international law* 97(1), January 2003, 147-162. Includes bibliographical references.

Herdocia Sacasa, Mauricio. *La obra de la Comisión de Derecho Internacional de las Naciones Unidas en el quinquenio 1997-2001: el aporte global de América Latina* (Managua : Imprimatur Artes Gráficas, 2003), vii, 231 p. Includes bibliographical references.

Santulli, C. Travaux de la Commission du droit international (cinquante-quatrième session), *Annuaire français de droit international*, vol. XLVIII (2002), 553-565. Includes bibliographical references.

Simma, Bruno. The work of the International Law Commission at its fifty-fourth session (2002), *Nordic journal of international law* 72(1), 2003, 91-149. Includes bibliographical references.

### Réfugiés

Bhatia, Michael. Repatriation under a peace process: mandated return in the Western Sahara. *International journal of refugee law* 15(4), 2003, 786-822. Includes bibliographical references.

Gorlick, Brian. Common burdens and standards: legal elements in assessing claims to refugee status. *International journal of refugee law* 15(3), 2003, 357-376. Includes bibliographical references.

Luopajarvi, Katja. Is there an obligation on states to accept international humanitarian assistance to internally displaced persons under international law? *International journal of refugee law* 15(4), 2003, 678-714. Includes bibliographical references.

*Refugee protection in international law: UNHCR's Global Consultations on International Protection*. Edited by Erika Feller, Volker Türk and Frances Nicholson (Cambridge, United Kingdom; New York, Cambridge University Press, 2003), lix, 717 p. Includes bibliographical references and index.

### Droit d'asile

Bookstein, Amelia. *Beyond the headlines: an agenda for action to protect civilians in neglected conflicts* (Oxford, England: Oxfam GB on behalf of Oxfam International, 2003), 54 p. Bibliography, p. 54. Includes bibliographical references.

Forced migration and the contemporary world: challenges to the international system. Edited by Andrzej Bolesta (Bialystok, Poland : Libra, 2003), 279 p.  
Includes bibliographical references.

### **Primauté du droit**

Bacchus, James. Groping toward Grotius: the WTO and the international rule of law. *Harvard international law journal* 44(2), summer 2003, 533-550.  
Includes bibliographical references.

Kalamkarian, R. A. Kontseptsiiia gospodstva prava v sovremennom mezhdunarodnom prave. *Gosudarstvo i pravo* n°. 6 i iun' 2003, 50-57.  
Includes bibliographical references.

*Rule of power or rule of law?: an assessment of U.S. policies and actions regarding security-related treaties.* Edited by Nicole Deller, Arjun Makhijani, and John Burroughs; contributing authors, John Burroughs... [et al.] (New York, The Apex Press, 2003), xxxviii, 227 p. Bibliography, p. 189-218. Includes bibliographical references and index.

### **Légitime défense**

Baros, Miroslav. The Macedonian conflict and international law: self-determination or self-defence? *International peacekeeping* 10(3), autumn 2003, 60-78.  
Includes bibliographical references.

Cohan, John Alan. The Bush doctrine and the emerging norm of anticipatory self-defense in customary international law. *Pace international law review* XV(II), fall 2003, 283-357.  
Includes bibliographical references.

Parker, Tom. The proportionality principle in the war on terror. *Hague yearbook of international law/Annuaire de La Haye de droit international*, vol. 15 (2002), 3-15.  
Includes bibliographical references.

Ramírez, Jorge Alberto. Iraq war: anticipatory self-defense or unlawful unilateralism? *California Western international law journal* 34(1), fall 2003, 1-27.  
Includes bibliographical references.

Sapiro, Miriam. Iraq: the shifting sands of preemptive self-defense. *American journal of international law* 97(3), July 2003, 599-607.  
Includes bibliographical references.

Schmitt, Michael N. Preemptive strategies in international law. *Michigan journal of international law* 24(2), winter 2003, 513-548.  
Includes bibliographical references.

Sharma, Surya P. The American doctrine of « Pre-emptive self-defence ». *Indian journal of international law* 43(2), April-June 2003, 215-230.  
Includes bibliographical references.

