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Quatrième partie. Bibliographie



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BIBLIOGRAPHIE

A. — ORGANISATIONS INTERNATIONALES EN GÉNÉRAL

1. Ouvrages généraux

Alvarez, J. E. « International Organizations: Then and Now. » *American Journal of International Law*, vol. 100 (2006):324.

Hoffmeister, Frank, Jan Wouters et Tom Ruys, « The United Nations and the European Union: An Ever Stronger Partnership. » Cambridge University Press, 2006.

2. Ouvrages concernant des questions particulières

Blank, Y. « Localism in the New Global Legal Order. » *Harvard International Law Journal*, vol. 47 (2006):263.

Frug, G. E., et D. J. Barron. « International Local Government Law. » *Urban Lawyer*, vol. 38 (2006):1.

Prost, M., et P. K. Clark. « Unity, Diversity and the Fragmentation of International Law: How Much Does the Multiplication of International Organizations Really Matter? » *Chinese Journal of International Law*, vol. 5 (2006):341.

Suzuki, E., et S. Nanwani. « Responsibility of International Organizations: The Accountability Mechanisms of Multilateral Development Banks. » *Michigan Journal of International Law*, vol. 27 (2006):177.

Wilde, R. « Enhancing Accountability at the International Level: The Tension between International Organization and Member State Responsibility and the Underlying Issues at Stake. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 2 (2006):395.

Wittich, S. « Non-Material Damage and Monetary Reparation in International Law. » *Finish Yearbook of International Law*, vol. 15 (2004):321.

B. — ORGANISATION DES NATIONS UNIES

1. Ouvrages généraux

Bouwhuis, S. « What Crisis at the United Nations? » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 571-584.

La Charte des Nations Unies, Constitution mondiale ? Ed. R. Chemain et A. Pellet. Paris, Pédone, 2006.

Chesterman, S. « Reforming the United Nations: Legitimacy, Effectiveness and Power after Iraq. » *Singapore Year Book of International Law*, vol. 10 (2006):59.

Deva, S. « Global Compact: A Critique of UN's Public-Private Partnership for Promoting Corporate Citizenship. » *Syracuse Journal of International Law and Commerce*, vol. 34 (2006):107.

- Die Reform der Vereinten Nationen: Bilanz und Perspektiven.* Ed. J. Warwick et A. Zimmermann. Berlin, Duncker and Humblot, 2006.
- Frouville, O. « Une société servile à l'ONU ? » *Revue générale de droit international public*, vol. 110 (2006):391.
- Giegerich, T. « A Fork in the Road: Constitutional Challenges, Chances, and Lacunae of UN Reform. » *German Yearbook of International Law*, vol. 48 (2005):29.
- Glennon, M. J. « Platonism, Adaptivism, and Illusion in UN Reform. » *Chicago Journal of International Law*, vol. 6 (2006):613.
- Kennedy, P. M. *The Parliament of Man: The Past, Present, and Future of the United Nations*. New York, Random House, 2006.
- Köchler, H. « The United Nations Organization and Global Power Politics: The Antagonism between Power and Law and the Future of World Order. » *Chinese Journal of International Law*, vol. 5 (2006):323.
- Llewellyn, H. « The Optional Protocol to the Convention on the Safety of United Nations and Associated Personnel. » *International and Comparative Law Quarterly*, vol. 55, numéro 3 (2006):718.
- Lupu, Y. « Rules, Gaps and Power: Assessing Reform of the UN Charter. » *Berkeley Journal of International Law*, vol. 24 (2006):881.
- Malone, D. *The International Struggle over Iraq: Politics in the UN Security Council 1980-2005*. Oxford, Oxford University Press, 2006.
- Mats, B. « Sources of Adherence to Multilateral Institutions: The Case of the United Nations. » *La Comunità Internazionale*, vol. 61, numéro 4 (2006):669.
- Sabel, R. *Procedure at International Conferences: A Study of the Rules of Procedure at the UN and at Inter-Governmental Conferences*. 2nd ed. Cambridge, Cambridge University Press, 2006.
- Schrijver, N. « The Future of the Charter of the United Nations. » *Max Planck Yearbook of United Nations Law*, vol. 10 (2006):1.
- Strydom, H. « Chronicles of United Nations Reform. » *South African Yearbook of International Law*, vol. 31 (2006):95.
- « Symposium: UN Reform. » *Chicago Journal of International Law*, vol. 6 (2006).
- Tavernier, P. « L'année des Nations Unies : problèmes juridiques. » *Annuaire français de droit international*, vol. 52 (2006):285.
- Tietje, C., et S. Hamelmann. « Gezielte Finanzsanktionen der Vereinten Nationen im Spannungsverhältnis zum Gemeinschaftsrecht und zu Menschenrechten. » *Juristische Schulung*, vol. 46 (2006):299.
- Vallarta Marrón, J. L. « Reflexiones sobre cuestiones jurídicas del Informe del Secretario General de las Naciones Unidas sobre la reforma de la Organización ». *Revista de la Facultad de Derecho de México*, vol. 56 (2006):123.
- Van Genugten, W. J. M., et al. *The United Nations of the Future: Globalization with a Human Face*. Amsterdam, Kit, 2006.

2. Principaux organes et organes subsidiaires

Cour internationale de Justice

- Akram, S., et M. Lynk. « The Wall and the Law: A Tale of Two Judgements. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 1 (2006):61.
- Aktypis, S., et M. Boumghar. « Chronique des activités de la Cour internationale de Justice en 2004. » *African Yearbook of International Law: Annuaire Africain de Droit International*, vol. 12, numéro 471 (2004):524.i
- Alexandrov, S. A. « The Compulsory Jurisdiction of the International Court of Justice: How Compulsory is it? » *Chinese Journal of International Law*, vol. 5 (2006):29.
- Allen, S. « Case Concerning the Frontier Dispute (Benin/Niger). » *International and Comparative Law Quarterly*, vol. 55, numéro 3 (2006):729.
- Aurescu, B. « Cour internationale de Justice: Affaire relative à la délimitation maritime en mer Noire » *International Journal of Marine and Coastal Law*, vol. 21, numéro 4 (2006):535.
- Bekker, P. H. F. « Reforming the United Nations: What about the International Court of Justice? » *Chinese Journal of International Law*, vol. 5 (2006):39.
- Berdud, C. E. « The Universality of the Work of the International Court of Justice. » *Hague Yearbook of International Law*, numéro 18 (2005):45.
- Blokker, N. « From a Dispute about the Use of Force to a Non-Dispute about Jurisdiction. The Case Concerning Legality of Use of Force (*Yugoslavia v. Netherlands*) before the International Court of Justice. » *The Netherlands in Court: Essays in Honour of Johan G. Lammers*. Ed. N. Blokker, et al. Leiden, Martinus Nijhoff, 2006. 19-49.
- Cervell Hortal, M. J. « La explotación ilegal de los recursos naturales de un estado a la luz de la sentencia del Tribunal Internacional de Justicia sobre las actividades armadas en el territorio de Congo (2005). » *Anuario Español de Derecho Internacional*, vol. 22 (2006):559.
- Cronin-Furman, K. R. « The International Court of Justice and the United Nations Security Council: Rethinking a Complicated Relationship. » *Columbia Law Review*, vol. 106, numéro 2 (2006):435.
- Fernández-Sánchez, P. A. « Territorial Consequences of Central American Conflicts before the International Court of Justice. » *Global Community Yearbook of International Law and Jurisprudence*, vol. 1 (2005):21.
- French, D. « The Heroic Undertaking? The Separate and Dissenting Opinions of Judge Weeramantry during his Time on the Bench of the International Court of Justice. » *Asian Yearbook of International Law*, vol. 11 (2003-2004):35.
- Jacovides, A. « UN Reform and the International Court of Justice: Introductory Statement. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 2 (2006):547.
- Lee, L. J. « Barcelona Traction in the 21st Century: Revisiting its Customary and Policy Underpinnings 35 Years Later. » *Stanford Journal of International Law*, vol. 42 (2006):237.
- Mathias, S. « The 2005 Judicial Activity of the International Court of Justice. » *American Journal of International Law*, vol. 100 (2006):629.
- McWhinney, E. « The International Court of Justice and International Law-Making: The Judicial Activism/Self-Restraint Antinomy. » *Chinese Journal of International Law*, vol. 5 (2006):3.

- Nollkaemper, A. « The Role of Domestic Courts in the Case Law of the International Court of Justice. » *Chinese Journal of International Law*, vol. 5 (2006):301.
- Okowa, P. N. « Case Concerning Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Uganda). » *International and Comparative Law Quarterly*, vol. 55, numéro 3 (2006):742.
- Orakhelashvili, A. « Case Concerning Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Rwanda), Jurisdiction and Admissibility, Judgment of 3 February 2006. » *International and Comparative Law Quarterly*, vol. 55, numéro 3 (2006):753.
- _____. « Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory: Opinion and Reaction. » *Journal of Conflict and Security Law*, vol. 11, numéro 1 (2006):119.
- Pellet, A. « Remarks on Proceedings before the International Court of Justice. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):163.
- Piotrowicz, R. « The Easter Bunny, the Tooth Fairy, Santa Claus and the Security Council: A Heart of Darkness at the ICJ in Democratic Republic of Congo v. Uganda. » *Australian Law Journal*, vol. 80, numéro 3 (2006):162.
- _____. « Reservations about Jurisdiction at the International Court of Justice. » *Australian Law Journal*, vol. 80, numéro 6 (2006):351.
- Portilla Gómez, J. M. « El derecho internacional ante la ocupación de los territorios palestinos y el muro de separación. » *Anuario Mexicano de Derecho Internacional*, vol. 6 (2006):345.
- Punzhin, S., et N. Wiles. « Judge Vereshchetin: A Russian Scholar at the International Court of Justice. » *Leiden Journal of International Law*, vol. 19, numéro 3 (2006):719.
- Rosen, A. A. « Economic and Cooperative Post-Colonial Borders: How Two Interpretations of Borders by the ICJ May Undermine the Relationship between Ut i Possidetis Juris and Democracy. » *Penn State International Law Review*, vol. 25 (2006):207.
- Rosenne, S., et Y. Ronen. *The Law and Practice of the International Court, 1920-2005*. 4th ed. Leiden, Martinus Nijhoff, 2006.
- Schmid, J. C. « Advisory Opinions on Human Rights: Moving beyond a Pyrrhic Victory. » *Duke Journal of Comparative and International Law*, vol. 16 (2006):415.
- The Statute of the International Court of Justice: A Commentary*. Ed. A. Zimmermann, K. Oellers-Frahm, et C. Tomuschat. Oxford, Oxford University Press, 2006.
- Thirlway, H. « The Drafting of ICJ Decisions: Some Personal Recollections and Observations. » *Chinese Journal of International Law*, vol. 5 (2006):15.
- _____. « The Law and Procedure of the International Court of Justice, 1960-1989: Supplement, 2005: Parts One and Two. » *British Year Book of International Law*, vol. 76 (2005):1.
- Wittich, S. « Das Feststellungsurteil im Verfahren vor dem Internationalen Gerichtshof. » *Archiv des Völkerrechts*, vol. 44, numéro 1 (2006):1.

Secrétariat

Traub, J. *The Best Intentions: Kofi Annan and the UN in the Era of American World Power*. New York, Farrar, Straus and Giroux, 2006.

Conseil de sécurité

- Adamson, C. J. « Changing of the Guard: A United Nations Security Council Decision on a Uniform Airport Security Standard for Member Nations. » *Penn State International Law Review*, vol. 24 (2006):661.
- Arcari, M. « Observations sur les problèmes juridiques posés par les sanctions des Nations Unies et leur évolution récente. » *Anuario Español de Derecho Internacional*, vol. 22 (2006):317.
- Blanc Altemir, A., et B. Real. « La réforme du Conseil de sécurité des Nations Unies : quelle structure et quels membres ? » *Revue générale de droit international public*, vol. 110 (2006):801.
- Bore Eveno, V. « Le contrôle juridictionnel des résolutions du Conseil de sécurité : vers un constitutionnalisme international ? » *Revue générale de droit international public*, vol. 110 (2006):827.
- Combe, E. « Quelles sanctions contre les cartels ? Une perspective économique. » *Revue internationale de droit économique*, numéro 1 (2006):9.
- Cronin-Furman, K. R. « The International Court of Justice and the United Nations Security Council: Rethinking a Complicated Relationship. » *Columbia Law Review*, vol. 106, numéro 2 (2006):435.
- Durward, R. « Security Council Authorization for Regional Peace Operations: A Critical Analysis. » *International Peacekeeping*, vol. 13, numéro 3 (2006):350.
- Happold, M. « Darfur, the Security Council, and the International Criminal Court. » *International and Comparative Law Quarterly*, vol. 55, numéro 1 (2006):226.
- Kurth, M. E. *Das Verhältnis des Internationalen Strafgerichtshofs zum UN-Sicherheitsrat: unter besonderer Berücksichtigung von Sicherheitsratsresolution 1422* (2002). Baden-Baden, Nomos, 2006.
- Luck, E. C. *UN Security Council: Practice and Promise*. London, Routledge, 2006.
- Malone, D., et J. Cockayne. « The UN Security Council: 10 Lessons from Iraq on Regulation and Accountability. » *Journal of International Law and International Relations*, vol. 2, numéro 2 (2006):1.
- Matheson, M. J. *Council Unbound: The Growth of UN Decision Making on Conflict and Postconflict Issues after the Cold War*. Washington, US Institute of Peace Press, 2006.
- Penny, C. « Greening the Security Council: Climate Change as an Emerging “Threat to International Peace and Security”. » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law, Ottawa, October 26-28, 2005 = Fragmentation : La diversification et l'expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international, Ottawa, 26 au 28 octobre 2005*. Ottawa, Canadian Council on International Law, 2006. 222-261.
- Van Houtte, H., H. Das, et B. Delmartino. « The United Nations Compensation Commission. » *The Handbook of Reparations*. Ed. P. De Greiff. Oxford, Oxford University Press, 2006. 321-389.
- Vandepoorter, A. « L’application communautaire des décisions du Conseil de sécurité. » *Annuaire français de droit international*, vol. 52 (2006):101.
- Weckel, P. « Le Conseil de sécurité des Nations Unies et l’arme nucléaire. » *Annuaire français de droit international*, vol. 52 (2006):178.

Wheatley, S. « The Security Council, Democratic Legitimacy and Regime Change in Iraq. » *European Journal of International Law*, vol. 17, numéro 3 (2006):531.

Zambelli, M. « L'attuazione delle sanzioni ONU nel diritto svizzero. » *Schweizerischen Zeitschrift für Internationales und Europäisches Recht*, vol. 16 (2006):585.

3. Ouvrages concernant des questions ou des activités particulières

Droit aérien

Andemariam, S. W. « Does the Montreal Convention of 1999 Require that a Notice be Given to Passengers: What is the Validity of Notice of a Choice of Forum Clause under Montreal 1999. » *Journal of Air Law and Commerce*, vol. 71 (2006):251.

Sécurité collective

Franck, T. M. « Collective Security and UN Reform: Between the Necessary and the Possible. » *Chicago Journal of International Law*, vol. 6 (2006):597.

Arbitrage commercial

Aghahosseini, A., et H. Piran. « The Case Law of the Iran-United States Claims Tribunal on the Rule of Res Judicata. » *Global Community Yearbook of International Law and Jurisprudence*, vol. 1 (2005):3.

Caron, D. D., M. Pellonpää, et L. Caplan. *The UNCITRAL Arbitration Rules: A Commentary*. Oxford, Oxford University Press, 2006.

Díaz, L. M. « El desaprender el pensamiento jurídico como acceso a la Ley Modelo de Conciliación Comercial Internacional. » *Anuario Mexicano de Derecho Internacional*, vol. 6 (2006):167.

Graffi, L. D. « Securing Harmonized Effects of Arbitration Agreements under the New York Convention. » *Houston Journal of International Law*, vol. 28 (2006):663.

Samra, H. « Five Years Later: The CMS Award Placed in the Context of the Argentine Financial Crisis and the ICSID Arbitration Boom. » *University of Miami Inter-American Law Review*, vol. 38 (2006):667.

Savarese, E. « Investment Treaties and the Investor's Right to Arbitration between Broadening and Limiting ICSID Jurisdiction. » *Journal of World Investment and Trade*, vol. 7 (2006):407.

Sturley, M. F. « Overruling Sky Reefer in the International Arena: A Preliminary Assessment of Forum Selection and Arbitration Clauses in the New UNCITRAL Transport Law Convention. » *Journal of Maritime Law and Commerce*, vol. 37 (2006):1.

Swanson, S. R. « Antisuit Injunctions in Support of International Arbitration. » *Tulane Law Review*, vol. 81 (2006):395.

Relations consulaires

Barrie, G. N. « Reaction of USA Courts to the ICJ Avena Judgment. » *South African Yearbook of International Law*, vol. 31 (2006):287.

- Bradley, C. A. « Enforcing the Avena Decision in US Courts. » *Harvard Journal of Law and Public Policy*, vol. 30 (2006):119.
- Candela, M. « Judicial Notification: A Simple Solution to Ensure Compliance with the Vienna Convention on Consular Relations. » *Pace International Law Review*, vol. 18 (2006):343.
- Clarke III, H. S. « Determining the Remedy for Violations of Article 36 of the VCCR: Review and Reconsideration and the Clemency Process after Avena. » *George Washington International Law Review*, vol. 38, numéro 1 (2006):131.
- Kadish, M. J., et C. C. Olson. « Sanchez-Llamas v. Oregon and Article 36 of the Vienna Convention on Consular Relations: The Supreme Court, the Right to Consul, and Remediation. » *Michigan Journal of International Law*, vol. 27 (2006):1185.
- O'Scannlain, D. F. « Enforceability of International Tribunals' Decisions in the United States. » *Harvard Journal of Law and Public Policy*, vol. 30 (2006):115.
- Parker, M. T. « Review and Reconsideration: In Search of a Just Standard of Review for Violations of Article 36 of the Vienna Convention on Consular Relations. » *University of California Davis Journal of International Law and Policy*, vol. 12 (2006):225.
- Sheik, M. « From Breard to Medellin: Supreme Court Inaction or ICJ Activism in the Field of International Law. » *California Law Review*, vol. 94 (2006):531.
- Stokes, H. A. « Broadening Executive Power in the Wake of Avena: An American Interpretation of Pacta Sunt Servanda. » *Washington and Lee Law Review*, vol. 63 (2006):1219.
- Sweiss, D. « The Availability of Damages to Foreign Nationals for Violation of the Consular Relations Treaty ». *New York International Law Review*, vol. 19, iss. 2 (2006):63.
- Tisne, P.V. « The ICJ and Municipal Law: The Precedential Effect of the Avena and Lagrand Decisions in US Courts. » *Fordham International Law Journal*, vol. 29 (2006):865.
- Vanderpuye, K., et R.W. Bigelow. « The Vienna Convention and the Defense of Non-citizens in New York: A Matter of Form and Substance. » *Pace International Law Review*, vol. 18 (2006):99.

Désarmement

- Baute, J. G. « A Concrete Experience: The Iraq Case. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, et al. Berlin, Springer, 2006. 235-257.
- Blix, H. « Non-Proliferation of Weapons of Mass Destruction: The Search for Truth. » *Fletcher Forum of World Affairs*, vol. 30, numéro 3 (2006):17.
- Carlson, J. « Experience and Challenges in Weapons of Mass Destruction Treaty Verification: A Comparative View. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, et al. Berlin, Springer, 2006. 210-234.
- Caughley, T. « The Future of the Disarmament Agenda. » *Fletcher Forum of World Affairs*, vol. 30, numéro 3 (2006):53.
- Cooley, J. N. « International Atomic Energy Agency Safeguards under the Treaty on the Non-Proliferation of Nuclear Weapons: Challenges in Implementation. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, et al. Berlin, Springer, 2006. 61-76.

