

Extrait de :

NATIONS UNIES ANNUAIRE JURIDIQUE

2013

Quatrième partie. Bibliographie



Copyright (c) Nations Unies

CHAPITRE VIII. DÉCISIONS DES TRIBUNAUX NATIONAUX

A. ÉTATS-UNIS DU MEXIQUE

1. Amparo directo DT-558/2013, [requérant], Cuarto Tribunal Colegiado en Materia de Trabajo del Primo Circuito..... 363
- L'étendue de l'immunité est subordonnée à la nature de l'acte sous-jacent à la demande – Une distinction doit être faite entre les actes accomplis dans l'exercice de la puissance publique (*jure imperii*) et les actes de gestion (*jure gestionis*) pour déterminer si l'immunité de juridiction nationale s'applique à la demande – Les actes représentant une manifestation de l'exercice des pouvoirs souverains doivent bénéficier d'une immunité de juridiction totale – Les actes accomplis par un État ou une organisation de la même manière qu'une personne privée sont justiciables devant les tribunaux nationaux – Les immunités accordées aux organisations internationales reposent exclusivement sur la volonté des États – Irrecevabilité de deux plaintes fondées sur la même relation de travail devant deux systèmes de justice différents..... 363

Quatrième partie. Bibliographie

A. ORGANISATIONS INTERNATIONALES EN GÉNÉRAL

1. Ouvrages généraux..... 367
2. Ouvrages sur des questions particulières..... 367
3. Responsabilité des organisations internationales 367

B. ORGANISATION DES NATIONS UNIES

1. Ouvrages généraux..... 368
2. Principaux organes et organes subsidiaires 369
- Assemblée générale..... 369
- Cour internationale de Justice 369
- Secrétariat 372
- Conseil de sécurité 372

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

1. Organisation pour l'alimentation et l'agriculture 374
2. Accord général sur les tarifs douaniers et le commerce 374
3. Agence internationale de l'énergie atomique 375
4. Centre international pour le règlement des différends relatifs aux investissements 375
5. Organisation de l'aviation civile internationale..... 375
6. Fonds international de développement agricole 375

7.	Organisation internationale du Travail.....	375
8.	Organisation maritime internationale.....	376
9.	Fonds monétaire international.....	376
10.	Organisation pour l'interdiction des armes chimiques.....	376
11.	Organisation des Nations Unies pour l'éducation, la science et la culture.....	376
12.	Groupe de la Banque mondiale.....	377
13.	Organisation mondiale de la santé.....	377
14.	Organisation mondiale de la propriété intellectuelle.....	378
15.	Organisation mondiale du commerce.....	378
D. AUTRES QUESTIONS D'ORDRE JURIDIQUE		
1.	Agression.....	378
2.	Droit de l'aviation.....	379
3.	Sécurité collective.....	380
4.	Arbitrage commercial.....	380
5.	Relations consulaires.....	381
6.	Protection diplomatique.....	381
7.	Relations diplomatiques.....	381
8.	Désarmement.....	381
9.	Questions relatives à l'environnement.....	382
10.	Relations amicales et coopération entre États.....	384
11.	Droits de l'homme.....	384
12.	Droit administratif international.....	388
13.	Droit commercial international.....	388
14.	Droit pénal international.....	389
15.	Droit économique international.....	391
16.	Terrorisme international.....	392
17.	Droit commercial international.....	392
18.	Tribunaux internationaux.....	393
19.	Cours d'eau internationaux.....	396
20.	Intervention ou ingérence humanitaire.....	397
21.	Droit des conflits armés.....	399
22.	Droit de la mer.....	400

23.	Droit des traités	402
24.	Membres et représentation	403
25.	Clause de la nation la plus favorisée	403
26.	Ressources naturelles	403
27.	Organisations non gouvernementales	403
28.	Droit de l'espace extra-atmosphérique	404
29.	Règlement pacifique des différends	404
30.	Maintien de la paix et activités connexes	405
31.	Piraterie	406
32.	Questions politiques et de sécurité	406
33.	Développement progressif et codification du droit international (en général)	407
34.	Reconnaissance des États	407
35.	Réfugiés et personnes déplacées	407
36.	Règle de droit	408
37.	Légitime défense	408
38.	Autodétermination.....	408
39.	Immunité des États	409
40.	Responsabilité des États	410
41.	Souveraineté des États.....	411
42.	Justice transitionnelle	411
43.	Emploi de la force	412
ANNEXE. ORGANIGRAMME DU SYSTÈME DES NATIONS UNIES.....		413

Quatrième partie
BIBLIOGRAPHIE

A. ORGANISATIONS INTERNATIONALES EN GÉNÉRAL

1. Ouvrages généraux

- Blanc Altemir, A., *Las Relaciones entre las Naciones Unidas y la Unión Europea : seguridad, cooperación y derechos humanos* (Madrid : Tecnos, 2013), 463 p.
- Boulden, J., *Responding to Conflict in Africa : The United Nations and Regional Organizations* (Basingstoke : Palgrave Macmillan, 2013), 352 p.
- Dunoff, J.L., Is Sovereign Equality Obsolete ? : Understanding Twenty-First Century International Organizations, *Netherlands Yearbook of International Law*, vol. 43 (2013), p. 99–127.
- Jura, C., Legal Personality of Inter-Governmental International Organisations, *EIRP Proceedings* (2013), p. 97–104.
- Klabbers, J., Unity, Diversity, Accountability : The Ambivalent Concept of International Organisation, *Melbourne Journal of International Law*, vol. 14 (2013), p. 149–170.
- Lagrange, E., Sorel, J., et Ndior, V., *Droit des organisations internationales* (Paris : LGDJ : Lextenso éditions, 2013), 1248 p.
- Tams, C.J., and Fitzmaurice, M. (eds), *Legacies of the Permanent Court of International Justice* (Leiden : Nijhoff, 2013), 413 p.
- Tomuschat, C., The European Court of Human Rights and the United Nations, in Follesdal, A., Peters, B., and Ulfstein, G. (eds), *Constituting Europe : The European Court of Human Rights in a National, European and Global Context* (Cambridge : Cambridge University Press, 2013), p. 334–388.
- Trachtman, J.P., *The Future of International Law : Global Government* (Cambridge : Cambridge University Press, 2013), 302 p.
- Williams, P., Regional and Global Legitimacy Dynamics : The United Nations and Regional Arrangements, in Zaum, D. (ed), *Legitimizing International Organizations* (Oxford : Oxford University Press, 2013), p. 41–62.

2. Ouvrages sur des questions particulières

- Arato, J., Treaty Interpretation and Constitutional Transformation : Informal Change in International Organizations, *Yale Journal of International Law*, vol. 38 (2013), p. 289–357.
- Reinisch, A., *The Privileges and Immunities of International Organizations in Domestic Courts* (Oxford : Oxford University Press, 2013), 400 p.

3. Responsabilité des organisations internationales

- De Boer, T.M., Netherlands Juridical Decisions Involving Questions of Private International Law : Can the United Nations be Sued for its Role in the Srebrenica Massacre ? *Netherlands International Law Review*, vol. 60 (2013), p. 121–130.
- Jacob, P., Les définitions des notions d'« organe » et d'« agent » retenues par la CDI sont-elles opérationnelles ? *Revue belge de droit international*, vol. XLVII (2013), p. 17–44.
- Kerbrat, Y., Sanctions et contre-mesures : risques de confusion dans les articles de la CDI sur la responsabilité des organisations internationales, *Revue belge de droit international*, vol. 47 (2013), p. 103–110.
- Klein, P., Les articles sur la responsabilité des organisations internationales : quel bilan tirer des travaux de la CDI ? *Annuaire français de droit international*, vol. 58 (2013), p. 1–27.