Stahn, Carsten. Terrorist acts as « armed attack »: the right to self-defense, Article 51 (1/2) of the UN Charter, and international terrorism. *Fletcher forum of world affairs* 27(2), summer/fall 2003, 35-54.  
Includes bibliographical references.



Van den hole, Leo. Anticipatory self-defence under international law. *American University international law review* 19(1), 2003, 69-106.

Includes bibliographical references.

Wedgewood, Ruth. The fall of Saddam Hussein: Security Council mandates and preemptive self-defense. *American journal of international law* 97(3), July 2003, 576-585.

Includes bibliographical references.

### **Libre détermination**

Baros, Miroslav. The Macedonian conflict and international law: self-determination or self-defence? *International peacekeeping* 10(3), autumn 2003, 60-78.

Includes bibliographical references.

Das, J. K. The right to self-determination of indigenous peoples: developing dynamics of human rights. *Indian journal of international law* 43(4), October-December 2003, 705-728.

Includes bibliographical references.

Higgins, Judge Rosalyn. Self-determination and secession. In: *Secession and international law: conflict avoidance: regional appraisals*. Edited by Julie Dahlitz (New York; Geneva, UN; The Hague, T. M. C. Asser Press, 2003), p. 21-38.

Includes bibliographical references.

McWhinney, E. Self-determination of peoples and plural-ethnic states (Secession and state succession and the alternative, federal option), *Recueil des cours* (Hague Academy of International Law), vol. 294 (2002), 167-264.

Includes bibliographical references.

Raday, Frances. Self-determination and minority rights. *Fordham international law journal* 26(3), March 2003, 453-499.

Includes bibliographical references.

Samuel, Tamrat. East Timor: The path to self-determination. In: *From promise to practice: strengthening UN capacities for the prevention of violent conflict*. Edited by Chandra Lekha Sriram and Karin Wermester (Boulder, Colorado: Lynne Rienner Publishers, 2003), p. 197-230

Includes bibliographical references.

### **Responsabilité des États**

Les articles de la C.D.I. sur la responsabilité de l'État pour fait internationalement illicite : introduction, texte et commentaires. Compiled by James Crawford. (Paris: Éditions A. Pedone, 2003), xvi, 461 p.

Includes bibliographical references and index.

Barboza, Julio. Contramedidas en la reciente Codificación de la Responsabilidad de los Estados — Fronteras con la Legítima Defensa y el Estado de Necesidad. *Anuario Argentino de Derecho Internacional*, vol. XII (2003), 15-47.

Czapliński, Władysław. UN codification of law of state responsibility. *Archiv des Völkerrechts* 41(1) März 2003, 62-82.

Includes bibliographical references.

Dupuy, Pierre-Marie. Quarante ans de codification du droit de la responsabilité internationale des États. Un bilan. *Revue générale de droit international public* 107(2), 2003, p. 305-348. Summaries in French, English and Spanish.

Includes bibliographical references.

Ferdinandusse, Ward. Out of the black-box? The international obligation of state organs. *Brooklyn journal of international law* 29(1) 2003, 45-127. Includes bibliographical references.

Lukashuk, Igor' Ivanovich. Konseptsii prava mezhdunarodnoi otvetstvennosti. *Gosudars-tvo i pravo* n°. 4 apr. 2003, 79-87.

Includes bibliographical references.

Moreau Defarges, Philippe. L'État responsable. *Défense nationale* 19(5), mai 2003, 147-155. Includes bibliographical references.

Nollkaemper, André. Concurrence between individual responsibility and state responsibility in international law. *International and comparative law quarterly* 52(3), July 2003, 615-640.

Includes bibliographical references.

Pellet, A. Le nouveau projet de la C.D.I. sur la responsabilité de l'État pour fait internationalement illicite : requiem pour le crime ? In: *Man's inhumanity to man: essays on international law in honour of Antonio Cassese*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 655-683.

Includes bibliographical references.

\_\_\_\_\_. Les articles de la CDI sur la responsabilité de l'État pour fait internationalement illicite. *Annuaire français de droit international*, vol. XLVIII (2002), 1-23.

Includes bibliographical references.

Scovazzi, Tullio. State responsibility for environmental harm. *Yearbook of international environmental law*, vol. 12 (2001), 43-67.

Includes bibliographical references.