- Daoudi, M., et R. Trapp. « Verification under the Chemical Weapons Convention. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006. 77-106.
- Dosseva, A. « North Korea and the Non-Proliferation Treaty. » *Yale Journal of International Law*, vol. 31 (2006):265.
- Dunworth, T., R. . Mathews, et T.L.H. McCormack. « National Implementation of the Biological Weapons Convention. » *Journal of Conflict and Security Law*, vol. 11, numéro 1 (2006):93.
- Häckel, E. « Continuity and Change in International Verification Regimes. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006. 575-588.
- Kalinowski, M. B. « Comprehensive Nuclear-Test-Ban Treaty Verification. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006. 135-152.
- Kuppuswamy, C. « Is the Nuclear Non-Proliferation Treaty Shaking at its Foundations? Stock Taking after the 2005 NPT Review Conference. » *Journal of Conflict and Security Law*, vol. 11, numéro 1 (2006):141.
- Nixdorff, K. « Biological Weapons Convention. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006. 107-134.
- Ponti, C. « Le Nazioni Unite e il controllo delle armi da fuoco illecite. » *La Comunità Internazionale*, vol. 61, numéro 3 (2006):545.
- Poucet, A. « Arms Control and Non-Proliferation Treaties: An Ontology of Concepts and Characteristics. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006. 41-60.
- Richard, M. « Beyond Iraq: The New Challenges to the Nuclear Non Proliferation Regime. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006. 259-291.
- Schriefer, D. « The International Level. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006. 435-453.
- Stein, M., et B. Richter. « A Sustainable Approach for Developing Treaty Enforcement Instrumentation. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006. 559-571.
- Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, *et al.* Berlin, Springer, 2006.
- Zhang, X. « The Riddle of “Inalienable Right” in Article IV of the Treaty on the Non-Proliferation of Nuclear Weapons: Intentional Ambiguity. » *Chinese Journal of International Law*, vol. 5 (2006):647.

Questions relatives à l'environnement

- Alam, S. « El enfoque de las Naciones Unidas sobre el comercio, el medio ambiente y desarrollo sostenible. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 3 (2006):687.
- _____. « The United Nations' Approach to Trade, the Environment and Sustainable Development. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 3 (2006):607.
- Alvarez-Jimenez, A. « Inter-State Environmental Disputes, Provisional Measures and the International Court of Justice's Order in the Case Concerning Pulp Mills on the River Uruguay. » *Temple Journal of Science, Technology and Environmental Law*, vol. 25 (2006):161.
- Atapattu, S. « Sustainable Development, Environmental Protection and Human Rights: A Necessary Linkage. » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law, Ottawa, October 26-28, 2005 = Fragmentation : La diversification et l'expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international, Ottawa, 26 au 28 octobre 2005*. Ottawa, Canadian Council on International Law, 2006. 192-221.
- Baumert, K. A. « Participation of Developing Countries in the International Climate Change Regime: Lessons for the Future. » *George Washington International Law Review*, vol. 38, numéro 2 (2006):365.
- Bernasconi-Osterwalder, N., et al. *Environment and Trade: A Guide to WTO Jurisprudence*. London, Earthscan, 2006.
- Beyerlin, U. « Bridging the North-South Divide in International Environmental Law.. » *Zeitschrift für Ausländisches Öffentliches Recht und Völkerrecht: Heidelberg Journal of International Law*, vol. 66, numéro 2 (2006):259.
- Burns, W., et al. « International Environmental Law.. » *International Lawyer*, vol. 40 (2006):197.
- Carlarne, C. « The Kyoto Protocol and the WTO: Reconciling Tensions between Free Trade and Environmental Objectives. » *Colorado Journal of International Environmental Law and Policy*, vol. 17 (2006):45.
- Di Leva, C. E. « International Trade and the Environment: An Address at the International Law Students Association Conference at Pace Law School. October 27-29, 2005. » *Pace International Law Review*, vol. 18 (2006):227.
- Diener, S. L. « Ratification of Kyoto Aside: How International Law and Market Uncertainty Obviate the Current US Approach to Climate Change Emissions. » *William and Mary Law Review*, vol. 47 (2006):2089.
- Gautier, P. « L'annexe VI au protocole de Madrid relatif à la protection de l'environnement de l'Antarctique : responsabilité découlant de situations critiques pour l'environnement ». » *Annuaire français de droit international*, vol. 52 (2006):418.
- Gillroy, J. M. « Adjudication Norms, Dispute Settlement Regimes and International Tribunals: The Status of Environmental Sustainability in International Jurisprudence. » *Stanford Journal of International Law*, vol. 42 (2006):1.
- Gödel, S. *Das Umweltprogramm der Vereinten Nationen (UNEP) und seine Rolle im System der International Environmental Governance*. Frankfurt, Lang, 2006.

- Hermitte, M. A. « La Convention sur la diversité biologique a quinze ans. » *Annuaire français de droit international*, vol. 52 (2006):351.
- Kohona, P. T. B. « Implementing Global Environmental Standards: Is the Non-State Sector a Reluctant Convert or an Eager Devotee? » *Asian Yearbook of International Law*, vol. 11 (2003-2004):69.
- MacFaul, L. « Developing the Climate Change Regime: The Role of Verification. » *Verifying Treaty Compliance: Limiting Weapons of Mass Destruction and Monitoring Kyoto Protocol Provisions*. Ed. R. Avenhaus, et al. Berlin, Springer, 2006. 171-209.
- Malone, Linda A. et Scott Pasternack. *Defending the Environment: Civil Society Strategies to Enforce International Environmental Law*, Island Press, 2006.
- McIntyre, O. « The Role of Customary Rules and Principles of International Environmental Law, in the Protection of Shared International Freshwater Resources. » *Natural Resources Journal*, vol. 46 (2006):157.
- McNamee, D. « Climate Change, the Kyoto Protocol, and the World Trade Organization: Challenges and Conflicts. » *Sustainable Development Law and Policy*, vol. 6, numéro 2 (2006):41.
- Moremen, P. M. « Costs and Benefits of Adding a Private Right of Action to the World Trade Organization and the Montreal Protocol Dispute Resolution Systems. » *UCLA Journal of International Law and Foreign Affairs*, vol. 11 (2006):189.
- Murphy, J. B. « Alternative Approaches to the CITES “Non-Detriment” Finding for Appendix II Species. » *Environmental Law*, vol. 36 (2006):531.
- Nanda, V. P. « International Environmental Norms Applicable to Nuclear Activities, with Particular Focus on Decisions of International Tribunals and International Settlements. » *Denver Journal of International Law and Policy*, vol. 35 (2006):47.
- Nigoff, M. G. « The Clean Development Mechanism: Does the Current Structure Facilitate Kyoto Protocol Compliance. » *Georgetown International Environmental Law Review*, vol. 18 (2006):249.
- Onzivu, William, « International Environmental Law, the Public’s Health, and Domestic Environmental Governance in Developing Countries. » *American University International Law Review*, vol. 21 (2006):597.
- Penny, C. « Greening the Security Council: Climate Change as an Emerging “Threat to International Peace and Security”. » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law, Ottawa, October 26-28, 2005 = Fragmentation : La diversification et l’expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international, Ottawa, 26 au 28 octobre 2005*. Ottawa, Canadian Council on International Law, 2006. 222-261.
- Sagemüller, I. « Forest Sinks under the United Nations Framework Convention on Climate Change and the Kyoto Protocol: Opportunity or Risk for Biodiversity? » *Columbia Journal of Environmental Law*, vol. 31, numéro 2 (2006):189.
- Scherr, S. J., et R. J. Gregg. « Johannesburg and beyond: The 2002 World Summit on Sustainable Development and the Rise of Partnership. » *Georgetown International Environmental Law Review*, vol. 18 (2006):425.

- Shelton, D. « Human Rights and the Environment: What Specific Environmental Rights have been Recognized? » *Denver Journal of International Law and Policy*, vol. 35 (2006):129.
- Smagadi, A. « Analysis of the Objective of the Convention on Biological Diversity: Their Interrelation and Implementation Guidance for Access and Benefit Sharing. » *Columbia Journal of Environmental Law*, vol. 31 (2006):243.
- Stephens, T. « Multiple International Courts and the "Fragmentation" of International Environmental Law. » *Australian Year Book of International Law*, vol. 25 (2006):227.
- Stone, S. J. « Comment on COP 11 to the UNFCCC. » *Sustainable Development Law and Policy*, vol. 6, numéro 2 (2006):45.
- Stroud, A. « Essay: A Review of the Role of the CITES Secretariat in the Implementation of the Non-Detriment Finding Requirement. » *William and Mary Environmental Law and Policy Review*, vol. 30 (2006):661.
- Volbeda, M. B. « The MOX Plant Case: The Question of Supplemental Jurisdiction for International Environmental Claims under UNCLOS. » *Texas International Law Journal*, vol. 42, numéro 1 (2006):211.

Droits de l'homme

- Akhavan, P. « Report on the Work of the Office of the Special Adviser of the United Nations Secretary-General on the Prevention of Genocide. » *Human Rights Quarterly*, vol. 28 (2006):104.
- Alston, P. « Reconceiving the UN Human Rights Regime: Challenges Confronting the New UN Human Rights Council. » *Melbourne Journal of International Law*, vol. 7 (2006):185.
- Alves da Frota, H. « A universalidade dos direitos humanos no mundo muçulmano. » *Anuario Mexicano de Derecho Internacional*, vol. 6 (2006):63.
- Ang, F. *Participation Rights of Children*. Antwerp, Intersentia, 2006.
- Arsanjani, M. H. « Negotiating the UN Declaration on Human Cloning. » *American Journal of International Law*, vol. 100 (2006):164.
- Beiter, K. D. *The Protection of the Right to Education by International Law: Including a Systematic Analysis of Article 13 of the International Covenant on Economic, Social, and Cultural Rights*. Leiden, Martinus Nijhoff, 2006.
- Bernier, I. « La négociation de la Convention de l'UNESCO sur la protection et la promotion de la diversité des expressions culturelles. » *Canadian Yearbook of International Law*, vol. 43 (2005):3.
- Booth, P. « The United Nations Convention on the Rights of the Child and the Punishment of Children under English Law: Public and Private Vices. » *Liverpool Law Review*, vol. 27 (2006):395.
- Bossuyt, M. « The New Human Rights Council: A First Appraisal. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 4 (2006):551.
- Brennan, P. M. K. « The "Right" of Religious Liberty of the Child: Its Meaning, Measure, and Justification. » *Emory International Law Review*, vol. 20 (2006):129.
- Browning, D. S. « The United Nations Convention on the Rights of the Child: Should it be Ratified and Why? » *Emory International Law Review*, vol. 20 (2006):157.

- Buergenthal, T. « The Evolving International Human Rights System. » *American Journal of International Law*, vol. 100 (2006):783.
- Carne, G. « Reconstituting “Human Security” in a New Security Environment: One Australian, Two Canadians and Article 3 of the Universal Declaration of Human Rights. » *Australian Year Book of International Law*, vol. 25 (2006):1.
- Carter, J. « What’s Right for Children. » *Emory International Law Review*, vol. 20 (2006):1.
- Cerone, J. « Human Dignity in the Line of Fire: The Application of International Human Rights Law during Armed Conflict, Occupation, and Peace Operations. » *Vanderbilt Journal of Transnational Law*, vol. 39 (2006):1447.
- Chetail, V. « Le Comité des Nations Unies contre la torture et l’éloignement des étrangers : dix ans de jurisprudence. » *Schweizerischen Zeitschrift für Internationales und Europäisches Recht*, vol. 16 (2006):63.
- Clapham, A. *Human Rights Obligations of Non-State Actors*. Oxford, Oxford University Press, 2006.
- Cohen, C. P. « The Role of the United States in the Drafting of the Convention on the Rights of the Child. » *Emory International Law Review*, vol. 20 (2006):185.
- Coomans, F. « Agrarian Reform as a Human Rights Issue in the Activities of United Nations Human Rights Bodies and Specialised Agencies. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 1 (2006):7.
- Courbe, P. « L’application directe de la Convention des Nations Unies sur les droits de l’enfant. » *Recueil Dalloz*, vol. 22 (2006):1487.
- Darrow, M. *Between Light and Shadow: The World Bank, the International Monetary Fund and International Human Rights Law*. Oxford, Hart, 2006.
- Decker, D. C. « Enforcing Human Rights: The Role of the UN Civilian Police in Kosovo. » *International Peacekeeping*, vol. 13, numéro 4 (2006):502.
- Dennis, M. « Application of Human Rights Treaties Extraterritorially to Detention of Combatants and Security Internees: Fuzzy Thinking All Around? » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 2 (2006):459.
- De Schutter, Olivier. *Transnational Corporations and Human Rights*, Hart Publishing, 2006.
- Dewulf, S., et D. Pacquée. « Protecting Human Rights in the War on Terror: Challenging the Sanctions Regime Originating from Resolution 1267 (1999). » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 4 (2006):607.
- Dimitrijević, V., et M. Milanović. « Human Rights before International Criminal Courts. » *Human Rights Law: From Dissemination to Application: Essays in Honour of Göran Melander*. Ed. J. Grimheden et R. Ring. Leiden, Martinus Nijhoff, 2006. 149-168.
- Doek, J. E. « What Does the Children’s Convention Require? » *Emory International Law Review*, vol. 20 (2006):199.
- Eduardo, C., et F. Coracini. « The Lawful Sanctions Clause in the State Reporting Procedure before the Committee against Torture. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 2 (2006):305.
- Ehrenbeck, M. « The United Nations Human Rights Council: Establishment and First Steps. » *South African Yearbook of International Law*, vol. 31 (2006):209.
- Eudes, M. « De la Commission au Conseil des droits de l’homme : vraie réforme ou faux-semblant ? » *Annuaire français de droit international*, vol. 52 (2006):599.

- Farrell, Kristen, « Human Experimentation in Developing Countries: Improving International Practices by Identifying Vulnerable Populations and Allocating Fair Benefits. Comment—Symposium: Bridging the racial divide in health care: eliminating racial and ethnic disparities in health status », *Journal of Health Care Law and Policy*, vol. 9 (2006):136.
- Fitzmaurice, M. « On the Protection of Human Rights, the Rome Statute and Reservations to Multilateral Treaties. » *Singapore Year Book of International Law*, vol. 10 (2006):133.
- Fodella, A. « International Law and the Diversity of Indigenous Peoples. » *Vermont Law Review*, vol. 30 (2006):565.
- Fronapfel, R. M. « AIDS Prevention and the Right to Health under International Law: Burma as the Hard Case. » *Pacific Rim Law and Policy Journal*, vol. 15 (2006):169.
- Fukuda-Parr, S. « Millennium Development Goal 8: Indicators for International Human Rights Obligations? » *Human Rights Quarterly*, vol. 28 (2006):966.
- Gargiulo, P. « Le Nazioni Unite e la tutela dei diritti umani dopo il Vertice mondiale del 2005: conferme (molte) e novità (poche). » *La Comunità Internazionale*, vol. 61, numéro 4 (2006):709.
- Garman, J. J. « International Law and Children's Human Rights: International, Constitutional, and Political Conflicts Blocking Passage of the Convention on the Rights of the Child. » *Valparaiso University Law Review*, vol. 41 (2006):659.
- Gerber, P. « Human Rights Reform in the United Nations: The Good, the Bad and the Ugly. » *Alternative Law Journal*, vol. 31, numéro 2 (2006):88.
- Gercas, A. « The Universal Declaration on Bioethics and Human Rights: Promoting International Discussion on the Morality of Non-Therapeutic Research on Children. » *Michigan Journal of International Law*, vol. 27 (2006):629.
- Gerle, E. « Various Interpretations of Human Rights for Women: Challenges at United Nations' Conferences. » *Human Rights Law: From Dissemination to Application: Essays in Honour of Göran Melander*. Ed. J. Grimheden et R. Ring. Leiden, Martinus Nijhoff, 2006. 343-374.
- Ghanea, N. « From UN Commission on Human Rights to UN Human Rights Council: One Step Forwards or Two Steps Sideways? » *International and Comparative Law Quarterly*, vol. 55, numéro 3 (2006):695.
- Guggenheim, M. « Ratify the UN Convention on the Rights of the Child, but Don't Expect Any Miracles. » *Emory International Law Review*, vol. 20 (2006):43.
- Gutter, J. *Thematic Procedures of the United Nations Commission on Human Rights and International Law: In Search of a Sense of Community*. Antwerpen, Intersentia, 2006.
- Hall, C. K. « UN Convention on State Immunity: The Need for a Human Rights Protocol. » *International and Comparative Law Quarterly*, vol. 55, numéro 2 (2006):411.
- Hannum, H. « Human Rights in Conflict Resolution: The Role of the Office of the High Commissioner for Human Rights in UN Peacemaking and Peacebuilding. » *Human Rights Quarterly*, vol. 28 (2006):1.
- Harrington, J. « The Absent Dialogue: Extradition and the International Covenant on Civil and Political Rights. » *Queen's Law Journal*, vol. 32 (2006):82.
- Howland, T. « Peacekeeping and Conformity with Human Rights Law: How MINUSTAH Falls Short in Haiti. » *International Peacekeeping*, vol. 13, numéro 4 (2006):462.

- Hydén, H. « Implementation of International Conventions as a Socio-Legal Enterprise: Examples from the Convention on the Rights of the Child. » *Human Rights Law: From Dissemination to Application: Essays in Honour of Göran Melander*. Ed. J. Grimheden et R. Ring. Leiden, Martinus Nijhoff, 2006. 375-392.
- Jackson, V. C. « World Habeas Corpus. » *Cornell Law Review*, vol. 91 (2006):303.
- Jägers, N. « Mainstreaming Human Rights in International Economic Organisations: Improving Judicial Access for NGOs to the World Trade Organization. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 2 (2006):229.
- Jarrell, C. « No Worldwide Consensus: The United Nations Declaration on Human Cloning. » *Georgia Journal of International and Comparative Law*, vol. 35 (2006):205.
- Johnstone, R. L. « Feminist Influences on the United Nations Human Rights Treaty Bodies. » *Human Rights Quarterly*, vol. 28 (2006):148.
- Kirby, M. « Take Heart: International Law Comes, Ever Comes. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 283-298.
- Kopel, D. B., et al. « Is Resisting Genocide a Human Right? » *Notre Dame Law Review*, vol. 81 (2006):1275.
- Kumar, A. « Using Courts to Enforce the Free Speech Provisions of the Top of Form. » *Chicago Journal of International Law*, vol. 7 (2006):351.
- Langford, M. « Ambition that Overleaps itself? A Response to Stephen Tully's Critique of the General Comment on the Right to Water. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 3 (2006):433.
- _____. « Expectation of Plenty: Response to Stephen Tully. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 3 (2006):473.
- Lillich, R. B., et al. *International Human Rights: Problems of Law, Policy, and Practice*. 4th ed. New York, Aspen, 2006.
- Månsson, K. « Integration of Human Rights in Peace Operations: Is There an Ideal Model? » *International Peacekeeping*, vol. 13, numéro 4 (2006):547.
- Martin, F. F., et al. *International Human Rights and Humanitarian Law: Treaties, Cases, and Analysis*. Cambridge, Cambridge University Press, 2006.
- Marty, M. E. « But Even So, Look at that: Working with the Convention on the Rights of the Child. » *Emory International Law Review*, vol. 20 (2006):217.
- Mattar, M. Y. « Incorporating the Five Basic Elements of a Model Antitrafficking in Persons Legislation in Domestic Laws: From the United Nations Protocol to the European Convention. » *Tulane Journal of International and Comparative Law*, vol. 14 (2006):357.
- McAdam, J. « Seeking Asylum under the Convention on the Rights of the Child: A Case for Complementary Reform. » *International Journal of Children's Rights*, vol. 14 (2006):251.
- McHale, C. « The Impact of UN Human Rights Commission Reform on the Ground: Investigating Extrajudicial Executions of Honduran Street Children. » *Fordham International Law Journal*, vol. 29 (2006):812.
- Mechlem, K. « Harmonizing Trade in Agriculture and Human Rights: Options for the Integration of the Right to Food into the Agreement on Agriculture. » *Max Planck Yearbook of United Nations Law*, vol. 10 (2006):127.