- Mégret, F., La responsabilité des Nations Unies au temps du choléra, *Revue belge de droit international*, vol. XLVII (2013), p. 161–189.
- Osterdahl, I., The Responsibility to Protect and the Responsibility while Protecting : Why did Brazil Write a Letter to the UN ? *Nordic Journal of International Law*, vol. 82 (2013), p. 459–486.
- Quereyazu Escobari, A., Responsabilidad de las organizaciones internacionales por actos ultra vires, *Revista de Derecho de la División de Ciencias Jurídicas*, vol. 39 (2013), p. 1–29.
- Ragazzi, M. (ed), *Responsibility of International Organizations : Essays in Memory of Sir Ian Brownlie* (Leiden : Nijhoff, 2013), 470 p.
- Richard, V., Les organisations internationales entre *responsibility* et *accountability* : le régime de responsabilité esquissé par la CDI est-il adapté aux organisations internationales ? *Revue belge de droit international*, vol. XLVII (2013), p. 190–205.

B. ORGANISATION DES NATIONS UNIES

1. Ouvrages généraux

- Amin, S., Whither the United Nations ? in Finizio, G., and Gallo, E. (eds), *Democracy at the United Nations : UN Reform in the Age of Globalisation* (Brussels : Lang, 2013), p. 81–111.
- Annan, K.A., and Michel, N., Two Cases in Perspective : Boundary Delimitation in the Bakassi Peninsula and Criminal Accountability in Kenya, in Boisson de Chazournes, L., Kohen, M.G., and Viñuales, J.E. (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), p. 281–290.
- Boutros-Ghali, B., The Challenges of Preventive Diplomacy : The Role of the United Nations and its Secretary-General, in Cahill, K.M. (ed), *History and Hope : The International Humanitarian Reader* (New York : The Center for International Humanitarian [etc.], 2013), p. 178–191.
- Charlesworth, H., and Chinkin, C.M., The New United Nations « Gender Architecture » : A Room with a View ? *Max Planck Yearbook of United Nations Law*, vol. 17 (2013), p. 1–60.
- Cummings-John, T., Cooperation between the United Nations and the International Criminal Court, *International Organizations Law Review*, vol. 10 (2013), p. 223–246.
- De Coning, E., and Stølsvik, G., United Nations Office on Drugs and Crime, *International Journal of Marine and Coastal Law*, vol. 28 (2013), p. 189–204.
- Edström, H., and Gyllensporre, D., *Political Aspirations and Perils of Security : Unpacking the Military Strategy of the United Nations* (Basingstoke : Palgrave Macmillan, 2013), 280 p.
- Fernández Sola, N., The European Union as a Regional Organization within the Meaning of the UN Charter, *Polish Yearbook of International Law*, vol. 32 (2013), p. 259–269.
- Finizio, G., and Gallo, E. (eds), *Democracy at the United Nations : UN Reform in the Age of Globalisation* (Brussels : Lang, 2013), 359 p.
- Freedman, R., *The United Nations Human Rights Council : A Critique and Early Assessment* (London : Routledge, 2013), 332 p.
- Freedman, R., The United Nations Human Rights Council : More of the Same ? *Wisconsin International Law Journal*, vol. 31 (2013), p. 208–251.
- Ingravallo, I., UN Territorial Administrations : Between International Humanitarian Law and Human Rights Law, in Kolb, R. (ed), *Research Handbook on Human Rights and Humanitarian Law* (Cheltenham : Edward Elgar, 2013), p. 391–415.

BIBLIOGRAPHIE

- Nemer Caldeira Brant, L., and Soares Amaral, J., A Centralização Normativa Representada Pela Atuação Dos Órgãos Políticos Da Organização Das Nações Unidas, *Anuário Brasileiro de Direito Internacional*, vol.8 (2013), p. 11–33.
- Polsi, A., Changing the United Nations : The Key Role of Governance and Managerial Reform, in Finizio, G., and Gallo, E. (eds), *Democracy at the United Nations : UN Reform in the Age of Globalisation* (Brussels : Lang, 2013), p. 125–146.
- Rasche, A., The United Nations and Transnational Corporations : How the UN Global Compact has Changed the Debate, in Lawrence, J.T., and Beamish, P.W. (eds), *Globally Responsible Leadership : Managing According to the UN Global Compact* (Thousand Oaks, Calif. : SAGE Publications, 2013), p. 33–49.
- Schlesinger, S.C., Act of Creation : The Founding of the United Nations, in Williams, A. (ed), *The Brilliant Art of Peace : Lectures from the Kofi Annan Series* (Washington, DC : United States Institute of Peace Press, 2013), p. 111–118.
- Staur, C., *Shared Responsibility : The United Nations in the Age of Globalization* (Montreal : McGill-Queen's University Press, 2013), 318 p.
- Tavernier, P., L'année des Nations Unies – Problèmes juridiques, *Annuaire français de droit international*, vol. 58 (2013), p. 331–348.
- Thakur, R., and Weiss, T., Global Law and Global Governance : The UN's Role in Filling Gaps, in Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in Honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), p. 571–591.
- Trent, J.E., The Need for Rethinking the United Nations : Modernizing through Civil Society, in Reinalda, B. (ed), *Routledge Handbook of International Organization* (London : Routledge, 2013), p. 391–402.

2. Principaux organes et organes subsidiaires

Assemblée générale

- Anderson, G., Unilateral Non-Colonial Secession in International Law and Declaratory General Assembly Resolutions : Textual Content and Legal Effects, *Denver Journal of International Law and Policy*, vol. 41 (2013), p. 345–395.
- Bellamy, A.J., Making R to P a Living Reality : Reflections on the 2012 General Assembly Dialogue on Timely and Decisive Response, *Global Responsibility to Protect*, vol. 5 (2013), p. 109–125.
- Panke, D., *Unequal Actors in Equalising Institutions : Negotiations in the United Nations General Assembly* (New York : Palgrave Macmillan, 2013), 272 p.
- Panke, D., Regional Power Revisited : How to Explain Differences in Coherency and Success of Regional Organizations in the United Nations General Assembly, *International Negotiation*, vol. 18 (2013), p. 265–291.
- Ryngaert, C., and Cuyckens, H., The General Assembly, in Zyberi, G. (ed), *An Institutional Approach to the Responsibility to Protect* (Cambridge : Cambridge University Press, 2013), p. 109–129.

Cour internationale de Justice¹

- Al-Khasawneh, A.S., The International Court of Justice and Human Rights, in Sheeran, S. (ed), *Routledge Handbook of International Law* (New York : Routledge, 2013), p. 353–370.

¹ Voir également d'autres sections de la bibliographie, en particulier la section 39 sur l'immunité de l'État.