Simma, Bruno. Staatenverantwortlichkeit und Menschenrechte im ILC-Entwurf 2001. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 423-448.

Includes bibliographical references.

### **Souveraineté des États**

Karkalis, Ioannis and Petros Sioussouras. Human rights protection and the relativity of the notion of state sovereignty. *Revue hellénique de droit international* 56(2), 2003, 455-473.  
Includes bibliographical references.

### **Succession d'États**

Rasulov, Akbar. Revisiting state succession to humanitarian treaties: is there a case for automaticity? *European journal of international law* 14(1), 2003, 141-170.  
Includes bibliographical references.

### **Coopération technique**

Tavis, Lee A. Novartis and the UN global compact initiative. *Vanderbilt journal of transnational law* 36(2), March 2003, 735-763.  
Includes bibliographical references.

### **Commerce et développement**

Broude, Tomer. An antidumping « To be or not to be » in five acts-A new agenda for research and reform. *Journal of world trade* 37(2), April 2003, 305-328.  
Includes bibliographical references.

Busch, Marc L. and Eric Reinhardt. Developing countries and GATT/WTO dispute settlement. *Journal of world trade* 37(4), August 2003, 719-735.  
Includes bibliographical references.

Cone, S.M. Legal services in the Doha Round. *Journal of world trade* 37(1), February 2003, 29-47.  
Includes bibliographical references.

Defilla, Steivan. Energy trade under the ECT and accession to the WTO. *Journal of energy and natural resources law* 21(4), November 2003, 428-446.  
Includes bibliographical references and index.

DiMatteo, Larry A., Kiren Dosanjh, Paul L. Frantz, Peter Bowal and Clyde Stoltenberg. The Doha Declaration and beyond: giving a voice to non-trade concerns within the WTO trade regime. *Vanderbilt journal of transnational law* 36(1), January 2003, 95-160.  
Includes bibliographical references.

Hart, Michael and Bill Dymond. Special and differential treatment and the Doha « Development » Round. *Journal of world trade* 37(2), April 2003, 395-415.  
Includes bibliographical references.

Mosoti, Victor. The WTO Agreement on trade related investment measures and the flow of foreign direct investment in Africa: meeting the development challenge. *Pace international law review* XV(I), spring 2003, 181-201.  
Includes bibliographical references.

- Olivares, Gustavo. The essence of economic globalization: the legal dimension. *Revue belge de droit international* XXXVI(1) 2003, 56-91.  
Includes bibliographical references.
- Paul, Joel R. Do international trade institutions contribute to economic growth and development? *Virginia journal of international law* 44(1), fall 2003, 285-340.  
Includes bibliographical references.
- Pauwelyn, Joost. WTO compassion or superiority complex? What to make of the WTO waiver for « conflict diamonds ». *Michigan journal of international law* 24(4), summer 2003, 1177-1207.  
Includes bibliographical references.
- Qureshi, Asif H. Interpreting WTO Agreements for the development objective. *Journal of world trade* 37(5), October 2003, 847-882.  
Includes bibliographical references.
- Stewart, Terence P. and David S. Johanson. A nexus of trade and the environment: the relationship between the Cartagena Protocol on biosafety and the SPS Agreement of the World Trade Organization. *Colorado journal of international environmental law and policy* 14(1), winter 2003, 1-52.  
Includes bibliographical references.
- Subedi, Surya P. The road from Doha: the issues for the development round of the WTO and the future of international trade. *International and comparative law quarterly* 52(2), April 2003, 425-446.  
Includes bibliographical references.
- « Symposium: The United States, the Doha round and the WTO — where do we go from here? ». *The international lawyer* 37(3), fall 2003, 651-833. Series of articles.  
Includes bibliographical references.
- Vincent, Philippe. Les résultats de la quatrième conférence ministérielle de l'OMC : vers un cycle du développement ? *Revue belge de droit international* XXXVI(1), 2003, 111-130.  
Includes bibliographical references.
- Wai, Robert. Countering, branding, dealing: using economic and social rights in and around the international trade regime. *European journal of international law* 14(1), 2003, 35-84. Includes bibliographical references.