- Nanda, V. P. « The Global Challenge of Protecting Human Rights: Promising New Developments. » *Denver Journal of International Law and Policy*, vol. 34 (2006):1.
- Noll, G. « Diplomatic Assurances and the Silence of Human Rights Law. » *Melbourne Journal of International Law*, vol. 7 (2006):104.
- Nowak, M. « What Practices Constitute Torture? US and UN Standards. » *Human Rights Quarterly*, vol. 28 (2006):809.
- Obokata, T. « A Human Rights Framework to Address Trafficking of Human Beings. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 3 (2006):379.
- O'Flaherty, M. « Towards Integration of United Nations Human Rights Treaty-Body Recommendations—The Rights-Based Approach Model. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 4 (2006):589.
- Olowu, D. « United Nations Human Rights Treaty System and the Challenges of Commitment and Compliance in the South Pacific. » *Melbourne Journal of International Law*, vol. 7 (2006):155.
- Perfetti, F. « Sicurezza internazionale, sviluppo sostenibile e diritti umani: l'agenda delle Nazioni Unite e il ruolo dell'Italia. » *La Comunità Internazionale*, vol. 61, numéro 2 (2006):225.
- Popovski, V. « Children in the Law and Practice of the United Nations. » *International Criminal Accountability and the Rights of Children*. Ed. K. Arts et V. Popovski. La Haye, Hague Academic Press, 2006. 37-52.
- Roberts, A. « Transformative Military Occupation: Applying the Laws of War and Human Rights. » *American Journal of International Law*, vol. 100 (2006):580.
- Rodley, N., et M. Pollard. « Criminalisation of Torture: State Obligations under the United Nations Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment. » *European Human Rights Law Review*, numéro 2 (2006):115.
- Rodriguez-Rivera, L. « The Human Right to Environment and the Peaceful Use of Nuclear Energy. » *Denver Journal of International Law and Policy*, vol. 35 (2006):173.
- Rooney, H. L. « Parlaying Prisoner Protections: A Look at the International Law and Supreme Court Decisions that should be Governing our Treatment of Guantanamo Detainees. » *Drake Law Review*, vol. 54 (2006):679.
- Rutkow, L., et J. T. Lozman. « Suffer the Children? A Call for United States Ratification of the United Nations Convention on the Rights of the Child. » *Harvard Human Rights Journal*, vol. 19 (2006):161.
- Sachleben, M. *Human Rights Treaties: Considering Patterns of Participation, 1948-2000*. New York, Routledge, 2006.
- Schabas, W. A. *Preventing Genocide and Mass Killing: The Challenge for the United Nations*. Londres, Minority Rights Group International, 2006.
- Schmid, J. C. « Advisory Opinions on Human Rights: Moving beyond a Pyrrhic Victory. » *Duke Journal of Comparative and International Law*, vol. 16 (2006):415.
- Sepúlveda, M. « Obligations of "International Assistance and Cooperation" in an Optional Protocol to the International Covenant on Economic, Social and Cultural Rights. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 2 (2006):271.
- Shelton, D. « Human Rights and the Environment: What Specific Environmental Rights have been Recognized? » *Denver Journal of International Law and Policy*, vol. 35 (2006):129.

- Singh, K. « Right to Basic Education: International Obligations and Regional Legal Normative Action in Africa. » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12 (2004):437.
- Skogly, S. *Beyond National Borders: States' Human Rights Obligations in International Cooperation*. Antwerp, Intersentia, 2006.
- Smolin, D. M. « Overcoming Religious Objections to the Convention on the Rights of the Child. » *Emory International Law Review*, vol. 20 (2006):81.
- « Special Spring 2006 Symposium: What's Wrong with Rights for Children? » *Emory International Law Review*, vol. 20 (2006).
- Sund, L. G. « The Rights of the Child as Legally Protected Interests. » *International Journal of Children's Rights*, vol. 14 (2006):327.
- Thiele, B., et M. Gomez. « Highlights of the Fifty-Eighth Session of the United Nations Sub-Commission on the Promotion and Protection of Human Rights. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 4 (2006):703.
- Thienel, T. « The Admissibility of Evidence Obtained by Torture under International Law. » *European Journal of International Law*, vol. 17, numéro 2 (2006):349.
- Tully, S. « Access to Electricity as a Human Right. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 4 (2006):557.
- _____. « Flighty Purposes and Deeds: A Rejoinder to Malcolm Langford. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 3 (2006):461.
- Van der Vyver, J. D. « Municipal Legal Obligations of States Parties to the Convention on the Rights of the Child: The South African Model. » *Emory International Law Review*, vol. 20 (2006):9.
- Vogel, H. J. « Reframing Rights from the Ground Up: The Contribution of the New UN Law of Self-Determination to Recovering the Principle of Sociability on the Way to a Relational Theory of International Human Rights. » *Temple International and Comparative Law Journal*, vol. 20 (2006):443.
- Wahi, N. « Human Rights Accountability of the IMF and the World Bank: A Critique of Existing Mechanisms and Articulation of a Theory of Horizontal Accountability. » *University of California Davis Journal of International Law and Policy*, vol. 12 (2006):331.
- Weissbrodt, D., et A. Bergquist. « Extraordinary Rendition: A Human Rights Analysis. » *Harvard Human Rights Journal*, vol. 19 (2006):123.
- Weissbrodt, D. « Prospects for Ratification of the Convention on the Rights of the Child. » *Emory International Law Review*, vol. 20 (2006):209.
- Wills, S. « The "Responsibility to Protect" by Peace Support Forces under International Human Rights Law. » *International Peacekeeping*, vol. 13, numéro 4 (2006):477.
- Zook, D. C. « Decolonizing Law: Identity Politics, Human Rights, and the United Nations. » *Harvard Human Rights Journal*, vol. 19 (2006):95.
- Zwanenburg, M. « The Van Boven/Bassiouni Principles: An Appraisal. » *Netherlands Quarterly of Human Rights*, vol. 24, numéro 4 (2006):641.

Droit administratif international

- Esty, Daniel C., « Good Governance at the Supranational Scale: Globalizing Administrative Law. » *Yale Law Journal*, vol. 115 (2006):1490.
- Harlow, C. « Global Administrative Law: The Quest for Principles and Values. » *European Journal of International Law*, vol. 17, numéro 1 (2006):187.
- Krisch, N., et B. Kingsbury. « Introduction: Global Governance and Global Administrative Law in the International Legal Order. » *European Journal of International Law*, vol. 17, numéro 1 (2006):1.
- Krisch, N. « The Pluralism of Global Administrative Law. » *European Journal of International Law*, vol. 17, numéro 1 (2006):247.
- Meidinger, E. « The Administrative Law of Global Private-Public Regulation: The Case of Forestry. » *European Journal of International Law*, vol. 17, numéro 1 (2006):47.
- Ruzié, D. « Jurisprudence du Tribunal administratif des Nations Unies. » *Annuaire français de droit international*, vol. 52 (2006):241.
- « Symposium: Global Governance and Global Administrative Law in the International Legal Order. » *European Journal of International Law*, vol. 17, numéro 1 (2006).
- Van Harten, G., et M. Loughlin. « Investment Treaty Arbitration as a Species of Global Administrative Law. » *European Journal of International Law*, vol. 17, numéro 1 (2006):121.

Droit pénal international

- Akande, D. « The Application of International Law Immunities in Prosecutions for International Crimes. » *Bringing Power to Justice? The Prospects of the International Criminal Court*. Ed. M. Milde, R. Vernon, et J. Harrington. Montréal, McGillQueen's University Press, 2006. 47-98.
- Almqvist, J. « The Impact of Cultural Diversity on International Criminal Proceedings. » *Journal of International Criminal Justice*, vol. 4, numéro 4 (2006):745.
- Anderson, K. « How Effective is the International Convention for the Protection of All Persons from Enforced Disappearance Likely to be in Holding Individuals Criminally Responsible for Acts of Enforced Disappearance? » *Melbourne Journal of International Law*, vol. 7 (2006):245.
- Apuuli, K. P. « The ICC Arrest Warrants for the Lord's Resistance Army Leaders and Peace Prospects for Northern Uganda. » *Journal of International Criminal Justice*, vol. 4, numéro 1 (2006):179.
- Arbour, L. « International Criminal Law, Humanitarian Law and the Responsibility of States for Choice of Forum and Effective Enforcement. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 299-314.
- Askin, K. D. « Never Again Promise Broken Again—Again—And Again. » *Cardozo Law Review*, vol. 27 (2006):1723.
- Badar, M. E. « Drawing the Boundaries of Mens Rea in the Jurisprudence of the International Criminal Tribunal for the Former Yugoslavia. » *International Criminal Law Review*, vol. 6 (2006):313.

- _____. « “Just Convict Everyone!”—Joint Perpetration: From Tadić to Stakić and Back Again. » *International Criminal Law Review*, vol. 6 (2006):293.
- Bagaric, M., et J. Morss. « International Sentencing Law: In Search of a Justification and Coherent Framework. » *International Criminal Law Review*, vol. 6 (2006):191.
- Bantekas, I. « Corruption as an International Crime and Crime against Humanity: An Outline of Supplementary Criminal Justice Policies. » *Journal of International Criminal Justice*, vol. 4, numéro 3 (2006):466.
- _____. « Reflections on Some Sources and Methods of International Criminal and Humanitarian Law. » *International Criminal Law Review*, vol. 6 (2006):121.
- Beresford, S. « Redressing the Wrongs of the International Criminal Justice System. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 367-392.
- Bogdan, A. « Individual Criminal Responsibility in the Execution of a “Joint Criminal Enterprise” in the Jurisprudence of the Ad Hoc International Tribunal for the Former Yugoslavia. » *International Criminal Law Review*, vol. 6 (2006):63.
- Combs, N. A. « Procuring Guilty Pleas for International Crimes: The Limited Influence of Sentence Discounts. » *Vanderbilt Law Review*, vol. 59 (2006):69.
- Crane, D. M. « White Man’s Justice: Applying International Justice after Regional Third World Conflicts. » *Cardozo Law Review*, vol. 27 (2006):1683.
- Cryer, R. « Sudan, Resolution 1593, and International Criminal Justice. » *Leiden Journal of International Law*, vol. 19, numéro 1 (2006):195.
- Currat, P. Les crimes contre l’humanité dans le Statut de la Cour pénale internationale. Bruxelles, Bruylants, 2006.
- Di Giovanni, A. « The Prospect of ICC Reparations in the Case Concerning Northern Uganda: On a Collision Course with Incoherence? » *Journal of International Law and International Relations*, vol. 2, numéro 2 (2006):25.
- Duttwiler, M. « Liability for Omission in International Criminal Law. » *International Criminal Law Review*, vol. 6 (2006):1.
- Eboe-Osuji, C. « Murder as a Crime against Humanity at the Ad Hoc Tribunals: Reconciling Differing Languages. » *Canadian Yearbook of International Law*, vol. 43 (2005):145.
- El Zeidy, M. M. « Critical Thoughts on Article 59(2) of the ICC Statute. » *Journal of International Criminal Justice*, vol. 4, numéro 3 (2006):448.
- Espaliú Berdud, C. « The Spanish Reservation to Article IX of the Convention on the Prevention and Punishment of the Crime of Genocide. » *Spanish Yearbook of International Law*, vol. 10 (2004):67.
- Frulli, M. « A Turning Point in International Efforts to Apprehend War Criminals: The UN Mandates Taylor’s Arrest in Liberia. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):351.
- Garms, U., et K. Peschke. « War Crimes Prosecution in Bosnia and Herzegovina (1992-2002): An Analysis through the Jurisprudence of the Human Rights Chamber. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):258.
- Gilbert, G. « What Price Justice? Prosecuting Crimes Post-Conflict. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 437-458.

- Gilbert, J. « Justice Not Revenge: The International Criminal Court and the “Grounds to Exclude Criminal Responsibility”: Defences or Negation of Criminality? » *International Journal of Human Rights*, vol. 10 (2006):143.
- Haffajee, R. L. « Prosecuting Crimes of Rape and Sexual Violence at the ICTR: The Application of Joint Criminal Enterprise Theory. » *Harvard Journal of Law and Gender*, vol. 29 (2006):201.
- Horovitz, S. « Transitional Criminal Justice in Sierra Leone. » *Transitional Justice in the Twenty-First Century: Beyond Truth Versus Justice*. Ed. N. Roht-Arriaza et J. Marezcurrena. Cambridge, Cambridge University Press, 2006. 43-69.
- Jack, T. N. « Sudan’s Genocide: Punishment before Prevention. » *Penn State International Law Review*, vol. 24 (2006):707.
- Jensen, E. T. « Incentivizing and Protecting Informants Prior to Mass Atrocities such as Genocide: An Alternative to Post Hoc Courts and Tribunals. » *Houston Journal of International Law*, vol. 29 (2006):113.
- Johansen, R. C. « The Impact of US Policy toward the International Criminal Court on the Prevention of Genocide, War Crimes, and Crimes against Humanity. » *Human Rights Quarterly*, vol. 28 (2006):301.
- Knoops, G. G. J. *Redressing Miscarriages of Justice: Practice and Procedure in National and International Criminal Cases*. Ardsley, Transnational, 2006.
- Kor, G. « Sovereignty in the Dock. » *Complementary Views on Complementarity: Proceedings of the International Roundtable on the Complementary Nature of the International Criminal Court, Amsterdam, 25-26 June 2004*. Ed. J. K. Kleffner et G. Kor. La Haye, T. M. C. Asser, 2006. 53-72.
- Kreß, C. « The Crime of Genocide under International Law. » *International Criminal Law Review*, vol. 6 (2006):461.
- Lejmi, M. A. « Prosecuting Cambodian Genocide Problems Caused by the Passage of Time since the Alleged Commission of Crimes. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):300.
- Lipscomb, R. « Restructuring the ICC Framework to Advance Transitional Justice: A Search for a Permanent Solution in Sudan. » *Columbia Law Review*, vol. 106 (2006):182.
- Luban, D. « Calling Genocide by its Rightful Name: Lemkin’s Word, Darfur, and the UN Report. » *Chicago Journal of International Law*, vol. 7 (2006):303.
- Mathew, J. A. « The Darfur Debate: Whether the ICC should Determine that the Atrocities in Darfur Constitute Genocide. » *Florida Journal of International Law*, vol. 18 (2006):517.
- McDougall, C. « The Sexual Violence Jurisprudence of the International Criminal Tribunal for the Former Yugoslavia and the International Criminal Tribunal for Rwanda: The Silence has been Broken but There’s Still a Lot to Shout About. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 331-346.
- Meron, T. « Reflections on the Prosecution of War Crimes by International Tribunals. » *American Journal of International Law*, vol. 100 (2006):551.
- Meyer, F. « Complementing Complementarity. » *International Criminal Law Review*, vol. 6 (2006):549.

- Milanović, M. « State Responsibility for Genocide. » *European Journal of International Law*, vol. 17, numéro 3 (2006):553.
- Moranchek, L. « Protecting National Security Evidence while Prosecuting War Crimes: Problems and Lessons for International Justice from the ICTY. » *Yale Journal of International Law*, vol. 31 (2006):477.
- Münch, W. « Wrongdoing of International Civil Servants' Referral of Cases to National Authorities for Criminal Prosecution. » *Max Planck Yearbook of United Nations Law*, vol. 10 (2006):71.
- Niemann, G. « Strengthening Enforcement of International Criminal Law. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 459-474.
- Noguchi, M. « Criminal Justice in Asia and Japan and the International Criminal Court. » *International Criminal Law Review*, vol. 6 (2006):585.
- Oosterveld, V. « Gender, Persecution, and the International Criminal Court: Refugee Law's Relevance to the Crime against Humanity of Gender-Based Persecution. » *Duke Journal of Comparative and International Law*, vol. 17 (2006):49.
- O'Rourke, A. « Joint Criminal Enterprise and Brđanin: A Misguided Overcorrection. » *Harvard International Law Journal*, vol. 47 (2006):307.
- Phelps, A. R. « Gender-Based War Crimes: Incidence and Effectiveness of International Criminal Prosecution. » *William and Mary Journal of Women and the Law*, vol. 12 (2006):499.
- Pulos, M. « Hiding Corpses within Sovereign Borders: Why the World Fails to Prosecute Genocide. » *UCLA Journal of International Law and Foreign Affairs*, vol. 11 (2006):161.
- Quigley, J. B. *The Genocide Convention: An International Law Analysis*. Aldershot, Ashgate, 2006.
- Roberts, K. « Striving for Definition: The Law of Persecution from its Origins to the ICTY. » *The Dynamics of International Criminal Justice: Essays in Honour of Sir Richard May*. Ed. R. May, H. Abtahi, et G. Boas. Leiden, Martinus Nijhoff, 2006. 231-256.
- Sadat, L. N. « Exile, Amnesty and International Law. » *Notre Dame Law Review*, vol. 81 (2006):955.
- Saul, B. « Defending "Terrorism": Justifications and Excuses for Terrorism in International Criminal Law. » *Australian Year Book of International Law*, vol. 25 (2006):177.
- Schabas, W. A. « The Crime of Torture and the International Criminal Tribunals. » *Case Western Reserve Journal of International Law*, vol. 37 (2006):349.
- _____. « Genocide, Crimes against Humanity, and Darfur: The Commission of Inquiry's Findings on Genocide. » *Cardozo Law Review*, vol. 27 (2006):1703.
- Scharf, M. P. « The Legacy of the Milosevic Trial. » *Bringing Power to Justice? The Prospects of the International Criminal Court*. Ed. M. Milde, R. Vernon, et J. Harrington. Montréal, McGill-Queen's University Press, 2006. 25-46.
- Schweiger, R. « Late Justice for Burundi. » *International and Comparative Law Quarterly*, vol. 55, numéro 3 (2006):653.
- Steiner, S. « Protección Penal Internacional de las víctimas de la guerra: los crímenes de guerra en el Estatuto de Roma. » *El derecho internacional humanitario ante los retos de los conflictos armados actuales*. Ed. J. L. Rodríguez-Villasante y Prieto. Madrid, Marcial Pons, 2006. 39-48.

- Sterio, M. « Rethinking Amnesty. » *Denver Journal of International Law and Policy*, vol. 34 (2006):373.
- The Dynamics of International Criminal Justice: Essays in Honour of Sir Richard May*. Ed. R. May, H. Abtahi, et G. Boas. Leiden, Martinus Nijhoff, 2006.
- Tolbert, D. « Children and International Criminal Law: The Practice of the International Tribunal for the Former Yugoslavia (ICTY). » *International Criminal Accountability and the Rights of Children*. Ed. K. Arts et V. Popovski. La Haye, Hague Academic Press, 2006. 147-153.
- Tomuschat, C. « The Legacy of Nuremberg. » *Journal of International Criminal Justice*, vol. 4, numéro 4 (2006):830.
- Transitional Justice in the Twenty-First Century: Beyond Truth Versus Justice*. Ed. N. Roht-Arriaza et J. Mariezcurrena. Cambridge, Cambridge University Press, 2006.
- Tyner, D. B. « Internationalization of War Crimes Prosecutions: Correcting the International Criminal Tribunal for the Former Yugoslavia's Folly in Tadic. » *Florida Journal of International Law*, vol. 18 (2006):843.
- Udombana, N. J. « An Escape from Reason: Genocide and the International Commission of Inquiry on Darfur. » *International Lawyer*, vol. 40 (2006):41.
- Uerpmann-Wittzack, R. « Immunität vor internationalen Strafgerichten. » *Archiv des Völkerrechts*, vol. 44 numéro 1 (2006):33.
- Van Heeck, S. *Die Weiterentwicklung des formellen Völkerstrafrechts: von den ad hoc Tribunalen der Vereinten Nationen zum ständigen Internationalen Strafgerichtshof unter besonderer Berücksichtigung des Ermittlungsverfahrens*. Berlin, Duncker and Humblot, 2006.
- Wall, I. R. « Duress, International Criminal Law and Literature. » *Journal of International Criminal Justice*, vol. 4, numéro 4 (2006):724.
- War Crimes and War Crime Trials: From Leipzig to the ICC and beyond: Cases, Materials, and Comments*. Ed. J. C. Watkins et J. P. Weber. Durham, Carolina Academic Press, 2006.
- Weissbrodt, D., F. Pekin, et A. Wilson. « Piercing the Confidentiality Veil: Physician Testimony in International Criminal Trials against Perpetrators of Torture. » *Minnesota Journal of International Law*, vol. 15 (2006):43.
- Wippman, D. « The Costs of International Justice. » *American Journal of International Law*, vol. 100 (2006):861.
- Zagaris, B., et C. Ronk. « International Criminal Law. » *International Lawyer*, vol. 40 (2006):263.

Droit international en général

- Francioni, Francesco et Tullio Scovazzi. *Biotechnology and International Law*. Hart Publishing, 2006.
- Gattini, A. « Un regard procédural sur la fragmentation du droit international. » *Revue générale de droit international public*, vol. 110 (2006):303.
- Goodman, C. « Acta Sunt Servanda? A Regime for Unilateral Acts of States in International Law. » *Australian Year Book of International Law*, vol. 25 (2006):43.

- Gould, C. « On the Uneasy Relation between International Law and Democracy. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 2 (2006):559.
- Murphy, Sean D. *United States Practice in International Law*. Cambridge University Press, 2006.
- Posner, E. A. « International Law: A Welfarist Approach. » *University of Chicago Law Review*, vol. 73 (2006):487.
- Shelton, D. « Normative Hierarchy in International Law. » *American Journal of International Law*, vol. 100 (2006):291.
- Von Tigerstrom, B. « International Law and the Concept of Human Security. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden: Martinus Nijhoff, 2006. 599-616.