- Alvarez Jiménez, A., Private Rights, the use of Maps, State Responsibility, and Other Issues in the International Court of Justice's Boundary Jurisprudence : 2000–10, *Canadian Yearbook of International Law*, vol. 49 (2012), p. 177–211.
- Bennouna, M., The Advisory Function of the International Court of Justice in the Light of Recent Developments, in Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in Honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), p. 95–100.
- Bennouna, M., La Cour internationale de Justice et son environnement politique, *L'Afrique et le droit international : variations sur l'organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the International Organization* (Paris : Pedone, 2013), p. 429–433.
- Boisson de Chazournes, L., Kohen, M.G., and Viñuales, J.E. (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), 356 p.
- Bordin, F.L., Procedural Developments at the International Court of Justice, *The Law and Practice of International Courts and Tribunals : a Practitioners' Journal*, vol. 12 (2013), p. 81–111.
- Boschiero N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), 951 p.
- D'Argent, P., Les déclarations de non-violation du droit international dans les arrêts de la Cour internationale de Justice, *L'Afrique et le droit international : variations sur l'organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the International Organization* (Paris : Pedone, 2013), p. 471–481.
- Deppermann, L.J.F., Increasing the ICJ's Influence as a Court of Human Rights : The Muslim Rohingya as a Case Study, *Chicago Journal of International Law*, vol. 14 (2013), p. 291–316.
- Drobysz, S., L'avis consultatif de la CIJ sur le jugement n° 2867 du TAOIT sur requête contre le Fonds international de développement agricole, *Annuaire français de droit international*, vol. 58 (2013), p. 181–204.
- Gowlland-Debbas, V., The Role of the International Court of Justice in the Development of the Contemporary Law of Treaties, in Tams, C.J., and Sloan, J.G. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013).
- Higgins, R., S. Rosenne and the International Court of Justice, *The Law and Practice of International Courts and Tribunals : A Practitioners' Journal*, vol. 12 (2013), p. 163–175.
- Kamga, M.K., L'assistance judiciaire aux fins du règlement pacifique des différends internationaux devant la Cour internationale de Justice et le Tribunal international du droit de la mer, *L'Afrique et le droit international : variations sur l'organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the International Organization* (Paris : Pedone, 2013), p. 519–532.
- Kohen, M.G., Le Kosovo entre le droit et la puissance (les questions négligées par l'avis consultatif de la Cour), *L'Afrique et le droit international : variations sur l'organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the International Organization* (Paris : Pedone, 2013), p. 533–547.
- Koroma, A.G., The Application of International Law by the International Court of Justice, in the Xiamen Academy of International Law (eds), *Collected Courses of the Xiamen Academy of International Law* (Leiden : Nijhoff, 2013), p. 1–156.
- Lang, A., The Role of the International Court of Justice in a Context of Fragmentation, *International and Comparative Law Quarterly*, vol. 62 (2013), p. 777–812.
- Lee-Iwamoto, Y., The ICJ as a Guardian of Community Interests ? Legal Limitations on the use of Provisional Measures, in Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 71–92.

BIBLIOGRAPHIE

- Lopez Martin, A.G., Principios y reglas de solución aplicables a las controversias territoriales a la luz de la jurisprudencia de la Corte Internacional de Justicia, *Anuario Colombiano de Derecho Internacional*, vol. 6 (2013), p. 15–45.
- McIntyre, J., Declaratory Judgments of the International Court of Justice, *Hague Yearbook of International Law*, vol. 25 (2013), p. 107–157.
- Miles, C.A., The Origins of the Law of Provisional Measures before International Courts and Tribunals. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV)*, vol. 73 (2013), p. 615–672.
- Murphy, S.D., What a Difference a Year Makes : The International Court of Justice’s 2012 Jurisprudence, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 539–552.
- Paparinskis, M., Procedural Aspects of Shared Responsibility in the International Court of Justice, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 295–318.
- Pellet, A., Remarques cursives sur les contentieux « africains » devant la C.I.J., *L’Afrique et le droit international : variations sur l’organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the international Organization* (Paris : Pedone, 2013), p. 277–295.
- Tams, C.J., and Sloan, J. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013), 400 p.
- Thirlway, H.W.A., *The Law and Procedure of the International Court of Justice : Fifty Years of Jurisprudence* (Oxford : Oxford University Press, 2013), 1104 p.
- Thirlway, H.W.A., Quelques observations sur le concept de « dispute » (différend, contestation) dans la jurisprudence de la C.I.J., *L’Afrique et le droit international : variations sur l’organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the International Organization* (Paris : Pedone, 2013), p. 611–622.
- Uchkunova, I., Provisional Measures before the International Court of Justice, *The Law and Practice of International Courts and Tribunals : a Practitioners’ Journal*, vol. 12 (2013), p. 391–430.
- Villalpando, S., On the International Court of Justice and the Determination of Rules of Law, *Leiden Journal of International Law*, vol. 26 (2013), p. 243–251.
- Webb, P., *International Judicial Integration and Fragmentation* (Oxford : Oxford University Press, 2013), 253 p.
- Webb, P., The Use of Force and the Emerging International Judicial System, in Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 121–143.
- Zammit Borda, A., A Formal Approach to Article 38 (1)(d) of the ICJ Statute from the Perspective of the International Criminal Courts and Tribunals, *European Journal of International Law*, vol. 24 (2013), p. 649–661.
- Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), 688 p.
- Zimmermann, A., Business as Usual ? : The International Court of Justice’s 2012 Judicial Practice : Facing New Procedural and Jurisdictional Questions, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 521–537.
- Zimmermann, A., Human Rights Treaty Bodies and the Jurisdiction of the International Court of Justice, *The Law and Practice of International Courts and Tribunals : a Practitioners’ Journal*, vol. 12 (2013), p. 5–29.

Secrétariat

- Boutros-Ghali, B., The Challenges of Preventive Diplomacy : The Role of the United Nations and its Secretary-General, in Cahill, K.M. (ed.), *History and Hope : The International Humanitarian Reader* (New York : The Center for International Humanitarian [etc.], 2013), p. 178–191.
- Fröhlich, M., The Special Representatives of the United Nations Secretary-General, in Reinalda, B. (ed), *Routledge Handbook of International Organization* (London : Routledge, 2013), p. 231–243.
- Karlsrud, J., Special Representatives of the Secretary-General as Norm Arbitrators ? Understanding Bottom-Up Authority in UN Peacekeeping, *Global Governance*, vol. 19 (2013), p. 525–544.
- Kujirakwinja Kalinda, B., L’immunité de juridiction pénale des membres du personnel militaire d’une opération de maintien de la paix des Nations Unies, *Revue de droit international et de droit comparé*, vol. 90 (2013), p. 549–594.
- Namountougou, M.A., Responsabilité pénale des agents ou fonctionnaires internationaux et immunité de juridiction, *Canadian Yearbook of International Law*, vol. 49 (2011), p. 243–263.
- Reinisch, A., *Privileges and Immunities of International Organizations in Domestic Courts* (Oxford : Oxford University Press, 2013), 400 p.
- Tarassenko, S., and Tani, I., The Functions and Role of the United Nations Secretariat in Ocean Affairs and the Law of the Sea, in Freestone, D. (ed), *The 1982 Law of the Sea Convention at 30 : Successes, Challenges and New Agendas* (Leiden : Nijhoff, 2013), p. 9–25.