## Tutelle

- Bain, William. *Between anarchy and society: trusteeship and the obligations of power* (Oxford, England; New York, Oxford University Press, 2003), viii, 216 p. Bibliography, p. 193-205.  
Includes bibliographical references and index.

## Emploi de la force

- Alvarez, José E. Hegemonic international law revisited. *American journal of international law* 97(4), October 2003, 873-888.  
Includes bibliographical references.

Bandopadhyay, Saptarishi. Kicking up the sand: the legality and consequences of the « Coalition's » invasion of Iraq. *Indian journal of international law* 43(1), January-March 2003, 117-129.

Includes bibliographical references.

Brown, Davis. Enforcing arms control agreements by military force: Iraq and the 800-pound gorilla. *Hastings international and comparative law review* 26(2), winter 2003, 159-225.

Includes bibliographical references.

Corten, Olivier. Opération *Iraqi Freedom*: peut-on admettre l'argument de l'« autorisation implicite » du Conseil de sécurité ? *Revue belge de droit international* XXXVI(1), 2003, 205-247.

Includes bibliographical references.

Delbrück, Jost. Right v. might — Great power leadership in the organized international community of states and the rule of law. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 23-39.

Includes bibliographical references.

*Democratic accountability and the use of force in international law*. Edited by Charlotte Ku and Harold K. Jacobson (Cambridge, UK; New York, Cambridge University Press, 2003), xxv, 440 p. Bibliography, p. 415-429.

Includes bibliographical references and index.

Elaraby, Nabil. Some reflections on the role of the Security Council and the prohibition of the use of force in international relations: Article 2(4) revisited in light of recent developments. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 41-67.

Includes bibliographical references.

Foley, Brian J. Avoiding a death dance: adding steps to the international law on the use of force to improve the search for alternatives to force and prevent likely harms. *Brooklyn journal of international law* 29(1), 2003, 129-173.

Includes bibliographical references.

Franck, Thomas. In extremis: are there legal principles applicable to the illegal use of force? In: *Man's inhumanity to man: essays on international law in honour of Antonio Casse*. Edited by Lal Chand Voharh... [et al.] (The Hague, New York, Kluwer Law International, 2003), p. 309-351.

Includes bibliographical references.

Hillgenberg, Hartmut. Gewaltverbot: Was gilt noch? In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 141-168.

Includes bibliographical references.

Hofmann, Rainer. International law and the use of military force against Iraq. *German yearbook of international law*, vol. 45 (2002), 9-34.

Includes bibliographical references.

- Keohane, Robert O. The concept of accountability in world politics and the use of force. *Michigan journal of international law* 24(4), summer 2003, 1121-1141.  
Includes bibliographical references.
- Ku, Charlotte. When *can* nations go to war? Politics and change in the UN security system. *Michigan journal of international law* 24(4), summer 2003, 1077-1120.  
Includes bibliographical references.
- McLain, Patrick. Settling the score with Saddam: resolution 1441 and parallel justifications for the use of force against Iraq. *Duke journal of comparative and international law* 13(1), winter 2003, 233-291.  
Includes bibliographical references.
- McWhinney, Edward. The US/British invasion of Iraq and the United Nations Charter prohibition of the use of force: the paradox of unintended consequences. *Chinese journal of international law* 2(2) 2003, 571-585.  
Includes bibliographical references.
- Murphy, Ray. United Nations peacekeeping in Lebanon and Somalia, and the use of force. *Journal of conflict and security law* 8(1), April 2003, p. 71-99.  
Includes bibliographical references.
- Schrijver, Nico. Secession and the ban on the use of force: some reflections. In: *Secession and international law: conflict avoidance: regional appraisals*. Edited by Julie Dahlitz (New York; Geneva, UN; The Hague, T. M. C. Asser Press, 2003), p. 97-108.  
Includes bibliographical references.
- Stromseth, Jane E. Law and force after Iraq: a transitional moment. *American journal of international law* 97(3), July 2003, 628-642.  
Includes bibliographical references.
- Weckel, Philippe. L'usage déraisonnable de la force. *Revue générale de droit international public* 107(2), 2003, p. 377-400.  
Includes bibliographical references.