Terrorisme international

- Bianchi, A. « Assessing the Effectiveness of the UN Security Council's Anti-Terrorism Measures: The Quest for Legitimacy and Cohesion. » *European Journal of International Law*, vol. 17, numéro 5 (2006):881.
- _____. « Security Council's Anti-Terror Resolutions and their Implementation by Member States. » *Journal of International Criminal Justice*, vol. 4, numéro 5 (2006):1044.
- Demner, H. R. « The Nuclear Terrorism Convention: Will Detainees be Classified as "Enemy Combatants" by the United States. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 3 (2006):641.
- Garde, A. « Is it Really for the European Community to Implement Anti-Terrorism UN Security Council Resolutions? » *Cambridge Law Journal*, vol. 65, numéro 2 (2006):281.
- Hmoud, M. « Negotiating the Draft Comprehensive Convention on International Terrorism: Major Bones of Contention. » *Journal of International Criminal Justice*, vol. 4 numéro 5 (2006):1031.
- International Cooperation in Counter-Terrorism: The United Nations and Regional Organizations in the Fight against Terrorism*. Ed. G. Nesi. Aldershot, Ashgate, 2006.
- Laborde, J. P., et M. DeFeo. « Problems and Prospects of Implementing UN Action against Terrorism. » *Journal of International Criminal Justice*, vol. 4, numéro 5 (2006):1087.
- Mazandaran, P. A. « An International Legal Response to an International Problem: Prosecuting International Terrorists. » *International Criminal Law Review*, vol. 6 (2006):503.
- O'Donnell, T. « Naming and Shaming: The Sorry Tale of Security Council Resolution 1530 (2004). » *European Journal of International Law*, vol. 17, numéro 5 (2006):945.
- Quénivet, N. « You are the Weakest Link and We Will Help You! The Comprehensive Strategy of the United Nations to Fight Terrorism. » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):371.
- Rosand, E. « The UN-Led Multilateral Institutional Response to Jihadist Terrorism: Is a Global Counterterrorism Body Needed? » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):399.
- Saul, B. « Defending "Terrorism": Justifications and Excuses for Terrorism in International Criminal Law. » *Australian Year Book of International Law*, vol. 25 (2006):177.
- _____. *Defining Terrorism in International Law*. Oxford, Oxford University Press, 2006.

Young, R. « Defining Terrorism: The Evolution of Terrorism as a Legal Concept in International Law and its Influence on Definitions in Domestic Legislation. » *Boston College International and Comparative Law Review*, vol. 29 (2006):23.

Droit commercial international et développement

Abdelgawad, W. « Brevetabilité du vivant, commerce de la biodiversité et protection des savoirs traditionnels : les pays africains et le réexamen de l'article 27:3, b de l'Accord sur les ADPIC de l'OMC. » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12 (2004):121.

Adlung, R. « Public Services and the GATS. » *Journal of International Economic Law*, vol. 9, numéro 2 (2006):455.

_____. « Services Negotiations in the Doha Round: Lost in Flexibility? » *Journal of International Economic Law*, vol. 9, numéro 4 (2006):865.

Akech, J. M. M. « Developing Countries at Crossroads: Aid, Public Participation, and the Regulation of Trade in Genetically Modified Foods. » *Fordham International Law Journal*, vol. 29 (2006):265.

Alam, S. « El enfoque de las Naciones Unidas sobre el comercio, el medio ambiente y desarrollo sostenible. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 3 (2006):687.

_____. « Trade, the Environment, and the World Trade Organization: A Developing Country Perspective on WTO Agreements Concerning Standards, Regulations and Non-Tariff Barriers to Trade. » *New Zealand Yearbook of International Law*, vol. 3 (2006):17.

_____. « The United Nations' Approach to Trade, the Environment and Sustainable Development. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 3 (2006):607.

Anderson, R. D., et H. Wager. « Human Rights, Development, and the WTO: The Cases of Intellectual Property and Competition Policy. » *Journal of International Economic Law*, vol. 9, numéro 3 (2006):707.

Backer, L. C. « Multinational Corporations, Transnational Law: The United Nation's Norms on the Responsibilities of Transnational Corporations as Harbinger of Corporate Responsibility in International Law. » *Columbia Human Rights Law Review*, vol. 37 (2006):287.

Bahir, Sarah, « An International Legal System regulating the Trade in the Pharmaceutical sector and services provided by Human subjects. » *Asper Review of International Business and Trade Law*, vol. 6 (2006): 157.

Barón Crespo, E. « From Doha to Hong Kong and beyond: A Parliamentarian's Perspective. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 23-34.

Barton, J. H. *The Evolution of the Trade Regime: Politics, Law, and Economics of the GATT and the WTO*. Princeton, Princeton University Press, 2006.

Becroft, R. « The Standard of Review Strikes Back: The US-Korea DRAMS Appeal. » *Journal of International Economic Law*, vol. 9, numéro 1 (2006):207.

- Bernasconi-Osterwalder, N., et al. *Environment and Trade: A Guide to WTO Jurisprudence*. Londres, Earthscan, 2006.
- Blázquez Navarro, I. « Cumplimiento del Derecho Internacional en el sistema de solución de diferencias en la OMC. » *Revista Española de Derecho Internacional*, vol. 58 (2006):175.
- Blouin, Chantal, Nick Drager et Richard Smith, « International Trade in Health Services and the Gats: Current Issues and Debates. » World Bank Publications (2006).
- Bourgeois, J. « The Umpire Needs Better Rules of the Game. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 235-245.
- Brinza, D. « DSU Reform: If it is Not Broken—Improve it? » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 246-258.
- Carmody, C. « WTO Obligations as Collective. » *European Journal of International Law*, vol. 17, numéro 2 (2006):419.
- Cheyne, I. « Risk and Precaution in World Trade Organization Law. » *Journal of World Trade*, vol. 40, numéro 5 (2006):837.
- Chimni, B. S. « The World Trade Organization, Democracy and Development: A View from the South. » *Journal of World Trade*, vol. 40 (2006):5.
- Condon, B. J. *Environmental Sovereignty and the WTO: Trade Sanctions and International Law*. Ardsley, Transnational, 2006.
- Cottier, T. « DSU Reform: Resolving Underlying Balance-of-Power Issues. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 259-265.
- _____. « From Progressive Liberalization to Progressive Regulation in WTO Law. » *Journal of International Economic Law*, vol. 9, numéro 4 (2006):779.
- _____. « Mini-Symposium: The Future Geometry of WTO Law: Introduction. » *Journal of International Economic Law*, vol. 9, numéro 4 (2006):775.
- Cross, K. H. « King Cotton, Developing Countries and the “Peace Clause”: The WTO’s US Cotton Subsidies Decision. » *Journal of International Economic Law*, vol. 9, numéro 1 (2006):149.
- Crump, L. « Global Trade Policy Development in a Two-Track System. » *Journal of International Economic Law*, vol. 9, numéro 2 (2006):487.
- Cuniberti, G. « Parallel Litigation and Foreign Investment Dispute Settlement. » *ICSID Review*, vol. 21, numéro 2 (2006):381.
- _____. « Is the CISG Benefiting Anybody? » *Vanderbilt Journal of Transnational Law*, vol. 39 (2006):1511.
- Das, D. K. « The Doha Round of Multilateral Trade Negotiations and Trade in Agriculture. » *Journal of World Trade*, vol. 40, numéro 2 (2006):259.
- Delimatsis, P. « Don’t Gamble with GATS—The Interaction between Articles VI, XVI, XVII and XVIII GATS in the Light of the US-Gambling Case. » *Journal of World Trade*, vol. 40, numéro 6 (2006):1059.
- Delpiano Lira, C. « La cláusula de exclusión de foros del acuerdo de asociación entre Chile y La Unión Europea en el mecanismo de solución de controversias de la OMC. » *Revista Chilena de Derecho*, vol. 33 (2006):259.

- Delvos, O. « WTO Disciplines and Fisheries Subsidies—Should the SCM Agreement be Modified? » *Victoria University of Wellington Law Review*, vol. 37 (2006):341.
- De Zutter, E. « The Aid for Trade Jungle. » *Studia Diplomatica*, vol. 59, numéro 4 (2006):41.
- DiCaprio, A., et K. P. Gallagher. « The WTO and the Shrinking of Development Space: How Big is the Bite? » *Journal of World Investment and Trade*, vol. 7 (2006):781.
- Di Leva, C. E. « International Trade and the Environment: An Address at the International Law Students Association Conference at Pace Law School: October 27-29, 2005. » *Pace International Law Review*, vol. 18 (2006):227.
- Evans, D., et P. Ridings. « A Decade of WTO Dispute Settlement: New Zealand's Experience. » *New Zealand Yearbook of International Law*, vol. 3 (2006):1.
- Evans, G. E., et M. Blakeney. « The Protection of Geographical Indications after Doha: Quo Vadis? » *Journal of International Economic Law*, vol. 9, numéro 3 (2006):575.
- Faria, J. A. E. « The United Nations Convention on the Use of Electronic Communications in International Contracts: An Introductory Note. » *International and Comparative Law Quarterly*, vol. 55, numéro 3 (2006):689.
- Fox, E. M. « The WTO's First Antitrust Case—Mexican Telecom: A Sleeping Victory for Trade and Competition. » *Journal of International Economic Law*, vol. 9, numéro 2 (2006):271.
- Francioni, F. « WTO Law in Context: The Integration of International Human Rights and Environmental Law, in the Dispute Settlement Process. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 143-154.
- Frankel, S. « WTO Application of “the Customary Rules of Interpretation of Public International Law” to Intellectual Property. » *Virginia Journal of International Law*, vol. 46 (2006):365.
- Fukunaga, Y. « Securing Compliance through the WTO Dispute Settlement System: Implementation of DSB Recommendations. » *Journal of International Economic Law*, vol. 9, numéro 2 (2006):383.
- Gantz, D. A. « An Appellate Mechanism for Review of Arbitral Decisions in Investor-State Disputes: Prospects and Challenges. » *Vanderbilt Journal of Transnational Law*, vol. 39 (2006):39.
- Glass, D. A. « Meddling in the Multimodal Muddle? A Network of Conflict in the UNCITRAL Draft Convention on the Carriage of Goods (Wholly or Partly) [by Sea]. » *Lloyd's Maritime and Commercial Law Quarterly*, numéro 3 (2006):307.
- Gobbi Estrella, A. T., et G. N. Horlick. « Mandatory Abolition of Anti-Dumping, Countervailing Duties and Safeguards in Customs Unions and Free-Trade Areas Constituted between World Trade Organization Members: Revisiting a Long-Standing Discussion in Light of the Appellate Body's Turkey-Textiles Ruling. » *Journal of World Trade*, vol. 40, numéro 5 (2006):909.
- Goco, J. B. « Non-Discrimination, “Likeness”, and Market Definition in World Trade Organization Jurisprudence. » *Journal of World Trade*, vol. 40, numéro 2 (2006):315.
- Grando, M. T. « Allocating the Burden of Proof in WTO Disputes: A Critical Analysis. » *Journal of International Economic Law*, vol. 9, numéro 3 (2006):615.
- Handler, M. « The WTO Geographical Indications Dispute. » *Modern Law Review*, vol. 69, numéro 1 (2006):70.

- Hendrix, J. E. « Law without State: The Collapsed State Challenge to Traditional International Enforcement. » *Wisconsin International Law Journal*, vol. 24 (2006):587.
- Hiaring, A. « Fish or Fowl: The Nature of WTO Dispute Resolution under TRIPS. » *Annual Survey of International and Comparative Law*, vol. 12 (2006):269.
- Holt, T. P. « CNOOC-UNOCAL and the WTO: Discriminatory Rules in the China Protocol are a Latent Threat to the Rule of Law in the Dispute Settlement Understanding. » *Pacific Rim Law and Policy Journal*, vol. 15 (2006):457.
- Hsu, L. « Applicability of WTO Law in Regional Trade Agreements: Identifying the Links. » *Regional Trade Agreements and the WTO Legal System*. Ed. L. Bartels et F. Ortino. Oxford, Oxford University Press, 2006. 525-552.
- Huang, D. « Legal Interpretation of Paragraph 242 of the Report of the Working Party on the Accession of China under the World Trade Organization Legal Framework. » *Journal of World Trade*, vol. 40, numéro 1 (2006):137.
- Hughes, V. « The WTO Dispute Settlement System—From Initiating Proceedings to Ensuring Implementation: What Needs Improvement? » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 193-234.
- Ismail, F. « How can Least-Developed Countries and Other Small, Weak and Vulnerable Economies Also Gain from the Doha Development Agenda on the Road to Hong Kong? » *Journal of World Trade*, vol. 40 (2006):37.
- Jackson, John H., « Sovereignty, the WTO and Changing Fundamentals of International Law. » Cambridge University Press, (2006).
- Kennedy, K. « The 2005 TRIPS Extension for the Least-Developed Countries: A Failure of the Single Undertaking Approach. » *International Lawyer*, vol. 40 (2006):683.
- Kessie, E., et Y. Apea. « The Participation of African Countries in the Multilateral Trading System. » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12 (2004):9.
- Kongolo, T. « The International Intellectual Property System(s) and African Countries: Issues, Challenges and New Expectations. » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12 (2004):191.
- Kordvani, A. « Hospitality, Politics of Mobility, and the Movement of Service Suppliers under the GATS. » *Melbourne Journal of International Law*, vol. 7 (2006):74.
- Kouris, S. « The WTO's Dispute Settlement Procedures: Are they Up to the Task after 10 Years? » *Journal of World Investment and Trade*, vol. 7 (2006):235.
- Kuijper, P. J. « From Initiating Proceedings to Ensuring Implementation: The Links with the Community Legal Order. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 266-281.
- Laget-Annamayer, A. « Le statut des accords OMC dans l'ordre juridique communautaire : en attendant la consécration de l'invocabilité. » *Revue trimestrielle de droit européen*, vol. 42 (2006):249.
- Lee, R. E. « Dogfight: Criticizing the Agreement on Subsidies and Countervailing Measures amidst the Largest Dispute in World Trade Organization History. » *North Carolina Journal of International Law and Commercial Regulation*, vol. 32 (2006):115.

- Leitner, K., et S. Lester. « WTO Dispute Settlement from 1995 to 2005: A Statistical Analysis. » *Journal of International Economic Law*, vol. 9, numéro 1 (2006):219.
- Leroux, E. H. « What is a “Service Supplied in the Exercise of Governmental Authority” under Article I:3(b) and (c) of the General Agreement on Trade in Services? » *Journal of World Trade*, vol. 40, numéro 3 (2006):345.
- Lewis, M. K. « The Lack of Dissent in WTO Dispute Settlement. » *Journal of International Economic Law*, vol. 9, numéro 4 (2006):895.
- Liang, Brian A., « Parallel Trade in Pharmaceuticals: Injecting the Counterfeit Element into the Public Health. » *North Carolina Journal of International Law and Commercial Regulation*, vol. 31 (2006):847.
- Lipkus, Nathaniel, « How to Understand Product Development: Public-Private Partnerships as Vehicles for Innovation in Combating Neglected Disease. » *Michigan State University Journal of Medicine and Law*, vol. 10 (2006):385.
- Lyons, K. E. « Piercing the Corporate Veil in the International Arena. » *Syracuse Journal of International Law and Commerce*, vol. 33 (2006):523.
- Marwell, J. C. « Trade and Morality: The WTO Public Morals Exception after Gambling. » *New York University Law Review*, vol. 81 (2006):802.
- Mavroidis, P. « In Search of (Meaningful) Success (the Doha Round). » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12, numéro 105 (2004):120.
- McBeth, A. « When Nobody Comes to the Party: Why have No States Used the WTO Scheme for Compulsory Licensing of Essential Medicines. » *New Zealand Yearbook of International Law*, vol. 3 (2006):69.
- McCradden, C., et S. G. Gross. « WTO Government Procurement Rules and the Local Dynamics of Procurement Policies: A Malaysian Case Study. » *European Journal of International Law*, vol. 17, numéro 1 (2006):151.
- McRae, D. « Treaty Interpretation and the Development of International Trade Law by the WTO Appellate Body. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge: Cambridge University Press, 2006. 360-371.
- Mechlem, K. « Harmonizing Trade in Agriculture and Human Rights: Options for the Integration of the Right to Food into the Agreement on Agriculture. » *Max Planck Yearbook of United Nations Law*, vol. 10 (2006):127.
- « Mini-Symposium: The Future Geometry of WTO Law. » *Journal of International Economic Law*, vol. 9, numéro 4 (2006).
- Mitchell, A. D. « Good Faith in WTO Dispute Settlement. » *Melbourne Journal of International Law*, vol. 7 (2006):339.
- _____. « Proportionality and Remedies in WTO Disputes. » *European Journal of International Law*, vol. 17, numéro 5 (2006):985.
- Moremen, P. M. « Costs and Benefits of Adding a Private Right of Action to the World Trade Organization and the Montreal Protocol Dispute Resolution Systems. » *UCLA Journal of International Law and Foreign Affairs*, vol. 11 (2006):189.
- Mosoti, V. « Africa in the First Decade of WTO Dispute Settlement. » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12 (2004):67.

- Musungu, S. F. « International Intellectual Property Standard-Setting: A Review of the Role of Africa in Shaping the Rules for the Regulation of the Knowledge Economy. » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12 (2004):169.
- Nikaki, T. « Conflicting Laws in Wet Multimodal Carriage of Goods: The UNCITRAL Draft Convention on the Carriage of Goods (Wholly or Partly) (by Sea). » *Journal of Maritime Law and Commerce*, vol. 37 (2006):521.
- Nottage, H., et T. Sebastian. « Giving Legal Effect to the Results of WTO Trade Negotiations: An Analysis of the Methods of Changing WTO Law. » *Journal of International Economic Law*, vol. 9, numéro 4 (2006):989.
- Okediji, R. L. « Africa and the Global Intellectual Property System: Beyond the Agency Model. » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12 (2004):207.
- Ortino, F. « Treaty Interpretation and the WTO Appellate Body Report in US-Gambling: A Critique. » *Journal of International Economic Law*, vol. 9, numéro 1 (2006):117.
- Outterson, Kevin, « Patent Buy-Outs for Global Disease Innovations for Low- and Middle-Income Countries. » *American Journal of Law and Medicine*, vol. 32 (2006):159.
- Panourgias, L. E. *Banking Regulation and World Trade Law: GATS, EU and "Prudential" Institution Building*. Oxford, Hart, 2006.
- Pauwelyn, J. « Adding Sweeteners to Softwood Lumber: The WTO-NAFTA "Spaghetti Bowl" is Cooking. » *Journal of International Economic Law*, vol. 9, numéro 1 (2006):197.
- Peng, S. « Multilateral Disciplines on Services Procurement—Architectural Challenges under the GATS. » *Journal of World Investment and Trade*, vol. 7 (2006):975.
- Perez-Aznar, F. *Countermeasures in the WTO Dispute Settlement System: An Analysis of its Characteristics and Procedure in Light of General International Law*. Genève, Graduate Institute of International Studies, 2006.
- Regional Trade Agreements and the WTO Legal System*. Ed. L. Bartels and F. Ortino. Oxford, Oxford University Press, 2006.
- Ruiz Fabri, H. « Drawing a Line of Equilibrium in a Complex World. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 125-142.
- Saner, R., et L. Páez. « Technical Assistance to Least-Developed Countries in the Context of the Doha Development Round: High Risk of Failure. » *Journal of World Trade*, vol. 40, numéro 3 (2006):467.
- Scherr, S. J., et R. J. Gregg. « Johannesburg and beyond: The 2002 World Summit on Sustainable Development and the Rise of Partnership. » *Georgetown International Environmental Law Review*, vol. 18 (2006):425.
- Schlechtriem, P. « Subsequent Performance and Delivery Deadlines: Avoidance of CISG Sales Contracts Due to Non-Conformity of the Goods. » *Pace International Law Review*, vol. 18 (2006):83.
- Sigman, H. C. « The United Nations Convention on the Assignment of Receivables in International Trade: A Comparative Analysis from Spanish and United States Perspectives. » *Zeitschrift für Europäisches Privatrecht*, vol. 14 (2006):236.
- Snodgrass, E. « Protecting Investors' Legitimate Expectations: Recognizing and Delimiting a General Principle. » *ICSID Review*, vol. 21, numéro 1 (2006):1.