Conseil de sécurité

- Aloisi, R., A Tale of Two Institutions : The United Nations Security Council and the International Criminal Court, in Rothe, D.L., Meernik, J., and Pórdis, I. (eds), *The Realities of International Criminal Justice* (Leiden : Nijhoff, 2013), p. 147–168.
- Arcari, M., Limits to Security Council Powers Under the UN Charter and Issues of Charter Interpretation, *Polish Yearbook of International Law*, vol. 32 (2013), p. 239–257.
- Carswell, A.J., Unblocking the UN Security Council : The Uniting for Peace Resolution, *Journal of Conflict and Security Law*, vol. 18 (2013), p. 453–480.
- Chan, P.C.W., A Keen Observer of the International Rule of Law ? : International Law in China’s Voting Behaviour and Argumentation in the United Nations Security Council, *Leiden Journal of International Law*, vol. 26 (2013), p. 875–907.
- Contartese, C., An EU Seat at the Security Council : Reflections on Formal and Informal Models of EU Participation at the United Nations, *La Comunità Internazionale : rivista trimestrale della Società Italiana per l’Organizzazione Internazionale*, vol. 68 (2013), p. 135–160.
- Corten, O., et Klein, P., L’action des Nations Unies en Côte d’Ivoire : jusqu’où le Conseil de sécurité peut-il intervenir dans l’ordre juridique interne des États ? *L’Afrique et le droit international : variations sur l’organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the International Organization* (Paris : Pedone, 2013), p. 73–99.
- Couveinhas Matsumoto, F., La critique des principales orientations du Conseil de sécurité par la République populaire de Chine –Éléments pour une évaluation des effets de la fin de l’hégémonie occidentale sur le Droit de la paix et de la sécurité internationales, *Revue générale de droit international public : droit des gens histoire diplomatique, droit pénal, droit fiscal, droit administratif*, vol. 117 (2013), p. 233–280.
- Dörfler, T., and Hosli, M.O., Reforming the United Nations Security Council : Proposals, Strategies and Preferences, in Reinalda, B. (ed), *Routledge Handbook of International Organization* (London : Routledge, 2013), p. 377–390.

BIBLIOGRAPHIE

- Eick, C.N., The UN Security Council and International Law in 2012, *German Yearbook of International Law*, vol. 55 (2012), p. 537–560.
- Farrell, B.R., The Security Council and Kashmir, *Transnational Law and Contemporary Problems*, vol. 22 (2013), p. 343–368.
- Field, S.M., UN Security Council Resolutions Concerning Children Affected by Armed Conflict : In Whose « Best Interest » ? *International Journal of Children's Rights*, vol. 21 (2013), p. 127–161.
- Forsythe, D.P., « Political Trials » ? The UN Security Council and the Development of International Criminal Law, in Schabas, W.A., McDermott, Y., and Hayes, N. (eds), *The Ashgate Research Companion to International Criminal Law : Critical Perspectives* (Farnham : Ashgate Publishing Ltd, 2013), p. 475–498.
- Garrido Muñoz, A., *Garantías judiciales y sanciones antiterroristas del Consejo de Seguridad de Naciones Unidas : de la técnica jurídica a los valores* (Valencia : Tirant lo Blanch, 2013), 478 p.
- Gehring, T., and Dorfler, T., Division of Labor and Rule-Based Decision-Making within the UN Security Council : The Al-Qaeda/Taliban Sanctions Regime *Global Governance*, vol. 19 (2013), p. 567–588.
- Gill, T., The Security Council, in Zyberi, G. (ed), *An Institutional Approach to the Responsibility to Protect* (Cambridge : Cambridge University Press, 2013), p. 83–108.
- Gordon, J., Crippling Iran : The U.N. Security Council and the Tactic of Deliberate Ambiguity, *Georgetown Journal of International Law*, vol. 44 (2013), p. 973–1006.
- Gowlland-Debbas, V., Diplomatic Means as a Trigger of Judicial Means : The Security Council and the ICC, in Boisson de Chazournes, L., Kohen, M.G., and Viñuales, J.E. (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), p. 25–45.
- Hajjami, N., Que signifie l'expression « prendre toutes les mesures nécessaires » dans la pratique du Conseil de sécurité des Nations Unies ? *Revue belge de droit international*, vol. XLVII (2013), p. 232–255.
- Hassler, S., *Reforming the UN Security Council Membership : The Illusion of Representativeness* (New York : Routledge, 2013), 322 p.
- Henderson, C., and Lubell, N., The Contemporary Legal Nature of UN Security Council Ceasefire Resolutions, *Leiden Journal of International Law*, vol. 26 (2013), p. 369–397.
- Hostovsky-Brandes, T., and Zemach, A., Controlling the Execution of a Security Council Mandate to use Force : Does the Council Need a Lawyer ? *Fordham International Law Journal*, vol. 36 (2013), p. 657–705.
- Kraska, J., and Pedrozo, R.A., Security Council Maritime Enforcement, *International Maritime Security Law* (Leiden : Nijhoff, 2013), p. 903–921.
- Michaelsen, C., The Competence of the Security Council Under the UN Charter to Adopt Sanctions Targeting Private Individuals, in Byrnes, A., and Hayashi, M. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 11–39.
- Mohamed, S., Shame in the Security Council, *Washington University Law Review*, vol. 90 (2013), p. 1191.
- Mohamed, S., Omissions, Acts, and the Security Council's (in)Actions in Syria, *Boston University International Law Journal*, vol. 31 (2013), p. 413–434.
- Nikolova, M., and Ventura, M.J., The Special Tribunal for Lebanon Declines to Review UN Security Council Action : Retreating from Tadic's Legacy in the Ayyash Jurisdiction and Legality Decisions, *Journal of International Criminal Justice*, vol. 11 (2013), p. 615–641.
- Reinisch, A., Value Conflicts within the United Nations Security Council, *Austrian Review of International and European Law*, vol. 14 (2013), p. 41–60.

- Richter, D., Judicial Review of Security Council Decisions—a Modern Vision of the Administration of Justice ? *Polish Yearbook of International Law*, vol. 32 (2013), p. 271–297.
- Rodiles, A., Non-Permanent Members of the United Nations Security Council and the Promotion of the International Rule of Law, *Goettingen Journal of International Law*, vol. 5 (2013), p. 333–373.
- Smith, R.K.M., « To See Themselves as Others See Them » : The Five Permanent Members of the Security Council and the Human Rights Council’s Universal Periodic Review, *Human Rights Quarterly*, vol. 35 (2013), p. 1–32.
- Spain, A., The U.N. Security Council’s Duty to Decide, *Harvard National Security Journal*, vol. 4 (2013), p. 320–384.
- Šturma, P., Does the Rule of Law also Apply to the Security Council ? : Limiting its Powers by Way of Responsibility and Accountability, *Polish Yearbook of International Law*, vol. 32 (2013), p. 299–305.
- Trahan, J., The Relationship between the International Criminal Court and the U.N. Security Council : Parameters and Best Practices, *Criminal Law Forum*, vol. 24 (2013), p. 417–473.
- Tripolone, G., Es posible una teoría jurídica sobre la aplicación de normas internacionales por el Consejo de Seguridad de Naciones Unidas ? *Revista electrónica de estudios internacionales* (2013), p. 1–17.
- Tzanakopoulos, A., L’invocation de la théorie des contre-mesures en tant que justification de la désobéissance au Conseil de sécurité, *Revue belge de droit international*, vol. XLVII (2013), p. 78–102.
- Vatsov, M., Security Council Referrals to the ICC and EU Fundamental Rights : A Test for ECJ’s Stance in *Kadi I*, *Hague Yearbook of International Law*, vol. 25 (2013), p. 79–104.
- Weckel, P., Le Conseil de sécurité et la coopération judiciaire internationale, *Revue générale de droit international public : droit des gens histoire diplomatique, droit pénal, droit fiscal, droit administratif*, vol. 117 (2013), p. 623–632.
- Wilson, G., The United Nations Security Council and Refugee Flows as « Threats to the Peace », *An Introduction to International Refugee Law* (Leiden : Nijhoff, 2013), p. 267–289.
- Wilson, G., The United Nations Security Council, Libya and Resolution 1973 : Protection of Civilians or Tool for Regime Change ? in Panara, C., and Wilson, G. (eds), *The Arab Spring : New Patterns for Democracy and International Law* (Leiden : Nijhoff, 2013) : p. 101–121.
- Wittig, P., Making UN Sanctions Work : Germany’s Chairmanship of the Al-Qaida/Taliban Sanctions Committee of the UN Security Council, *German Yearbook of International Law*, vol. 55 (2012), p. 561–572.
- Zimmermann, A., The Security Council and the Obligation to Prevent Genocide and War Crimes, *Polish Yearbook of International Law*, vol. 32 (2013), p. 307–314.

C. ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L’ORGANISATION DES NATIONS UNIES

1. Organisation pour l’alimentation et l’agriculture

- Chien, Y., How did International Agencies Perceive the Avian Influenza Problem ? The Adoption and Manufacture of the « One World, One Health » Framework, *SHIL Sociology of Health and Illness*, vol. 35 (2013), p. 213–226.

2. Accord général sur les tarifs douaniers et le commerce

- Park, S.K., Talking the Talk and Walking the Walk : Reviving Global Trade and Development After Doha, *Virginia Journal of International Law*, vol. 53 (2013), p. 365–415.

3. Agence internationale de l'énergie atomique

Hanschel, D., Prevention, Preparedness and Assistance Concerning Nuclear Accidents—Effective International Legal Framework or Patchwork ? *German Yearbook of International Law*, vol. 55 (2012), p. 217–251.

Long, J. G. III, Independent Unaccountability : The IAEA's « Step Backward » in Regulating International Nuclear Reactor Safety in the Wake of the Fukushima Daiichi Disaster, *Suffolk Transnational Law Review*, vol. 36 (2013), p. 155–188.

4. Centre international pour le règlement des différends relatifs aux investissements

Calamita, N.J., Earnest, D., and Burgstaller, M., *The Future of ICSID and the Place of Investment Treaties in International Law* (London : British Institute of International and Comparative Law, 2013), 364 p.

Cazala, J., La dénonciation de la Convention de Washington établissant le CIRDI, *Annuaire français de droit international*, vol. 58 (2013), p. 551–566.

Collins, D., ICSID Annulment Committee Appointments : Too Much Discretion for the Chairman ? *Journal of International Arbitration*, vol. 30 (2013), p. 333–343.

Cristani, F., The « Semptra » Annulment Decision of 29 June 2010 and Subsequent Developments in Investment Arbitration Dealing with the Necessity Defence, *International Community Law Review*, vol. 15 (2013), p. 237–253.

D'Agnone, G., Recourse to the « Futility Exception » within the ICSID System : Reflections on Recent Developments of the Local Remedies Rule, *The Law and Practice of International Courts and Tribunals : a Practitioners' Journal*, vol. 12 (2013), p. 343–364.

Puig, S., Emergence and Dynamism in International Organizations : ICSID, Investor-State Arbitration and International Investment Law, *Georgetown Journal of International Law*, vol. 44 (2013), p. 531–607.

Schliemann, C., Requirements for Amicus Curiae Participation in International Investment Arbitration : A Deconstruction of the Procedural Wall Erected in Joint ICSID Cases ARB/10/25 and ARB/10/15, *The Law and Practice of International Courts and Tribunals : a Practitioners' Journal*, vol. 12 (2013), p. 365–390.

5. Organisation de l'aviation civile internationale

Abeyratne, R., The 6th Air Transport Conference of ICAO : A Critical Analysis, *Air and Space Law*, vol. 38 (2013) : p. 297–331.

6. Fonds international de développement agricole

Drobysz, S., L'avis consultatif de la CIJ sur le jugement n° 2867 du TAOIT sur requête contre le Fonds international de développement agricole, *Annuaire français de droit international*, vol. 58 (2013), p. 181–204.

7. Organisation internationale du Travail

Carmona Caldera, C., Tomando los derechos colectivos en serio : el derecho a consulta previa del Convenio 169 de la OIT y las instituciones representativas de los pueblos indígenas, *Ius et Praxis*, vol. 19 (2013), p. 301–333.

Dahan, Y., Lerner H., and Milman-Sivan, F., Shared Responsibility and the International Labour Organization, *Michigan Journal of International Law*, vol. 34 (2013), p. 675–743.

Mathiason, T., Are You Part of the Global Workforce ? An Examination of the « Duty of Care » to Business Travelers and International Assignees Under the ILO Occupational Health and Safety Conventions and as Emerging International Customary Law, *The American University International Law Review*, vol. 28 (2013), p. 873–904.

Maupain, F., The ILO Regular Supervisory System : A Model in Crisis ? *International Organizations Law Review*, vol. 10 (2013), p. 117–165.

Piniella, F., Who Will Give Effect to the ILO's Maritime Labour Convention, 2006 ? *International Labour Review*, vol. 152 (2013), p. 59–83.

Ruzié, D., Jurisprudence du Tribunal administratif de l'Organisation internationale du Travail, *Annuaire français de droit international*, vol. 58 (2013), p. 253–280.

Swepton, L., The International Labour Organization and International Human Rights System, in Sheeran, S. (ed), *Routledge Handbook of International Human Rights Law* (London : Routledge, 2013), p. 339–352.

8. Organisation maritime internationale

Bray, H.L., The Neer Rumour, *Hague Yearbook of International Law*, vol. 25 (2013), p. 201–219.

Martínez Gutiérrez, N.A., New Global Limits of Liability for Maritime Claims, *International Community Law Review*, vol. 15 (2013), p. 341–357.

9. Fonds monétaire international

Gartner, D., Uncovering Bretton Woods : Conditional Transparency, the World Bank, and the International Monetary Fund, *George Washington International Law Review*, vol. 45 (2013), p. 121–148.

Joyce, J.P., *The IMF and Global Financial Crises : Phoenix Rising ?* (Cambridge : Cambridge University Press, 2013), 241 p.

Plassaras, N.A., Regulating Digital Currencies : Bringing Bitcoin within the Reach of the IMF, *Chicago Journal of International Law*, vol. 14 (2013), p. 377–407.

Thirkell-White, B., Ambitious Goals, Limited Tools ? The IMF and Poverty Reduction, in Schefer, K.N. (ed), *Poverty and the International Economic Legal System : Duties to the World's Poor* (Cambridge : Cambridge University Press, 2013), p. 256–277.

Thorner, M., The Evolution of Technical Assistance Provided by Intergovernmental Organisations : A Comparative Study of the Hague Conference, IMF, WTO, UNIDROIT and UNCITRAL, *A Commitment to Private International Law : Essays in honour of Hans van Loon : Mélanges en l'honneur de Hans van Loon* (2013), p. 583–596.