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

#### **Accord général pour les tarifs douaniers et le commerce**

- Akande, Dapo and Sope Williams. International adjudication on national security issues: what role for the WTO? *Virginia journal of international law* 43(2), winter 2003, 365-404.  
Includes bibliographical references.
- Choi, Won-Mog. « Like products » in international trade law: towards a consistent GATT/WTO jurisprudence (Oxford, England; New York, Oxford University Press, 2003), 265 p.  
Includes bibliographical references and index.

Holmes, Peter. *Emerging trends in WTO dispute settlement: back to the GATT?* (Washington, D.C., World Bank, 2003), 30 p. Bibliography, p. 24-25.

Includes bibliographical references.

Mansfield, Edward D. and Eric Reinhardt. Multilateral determinants of regionalism: the effects of GATT/WTO on the formation of preferential trading arrangements. *International organization* 57(4), fall 2003, 829-862. Bibliography, p. 859-862.

Includes bibliographical references.

Mueller, Felix. Is the GATT article XIX « unforeseen developments clause » still effective under the Agreement on safeguards? *Journal of world trade* 37(6), December 2003, 1119-1151.

Includes bibliographical references.

Regan, Donald H. Further thoughts on the role of regulatory purpose under article III of the GATT. *Journal of world trade* 37(4), August 2003, 737-760.

Includes bibliographical references.

### **Organisation de l'aviation civile internationale**

Abeyratne, Ruwantissa. Aviation and diplomacy: the ICAO role. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 367-395.

Includes bibliographical references.

Weber, Ludwig and Arie Jakob. Activities of the International Civil Aviation Organization (ICAO) in 2002/2003. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXVIII (2003), 397-419.

Includes bibliographical references.

### **Organisation internationale du Travail**

*Activités normatives de l'OIT dans le domaine de la sécurité et de la santé au travail* (Genève, ILO, 2003), viii, 138 p.

Includes bibliographical references.

Knapp, John C. The boundaries of the ILO: a labor rights argument for institutional cooperation. *Brooklyn journal of international law* 29(1), 2003, 369-407.

Includes bibliographical references.

Rodriguez-Piñero, Luis; under the supervision of Professor Philip Alston. *Between policy and law: the International Labour Organisation and the emergence of the international regime on indigenous peoples, 1919-1989* (Florence, Italy, European University Institute, Dept. of Law, 2003), 434 p.

Thesis (doctoral), European University Institute, Department of Law, 2003. Bibliography, p. 401-434.

Includes bibliographical references.

### **Organisation maritime internationale**

Ciesla, David. Developments in vessel-based pollution: the International Maritime Organization's Ballast Water Convention and the European Unions's regulation to phase out single-hull oil tankers. *Colorado journal of international environmental law and policy*, 2003 Yearbook, 107-115.

Includes bibliographical references.

Gaskell, Nicholas. Decision making and the Legal Committee of the International Maritime Organization. *International journal of marine and coastal law* 18(2), June 2003, 155-214.

Includes bibliographical references.

Hesse, Captain Hartmut G. Maritime security in a multilateral context: IMO activities to enhance maritime security. *International journal of marine and coastal law* 18(3), September 2003, 325-340.

Includes bibliographical references.

Pladdet, Erika. Interference with navigation: modern challenges. *International law Forum du droit international* 5(2), May 2003, 137-141.

Includes bibliographical references.

### **Fonds monétaire international**

Bradlow, Daniel D. The governance of the international financial institutions: the need for reform. *Indian journal of international law* 43(3), July-September 2003, 533-544.

Includes bibliographical references.

Darrow, Mac. *Between light and shadow: the World Bank, the International Monetary Fund and international human rights law* (Oxford; Portland, Oregon, Hart, 2003), xv, 353 p.

Thesis (doctoral), University of Utrecht, 2001. Bibliography, p. 307-348.

Includes bibliographical references and index.

Peet, Richard. *Unholy trinity: the IMF, World Bank and WTO* (London; New York, Zed Books, 2003), x, 250 p. Bibliography, p. 227-239.

Includes bibliographical references and index.