- Sorel, J. M. « L'évolution des institutions financières internationales : entre redéploiement et fragilité, une restructuration systématique en chantier. » *Annuaire français de droit international*, vol. 52 (2006):481.
- Spamann, H. « The Myth of “Rebalancing” Retaliation in WTO Dispute Settlement Practice. » *Journal of International Economic Law*, vol. 9, numéro 1 (2006):31.
- Stern, B. « The Emergence of Non-State Actors in International Commercial Disputes through WTO Appellate Body Case-Law. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 372-385.
- Stostad, T. « Trappings of Legality: Judicialization of Dispute Settlement in the WTO, and its Impact on Developing Countries. » *Cornell International Law Journal*, vol. 39 (2006):811.
- Sturley, M. F. « Phantom Carriers and UNCITRAL’s Proposed Transport Law Convention. » *Lloyd’s Maritime and Commercial Law Quarterly*, numéro 3 (2006):426.
- Sykes, A. O. « The Fundamental Deficiencies of the Agreement on Safeguards: A Reply to Professor Lee. » *Journal of World Trade*, vol. 40, numéro 5 (2006):979.
- Taylor, M. D. *International Competition Law: A New Dimension for the WTO?* Cambridge, Cambridge University Press, 2006.
- Trachtman, J. P. « The World Trading System, the International Legal System and Multilevel Choice. » *European Law Journal*, vol. 12 numéro 4 (2006):469.
- Van Damme, I. « What Role is There for Regional International Law in the Interpretation of the WTO Agreements? » *Regional Trade Agreements and the WTO Legal System*. Ed. L. Bartels et F. Ortino. Oxford, Oxford University Press, 2006. 553-575.
- VanGrasstek, C., et P. Sauve. « The Consistency of WTO Rules: Can the Single Undertaking be Squared with Variable Geometry? » *Journal of International Economic Law*, vol. 9, numéro 4 (2006):837.
- Vásquez Arango, C. « Las medidas del artículo 22 del entendimiento relativo a las normas y procedimientos por los que se rige la solución de diferencias en la Organización Mundial del Comercio. » *Estudios de Derecho*, vol. 63, numéro 141 (2006):177.
- Voon, T., et A. Yanovich. « The Facts Aside: The Limitation of WTO Appeals to Issues of Law. » *Journal of World Trade*, vol. 40, numéro 2 (2006):239.
- Voon, T. « To Uphold, Modify or Reverse? How the WTO Appellate Body Treats Panel Reports. » *Journal of World Investment and Trade*, vol. 7 (2006):507.
- Vranes, E. « The Definition of “Norm Conflict” in International Law and Legal Theory. » *European Journal of International Law*, vol. 17, numéro 2 (2006):395.
- Wallace Jr., D. « UNCITRAL: Reform of the Model Procurement Law. » *Public Contract Law Journal*, vol. 35 (2006):485.
- Walsh, T. W. « Dispute Settlement at the World Trade Organization: Do Municipal Laws Promoting Private Party Identification of Trade Disputes Affect State Participation? » *Journal of World Trade*, vol. 40, numéro 5 (2006):889.
- Werner, W. « Grundlagen zum Technologietransfer in der WTO. » *Recht der Internationalen Wirtschaft*, vol. 52 (2006):187.
- Wong, J. « Umbrella Clauses in Bilateral Investment Treaties: Of Breaches of Contract, Treaty Violations, and the Divide between Developing and Developed Countries in Foreign Investment Disputes. » *George Mason Law Review*, vol. 14 (2006):135.

- Wu, T. « The World Trade Law of Censorship and Internet Filtering. » *Chicago Journal of International Law*, vol. 7 (2006):263.
- Yanovich, A., et T. Voon. « Completing the Analysis in WTO Appeals: The Practice and its Limitations. » *Journal of International Economic Law*, vol. 9, numéro 4 (2006):933.
- Yenkong, N. H. « World Trade Organization Dispute Settlement Retaliatory Regime at the Tenth Anniversary of the Organization: Reshaping the “Last Resort” against Non-Compliance. » *Journal of World Trade*, vol. 40, numéro 2 (2006):365.
- Yukins, C. R., et al. « International Procurement. » *International Lawyer*, vol. 40 (2006):337.
- Yukins, C. R. « A Case Study in Comparative Procurement Law: Assessing UNCITRAL’s Lessons for US Procurement. » *Public Contract Law Journal*, vol. 35 (2006):457.
- Zang, D. « Textualism in GATT/WTO Jurisprudence: Lessons for the Constitutionalization Debate. » *Syracuse Journal of International Law and Commerce*, vol. 33 (2006):393.
- Zapatero, P. « Searching for Coherence in Global Economic Policymaking. » *Penn State International Law Review*, vol. 24 (2006):595.
- Zoellner, C. S. « Transparency: An Analysis of an Evolving Fundamental Principle in International Economic Law. » *Michigan Journal of International Law*, vol. 27 (2006):579.

Tribunaux internationaux

- Abass, A. « The International Criminal Court and Universal Jurisdiction. » *International Criminal Law Review*, vol. 6 (2006):349.
- Adjovi, R., et F. Mazeron. « Chronique du Tribunal pénal international pour le Rwanda (2002-2004). » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12, numéro 525 (2004):617.
- Arbour, L. « Legal Professionalism and International Criminal Proceedings. » *Journal of International Criminal Justice*, vol. 4, numéro 4 (2006):674.
- Arnould, V. « Justice after Civil Wars: Truth Commissions’ and War Crimes Tribunals’ Contribution to the Post-Conflict Reconciliation. » *Studia Diplomatica*, vol. 59, numéro 2 (2006):141.
- Aronofsky, D. « International War Crimes and Other Criminal Courts: Ten Recommendations for Where we Go from Here and How to Get There: Looking to a Permanent International Criminal Tribunal. » *Denver Journal of International Law and Policy*, vol. 34 (2006):17.
- Austin, W. C., et A. B. Kolenc. « Who’s Afraid of the Big Bad Wolf? The International Criminal Court as a Weapon of Asymmetric Warfare. » *Vanderbilt Journal of Transnational Law*, vol. 39 (2006):291.
- Bassiouni, M. C. « The ICC: Quo Vadis? » *Journal of International Criminal Justice*, vol. 4, numéro 3 (2006):421.
- Becheraoui, D. « Le champ de compétence de la Cour pénale internationale. » *Proche-Orient, études juridiques*, numéro 61 (2006):60.
- Benzing, M. « Community Interests in the Procedure of International Courts and Tribunals. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):369.
- Bingham, L. « Strategy or Process? Closing the International Criminal Tribunals for the Former Yugoslavia and Rwanda. » *Berkeley Journal of International Law*, vol. 24 (2006):687.

- Blumenstock, T., et W. Pittman. « Prosecutor v. Naser Oric: The International Criminal Tribunal for the Former Yugoslavia Judgment of Srebrenica's Muslim Wartime Commander. » *Leiden Journal of International Law*, vol. 19, numéro 4 (2006):1077.
- Bohlander, M. « Referring an Indictment from the ICTY and ICTR to Another Court—Rule 11bis and the Consequences for the Law of Extradition. » *International and Comparative Law Quarterly*, vol. 55, numéro 1 (2006):219.
- Boas, G. « The Right to Self-Representation in International and Domestic Criminal Law—Limitations and Qualifications on that Right. » *The Dynamics of International Criminal Justice: Essays in Honour of Sir Richard May*. Ed. R. May, H. Abtahi, et G. Boas. Leiden, Martinus Nijhoff, 2006. 39-94.
- Bos, A. « The International Criminal Court at Work in its Early Years: Some Reflections. » *The Netherlands in Court: Essays in Honour of Johan G. Lammers*. Ed. N. Blokker, et al. Leiden, Martinus Nijhoff, 2006. 71-87.
- Bowman, H. D. « Not Worth the Wait: Hun Sen, the UN, and the Khmer Rouge Tribunal. » *UCLA Pacific Basin Law Journal*, vol. 24 (2006):51.
- Boyle, D. « The Rights of Victims: Participation, Representation, Protection, Reparation. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):307.
- Bringing Power to Justice? The Prospects of the International Criminal Court*. Ed. M. Milde, R. Vernon, et J. Harrington. Montréal, McGill-Queen's University Press, 2006.
- Brown, C. « The Inherent Powers of International Courts and Tribunals. » *British Year Book of International Law*, vol. 76 (2005):195.
- Calvo-Goller, K. N. *The Trial Proceedings of the International Criminal Court: ICTY and ICTR Precedents*. Leiden, Martinus Nijhoff, 2006.
- Cárdenas Aravena, C. « The Admissibility Test before the International Criminal Court under Special Consideration of Amnesties and Truth Commissions. » *Complementary Views on Complementarity: Proceedings of the International Roundtable on the Complementary Nature of the International Criminal Court, Amsterdam, 25-26 June 2004*. Ed. J. K. Kleffner et G. Kor. La Haye, T. M. C. Asser, 2006. 115-140.
- Caron, D. D. « Towards a Political Theory of International Courts and Tribunals. » *Berkeley Journal of International Law*, vol. 24 (2006):401.
- Cassese, A. « Is the ICC Still having Teething Problems? » *Journal of International Criminal Justice*, vol. 4, numéro 3 (2006):434.
- Chibueze, R. O. « The International Criminal Court: Bottlenecks to Individual Criminal Liability in the Rome Statute. » *Annual Survey of International and Comparative Law*, vol. 12 (2006):185.
- Chenevier, J. « No Safe Haven for Uganda in the World Court. » *Cambridge Law Journal*, vol. 65, numéro 2 (2006):263.
- Chifflet, P. « The First Trial of Former Members of the Kosovo Liberation Army: Prosecutor v. Fatmir Limaj, Haradin Bala, and Isak Musliu. » *Leiden Journal of International Law*, vol. 19, numéro 2 (2006):459.
- Ciampi, A. « Current and Future Scenarios for Arrest and Surrender to the ICC. » *Zeitschrift für Ausländisches Öffentliches Recht und Völkerrecht: Heidelberg Journal of International Law*, vol. 66, numéro 3 (2006):719.

- Complementary Views on Complementarity: Proceedings of the International Roundtable on the Complementary Nature of the International Criminal Court, Amsterdam, 25-26 June 2004.* Ed. J. K. Kleffner et G. Kor. La Haye, T. M. C. Asser, 2006.
- Costi, A. « Hybrid Tribunals as a Viable Transitional Justice Mechanism to Combat Impunity in Post-Conflict Situations. » *New Zealand Universities Law Review*, vol. 22, numéro 2 (2006):213.
- Cryer, R. « Of Custom, Treaties, Scholars and the Gavel: The Influence of the International Criminal Tribunals on the ICRC Customary Law Study. » *Journal of Conflict and Security Law*, vol. 11, numéro 2 (2006):239.
- Danner, A. M. « When Courts Make Law: How the International Criminal Tribunals Recast the Laws of War. » *Vanderbilt Law Review*, vol. 59 (2006):ix.
- Dawson, G., et M. Dixon. « The Protection of States' National Security Interests in Cases before the International Criminal Tribunal for the Former Yugoslavia: A Descriptive and Prescriptive Analysis of Rule 54bis of the Rules and Procedure and Evidence. » *The Dynamics of International Criminal Justice: Essays in Honour of Sir Richard May*. Ed. R. May, H. Abtahi, et G. Boas. Leiden, Martinus Nijhoff, 2006. 95-140.
- De Bertodano, S. « Problems Arising from the Mixed Composition and Structure of the Cambodian Extraordinary Chambers. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):285.
- Defense in International Criminal Proceedings: Cases, Materials and Commentary.* Ed. M. Bohlander, R. Boed, et R. J. Wilson. Ardsley, Transnational, 2006.
- De Hemptinne, J., et F. Rindi. « ICC Pre-Trial Chamber Allows Victims to Participate in the Investigation Phase of Proceedings. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):342.
- Del Ponte, C. « Investigation and Prosecution of Large-Scale Crimes at the International Level: The Experience of the ICTY. » *Journal of International Criminal Justice*, vol. 4, numéro 3 (2006):539.
- Delmas-Marty, M. « Interactions between National and International Criminal Law in the Preliminary Phase of Trial at the ICC. » *Journal of International Criminal Justice*, vol. 4, numéro 1 (2006):2.
- Del Vecchio, A. « Globalization and its Effect on International Courts and Tribunals. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):1.
- Dermody, J. « Beyond Good Intentions: Can Hybrid Tribunals Work after Unilateral Intervention. » *Hastings International and Comparative Law Review*, vol. 30 (2006):77.
- Edlin, D. E. « The Anxiety of Sovereignty: Britain, the United States and the International Criminal Court. » *Boston College International and Comparative Law Review*, vol. 29 (2006):1.
- Ferstman, C. « The International Criminal Court's Trust Fund for Victims: Challenges and Opportunities. » *Yearbook of International Humanitarian Law*, vol. 6 (2003):424.
- Fichtelberg, A. « Democratic Legitimacy and the International Criminal Court: A Liberal Defence. » *Journal of International Criminal Justice*, vol. 4, numéro 4 (2006):765.
- Fletcher, G. P., et J. D. Ohlin. « The ICC: Two Courts in One? » *Journal of International Criminal Justice*, vol. 4, numéro 3 (2006):428.

- Foster, C. « The Role of International Courts and Tribunals in Relation to Armed Conflict. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 105-144.
- Franceschet, A. « Global(izing) Justice? The International Criminal Court. » *Bringing Power to Justice? The Prospects of the International Criminal Court*. Ed. M. Milde, R. Vernon, et J. Harrington. Montréal, McGill-Queen's University Press, 2006. 244-266.
- Freeland, S. « How Open should the Door be? Declarations by Non-States Parties under Article 12(3) of the Rome Statute of the International Criminal Court. » *Nordic Journal of International Law*, vol. 75, numéro 2 (2006):211.
- Gioia, F. « State Sovereignty, Jurisdiction, and "Modern" International Law: The Principle of Complementarity in the International Criminal Court. » *Leiden Journal of International Law*, vol. 19, numéro 4 (2006):1095.
- Gómez Guillamón, R. « El fiscal en la Corte Penal Internacional. » *El derecho internacional humanitario ante los retos de los conflictos armados actuales*. Ed. J. L. Rodríguez-Villasante y Prieto. Madrid, Marcial Pons, 2006. 205-210.
- Gomez, R. « Transitional States, the ICC, and Amnesties, Establishing an Advisory Commission. » *Eyes on the ICC* vol. 3, numéro 1 (2006):57.
- Hagan, J., R. Levi, et G. Ferrales. « Swaying the Hand of Justice: The Internal and External Dynamics of Regime Change at the International Criminal Tribunal for the Former Yugoslavia. » *Law and Social Inquiry*, vol. 31, numéro 3 (2006):585.
- Hall, J. « In the Shadow of the Khmer Rouge Tribunal. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):409.
- Happold, M. « Darfur, the Security Council, and the International Criminal Court. » *International and Comparative Law Quarterly*, vol. 55, numéro 1 (2006):226.
- Harkavy, R. « Picking our Battles: A Strategy for the United States in the Wake of Mexico's Becoming a State Party to the International Criminal Court. » *Georgia Law Review*, vol. 40 (2006):915.
- Heilmann, D. *Die E\$ektivität des Internationalen Strafgerichtshofs: die Rolle der Vereinten Nationen und des Weltsicherheitsrates*. Baden-Baden, Nomos, 2006.
- Heyder, C. « The UN Security Council's Referral of the Crimes in Darfur to the International Criminal Court in Light of US Opposition to the Court: Implications for the International Criminal Court's Functions and Status. » *Berkeley Journal of International Law*, vol. 24 (2006):650.
- Higonnet, E. R. « Restructuring Hybrid Courts: Local Empowerment and National Criminal Justice Reform. » *Arizona Journal of International and Comparative Law*, vol. 23 (2006):347.
- Hotis, C. « A Fair and Expeditious Trial: A Reappraisal of Slobodan Milosevic's Right to Self-Representation before the International Criminal Tribunal for the Former Yugoslavia. » *Chicago Journal of International Law*, vol. 6 (2006):775.
- Ingadottir, T. « Financial Challenges and their Possible Effects on Proceedings. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):294.
- Jensen, R. « Complementarity, "Genuinely" and Article 17: Assessing the Boundaries of an Effective ICC. » *Complementary Views on Complementarity: Proceedings of the International Roundtable on the Complementary Nature of the International Criminal*

- Court, Amsterdam, 25-26 June 2004.* Ed. J. K. Kleffner et G. Kor. La Haye, T. M. C. Asser, 2006. 147-170.
- Jia, B. B. « China and the International Criminal Court: Current Situation. » *Singapore Year Book of International Law*, vol. 10 (2006):87.
- Jørgensen, N. H. B. « The Problem of Self-Representation at International Criminal Tribunals: Striking a Balance between Fairness and Effectiveness. » *Journal of International Criminal Justice*, vol. 4, numéro 1 (2006):64.
- Knowles, P. « The Power to Prosecute: The Special Court for Sierra Leone from a Defence Perspective. » *International Criminal Law Review*, vol. 6 (2006):387.
- Kurth, M. E. *Das Verhältnis des Internationalen Strafgerichtshofs zum UN-Sicherheitsrat: unter besonderer Berücksichtigung von Sicherheitsratsresolution 1422* (2002). Baden-Baden, Nomos, 2006.
- La saisine des juridictions internationales.* Ed. H. Ruiz Fabri et J. M. Sorel. Paris, A. Pedone, 2006.
- Lavranos, N. « The MOX Plant and IJzeren Rijn Disputes: Which Court is the Supreme Arbiter? » *Leiden Journal of International Law*, vol. 19, numéro 1 (2006):223.
- Linton, S. « Safeguarding the Independence and Impartiality of the Cambodian Extraordinary Chambers. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):327.
- Lu, C. « The International Criminal Court as an Institution of Moral Regeneration: Problems and Prospects. » *Bringing Power to Justice? The Prospects of the International Criminal Court.* Ed. M. Milde, R. Vernon, et J. Harrington. Montréal, McGillQueen's University Press, 2006. 191-209.
- Massa, A. « NATO's Intervention in Kosovo and the Decision of the Prosecutor of the International Criminal Tribunal for the Former Yugoslavia Not to Investigate: An Abusive Exercise of Prosecutorial Discretion? » *Berkeley Journal of International Law*, vol. 24 (2006):610.
- McKay, L. « Characterising the System of the International Criminal Court: An Exploration of the Role of the Court through the Elements of Crimes and the Crime of Genocide. » *International Criminal Law Review*, vol. 6 (2006):257.
- Mégret, F. « Why would States Want to Join the ICC? A Theoretical Exploration Based on the Legal Nature of Complementarity. » *Complementary Views on Complementarity: Proceedings of the International Roundtable on the Complementary Nature of the International Criminal Court, Amsterdam, 25-26 June 2004.* Ed. J. K. Kleffner et G. Kor. La Haye: T.M.C. Asser, 2006. 1-52.
- Menzel, J. « Ein Strafgericht für die Khmer Rouge. Herausforderung für Kambodscha und das Völkerstrafrecht. » *Verfassung und Recht in Übersee: Law and Politics in Africa, Asia and Latin America*, vol. 39, numéro 4 (2006):425.
- Michels, A. « "As if it was Happening Again"—Supporting Especially Vulnerable Witnesses, in Particular Women and Children, at the Special Court for Sierra Leone. » *International Criminal Accountability and the Rights of Children.* Ed. K. Arts et V. Popovski. La Haye, Hague Academic Press, 2006. 143-153.
- Miraglia, M. « The First Decision of the ICC Pre-Trial Chamber: International Criminal Procedure under Construction. » *Journal of International Criminal Justice*, vol. 4, numéro 1 (2006):188.

- Moreno-Ocampo, L. « The Rights of Children and the International Criminal Court. » *International Criminal Accountability and the Rights of Children*. Ed. K. Arts et V. Popovski. La Haye, Hague Academic Press, 2006. 111-116.
- Moy, H. A. « The International Criminal Court's Arrest Warrants and Uganda's Lord's Resistance Army: Renewing the Debate over Amnesty and Complementarity. » *Harvard Human Rights Journal*, vol. 19 (2006):267.
- Mundis, D. A., et F. Gaynor. « Current Developments at the Ad Hoc International Criminal Tribunals. » *Journal of International Criminal Justice*, vol. 4, numéro 3 (2006):623.
- Murphy, R. « Establishing a Precedent in Uganda: The Legitimacy of National Amnesties under the ICC. » *Eyes on the ICC*, vol. 3, numéro 1 (2006):33.
- Novogrodsky, N. B. « Brief of the University of Toronto International Human Rights Clinic as Amicus Curiae to the Special Court for Sierra Leone. » *San Diego International Law Journal*, vol. 7, numéro 2 (2006):427.
- _____. « Litigating Child Recruitment before the Special Court for Sierra Leone. » *San Diego International Law Journal*, vol. 7, numéro 2 (2006):421.
- Oliván López, F. « La Corte Penal Internacional y el derecho a la defensa. » *El derecho internacional humanitario ante los retos de los conflictos armados actuales*. Ed. J.L. Rodríguez-Villasante y Prieto. Madrid, Marcial Pons, 2006. 211-220.
- O'Neill, T. « Dispute Settlement under the Rome Statute of the International Criminal Court: Article 119 and the Possible Role of the International Court of Justice. » *Chinese Journal of International Law*, vol. 5 (2006):67.
- Panfilo, D. *La Commissione preparatoria della Corte penale internazionale*. Rome, Edizioni Universitarie Romane, 2006.
- Pearson, Z. « Non-Governmental Organizations and the International Criminal Court: Changing Landscapes of International Law. » *Cornell International Law Journal*, vol. 39 (2006):243.
- Peersman, C. « Iudex Non Calculat. Experiences in Management of International Criminal Tribunals—Sierra Leone on a Shoestring? » *The Netherlands in Court: Essays in Honour of Johan G. Lammers*. Ed. N. Blokker, et al. Leiden, Martinus Nijhoff, 2006. 105-124.
- Pham, J. P. « A Viable Model for International Criminal Justice: The Special Court for Sierra Leone. » *New York International Law Review*, vol. 19 (2006):37.
- Pitty, R. « Political Constraints upon the International Criminal Court. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 347-366.
- Pocar, F. « Criminal Proceedings before the International Criminal Tribunals for the Former Yugoslavia and Rwanda. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):89.
- Politi, M., et F. Gioia. « The Criminal Procedure before the International Criminal Court: Main Features. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):103.
- Reiger, C. « Hybrid Attempts at Accountability for Serious Crimes in Timor Leste. » *Transitional Justice in the Twenty-First Century: Beyond Truth Versus Justice*. Ed. N. Roht-Arriaza and J. Mariezcurrera. Cambridge, Cambridge University Press, 2006. 143-170.