Thorstensen, V., Ramos, D., and Muller, C., The « Missing Link » between the WTO and the IMF, *Journal of International Economic Law*, vol. 16 (2013), p. 353–381.

10. Organisation pour l'interdiction des armes chimiques

Organisation for the Prohibition of Chemical Weapons, Office of the Legal Adviser, Session of the Conference of the States Parties, *Cooperation between the Organisation for the Prohibition of Chemical Weapons and the United Nations* (The Hague : OPCW, 2013).

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

Coleman, P., UNESCO and the Belitung Shipwreck : The Need for a Permissive Definition of « Commercial Exploitation », *George Washington International Law Review*, vol. 45 (2013), p. 847–874.

BIBLIOGRAPHIE

- Keane, D., and Azarov, V., UNESCO, Palestine and Archaeology in Conflict, *Denver Journal of International Law and Policy*, vol. 41 (2013), p. 309.
- Sjöstedt, B., The Role of Multilateral Environmental Agreements in Armed Conflict : « Green-Keeping » in Virunga Park : Applying the UNESCO World Heritage Convention in the Armed Conflict of the Democratic Republic of the Congo, *Nordic Journal of International Law*, vol. 82 (2013), p. 129–153.
- Vigorito, A., Natural Disasters, Climate Change and World Heritage : The Evolution of the International Risk Prevention and Management Strategies, in Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in Honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), p. 593–607.

12. Groupe de la Banque mondiale

- Bradlow, D.D., and Naudé Fourie, A., The Operational Policies of the World Bank and the International Finance Corporation : Creating Law-Making and Law-Governed Institutions ? *International Organizations Law Review*, vol. 10 (2013), p. 3–80.
- Crippa, L.A., REDD+ : Its Potential to Melt the Glacial Resistance to Recognize Human Rights and Indigenous Peoples' Rights at the World Bank, in Abate, R.S., and Kronk Warner, E.A. (eds), *Climate Change and Indigenous Peoples : The Search for Legal Remedies* (Cheltenham : Edward Elgar, 2013), p. 123–147.
- Fariello, F.A., and Daly, C.C., Coordinating the Fight Against Corruption among MDDBS : The Past, Present, and Future of Sanctions, *George Washington International Law Review*, vol. 45 (2013), p. 253–269.
- Gartner, D., Uncovering Bretton Woods : Conditional Transparency, the World Bank, and the International Monetary Fund, *George Washington International Law Review*, vol. 45 (2013), p. 121–148.
- Janse, R., Entering the Forbidden Zone : The World Bank, Criminal Justice Reform and the Political Prohibition Clause, *International Organizations Law Review*, vol. 10 (2013), p. 81–116.
- López-Jacoiste, E., El control cuasi jurisdiccional del Panel de Inspección del Banco Mundial, *Anuario español de derecho internacional*, vol. 29 (2013), p. 111–164.
- Priess, H., Questionable Assumptions : The Case for Updating the Suspension and Debarment Regimes at the Multilateral Development Banks, *George Washington International Law Review*, vol. 45 (2013), p. 271–289.
- Ragazzi, M., The World Bank and the ILC's Project on the Responsibility of International Organizations, in Ragazzi, M. (ed), *Responsibility of International Organizations : Essays in Memory of Sir Ian Brownlie* (Leiden : Nijhoff, 2013), p. 235–248.

13. Organisation mondiale de la santé

- Allen, M., Confronting the Vector of Tobacco-Related Disease, *American Journal of Law and Medicine*, vol. 39 (2013), p. 308–331.
- Burci, G.L., and Feinäugle, C.A., The ILC's Articles seen from a WHO Perspective, in Ragazzi M. (ed), *Responsibility of International Organizations : Essays in Memory of Sir Ian Brownlie* (Leiden : Nijhoff, 2013), p. 177–187.
- Chien, Y., How did International Agencies Perceive the Avian Influenza Problem ? The Adoption and Manufacture of the « One World, One Health » Framework, *SHIL Sociology of Health and Illness*, vol. 35 (2013), p. 213–226.
- Giorgetti, C., International Health Emergencies in Failed and Failing States, *Georgetown Journal of International Law*, vol. 44 (2013), p. 1347–1386.

Klock, K.A., The Soft Law Alternative to the WHO's Treaty Powers, *Georgetown Journal of International Law*, vol. 44 (2013), p. 821–846.

14. Organisation mondiale de la propriété intellectuelle

Goodwin, K.A., Protecting Architectural Forms as Traditional Cultural Expression ? Why WIPO should go back to the Drafting Table, *Columbia Journal of Transnational Law*, vol. 51 (2013), p. 506–541.

15. Organisation mondiale du commerce

Abe, Y., Implementation System of the WTO Dispute Settlement Body : A Comparative Approach, *Journal of East Asia and International Law*, vol. 6 (2013), p. 7–28.

Adelman, A., Procedural Good Faith Obligations in WTO Dispute Resolution : Arguing for Stronger Protections in DSU Article 3.7, *Georgetown Journal of Legal Ethics*, vol. 26 (2013), p. 541–555.

Apecu Laker, J., *African Participation at the World Trade Organization : Legal and Institutional Aspects, 1995–2010* (Leiden : Nijhoff, 2013). 332 p.

Balan, G., The Latest United States Sanctions Against Iran : What Role to the WTO Security Exceptions, *Journal of Conflict and Security Law*, vol. 18 (2013), p. 365–393.

Bartels, L., Procedural Aspects of Shared Responsibility in the WTO Dispute Settlement System, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 343–359.

Cardwell, M., and Smith, F., Renegotiation of the WTO Agreement on Agriculture : Accommodating the New Big Issues, *International and Comparative Law Quarterly*, vol. 62 (2013), p. 865–898.

Castel-Fodor, K., Providing a Release Valve : The U.S.-China Experience with the WTO Dispute Settlement System, *Case Western Reserve Law Review*, vol. 64 (2013), p. 201.

Chaisse, J., and Matsushita, M., Maintaining the WTO's Supremacy in the International Trade Order : A Proposal to Refine and Revise the Role of the Trade Policy, *Journal of International Economic Law*, vol. 16 (2013), p. 9–36.

Cuendet, S., El Boudouhi, S., and Hervé, A., Les rapports des groupes spéciaux et de l'Organe d'appel de l'OMC (2012), *Annuaire français de droit international*, vol. 58 (2013), p. 567–604.

Flett, J., WTO Space for National Regulation : Requiem for a Diagonal Vector Test, *Journal of International Economic Law*, vol. 16 (2013), p. 37–90.

Griffin, S., The World Trade Organization : A Barrier to Green Energy, *Transnational Law and Contemporary Problems*, vol. 22 (2013), p. 205.

Howse, R., Mainstreaming the Right to Development into the World Trade Organization, in Office of the United Nations High Commissioner for Human Rights (eds), *Realizing the Right to Development : Essays in Commemoration of 25 Years of the United Nations Declaration on the Right to Development* (Geneva : United Nations, 2013), p. 249–257.

Huerta-Goldman, J.A., Romanetti, A., and Stirnimann, F.X. (eds), *WTO Litigation, Investment Arbitration, and Commercial Arbitration* (Alphen aan den Rijn : Kluwer Law International, 2013), 472 p.

Leitner, K., and Simon, L., WTO Dispute Settlement 1995–2012 : A Statistical Analysis, *Journal of International Economic Law*, vol. 16 (2013) : p. 257–267.