### **Organisation des Nations Unies pour l'éducation, la science et la culture**

- Dromgoole, Sarah. UNESCO Convention on the protection of the underwater cultural heritage 2001 : implications for commercial treasure salvors. *Lloyd's maritime and commercial law quarterly* LMCLQ(3), August 2003, 317-340.
- Lankarani, L. L'avant-projet de Convention de l'UNESCO pour la sauvegarde du patrimoine culturel immatériel : évolution et interrogations. *Annuaire français de droit international*, vol. XLVIII (2002), 624-656.
- Mucci, Federica. The legal protection of cultural heritage: a comparative analysis of some Mediterranean national legislations in the light of the relevant international conventions. *La comunità internazionale* LVIII (2), secondo trimestre 2003, 287-300.  
Includes bibliographical references.

### **Organisation des Nations Unies pour le développement industriel**

- Bredel, Ralf. *Long-term conflict prevention and industrial development: the United Nations and its specialized agency, UNIDO* (Leiden, Netherlands; Boston, Mass.: M. Nijhoff, 2003), xx, 252 p. Bibliography, p. 223-240.  
Includes bibliographical references and index.

### **Banque mondiale**

- Bradlow, Daniel D. The governance of the international financial institutions: the need for reform. *Indian journal of international law* 43(3), July-September 2003, 533-544.  
Includes bibliographical references.
- Darrow, Mac. *Between light and shadow: the World Bank, the International Monetary Fund and international human rights law* (Oxford; Portland, Oregon: Hart, 2003), xv, 353 p. Thesis (doctoral), University of Utrecht, 2001. Bibliography, p. 307-348.  
Includes bibliographical references and index.
- Peet, Richard. *Unholy trinity: the IMF, World Bank and WTO* (London; New York, Zed Books, 2003), x, 250 p. Bibliography, p. 227-239.  
Includes bibliographical references and index.
- Roos, S.R. Die Weltbank als Implementierungsgarant menschenrechts-schützender Völkerrechtsnormen. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 63(4), 2003, 1035-1062.  
Includes bibliographical references.
- Ziadé, Nassib G. The World Bank's internal conflict resolution system. *The law and practice of international courts and tribunals* 2(2), August 2003, 333-337.  
Includes bibliographical references.

### **Centre international pour le règlement des différends liés aux investissements**

- Gaillard, Emmanuel and Yas Banifatemi. The meaning of « and » in Article 42(1), second sentence, of the Washington Convention: the role of international law in the ICSID

choice of law process. *ICSID Review: foreign investment law journal* 18 (2), fall 2003, 375-411.

Includes bibliographical references.

### **Organisation mondiale de la Santé**

Bump, Christine P. Close but no cigar: the WHO Framework Convention on tobacco control's futile ban on tobacco advertising. *Emory international law review* 17(3), fall 2003, 1251-1309.

Includes bibliographical references.

### **Organisation météorologique mondiale**

*A decade of progress: the World Meteorological Organization in the 1990s and the new century*. Edited by Godwin O. P. Obasi, Secretary General (Geneva, World Meteorological Organization, 2003), vii. 228 p.

Includes bibliographical references.

### **Organisation mondiale du commerce**

Afilalo, Ari and Sheila Foster. The World Trade Organization's anti-discrimination jurisprudence: free trade, national sovereignty, and environmental health in the balance. *Georgetown international environmental law review* XV(4), 2003, 633-676.

Includes bibliographical references.

Akande, Dapo and Sope Williams. International adjudication on national security issues: what role for the WTO? *Virginia journal of international law* 43(2), winter 2003, 365-404.

Includes bibliographical references.

Arrowsmith, Sue. Transparency in government procurement—the objectives of regulation and the boundaries of the WTO. *Journal of world trade* 37(2), April 2003, 283-303.

Includes bibliographical references.

Arup, C.J. The state of play of dispute settlement « law » at the WTO. *Journal of world trade* 37(5), October 2003, 897-920.

Includes bibliographical references.

Baroncini, Elisa. The WTO appellate body and *amicus curiae* briefs. *The Global community: yearbook of international law and jurisprudence*, vol. I (2002), 181-192.

Includes bibliographical references.

Böckenförde, M. Zwischen Sein und Wollen — Über den Einfluss umwelt-völkerrechtlicher Verträge im Rahmen eines WTO-Streitbeilegungsverfahrens. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 63(4), 2003, 971-1005. Summary in English.