- Roach, S. C. *Politicizing the International Criminal Court: The Convergence of Politics, Ethics, and Law*. Lanham, Rowman et Littlefield, 2006.
- Robbins, E. « Towards Enforcement in the ICC. » *Eyes on the ICC*, vol. 3, numéro 1 (2006):85.
- Robinson, D. « Serving the Interests of Justice: Amnesties, Truth Commissions, and the International Criminal Court. » *Bringing Power to Justice? The Prospects of the International Criminal Court*. Ed. M. Milde, R. Vernon, et J. Harrington. Montréal, McGill-Queen's University Press, 2006. 210-243.
- Rodríguez-Villasante y Prieto, J. L. « El proceso de aprobación y desarrollo del Estatuto de Roma de la Corte Penal Internacional. » *El derecho internacional humanitario ante los retos de los conflictos armados actuales*. Ed. J. L. Rodríguez-Villasante y Prieto. Madrid, Marcial Pons, 2006. 157-178.
- Roper, S. D., and L. A. Barria. *Designing Criminal tribunals: Sovereignty and International Concerns in the Protection of Human Rights*. Aldershot: Ashgate, 2006.
- Rosas, A. « With a Little Help from my Friends: International Case-Law as a Source of Reference for the EU Courts. » *Global Community Yearbook of International Law and Jurisprudence*, vol. 1 (2005):203.
- Roscini, M. « The Efforts to Limit the International Criminal Court's Jurisdiction over Nationals of Non-Party States: A Comparative Study. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):495.
- Schabas, W. A. « First Prosecutions at the International Criminal Court. » *Human Rights Law Journal*, vol. 27 (2006):25.
- _____. *The UN International Criminal Tribunals: The Former Yugoslavia, Rwanda, and Sierra Leone*. Cambridge, Cambridge University Press, 2006.
- Scharf, M. P. « Self-Representation Versus Assignment of Defence Counsel before International Criminal Tribunals. » *Journal of International Criminal Justice*, vol. 4, numéro 1 (2006):31.
- Sloan, J. « Breaching International Law to Ensure its Enforcement: The Reliance by the ICTY on Illegal Capture. » *Yearbook of International Humanitarian Law*, vol. 6 (2003):319.
- Sluiter, G. « Due Process and Criminal Procedure in the Cambodian Extraordinary Chambers. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):314.
- Stahn, C. « Why Some Doors may be Closed Already: Second Thoughts on a "Case-by-Case" Treatment of Article 12 (3) Declarations. » *Nordic Journal of International Law*, vol. 75, numéro 2 (2006):243.
- Sriram, C. L. « Wrong-Sizing International Justice? The Hybrid Tribunal in Sierra Leone. » *Fordham International Law Journal*, vol. 29 (2006):472.
- Stahn, C., H. Olásolo, et K. Gibson. « Participation of Victims in Pre-Trial Proceedings of the ICC. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):219.
- Swaak-Goldman, O., et M. Nybondas. « International Criminal Courts Round-Up. » *Yearbook of International Humanitarian Law*, vol. 6 (2003):292.
- Temminck Tuinstra, J. « Assisting an Accused to Represent Himself Appointment of Amici Curiae as the Most Appropriate Option. » *Journal of International Criminal Justice*, vol. 4, numéro 1 (2006):47.
- Thomas, A. E. K. « Nongovernmental Organizations and the International Criminal Court: Implications of Hobbes' Theories of Human Nature and the Development of So-

cial Institutions for their Evolving Relationship. » *Emory International Law Review*, vol. 20 (2006):435.

Tolbert, D., et F. Swinnen. « The Protection of, and Assistance to, Witnesses at the International Criminal Tribunal for the Former Yugoslavia (ICTY). » *The Dynamics of International Criminal Justice: Essays in Honour of Sir Richard May*. Ed. R. May, H. Abtahi, et G. Boas. Leiden, Martinus Nijhoff, 2006. 193-230.

Triggs, G. « Challenges for the International Criminal Court: Terrorism, Immunity Agreements and National Trials. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 315-330.

Veenema, S. « Willful Ignorance: Contextualizing US Policy toward the International Criminal Court. » *Suffolk Transnational Law Review*, vol. 30 (2006):167.

Wald, P.M. « International Criminal Courts: A Stormy Adolescence. » *Virginia Journal of International Law*, vol. 46 (2006):319.

Williams, S., et H. Woolaver. « The Role of the Amicus Curiae before International Criminal Tribunals. » *International Criminal Law Review*, vol. 6 (2006):151.

Wippman, D. « Exaggerating the ICC. » *Bringing Power to Justice? The Prospects of the International Criminal Court*. Ed. M. Milde, R. Vernon, et J. Harrington. Montréal, McGill-Queen's University Press, 2006. 99-140.

Zhou, H. R. « The Enforcement of Arrest Warrants by International Forces: From the ICTY to the ICC. » *Journal of International Criminal Justice*, vol. 4, numéro 2 (2006):202.

Voies d'eau internationales

McIntryre, O. « The Role of Customary Rules and Principles of International Environmental Law, in the Protection of Shared International Freshwater Resources. » *Natural Resources Journal*, vol. 46 (2006):157.

Intervention

Bannon, A. L. « The Responsibility to Protect: The UN World Summit and the Question of Unilateralism. » *Yale Law Journal*, vol. 115 (2006):1157.

Berman, N. « Intervention in a "Divided World": Axes of Legitimacy. » *European Journal of International Law*, vol. 17, numéro 4 (2006):743.

Boisson de Chazournes, L. « De la "responsabilité de protéger", ou d'une nouvelle parure pour une notion déjà bien établie. » *Revue générale de droit international public*, vol. 110 (2006):11.

Breau, S. C. « The Impact of the Responsibility to Protect on Peacekeeping. » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):429.

Davis, M. C. « International Intervention in an Age of Crisis and Terror: UN Reform and Regional Practice. » *Tulane Journal of International and Comparative Law*, vol. 15 (2006):1.

De Urioste, A. « When Will Help be on the Way: The Status of International Disaster Response Law. » *Tulane Journal of International and Comparative Law*, vol. 15 (2006):181.

Evans, G. « From Humanitarian Intervention to the Responsibility to Protect. » *Wisconsin International Law Journal*, vol. 24 (2006):703.

- Goodman, R. « Humanitarian Intervention and Pretexts for War. » *American Journal of International Law*, vol. 100 (2006):107.
- Hilpold, P. « The Duty to Protect and the Reform of the United Nations: A New Step in the Development of International Law? » *Max Planck Yearbook of United Nations Law*, vol. 10 (2006):35.
- Howland, T. « Evolving Practice in the Field: Informing the International Legal Obligation to "Protect". » *Denver Journal of International Law and Policy*, vol. 34 (2006):89.
- Kunschak, M. « The African Union and the Right to Intervention: Is There a Need for UN Security Council Authorisation? » *South African Yearbook of International Law*, vol. 31 (2006):195.
- Levitt, J. I. « Pro-Democratic Intervention in Africa. » *Wisconsin International Law Journal*, vol. 24 (2006):785.
- López-Jacoiste Díaz, E. « La responsabilidad de proteger: reflexiones sobre su fundamento y articulación. » *Anuario Español de Derecho Internacional*, vol. 22 (2006):285.
- « Symposium on Humanitarian Intervention after 9/11. » *Wisconsin International Law Journal*, vol. 24 (2006).
- Tesón, F. R. « The Vexing Problem of Authority in Humanitarian Intervention: A Proposal. » *Wisconsin International Law Journal*, vol. 24 (2006):761.
- Weiss, T. G. « R2P after 9/11 and the World Summit. » *Wisconsin International Law Journal*, vol. 24 (2006):741.

Jurisdiction

- Ahmed, K. « The Domestic Jurisdiction Clause in the United Nations Charter: A Historical View. » *Singapore Year Book of International Law*, vol. 10 (2006):175.
- Donovan, D. F., et A. Roberts. « The Emerging Recognition of Universal Civil Jurisdiction. » *American Journal of International Law*, vol. 100 (2006):142.
- Pueyo Losa, J. A. « El principio de jurisdicción universal y el Estatuto de la Corte Penal Internacional. » *El derecho internacional humanitario ante los retos de los conflictos armados actuales*. Ed. J. L. Rodríguez-Villasante y Prieto. Madrid, Marcial Pons, 2006. 179-204.

Droit de la guerre

- The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006.
- El derecho internacional humanitario ante los retos de los conflictos armados actuales*. Ed. J. L. Rodríguez-Villasante y Prieto. Madrid, Marcial Pons, 2006.
- Dokumente Zum Humanitären Völkerrecht = Documents on International Humanitarian Law*. Ed. D. R. Haupt, et al. Berlin, Federal Foreign Office, 2006.
- Fleck, D. « International Accountability for Violations of the Ius in Bello: The Impact of the ICRC Study on Customary International Humanitarian Law. » *Journal of Conflict and Security Law*, vol. 11, numéro 2 (2006):179.
- Fry, J. D. « The UN Security Council and the Law of Armed Conflict: Amity or Enmity? » *George Washington International Law Review*, vol. 38, numéro 2 (2006):327.

- Gross, A. M. « The Construction of a Wall between the Hague and Jerusalem: The Enforcement and Limits of Humanitarian Law and the Structure of Occupation. » *Leiden Journal of International Law*, vol. 19, numéro 2 (2006):393.
- Orakhelashvili, A. « Legal Stability and Claims of Change: The International Court's Treatment of *Jus Ad Bellum* and *Jus in Bello*. » *Nordic Journal of International Law*, vol. 75, numéro 3 (2006):371.
- Paust, J. « The Importance of Customary International Law during Armed Conflict. » *ILSA Journal of International and Comparative Law*, vol. 12, numéro 2 (2006):601.
- Perna, L. *The Formation of the Treaty Law of Non-International Armed Conflicts*. Leiden, Martinus Nijhoff, 2006.
- Roberts, A. « Transformative Military Occupation: Applying the Laws of War and Human Rights. » *American Journal of International Law*, vol. 100 (2006):580.
- Rubenstein, K. « Rethinking Nationality in International Humanitarian Law. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 89-104.
- Solomon, S. A. « The United Nations Convention on Certain Conventional Weapons of 1980: Its Recent Development and Increasing Significance. » *Yearbook of International Humanitarian Law*, vol. 6 (2003):345.
- Stromseth, J. E. « New Paradigms for the *Jus Ad Bellum*. » *George Washington International Law Review*, vol. 38, numéro 3 (2006):561.
- « Symposium: Studies on the Customary Law Study. » *Journal of Conflict and Security Law*, vol. 11, numéro 2 (2006).
- Udombana, N. J. « War is Not Child's Play! International Law and the Prohibition of Children's Involvement in Armed Conflicts. » *Temple International and Comparative Law Journal*, vol. 20 (2006):57.

Droit de la mer

- Agyebeng, W. K. « Theory in Search of Practice: The Right of Innocent Passage in the Territorial Sea. » *Cornell International Law Journal*, numéro 39 (2006):371.
- Anderson, D. « Negotiating Maritime Boundary Agreements: A Personal View. » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 121-142.
- Aurescu, B. « International Court of Justice: Case Concerning Maritime Delimitation in the Black Sea (Romania v. Ukraine). » *International Journal of Marine and Coastal Law*, vol. 21, numéro 4 (2006):535.
- Bates, C. L. « US Ratification of the UN Convention on the Law of the Sea: Passive Acceptance is Not Enough to Protect US Property Interests. » *North Carolina Journal of International Law and Commercial Regulation*, vol. 31 (2006):745.
- Bundy, R. R. « Preparing for a Delimitation Case: The Practitioner's View. » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 95-120.
- Burr, P. A. « The International Seabed Authority. » *Suffolk Transnational Law Review*, vol. 29 (2006):271.
- Caminos, H. « The International Tribunal for the Law of the Sea: An Overview of its Jurisdictional Procedure. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):13.

- Carleton, C. « Article 76 of the UN Convention on the Law of the Sea—Implementation Problems from the Technical Perspective. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):287.
- _____. « Maritime Delimitation in Complex Island Situations: A Case Study on the Caribbean Sea. » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 153-188.
- Cavan Ríos, J. « Algunas consideraciones sobre la Convención del Mar. » *Revista Peruana de Derecho Internacional*, vol. 56, numéro 130 (2006):129.
- Churchill, R. « 10 Years of the UN Convention on the Law of the Sea—Towards a Global Ocean Regime? A General Appraisal. » *German Yearbook of International Law*, vol. 48 (2005):81.
- _____. « Dispute Settlement under the UN Convention on the Law of the Sea: Survey for 2004. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 1 (2006):1.
- _____. « Dispute Settlement under the UN Convention on the Law of the Sea: Survey for 2005. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 4 (2006):377.
- Franckx, E. « The 200-Mile Limit: Between Creeping Jurisdiction and Creeping Common Heritage. » *German Yearbook of International Law*, vol. 48 (2005):117.
- Garrison, M. S. « Sovereignty of Aves Island: An Argument against Compulsory, Standardized Arbitration of Maritime Boundary Disputes Subject to Review by the International Court of Justice. » *University of Miami Inter-American Law Review*, vol. 38 (2006):185.
- Jenisch, U. « The European Union as an Actor in the Law of the Sea: The Emergence of Regionalism in Maritime Safety, Transportation and Ports. » *German Yearbook of International Law*, vol. 48 (2005):223.
- Klein, N. « Provisional Measures and Provisional Arrangements in Maritime Boundary Disputes. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 4 (2006):423.
- Kwiatkowska, B. « Equitable Maritime Boundary Delimitation, as Exemplified in the Work of the International Court of Justice during the Presidency of Judge Gilbert Guillaume (2000-2003) and beyond. » *Global Community Yearbook of International Law and Jurisprudence*, vol. 1 (2005):51.
- Lee, M. L. « The Interrelation between the Law of the Sea Convention and Customary International Law. » *San Diego International Law Journal*, vol. 7, numéro 2 (2006):405.
- Lodge, M. W. « The International Seabed Authority and Article 82 of the UN Convention on the Law of the Sea. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):323.
- Lucchini, L. « La délimitation des frontières maritimes dans la jurisprudence internationale : vue d'ensemble. » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 1-18.
- Macnab, R., et L. Parson. « Continental Shelf Submissions: The Record to Date. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):309.
- Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006.

- McDorman, T. L. « A Canadian Perspective on the Continued Non-Ratification of the Convention on the Law of the Sea by the United States. » *Canadian Yearbook of International Law*, vol. 43 (2005):393.
- Mensah, T. A. « Joint Development Zones as an Alternative Dispute Settlement Approach in Maritime Boundary Delimitation. » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 143-152.
- Miller, M. L. « Underwater Cultural Heritage: Is the Titanic Still in Peril as Courts Battle over the Future of the Historical Vessel? » *Emory International Law Review*, vol. 20 (2006):345.
- Mingay, G. « Article 82 of the LOS Convention—Revenue Sharing—The Mining Industry's Perspective. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):335.
- Nelson, D. « Symposium on Outer Continental Shelf: September 2005: Concluding Remarks. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):369.
- _____. « Symposium on Outer Continental Shelf: September 2005: Opening Remarks. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):267.
- Okafor, C. B. « Joint Development: An Alternative Legal Approach to Oil and Gas Exploitation in the Nigeria-Cameroon Maritime Boundary Dispute? » *International Journal of Marine and Coastal Law*, vol. 21, numéro 4 (2006):489.
- Oude Elferink, A. G., et C. Johnson. « Outer Limits of the Continental Shelf and “Disputed Areas”: State Practice Concerning Article 76 (10) of the LOS Convention. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 4 (2006):461.
- Oude Elferink, A. G. « Article 76 of the LOSC on the Definition of the Continental Shelf: Questions Concerning its Interpretation from a Legal Perspective. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):269.
- Oxman, B. H. « The Territorial Temptation: A Siren Song at Sea. » *American Journal of International Law*, vol. 100 (2006):830.
- Pratt, M. « The Role of the Technical Expert in Maritime Delimitation Cases. » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 79-94.
- Rangel, V. M. « Settlement of Disputes Relating to the Delimitation of the Outer Continental Shelf: The Role of International Courts and Arbitral Tribunals. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):347.
- The Rules of the International Tribunal for the Law of the Sea: A Commentary*. Ed. P. Chandrasekhara Rao et P. Gautier. Leiden, Martinus Nijhoff, 2006.
- Song, Y. « The International Tribunal for the Law of the Sea and the Possibility of Judicial Settlement of Dispute Involving the Fishing Entity of Taiwan: Taking CCSBT as an Example. » *San Diego International Law Journal*, vol. 8 (2006):37.
- « Symposium on Outer Continental Shelf: September 2005. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006).
- Tahindro, A. « The Implementation of UNCLOS in the Indian Ocean Region: The Case of Madagascar. » *African Yearbook of International Law: Annuaire africain de droit international*, vol. 12 (2004):349.

- Tanaka, Y. « Award of the Arbitral Tribunal Constituted Pursuant to Article 287, and in Accordance with Annex VII, of the UN Convention on the Law of the Sea: The Barbados and the Trinidad and Tobago Case (11 April 2006). » *International Journal of Marine and Coastal Law*, vol. 21, numéro 4 (2006):523.
- Torres Bernárdez, S. « Provisional Measures and Interventions in Maritime Delimitation Disputes. » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 33-62.
- Touzé, S. « Les îles volcaniques émergées : règles d'acquisition territoriale et régime de délimitation maritime. » *Annuaire français de droit international*, vol. 52 (2006):455.
- Treves, T. « The International Tribunal for the Law of the Sea: Applicable Law and Interpretation. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 490-500.
- _____. « Remarks on Submissions to the Commission on the Limits of the Continental Shelf in Response to Judge Marotta's Report. » *International Journal of Marine and Coastal Law*, vol. 21, numéro 3 (2006):363.
- _____. « What have the United Nations Convention and the International Tribunal for the Law of the Sea to Offer as Regards Maritime Delimitation Disputes? » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 63-78.
- Van Heinegg, W. H. « The United Nations Convention on the Law of the Sea and Maritime Security Operations. » *German Yearbook of International Law*, vol. 48 (2005):151.
- Volbeda, M. B. « The MOX Plant Case: The Question of Supplemental Jurisdiction for International Environmental Claims under UNCLOS. » *Texas International Law Journal*, vol. 42, numéro 1 (2006):211.
- Wasum-Rainer, S., et D. Schlegel. « The UNCLOS Dispute Settlement System—Between Hamburg and the Hague. » *German Yearbook of International Law*, vol. 48 (2005):187.
- Wolfrum, R. « The Role of International Dispute Settlement Institutions in the Delimitation of the Outer Continental Shelf. » *Maritime Delimitation*. Ed. R. Lagoni et D. Vignes. Leiden, Martinus Nijhoff, 2006. 19-32.

Droit des traités

- Abi-Saab, G. « The Appellate Body and Treaty Interpretation. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 453-464.
- Bell, C. « Peace Agreements: Their Nature and Legal Status. » *American Journal of International Law*, vol. 100 (2006):373.
- French, D. « Treaty Interpretation and the Incorporation of Extraneous Legal Rules. » *International and Comparative Law Quarterly*, vol. 55, numéro 2 (2006):281.
- Guillaume, G. « Methods and Practice of Treaty Interpretation by the International Court of Justice. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 465-473.
- Helper, L. R. « Not Fully Committed? Reservations, Risk and Treaty Design. » *Yale Journal of International Law*, vol. 31 (2006):367.