Martin, M., *WTO Dispute Settlement Understanding and Development* (Leiden : Nijhoff, 2013). 343 p.

Mitchell, A.D., and Henckels, C., Variations on a Theme : Comparing the Concept of « Necessity » in International Investment Law and WTO Law, *Chicago Journal of International Law*, vol. 14 (2013), p. 93–164.

BIBLIOGRAPHIE

- Singh, P., Mercantile Metaconstitutionalism : Interpretation of the WTO Treaty and the Developing Countries, *German Yearbook of International Law*, vol. 55 (2012), p. 465–507.
- Thorner, M., The Evolution of Technical Assistance Provided by Intergovernmental Organisations : A Comparative Study of the Hague Conference, IMF, WTO, UNIDROIT and UNCITRAL, *A Commitment to Private International Law : Essays in honour of Hans van Loon : mélanges en l'honneur de Hans van Loon* (2013), p. 583–596.
- Thorstensen, V., Ramos, D., and Muller, C., The « Missing Link » between the WTO and the IMF, *Journal of International Economic Law*, vol. 16 (2013), p. 353–381.
- Voon, T., Discrimination in International Mobile Roaming Regulation : Implications of WTO Law, *Journal of International Economic Law*, vol. 16 (2013), p. 91–117.
- Waters, J.J., Achieving World Trade Organization Compliance for Export Processing Zones while Maintaining Economic Competitiveness for Developing Countries, *Duke Law Journal*, vol. 63 (2013), p. 481.
- Zaman, K., Determining a « Reasonable » Implementation Timeline for Developing Countries in WTO Disputes : An Appraisal of Special Treatment Commitments in DSU Article 21.3(c) Arbitrations, *The Law and Practice of International Courts and Tribunals : a Practitioners' Journal*, vol. 12 (2013), p. 31–47.

D. AUTRES QUESTIONS D'ORDRE JURIDIQUE

1. Aggression

- Gillett, M., The Anatomy of an International Crime : Aggression at the International Criminal Court, *International Criminal Law Review*, vol. 13 (2013), p. 829–864.
- Grzebyk, P., *Criminal Responsibility for the Crime of Aggression* (New York : Routledge, 2013), 394 p.
- Jurdi, N.N., The Domestic Prosecution of the Crime of Aggression After the International Criminal Court Review Conference : Possibilities and Alternatives, *Melbourne Journal of International Law*, vol. 14 (2013) : p. 129–148.
- Lavers, T., The New Crime of Aggression : A Triumph for Powerful States, *Journal of Conflict and Security Law*, vol. 18 (2013), p. 499–522.
- McDougall, C., *The Crime of Aggression under the Rome Statute of the International Criminal Court* (Cambridge : Cambridge University Press, 2013), 382 p.
- Sellars, K., « *Crimes Against Peace* » and *International Law* (Cambridge : Cambridge University Press, 2013), 316 p.
- Ssenyonjo, M., Unilateral Military Action in the Syrian Arab Republic : A Right to Humanitarian Intervention or a Crime of Aggression ? *International Human Rights Law Review*, vol. 2 (2013), p. 323–343.
- Tan, C., Punishing Aggression as a Crime Against Humanity : A Noble but Inadequate Measure to Safeguard International « Peace and Security », *American University International Law Review*, vol. 29 (2013), p. 145–164.

2. Droit de l'aviation

- Tompkins, G.N., Jr., The Malaise Affecting the Global Uniform Effectiveness of the Montreal Convention, 1999 (MC99), in De Leon, P.M., European Air Law Association, and Clyde and Co (eds). *From Lowlands to High Skies : A Multilevel Jurisdictional Approach Towards Air Law : Essays in Honour of John Balfour* (Leiden : Nijhoff, 2013), p. 275–283.

3. Sécurité collective

- Douhan, A.F., CIS, CSTO and the United Nations : Could an Active Regional System of Collective Security be Established, *Baltic Yearbook of International Law*, vol. 12 (2013), p. 131–155.
- Nasu, H., The Place of Human Security in Collective Security, *Journal of Conflict and Security Law*, vol. 18 (2013), p. 95–129.

4. Arbitrage commercial

- Annual MAA Schlechtriem CISG Conference, et al. *Globalization Versus Regionalization : The 4th Annual MAA Schlechtriem CISG Conference, 18 March 2012, Hong Kong* (The Hague : Eleven, 2013), 115 p.
- Betancourt, J.C., Understanding the « Authority » of International Tribunals : A Reply to Professor Jan Paulsson, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 227–244.
- Blackaby, N., and Chirinos, R., Consideraciones sobre la aplicación del principio iura novit curia en el arbitraje comercial internacional, *Anuario Colombiano de Derecho Internacional*, vol. 6 (2013), p. 77–93.
- Boisson de Chazournes, L., Kohen, M.G., and Viñuales, J.E. (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), 356 p.
- Brekoulakis, S., Systemic Bias and the Institution of International Arbitration : A New Approach to Arbitral Decision-Making, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 553–585.
- Caron, D.D., and Caplan, L.M., *The UNCITRAL Arbitration Rules : A Commentary : (with an Integrated and Comparative Discussion of the 2010 and 1976 UNCITRAL Arbitration Rules)* (Oxford : Oxford University Press, 2013), 1048 p.
- Cole, T., *The Structure of Investment Arbitration* (New York : Routledge, 2013), 174 p.
- Croft, C.E., Kee, C., and Waincymer, J., *A Guide to the UNCITRAL Arbitration Rules* (Cambridge : Cambridge University Press, 2013), 540 p.
- Donovan, D.F., Provisional Measures in the ICJ and ICSID : Further Dialogue and Development, in Rovine, A.W. (ed), *Contemporary Issues in International Arbitration and Mediation : The Fordham Papers* (Leiden : Nijhoff, 2013), p. 100–108.
- Fiser-Sobot, S., Exemption of the Seller Under Art. 80 of the UN Convention on Contracts for the International Sale of Goods, *Zbornik Radova*, vol. 47 (2013), p. 449–460.
- Gotanda, J.Y., Consistently Inconsistent : The Need for Predictability in Awarding Costs and Fees in Investment Treaty Arbitrations, *ICSIDR review : Foreign Investment Law Journal*, vol. 28 (2013), p. 420–437.
- Huerta-Goldman, J.A., Romanetti, A., and Stirnimann, F.X. (eds), *WTO Litigation, Investment Arbitration, and Commercial Arbitration* (Alphen aan den Rijn : Kluwer Law International, 2013), 472 p.
- Li, Y., and Ng, C.M., The Permanent Court of Arbitration in 2012, *Hague Yearbook of International Law*, vol. 25 (2013), p. 221–236.
- Puig, S., Emergence and Dynamism in International Organizations : ICSID, Investor-State Arbitration and International Investment Law, *Georgetown Journal of International Law*, vol. 44 (2013), p. 531–607.
- Reichler, P.S., Problems of Evidence before International Tribunals, in Moore, J.N. (ed), *International Arbitration : Contemporary Issues and Innovations* (Leiden : Nijhoff, 2013), p. 47–52.
- Rosenberg, C.B., The Intersection of International Trade and International Arbitration : The use of Trade Benefits to Secure Compliance with Arbitral Awards, *Georgetown Journal of International Law*, vol. 44 (2013), p. 503–530.