Includes bibliographical references.

Boisson de Chazournes, Laurence. L'arbitrage à l'OMC. *Revue de l'arbitrage* n° 3, juillet-septembre 2003, 949-988.

Includes bibliographical references.

Boisson de Chazournes and Makane Moïse Mbengue. The *Amici Curiae* and the WTO dispute settlement system : the doors are open. *The law and practice of international courts and tribunals* 2(2), August 2003, 205-248.

Includes bibliographical references.

Broek, Naboth van den. Power paradoxes in enforcement and implementation of WTO dispute settlement reports-interdisciplinary approaches and new proposals. *Journal of world trade* 37(1), February 2003,127-162.

Includes bibliographical references.

Cazala, Julien. L'invocation de l'estoppel dans le cadre de la procédure de règlement des différends de l'Organisation mondiale du commerce. *Revue générale de droit international public* 107(4), 2003, 885-906. Summaries in French, English and Spanish.

Includes bibliographical references.

Charnovitz, Steve. The World Trade Organization and law enforcement. *Journal of world trade* 37(5), October 2003, 817-837.

Includes bibliographical references.

Choi, Won-Mog. « *Like products' in international trade law: towards a consistent GATT/WTO jurisprudence* (Oxford, England; New York, Oxford University Press, 2003), 265 p. Includes bibliographical references and index.

Cone, Sydney M. The environment and the World Trade Organization. *New York Law School journal of international and comparative law* 22(1/2), 2003, 245-257.

Includes bibliographical references.

Covelli, Nick. Member intervention in WTO dispute settlement proceedings after *EC-Sardines-*

the rules, jurisprudence, and controversy. *Journal of world trade* 37(3), June 2003,673-690.

Includes bibliographical references.

Davidow, Joel and Hal Shapiro. The feasibility and worth of a WTO Competition Agreement. *Journal of world trade* 37(1), February 2003,49-68.

Includes bibliographical references.

Dinan, Donald R. An analysis of the United States-Cuba « Havana Club » rum case before the World Trade Organization. *Fordham international law journal* 26(2), January 2003, 337-376.

Includes bibliographical references.

Drahos, Peter. When the weak bargain with the strong: negotiations in the World Trade Organization. *International negotiation: a journal of theory and practice* 8(1), 2003, 79-109. Bibliography, p. 107-109.

Includes bibliographical references.

Dunoff, Jeffrey L. Is the WTO fair to developing states? *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 153-157.

Includes bibliographical references.

Ehlermann, Claus-Dieter. Experiences from the WTO appellate body. *Texas international law journal* 38(3), Special 2003, 469-488.

Includes bibliographical references.

Ehlermann, Claus-Dieter and Lothar Ehring. WTO dispute settlement and competition law: views from the perspective of the appellate body's experience. *Fordham international law journal* 26(6), June 2003, 1505-1561.

Includes bibliographical references.

Esserman, Susan and Robert Howse. The WTO on trial. *Foreign affairs* 82(1), Jan./Feb. 2003, 130-140.

Includes bibliographical references.

Fauchald, Ole Kristian. Flexibility and predictability under the World Trade Organisation's non-discrimination clauses. *Journal of world trade* 37(3), June 2003, 443-482.

Includes bibliographical references.

Gathii, James. Fairness as fidelity to making the WTO fully responsive to all its members. *Proceedings (American Society of International Law, Meeting)*, 97<sup>th</sup> (2003), 157-167.

Includes bibliographical references.

Gherari, Habib and Jean-Marc Thouvenin. Chronique de l'organe de règlement des différends OMC 2002-1, premier semestre 2002. *Revue du marché commun et de l'Union européenne* 466, mars 2003, 183-193. Summary in English.

Includes bibliographical references.

Girouard, Robert J. Water export restrictions: a case study of WTO dispute settlement strategies and outcomes. *Georgetown international environmental law review* XV(2), 2003, 247-289.

Includes bibliographical references.

Guzman, Andrew T. International antitrust and the WTO: the lesson from intellectual property. *Virginia journal of international law* 43(4), summer 2003, 933-957.

Includes bibliographical references.