Les conventions de Vienne sur le droit des traités : commentaires article par article. Ed. O. Corten et P. Klein. Bruxelles, Bruylant, 2006.

McRae, D. « Treaties and Customary International Law: Conflict or Harmony? » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law, Ottawa, October 26-28, 2005 = Fragmentation : La diversification et l'expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international, Ottawa, 26 au 28 octobre 2005.* Ottawa, Canadian Council on International Law, 2006. 89-95.

Michie, A. « The Role of Provisionally Applied Treaties in International Organisations. » *Comparative and International Law Journal of Southern Africa*, vol. 39 (2006):39.

Pauwelyn, J. « The Promises and Limits of Treaty Interpretation. » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law, Ottawa, October 26-28, 2005 = Fragmentation : La diversification et l'expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international, Ottawa, 26 au 28 octobre 2005.* Ottawa, Canadian Council on International Law, 2006. 96-101.

Swaine, E. T. « Reserving. » *Yale Journal of International Law*, vol. 31 (2006):307.

Szpak, A. « A Few Reflections on the Interpretation of Treaties in Public International Law. » *Hague Yearbook of International Law*, numéro 18 (2005):59.

Van Damme, I. « 'Systematic Integration' of International Law: Views from the ILC, the WTO CTE, and UNESCO. » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law, Ottawa, October 26-28, 2005 = Fragmentation : La diversification et l'expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international, Ottawa, 26 au 28 octobre 2005.* Ottawa, Canadian Council on International Law, 2006. 59-88.

Composition et représentation

Perfetti, F. « L'ammissione dell'Italia alle Nazioni Unite: il ruolo della diplomazia italiana. » *La Comunità Internazionale*, vol. 61, numéro 2 (2006):245.

Ressources naturelles

Duruigbo, E. « Permanent Sovereignty and Peoples' Ownership of Natural Resources in International Law. » *George Washington International Law Review*, vol. 38, numéro 1 (2006):33.

Rainne, J. « The Work of the International Law Commission on Shared Natural Resources: The Pursuit of Competence and Relevance. » *Nordic Journal of International Law*, vol. 75, numéro 2 (2006):321.

Organisations non gouvernementales

Charnovitz, S. « Nongovernmental Organizations and International Law. » *American Journal of International Law*, vol. 100 (2006):348.

De Frouville, O. « Une société servile à l'ONU. » *Revue générale de droit international public*, vol. 110, numéro 2 (2006):391.

Kagan, J. M. « Speeding Up the International Community's Response Time in Addressing Acts of Genocide: Deferring to the Judgment of Nongovernmental Organizations. » *International Journal of Legal Information*, vol. 34 (2006):145.

Pearson, Z. « Non-Governmental Organizations and the International Criminal Court: Changing Landscapes of International Law. » *Cornell International Law Journal*, vol. 39 (2006):243.

Thomas, A. E. K. « Nongovernmental Organizations and the International Criminal Court: Implications of Hobbes' Theories of Human Nature and the Development of Social Institutions for their Evolving Relationship. » *Emory International Law Review*, vol. 20 (2006):435.

Droit spatial

Park, A. T. « Incremental Steps for Achieving Space Security: The Need for a New Way of Thinking to Enhance the Legal Regime for Space. » *Houston Journal of International Law*, vol. 28 (2006):871.

Zell, J. L. « Putting a Mine on the Moon: Creating an International Authority to Regulate Mining Rights in Outer Space. » *Minnesota Journal of International Law*, vol. 15 (2006):489.

Maintien de la paix et activités connexes

Ambrosetti, D. « Les opérations de paix de l'ONU face au risque d'un discrédit irrémédiable : la faiblesse et la sélectivité. » *Studia Diplomatica*, vol. 59, numéro 2 (2006):123.

Arnold, R. « The Applicability of the Law of Occupation to Peace Support Operations. » *Practice and Policies of Modern Peace Support Operations under International Law*. Ed. R. Arnold et G. G. J. Knoops. Ardsley, Transnational, 2006. 91-115.

Arzt, D. E. « Bluebooking the Blue Helmets: How Not to Cite the UN Charter. » *Syracuse Journal of International Law and Commerce*, vol. 33 (2006):467.

Baele, C. « Compensation for Damage in Peace Operations. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):193.

Björkdahl, A. « Promoting Norms through Peacekeeping: UNPREDEP and Conflict Prevention. » *International Peacekeeping*, vol. 13, numéro 2 (2006):214.

Blocq, D. « The Fog of UN Peacekeeping: Ethical Issues Regarding the Use of Force to Protect Civilians in UN Operations. » *Journal of Military Ethics*, vol. 5, numéro 3 (2006):201.

Breau, S. C. « The Impact of the Responsibility to Protect on Peacekeeping. » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):429.

Bruderlein, C., et P. Gassmann. « Managing Security Risks in Hazardous Missions: The Challenges of Securing United Nations Access to Vulnerable Groups. » *Harvard Human Rights Journal*, vol. 19 (2006):63.

Bryden, A. « Addressing Security Governance Challenges in Post-Conflict Peacebuilding. » *Studia Diplomatica*, vol. 59, numéro 1 (2006):149.

Burger, J. A. « Contractor Personnel in Peace Operations. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):175.

- Complak, K. « Una propuesta posmodernista de conciliar las operaciones de paz de la ONU con la dignidad humana. » *Anuario Mexicano de Derecho Internacional*, vol. 6 (2006):599.
- De la Vega, C., et C. E. HaleyNelson. « The Role of Women in Peacekeeping and Peace-making: Devising Solutions to the Demand Side of Trafficking. » *William and Mary Journal of Women and the Law*, vol. 12 numéro 2 (2006):437.
- Dickerson, H. K. « Assumptions of Legitimacy: And the Foundations of International Territorial Administration. » *Denver Journal of International Law and Policy*, vol. 34 (2006):161.
- Dupont, P. M. « Detention of Individuals during Peacekeeping Operations. » *Practice and Policies of Modern Peace Support Operations under International Law*. Ed. R. Arnold et G. G. J. Knoops. Ardsley, Transnational, 2006. 249-259.
- Failla, S. « Migration and Border Management in Kosovo 1999-2005. » *Practice and Policies of Modern Peace Support Operations under International Law*. Ed. R. Arnold et G. G. J. Knoops. Ardsley, Transnational, 2006. 203-223.
- Fleck, D. « Securing Status and Protection of Peacekeepers. » *Practice and Policies of Modern Peace Support Operations under International Law*. Ed. R. Arnold et G. G. J. Knoops. Ardsley, Transnational, 2006. 141-156.
- Hannum, H. « Human Rights in Conflict Resolution: The Role of the Office of the High Commissioner for Human Rights in UN Peacemaking and Peacebuilding. » *Human Rights Quarterly*, vol. 28 (2006):1.
- Harper, E. « Studying Post-Conflict Rule of Law: The Creation of an "Ordinary Crimes Model" by the United Nations Transitional Administration in East Timor. » *Australian Journal of Asian Law*, vol. 8 (2006):155.
- Harrington, A. R. « A Tale of Three Nations? The Role of United Nations Peacekeepers and Missions on the Concept of Nation-State, Nationalism, and Ownership of the State in Lebanon, the Democratic Republic of the Congo, and Kosovo. » *Connecticut Journal of International Law*, vol. 21 (2006):213.
- Hasegawa, S. « The Role of the United Nations in Conflict Resolution and Peace-Building in Timor-Leste. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 165-191.
- Jones, S. G., et J. Dobbins. « The UN's Record in Nation Building. » *Chicago Journal of International Law*, vol. 6 (2006):703.
- Ker-Lindsay, J. « The UN Force in Cyprus after the 2004 Reunification Referendum. » *International Peacekeeping*, vol. 13, numéro 3 (2006):410.
- Kroll, B. « Beyond the Mission Civilisatrice: The Properties of a Normative Order within an Internationalized Territory. » *Leiden Journal of International Law*, vol. 19, numéro 2 (2006):275.
- Lambourne, W. « Justice in the Aftermath of Mass Crimes: International Law and Peace-building. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 261-282.
- Leininger, J. « Democracy and UN Peace-Keeping: Conflict Resolution through State-Building and Democracy Promotion in Haiti. » *Max Planck Yearbook of United Nations Law*, vol. 10 (2006):465.

- Letts, D. « Peacekeepers in Post-Conflict Situations: Upholding the Rule of Law. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 529-546.
- Maley, W. « Democratic Governance and Post-Conflict Transitions. » *Chicago Journal of International Law*, vol. 6 (2006):683.
- Miller, S. K. « Accountability for the Conduct of UN-Mandated Forces under International Human Rights Law: A Case Study Concerning Sexual Abuse of the UN Mission in the Democratic Republic of Congo (MONUC). » *Practice and Policies of Modern Peace Support Operations under International Law*. Ed. R. Arnold et G. G. J. Knoops. Ardsley, Transnational, 2006. 261-288.
- Miller, A. J. « Legal Aspects of Stopping Sexual Exploitation and Abuse in UN Peacekeeping Operations. » *Cornell International Law Journal*, vol. 39 (2006):71.
- Murphy, R. « An Assessment of UN Efforts to Address Sexual Misconduct by Peacekeeping Personnel. » *International Peacekeeping*, vol. 13, numéro 4 (2006):531.
- Naert, F. « Detention in Peace Operations: The Legal Framework and Main Categories of Detainees. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):51.
- O'Connor, V. « Peace Operations Meet Domestic Law: The Use of Model Codes in Addressing Human Security Issues. » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law, Ottawa, October 26-28, 2005 = Fragmentation : La diversification et l'expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international, Ottawa, 26 au 28 octobre 2005*. Ottawa, Canadian Council on International Law, 2006. 11-28.
- _____. « Rule of Law and Human Rights Protections through Criminal Law Reform: Model Codes for Post-Conflict Criminal Justice. » *International Peacekeeping*, vol. 13, numéro 4 (2006):517.
- Okimoto, K. « Violations of International Humanitarian Law by United Nations Forces and their Legal Consequences. » *Yearbook of International Humanitarian Law*, vol. 6 (2003):199.
- « Peace Operations and Human Rights. » *International Peacekeeping*, vol. 13 numéro 4 (2006).
- Practice and Policies of Modern Peace Support Operations under International Law*. Ed. R. Arnold et G. G. J. Knoops. Ardsley, Transnational, 2006.
- Real, B. « La Commission de consolidation de la paix : un organe avec un avenir prometteur. » *Anuario Español de Derecho Internacional*, vol. 22 (2006):485.
- Samuels, K. « Post-Conflict Peace-Building and Constitution-Making. » *Chicago Journal of International Law*, vol. 6 (2006):663.
- Schoiswohl, M. « Linking the International Legal Framework to Building the Formal Foundations of a State at Risk: Constitution-Making and International Law in Post-Conflict Afghanistan. » *Vanderbilt Journal of Transnational Law*, vol. 39 (2006):819.
- Shotton, A. « A Strategy to Address Sexual Exploitation and Abuse by United Nations Peacekeeping Personnel. » *Cornell International Law Journal*, vol. 39 (2006):97.
- Simonetti, V. « The Rules of Law in Peace Support Operation. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):149.

- Solà-Martín, A. « Lessons from MINURSO: A Contribution to New Thinking. » *International Peacekeeping*, vol. 13, numéro 3 (2006):366.
- « Symposium: UN Reform. » *Chicago Journal of International Law*, vol. 6 (2006).
- Thys, P. « Le recours aux forces armées en tant que forces de police au cours d'opérations de maintien de la paix. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):137.
- Tsagourias, N. « Consent, Neutrality/Impartiality and the Use of Force in Peacekeeping: Their Constitutional Dimension. » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):465.
- Twenty-First-Century Peace Operations*. Ed. William J. Durch. Washington: US Institute of Peace Press, 2006.
- Van As, F. « African Peacekeeping: Past Practices, Future Prospects and its Contribution to International Law. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):329.
- Vanheusden, A. « Contractor Personnel in Peace Operations. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):185.
- Zwanenburg, M. « Pieces of the Puzzle: Peace Operations, Occupation and the Use of Force. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):239.
- _____. « Regional Organisations and the Maintenance of International Peace and Security: Three Recent Regional African Peace Operations. » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):483.

Développement progressif et codification du droit international

- Crawford, J. « The ILC's Articles on Diplomatic Protection. » *South African Yearbook of International Law*, vol. 31 (2006):19.
- Distefano, G. « Fait continu, fait composé et fait complexe dans le droit de la responsabilité. » *Annuaire français de droit international*, vol. 52 (2006):1.
- Matheson, M. J. « The Fifty-Seventh Session of the International Law Commission. » *American Journal of International Law*, vol. 100 (2006):416.
- Rainne, J. « The Work of the International Law Commission on Shared Natural Resources: The Pursuit of Competence and Relevance. » *Nordic Journal of International Law*, vol. 75 numéro 2 (2006):321.
- Rivier, R., et P. Lagrange. « Travaux de la Commission du droit international et de la Sixième Commission. » *Annuaire français de droit international*, vol. 52 (2006):305.

Reconnaissance des États

- Crawford, J. *The Creation of States in International Law*. 2nd ed. Oxford, Oxford University Press, 2006.

Réfugiés

- Aleni, L. « Flussi di rifugiati, diritto al ritorno e misure del Consiglio di Sicurezza. » *La Comunità Internazionale*, vol. 61, numéro 2 (2006):311.
- Cúellar, M. F. « Refugee Security and the Organizational Logic of Legal Mandates. » *Georgetown Journal of International Law*, vol. 37 (2006):583.

- Gilbert, G. « The Role, Rights and Responsibilities of UNHCR in Situations of Acute Crisis. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 585-598.
- Gottwald, M. « Asylum Claims and Drug Offences: The Seriousness Threshold of Article 1F (b) of the 1951 Convention Relating to the Status of Refugees and the UN Drug Conventions. » *International Journal of Refugee Law*, vol. 18, numéro 1 (2006):81.
- Harris Rimmer, S. « The Role of the United Nations High Commissioner for Refugees. » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 517-528.
- Islam, M. R. « The Sudanese Darfur Crisis and Internally Displaced Persons in International Law: The Least Protection for the Most Vulnerable. » *International Journal of Refugee Law*, vol. 18, numéro 2 (2006):354.
- Kagan, M. « The Beleaguered Gatekeeper: Protection Challenges Posed by UNHCR Refugee Status Determination. » *International Journal of Refugee Law*, vol. 18, numéro 1 (2006):1.
- Kanako, S. « Genuine Protection of International Refugees: A Study of the Influence of Western States on the Mandate of UNHCR. » *Asian Yearbook of International Law*, vol. 11 (2003-2004):89.
- Miltner, B. « Irregular Maritime Migration: Refugee Protection Issues in Rescue and Interception. » *Fordham International Law Journal*, vol. 30 (2006):75.
- North, A. M., et J. Chia. « Towards Convergence in the Interpretation of the Refugee Convention: A Proposal for the Establishment of an International Judicial Commission for Refugees. » *Australian Year Book of International Law*, vol. 25 (2006):105.
- Zaiotti, R. « Dealing with Non-Palestinian Refugees in the Middle East: Policies and Practices in an Uncertain Environment. » *International Journal of Refugee Law*, vol. 18, numéro 2 (2006):333.
- Zieck, M. *UNHCR's Worldwide Presence in the Field: A Legal Analysis of UNHCR's Cooperation Agreements*. Nijmegen, Wolf Legal, 2006.

Primauté du droit

- Hong Ip, K. « PSOs: Establishing the Rule of Law through Security and Law Enforcement Operations. » *Practice and Policies of Modern Peace Support Operations under International Law*. Ed. R. Arnold et G. G. J. Knoops. Ardsley, Transnational, 2006. 3-34.
- Kreps, S. E., et A.C. Arend. « Why States Follow the Rules: Toward a Positional Theory of Adherence to International Legal Regimes. » *Duke Journal of Comparative and International Law*, vol. 16 (2006):331.
- Quénivet, N. « Promoting and Abiding by the Rule of Law: UN Involvement in Post-Conflict Justice. » *Practice and Policies of Modern Peace Support Operations under International Law*. Ed. R. Arnold et G. G. J. Knoops. Ardsley, Transnational, 2006. 35-66.
- Stromseth, J. E., D. Wippman, et R. Brooks. *Can Might Make Rights? Building the Rule of Law after Military Interventions*. Cambridge, Cambridge University Press, 2006.
- Tladi, D. « Reflections on the Rule of Law in International Law: The Security Council, International Law and the Limits of Power. » *South African Yearbook of International Law*, vol. 31 (2006):231.

Tolbert, D., et A. Solomon. « United Nations Reform and Supporting the Rule of Law in Post-Conflict Societies. » *Harvard Human Rights Journal*, vol. 19 (2006):29.

Légitime défense

Acosta Estévez, J. B. « La operación Libertad Duradera y la legítima defensa a la luz de los atentados del 11 de septiembre de 2001. » *Anuario Mexicano de Derecho Internacional*, vol. 6 (2006):13.

Canor, I. « When *Jus Ad Bellum* Meets *Jus in Bello*: The Occupier's Right of Self-Defence against Terrorism Stemming from Occupied Territories. » *Leiden Journal of International Law*, vol. 19 numéro 1 (2006):129.

Conte, A. « The War on Terror: Self-Defence or Aggression? » *The Challenge of Conflict: International Law Responds*. Ed. U. Dolgopol et J. G. Gardam. Leiden, Martinus Nijhoff, 2006. 393-411.

Duclos Parodi, P. « El derecho de legítima defensa y la seguridad colectiva internacional: interpretaciones y deformaciones en el siglo XXI. » *Revista Peruana de Derecho Internacional*, vol. 56, numéro 130 (2006):39.

Eichensehr, K. « Targeting Tehran: Assessing the Lawfulness of Preemptive Strikes against Nuclear Facilities. » *UCLA Journal of International Law and Foreign Affairs*, vol. 11 (2006):59.

Obayemi, O. K. « Legal Standards Governing Pre-Emptive Strikes and Forceable Measures of Anticipatory Self-Defense under the UN Charter and General International Law. » *Annual Survey of International and Comparative Law*, vol. 12 (2006):19.

Reisman, W. M., et A. Armstrong. « The Past and Future of the Claim of Preemptive Self-Defense. » *American Journal of International Law*, vol. 100 (2006):525.

Ronzitti, N. « The Expanding Law of Self-Defence. » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):343.

Autodétermination

Vogel, H. J. « Reframing Rights from the Ground Up: The Contribution of the New UN Law of Self-Determination to Recovering the Principle of Sociability on the Way to a Relational Theory of International Human Rights. » *Temple International and Comparative Law Journal*, vol. 20 (2006):443.

Zook, D.C. « Decolonizing Law: Identity Politics, Human Rights, and the United Nations. » *Harvard Human Rights Journal*, vol. 19 (2006):95.

Responsabilité des États

Ávalos Vázquez, R. J. « Responsabilidad del Estado por hecho internacionalmente ilícito del Estado. ¿Más de 40 años de labor de la Comisión de Derecho Internacional para nada? » *Anuario Mexicano de Derecho Internacional*, vol. 6 (2006):579.

Currie, D. E. J. « The Problems and Gaps in the Nuclear Liability Conventions and an Analysis of How an Actual Claim would be Brought under the Current Existing Treaty Regime in the Event of a Nuclear Accident. » *Denver Journal of International Law and Policy*, vol. 35 (2006):85.

Distefano, G. « Fait continu, fait composé et fait complexe dans le droit de la responsabilité. » *Annuaire français de droit international*, vol. 52 (2006):1.

- Dumberry, P. « Is a New State Responsible for Obligations Arising from Internationally Wrongful Acts Committed before its Independence in the Context of Secession? » *Canadian Yearbook of International Law*, vol. 43 (2005):419.
- _____. « New State Responsibility for Internationally Wrongful Acts by an Insurrectional Movement. » *European Journal of International Law*, vol. 17, numéro 3 (2006):605.
- Kiss, A. « State Responsibility and Liability for Nuclear Damage. » *Denver Journal of International Law and Policy*, vol. 35 (2006):67.
- Simma, B., et D. Pulkowski. « Of Planets and the Universe: Self-Contained Regimes in International Law. » *European Journal of International Law*, vol. 17, numéro 3 (2006):483.
- Van Dyke, J. M. « Liability and Compensation for Harm Caused by Nuclear Activities. » *Denver Journal of International Law and Policy*, vol. 35 (2006):13.

Souveraineté des États

- Denza, E. « The 2005 UN Convention on State Immunity in Perspective. » *International and Comparative Law Quarterly*, vol. 55, numéro 2 (2006):395.
- Dickinson, A. « Status of Forces under the UN Convention on State Immunity. » *International and Comparative Law Quarterly*, vol. 55, numéro 2 (2006):427.
- Edlin, D. E. « The Anxiety of Sovereignty: Britain, the United States and the International Criminal Court. » *Boston College International and Comparative Law Review*, vol. 29 (2006):1.
- Fox, H. « In Defence of State Immunity: Why the UN Convention on State Immunity is Important. » *International and Comparative Law Quarterly*, vol. 55, numéro 2 (2006):399.
- Franck, T. M. « The Power of Legitimacy and the Legitimacy of Power: International Law in an Age of Power Disequilibrium. » *American Journal of International Law*, vol. 100 (2006):88.
- Gardiner, R. « UN Convention on State Immunity: Form and Function. » *International and Comparative Law Quarterly*, vol. 55, numéro 2 (2006):407.
- Hall, C. K. « UN Convention on State Immunity: The Need for a Human Rights Protocol. » *International and Comparative Law Quarterly*, vol. 55, numéro 2 (2006):411.
- Kochan, D. J. « Sovereignty and the American Courts at the Cocktail Party of International Law: The Dangers of Domestic Judicial Invocations of Foreign and International Law. » *Fordham International Law Journal*, vol. 29 (2006):507.
- Ku, J. « International Delegations and the New World Court Order. » *Washington Law Review*, vol. 81 (2006):1.
- McGregor, L. « State Immunity and Jus Cogens. » *International and Comparative Law Quarterly*, vol. 55, numéro 2 (2006):437.
- Ratner, S. R. « Land Feuds and their Solutions: Finding International Law beyond the Tribunal Chamber. » *American Journal of International Law*, vol. 100 (2006):808.

Succession des États

- Cheng, T. *State Succession and Commercial Obligations*. Ardsley, Transnational, 2006.

- Nolte, G. « Secession and External Intervention. » *Secession: International Law Perspectives*. Ed. M. G. Kohen. Cambridge, Cambridge University Press, 2006. 65-93.
- Secession: International Law Perspectives*. Ed. M. G. Kohen. Cambridge, Cambridge University Press, 2006.
- Tomuschat, C. « Secession and Self-Determination. » *Secession: International Law Perspectives*. Ed. M.G. Kohen. Cambridge, Cambridge University Press, 2006. 23-45.
- Vitucci, M. C. « Has Pandora's Box been Closed? The Decisions on the Legality of Use of Force Cases in Relation to the Status of the Federal Republic of Yugoslavia (Serbia and Montenegro) within the United Nations. » *Leiden Journal of International Law*, vol. 19, numéro 1 (2006):105.

Emploi de la force

- Aurescu, B. « Le conflit libanais de 2006. Une analyse juridique à la lumière de tendances contemporaines en matière de recours à la force. » *Annuaire français de droit international*, vol. 52 (2006):137.
- Cryer, R., et A. P. Simester. « Iraq and the Use of Force: Do the Side-Effects Justify the Means? » *Theoretical Inquiries in Law*, vol. 7 (2006):9.
- Gasser, H. P. « Notes on the Law on Belligerent Occupation. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):229.
- Gazzini, T. « The Rules on the Use of Force at the Beginning of the XXI Century. » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):319.
- Glennon, M. J. « The Emerging Use-of-Force Paradigm. » *Journal of Conflict and Security Law*, vol. 11, numéro 3 (2006):309.
- Rueger, C. « The Law of Military Occupation. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):215.
- Sciso, E. « L'usa della forza nella (mancata) riforma delle Nazioni Unite. » *La Comunità Internazionale*, vol. 61, numéro 1 (2006):17.
- Shulman, M. R. « The Proliferation Security Initiative and the Evolution of the Law on the Use of Force. » *Houston Journal of International Law*, vol. 28 (2006):771.
- Weiner, A. S. « The Use of Force and Contemporary Security Threats: Old Medicine for New Ills? » *Stanford Law Review*, vol. 59, numéro 2 (2006):415.
- Yoo, J. C. « Force Rules: UN Reform and Intervention. » *Chicago Journal of International Law*, vol. 6 (2006):641.
- Zwanenburg, M. « Pieces of the Puzzle: Peace Operations, Occupation and the Use of Force. » *Revue de droit militaire et de droit de la guerre*, vol. 45 (2006):239.

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

Accord général sur les tarifs douaniers et le commerce

- Andemariam, S.W. « Can (should) Article XX(b) GATT be a Defense against Inconsistencies with the SPS and TBT Agreements? » *Journal of World Investment and Trade*, vol. 7 (2006):519.

Organisation de l'aviation civile internationale

- Espínola, S., M. Costa et D. Maurino. « Guidance material addresses concerns about protection of safety information » *ICAO Journal*, vol. 61, No. 6 (2006):26.
- Weber, L., « The New Registry for International Interests in Aircraft Equipment under the Cape Town Convention and Protocol of 2001 » *Zeitschrift für Luft- und Weltraumrecht*, vol. 55 (2006):1.

Organisation internationale du Travail

- Antwi, E. A. « Women in the World of Work: After Eighty-Six Years, has the International Labour Organization Done Enough to Promote Equality. » *North Carolina Journal of International Law and Commercial Regulation*, vol. 31 (2006):793.
- Blanck Jr., J. I. « Reflections on the Negotiation of the Maritime Labor Convention 2006 at the International Labor Organization. » *Tulane Maritime Law Journal*, vol. 31 (2006):35.
- Ho, J. « The International Labour Organization's Role in Nationalizing the International Movement to Abolish Child Labor. » *Chicago Journal of International Law*, vol. 7 (2006):337.

Fonds monétaire international

- Backer, L. C. « Ideologies of Globalization and Sovereign Debt: Cuba and the IMF. » *Penn State International Law Review*, vol. 24 (2006):497.
- Chase, A. E. « The Politics of Lending and Reform: The International Monetary Fund and the Nation of Egypt. » *Stanford Journal of International Law*, vol. 42 (2006):193.
- Schafer, A. « Resolving Deadlock: Why International Organisations Introduce Soft Law. » *European Law Journal*, vol. 12, numéro 2 (2006):194.
- Wahi, N. « Human Rights Accountability of the IMF and the World Bank: A Critique of Existing Mechanisms and Articulation of a Theory of Horizontal Accountability. » *University of California Davis Journal of International Law and Policy*, vol. 12 (2006):331.

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

- Chang, D. N. « Stealing Beauty: Stopping the Madness of Illicit Art Trafficking. » *Houston Journal of International Law*, vol. 28 (2006):829.
- Graber, C. B. « The New UNESCO Convention on Cultural Diversity: A Counterbalance to the WTO? » *Journal of International Economic Law*, vol. 9, numéro 3 (2006):553.
- Hahn, M. « A Clash of Cultures? The UNESCO Diversity Convention and International Trade Law. » *Journal of International Economic Law*, vol. 9, numéro 3 (2006):515.
- Leckie, Scott and Anne Gallagher. *Economic, Social, and Cultural Rights: A Legal Resource Guide*. University of Pennsylvania Press, 2006.
- Neuwirth, R. J. « "United in Divergency": A Commentary on the UNESCO Convention on the Protection and Promotion of the Diversity of Cultural Expressions. » *Zeitschrift für Ausländisches Öffentliches Recht und Völkerrecht: Heidelberg Journal of International Law*, vol. 66 numéro 4 (2006):819.

- Voon, T. « UNESCO and the WTO: A Clash of Cultures? » *International and Comparative Law Quarterly*, vol. 55, numéro 3 (2006):635.
- Zacharias, D. « Cologne Cathedral Versus Skyscrapers—World Cultural Heritage Protection as Archetype of a Multilevel System. » *Max Planck Yearbook of United Nations Law*, vol. 10 (2006):273.

Banque mondiale

- Antonietti, A. « The 2006 Amendments of the ICSID Rules and Regulations and the Additional Facility Rules. » *ICSID Review*, vol. 21, numéro 2 (2006):427.
- Lemaire, S. « Treaty Claims et Contract Claims : la compétence du CIRDI à l'épreuve de la dualité de l'État. » *Revue de l'arbitrage*, numéro 2 (2006):353.
- Ngugi, J.M. « The World Bank and the Ideology of Reform and Development in International Economic Development Discourse. » *Cardozo Journal of International and Comparative Law*, vol. 14 (2006):313.
- Nurmukhametova, E. « Problems in Connection with the Efficiency of the World Bank Inspection Panel. » *Max Planck Yearbook of United Nations Law*, vol. 10 (2006):397.
- Samra, H. « Five Years Later: The CMS Award Placed in the Context of the Argentine Financial Crisis and the ICSID Arbitration Boom. » *University of Miami Inter-American Law Review*, vol. 38 (2006):667.
- Savarese, E. « Investment Treaties and the Investor's Right to Arbitration between Broadening and Limiting ICSID Jurisdiction. » *Journal of World Investment and Trade*, vol. 7 (2006):407.
- Sohail, S. B. « Pakistan's Construction Disputes at ICSID. » *International Construction Law Review*, vol. 23, numéro 2 (2006):247.
- Vicuña, F. O. « Legitimate Expectation in the Case-Law of the World Bank Administrative Tribunal. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):41.
- Wahi, N. « Human Rights Accountability of the IMF and the World Bank: A Critique of Existing Mechanisms and Articulation of a Theory of Horizontal Accountability. » *University of California Davis Journal of International Law and Policy*, vol. 12 (2006):331.

Organisation mondiale de la Santé

- Aginam, Obijiofor, « Globalization of Health Insecurity: the World Health Organization and the New International Health Regulations. » *Medicine and Law*, vol. 25, numéro 4, 663-672.
- Baker, Michael G. et David P. Fidler, « Global Public Health Surveillance under New International Health Regulations. » *Emerging Infectious Diseases*, vol. 12 (7) (2006):1058.
- Cooper, Josephine. *Enforcement of Public Health Legislation WHO Regional Office for the Western Pacific*, 2006.
- Fidler, David P. et Lawrence O. Gostin, « The New International Health Regulations: An Historic Development for International Law and Public Health. » *Journal of Law, Medicine and Ethics*, vol. 34(1) (2006):85.
- Feldman, Eric A., « Mixed Reception: Culture, International norms, and Legal Change in East Asia: The Culture of Legal change: A case-Study of Tobacco Control in Twenty-first Century Japan. » *Michigan Journal of International Law*, vol. 27 (2006):743.

- Formenty, P., C. Roth, F. Gonzalez-Martin, T. Grein, M. Ryan, P. Drury, M. K. Kindhäuser et G. Rodier, « Les pathogènes émergents, la veille internationale et le règlement sanitaire international (2005) », *Médecine et maladies infectieuses*, vol. 36(1) (2006):9.
- Lagoni, R. « Taiwan als ständiger Beobachter bei der Weltgesundheitsorganisation (WHO)? » *Verfassung und Recht in Übersee: Law and Politics in Africa, Asia and Latin America*, vol. 39, numéro 2 (2006):165.
- Mack, E. « The World Health Organization's New International Health Regulations: Incursion on State Sovereignty and Ill-Fated Response to Global Health Issues. » *Chicago Journal of International Law*, vol. 7 (2006):365.
- McLean, Sheila. *First Do No Harm: Law, Ethics and Healthcare*. Ashgate Publishing Ltd., 2006.
- Rodier, G., M. Hardiman, B. Plotkin et B. Ganter, « Implementing the International Health Regulations (2005) in Europe. » *Eurosurveillance*, vol. 11(12) (2006):208.
- Su, Brian, « Developing Biobanking Policy with an Oliver Twist: Addressing the Needs of Orphan and Neglected Diseases. » *Louisiana Law Review*, vol. 66 (2006):771.

Organisation mondiale du commerce

- Afzal, A. « Pakistan, the WTO, and Labor Reform. » *Boston College International and Comparative Law Review*, vol. 29 (2006):107.
- Alben, E., et T. Reif. « Homage to a Bull Moose III: Striking the Correct Balance between Political Governance and Judicialization in the WTO. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 111-124.
- Beveridge, F. « Foreign Investment in the WTO. » *Northern Ireland Legal Quarterly*, vol. 57 numéro 3 (2006):513.
- Bohanes, J., et A. Sennekamp. « Reflections on the Concept of "Judicial Economy" in WTO Dispute Settlement. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 424-449.
- Broome, S. « Conflicting Obligations for Oil Exporting Nations? Satisfying Membership Requirements of Both OPEC and the WTO. » *George Washington International Law Review*, vol. 38, numéro 2 (2006):409.
- Cardwell, M., et C. Rodgers. « Reforming the WTO Legal Order for Agricultural Trade: Issues for European Rural Policy in the Doha Round. » *International and Comparative Law Quarterly*, vol. 55, numéro 4 (2006):805.
- Carlarne, C. « The Kyoto Protocol and the WTO: Reconciling Tensions between Free Trade and Environmental Objectives. » *Colorado Journal of International Environmental Law and Policy*, vol. 17 (2006):45.
- Cottier, T., et M. Foltea. « Constitutional Functions of the WTO and Regional Trade Agreements. » *Regional Trade Agreements and the WTO Legal System*. Ed. L. Bartels et F. Ortino. Oxford, Oxford University Press, 2006. 43-76.
- Davey, W. J. « The WTO: Looking Forwards. » *Journal of International Economic Law*, vol. 9, numéro 1 (2006):3.
- Dehoussé, F. « Dix années d'OMC : une tentative de bilan. » Revue de la faculté de droit de l'Université de Liège (2006):85.

- Donaldson, V., et A. Yanovich. « The Appellate Body's Working Procedures for Appellate Review. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 386-423.
- Dunoff, J. L. « Constitutional Conceits: The WTO's "Constitution" and the Discipline of International Law. » *European Journal of International Law*, vol. 17, numéro 3 (2006):647.
- Elliot, R. « Health, Access to Medicines and the WTO: The Human Rights Challenge. » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law*, Ottawa, October 26-28, 2005 = *Fragmentation : La diversification et l'expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international*, Ottawa, 26 au 28 octobre 2005. Ottawa, Canadian Council on International Law, 2006. 319-326.
- Evenett, S. J. « The World Trade Organization Ministerial Conference in Hong Kong: What Next? » *Journal of World Trade*, vol. 40, numéro 2 (2006):221.
- Gathii, J. T. « The High Stakes of WTO Reform. » *Michigan Law Review*, vol. 104 (2006):1361.
- Ghias, S. A. « International Judicial Lawmaking: A Theoretical and Political Analysis of the WTO Appellate Body. » *Berkeley Journal of International Law*, vol. 24 (2006):534.
- Granger, L. « Explaining the Broad-Based Support for WTO Adjudication. » *Berkeley Journal of International Law*, vol. 24 (2006):521.
- Gray, K. « Trade and Human Rights: Can the WTO Accommodate? » *Fragmentation: Diversification and Expansion of International Law: Proceedings of the 34th Annual Conference of the Canadian Council on International Law*, Ottawa, October 26-28, 2005 = *Fragmentation : La diversification et l'expansion du droit international : travaux du 34^e congrès annuel du Conseil canadien de droit international*, Ottawa, 26 au 28 octobre 2005. Ottawa, Canadian Council on International Law, 2006. 327-335.
- Henckels, C. « GMOs in the WTO: A Critique of the Panel's Legal Reasoning in EC-Bio-tech. » *Melbourne Journal of International Law*, vol. 7 (2006):278.
- Howse, R., et S. Esserman. « The Appellate Body, the WTO Dispute Settlement System, and the Politics of Multilateralism. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 61-80.
- Kelly, C. « Power, Linkage and Accommodation: The WTO as an International Actor and its Influence on Other Actors and Regimes. » *Berkeley Journal of International Law*, vol. 24 (2006):79.
- Kyung, K., et G. Marceau. « Overlaps and Conflicts of Jurisdiction between the World Trade Organization and Regional Trade Agreements. » *Regional Trade Agreements and the WTO Legal System*. Ed. L. Bartels et F. Ortino. Oxford, Oxford University Press, 2006. 465-524.
- Lamy, P. « The Place of the WTO and its Law in the International Legal Order. » *European Journal of International Law*, vol. 17, numéro 5 (2006):969.
- Lawrence, R. Z. « Rulemaking Amidst Growing Diversity: A Club-of-Clubs Approach to WTO Reform and New Issue Selection. » *Journal of International Economic Law*, vol. 9, numéro 4 (2006):823.

- Lee, Y. S. « Bilateralism under the World Trade Organization. » *Northwestern Journal of International Law and Business*, vol. 26 (2006):357.
- Maddalon, P. « Les rapports des groupes spéciaux et de l'Organe d'appel de l'OMC, 2006. » *Annuaire français de droit international*, vol. 52 (2006):505.
- Marceau, G. « Balance and Coherence by the WTO Appellate Body: Who could do Better? » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 326-347.
- Marossi, A. Z. « Iran is Knocking at the World Trade Organization Door: Iran's Economy and the World Economy: Challenges and Opportunities. » *Journal of World Trade*, vol. 40, numéro 1 (2006):167.
- Matsushita, M., T. J. Schoenbaum, et P. Mavroidis. *The World Trade Organization: Law, Practice, and Policy*. 2nd ed. Oxford, Oxford University Press, 2006.
- Mavroidis, P. « Looking for Mr and Mrs Right: Ten Years of the Appellate Body at the WTO. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 348-359.
- McNamee, D. « Climate Change, the Kyoto Protocol, and the World Trade Organization: Challenges and Conflicts. » *Sustainable Development Law and Policy*, vol. 6, numéro 2 (2006):41.
- Meier-Kaienburg, N. « The WTO's Toughest Case: An Examination of the Effectiveness of the WTO Dispute Resolution Procedure in the Airbus-Boeing Dispute over Aircraft Subsidies. » *Journal of Air Law and Commerce*, vol. 71 (2006):191.
- Mosoti, V. « Africa in the First Decade of WTO Dispute Settlement. » *Journal of International Economic Law*, vol. 9, numéro 2 (2006):427.
- Panitchpakdi, S. « The WTO at Ten: Building on Ten Years of Achievements. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 7-12.
- Pauwelyn, J. « The Constitutionalization of the World Trade Organization: Legitimacy, Democracy, and Community in the International Trading System. » *American Journal of International Law*, vol. 100, numéro 4 (2006):986.
- Petersmann, E. U. « From "Member-Driven Governance" to Constitutionally Limited "Multi-Level Trade Governance" in the WTO. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 86-110.
- _____. « Human Rights, Constitutionalism and the World Trade Organization: Challenges for World Trade Organization Jurisprudence and Civil Society. » *Leiden Journal of International Law*, vol. 19, numéro 3 (2006):633.
- Ruggiero, R. « The WTO: Ten Years after its Establishment. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 13-23.
- Ruiz Fabri, H. « Le juge de l'OMC : ombres et lumières d'une figure judiciaire singulière. » *Revue générale de droit international public*, vol. 110 (2006):39.
- Sacerdoti, G. « The Dispute Settlement System of the WTO in Action: A Perspective on the First Ten Years. » *The WTO at Ten: The Contribution of the Dispute Settlement System*.

- Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 35-57.
- _____. « The Dispute Settlement System of the WTO: Structure and Function in the Perspective of the First 10 Years. » *Law and Practice of International Courts and Tribunals*, vol. 5 (2006):49.
- _____. « Structure et fonction du système de règlement des différends de l'OMC : les enseignements des dix premières années. » *Revue générale de droit international public*, vol. 110 (2006):769.
- Smith, S. C. « The Free Trade Area of the Americas: Is There Still a Place for the World Trade Organization. » *Tulsa Journal of Comparative and International Law*, vol. 13 (2006):321.
- Steinberger, E. « The WTO Treaty as a Mixed Agreement: Problems with the EC's and the EC Member States' Membership of the WTO. » *European Journal of International Law*, vol. 17, numéro 4 (2006):837.
- Trachtman, J. P. « The Constitutions of the WTO. » *European Journal of International Law*, vol. 17, numéro 3 (2006):623.
- Van Damme, I. « Sixth Annual WTO Conference: An Overview. » *Journal of International Economic Law*, vol. 9, numéro 3 (2006):749.
- Van den Bossche, P. « From Afterthought to Centrepiece: The WTO Appellate Body and its Rise to Prominence in the World Trading System. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 289-325.
- Vincent, P. « Quel avenir pour l'Organisation mondiale du commerce après la Conférence ministérielle de Hong Kong ? » *Revue de la Faculté de Droit de l'Université de Liège* (2006):335.
- Weiss, F. « The Limits of the WTO: Facing Non-Trade Issues. » *The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006. 155-190.
- The WTO at Ten: The Contribution of the Dispute Settlement System*. Ed. G. Sacerdoti, A. Yanovich, et J. Bohanes. Cambridge, Cambridge University Press, 2006.