Holmes, Peter, Jim Rollo and Alasdair R. Young. *Emerging trends in WTO dispute settlement: back to the GATT?* (Washington, D.C., World Bank, 2003), 30 p. Bibliography, p. 24-25.

Includes bibliographical references.

Hunter, Jordana. Broken promises: trade, agriculture and development in the WTO. *Melbourne journal of international law* 4(1), July 2003, 299-322.

Includes bibliographical references.

Jaenicke, Günther. The dispute settlement system of the World Trade Organization: jurisdiction and applicable law. In: *Verhandeln für den Frieden = Negotiating for peace: Liber Amicorum Tono Eitel* (Berlin; New York, Springer, 2003), p. 357-368.

Includes bibliographical references.

Layton, Duane W. and Jorge Miranda. Advocacy before WTO dispute settlement panels in trade remedy cases. *Journal of world trade* 37(1), February 2003,69-103.

Includes bibliographical references.

Mansfield, Edward D. and Eric Reinhardt. Multilateral determinants of regionalism: the effects of GATT/WTO on the formation of preferential trading arrangements. *International organization* 57(4), fall 2003, 829-862. Bibliography, p. 859-862.

Includes bibliographical references.

McGinnis, John O. The appropriate hierarchy of global multilateralism and customary international law: the example of the WTO. *Virginia journal of international law* 44(1), fall 2003,229-284.

Includes bibliographical references.

McNelis, Natalie. What obligations are created by WTO dispute settlement reports? *Journal of world trade* 37(3), June 2003,647-672.

Includes bibliographical references.

Morgan, David and Gavin Goh. Peace in our time?- An analysis of article 13 of the Agreement on agriculture. *Journal of world trade* 37(5), October 2003,977-992.

Includes bibliographical references.

Nouvel, Y., Aspects généraux de la conformité du droit interne au droit de l'OMC. *Annuaire français de droit international*, vol. XLVIII (2002), 657-674.

Includes bibliographical references.

O'Connor, Bernard. A note on the need for more clarity in the WTO Agreement on agriculture. *Journal of world trade* 37(5), October 2003 :839-846.

Includes bibliographical references.

Oesch, Matthias. *Standards of review in WTO dispute resolution* (Oxford, England; New York, Oxford University Press, 2003), xx, 276 p. Bibliography, p. 245-268.

Includes bibliographical references and index.

Peet, Richard. *Unholy Trinity: the IMF, World Bank and WTO* (London; New York, Zed Books, 2003), x, 250 p. Bibliography, p. 227-239.

Includes bibliographical references and index.

Petersmann, Ernst-Ulrich. Human rights and the law of the World Trade Organization. *Journal of world trade* 37(2), April 2003,241-281.

Includes bibliographical references.

Pratap, Ravindra. WTO: the Cancun ministerial. *Indian journal of international law* 43(4), October-December 2003, 758-764.

Includes bibliographical references.

Qureshi, Asif H. Participation of developing countries in the WTO dispute settlement system. *Journal of African law* 47(2), 2003, 174-198.

Includes bibliographical references.

Radosta, John, Navin Joneja and Mikhail Zeldovich. WTO dispute settlement: the system is flawed and must be fixed. *The international lawyer* 37(3), fall 2003, 697-752.

Includes bibliographical references.

Regan, Donald H. Do WTO dispute settlement reports affect the obligations of non-parties? *Journal of world trade* 37(5), October 2003, 883-896.

Includes bibliographical references.

Shumilov, V. M. Pravo vsemirnoi torgovoi organizatsii (VTO) kak mezhdunarodno-pravovoi institut: kontseptual'nye podkhody. *Iurist-mezhdunarodnik* (2), 2003, 46-54.

Includes bibliographical references.

Stern, Brigitte. L'intervention des tiers dans le contentieux de l'OMC. *Revue générale de droit international public* 107(2), 2003, p. 257-303. Summaries in French, English and Spanish.

Includes bibliographical references.

*A study on special and differential treatment in WTO Agreements* (New Delhi: Center for Research and Training, AALCO Secretariat, 2003), vi, 154 p.

Includes bibliographical references.

Zampetti, Americo Beviglia. Democratic legitimacy in the WTO-The justice dimension. *Journal of world trade* 37(1), February 2003, 105-126.

Includes bibliographical references.