BIBLIOGRAPHIE

- Scherer, M.C., Effects of Foreign Judgments Relating to International Arbitral Awards : Is the « Judgment Route » the Wrong Road? *Journal of International Dispute Settlement*, vol. 4 (2013), p. 587–628.
- Ten Cate, I.M., The Costs of Consistency : Precedent in Investment Treaty Arbitration, *Columbia Journal of Transnational Law*, vol. 51 (2013), p. 418–478.
- Tsietsi, T., International Commercial Arbitration : Case Study of the Experiences of African States in the International Centre for Settlement of Investment Disputes, *International Lawyer*, vol. 47 (2013), p. 249–272.
- Vasani, B.S., Tonova, S., and Ugale, A., Arbitration Rules for Dispute Resolution Involving States and State Entities : What are the Significant Differences ? *International Lawyer*, vol. 47 (2013), p. 163–176.
- Wei, S., *Rethinking the New York Convention : A Law and Economics Approach* (Belgium : Intersentia, 2013), 357 p.

5. Relations consulaires

- McCroskey, S.G., Expanding the Vienna Convention on Consular Relations : Protecting Children by Protecting their Parents, *Vanderbilt Journal of Transnational Law*, vol. 46 (2013), p. 1423–1450.
- Stewart, D.P., Weston Tribute—the Consular Notification Conundrum, *Transnational Law and Contemporary Problems*, vol. 21 (2013), p. 685–702.

6. Protection diplomatique

- Parlett, K., Diplomatic Protection and the International Court of Justice, in Tams, C.J., and Sloan, J. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013), p. 87–106.
- Vermeer-Künzli, A., Diallo : Between Diplomatic Protection and Human Rights, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 487–500.
- Vermeer-Künzli, A., Diplomatic Protection as a Source of Human Rights Law, in Shelton, D. (ed), *The Oxford Handbook of International Human Rights Law* (Oxford : Oxford University Press, 2013), p. 250–274.

7. Relations diplomatiques

- Behrens, P., Diplomatic Interference and Competing Interest in International Law, *British Year Book of International Law*, vol. 82 (2012), p. 178–247.
- Punzhin, S.M., Proof of Facts in the « DRC v. Uganda » Case before the ICJ, in *L’Afrique et le droit international : variations sur l’organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the International Organization* (Paris : Pedone, 2013), p. 297–312.

8. Désarmement

- Borrie, J., Caughley, T., and UNIDIR, United Nations Institute for Disarmament Research (eds), *Viewing Nuclear Weapons through a Humanitarian Lens* (New York : United Nations, 2013), 170 p.
- Breitegger, A., *Cluster Munitions and International Law : Disarmament with a Human Face ?* (New York : Routledge, 2013), 288 p.
- Furger, D., The Humanisation of Arms Control Law—On the Reorientation of Arms Control to Meet the Requirements of Human Security, *Ancilla Iuris* (2013), p. 269–310
- Gerstein, D.M., *National Security and Arms Control in the Age of Biotechnology : The Biological and Toxin Weapons Convention* (Lanham, Maryland : Rowman and Littlefield Publishers, 2013), 240 p.

- Hayashi, M.N., Clearance of Remnants of War and its Assistance as Collective Responsibility : The Case of the Ottawa Convention (Mine Ban Convention), in Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 93–118.
- Lefenya, K., The Convention on Cluster Munitions (2008) : Implications for International Humanitarian Law (IHL) in Africa, *African Yearbook on International Humanitarian Law*, vol. 2011 (2013), p. 107–128.
- Pocar, F., Pedrazzi, M., and Frulli, M. (eds), *War Crimes and the Conduct of Hostilities : Challenges to Adjudication and Investigation* (Cheltenham : Edward Elgar, 2013), 416 p.
- Stefan Paraschiv, D., Reflections regarding Sanctions Stipulated in the International Treaties Concerning Disarmament, *Agora International Journal of Juridical Sciences* (2013), p. 143–148.

9. Questions relatives à l'environnement

- Bodansky, D., A Tale of Two Architectures : The Once and Future U.N. Climate Change Regime, in Koch, H., et al (eds), *Climate Change and Environmental Hazards Related to Shipping : An International Legal Framework : Proceedings of the Hamburg International Environmental Law Conference 2011* (Leiden : Nijhoff, 2013), p. 35–51.
- Boisson de Chazournes, L., *Fresh Water in International Law* (Oxford : Oxford University Press, 2013). 265 p.
- Boschiero, N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), 951 p.
- Bowman, M.K., Beyond the « Keystone » CoPs : The Ecology of Institutional Governance in Conservation Treaty Regimes, *International Community Law Review*, vol. 15 (2013), p. 5–43.
- Boyle, A., Law of the Sea Perspectives on Climate Change, in Freestone, D. (ed), *The 1982 Law of the Sea Convention at 30 : Successes, Challenges and New Agendas* (Leiden : Nijhoff, 2013), p. 157–164.
- Bratspies, R.M., State Responsibility for Human-Induced Environmental Disasters, *German Yearbook of International Law*, vol. 55 (2012), p. 175–216.
- Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), 448 p.
- Caddell, R., The Integration of Multilateral Environmental Agreements : Lessons from the Biodiversity-Related Conventions, *Yearbook of International Environmental Law*, vol. 22 (2013), p. 37–75.
- Campbell, D., After Doha : What has Climate Change Policy Accomplished ? *Journal of Environmental Law*, vol. 25 (2013), p. 125–136.
- Cordonier Segger, M., Perron-Welch, F., and Frison, C., *Legal Aspects of Implementing the Cartagena Protocol on Biosafety* (Cambridge : Cambridge University Press, 2013), 636 p.
- Crippa, L.A., REDD+ : Its Potential to Melt the Glacial Resistance to Recognize Human Rights and Indigenous Peoples' Rights at the World Bank, in Abate, R.S., and Kronk Warner, E.A. (eds), *Climate Change and Indigenous Peoples : The Search for Legal Remedies* (Cheltenham : Edward Elgar, 2013), p. 123–147.
- Cullet, P., Governing the Environment without CoPs : The Case of Water, *International Community Law Review*, vol. 15 (2013), p. 123–135.
- Cuq, M., *L'eau en droit international : convergences et divergences dans les approches juridiques* (Brussels : Larcier, 2013), 148 p.
- Dam-de-Jong, D., From Engines for Conflict into Engines for Sustainable Development : The Potential of International Law to Address Predatory Exploitation of Natural Resources in Situations of Internal Armed Conflict, *Nordic Journal of International Law*, vol. 82 (2013), p. 155–177.

BIBLIOGRAPHIE

- Das, O., Environmental Protection in Armed Conflict : Filling the Gap with Sustainable Development, *Nordic Journal of International Law*, vol. 82 (2013), p. 103–128.
- Davies, P.G.G., Non-Compliance : A Pivotal or Secondary Function of CoP Governance ? *International Community Law Review*, vol. 15 (2013), p. 77–101.
- Droege, C., and Tougas, M., The Protection of the Natural Environment in Armed Conflict—Existing Rules and Need for further Legal Protection, *Nordic Journal of International Law*, vol. 82 (2013), p. 21–52.
- Fitzmaurice, M., The International Court of Justice and International Environmental Law, in Tams, C.J., and Sloan, J.G. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013).
- Fleck, D., The Protection of the Environment in Armed Conflict : Legal Obligations in the Absence of Specific Rules, *Nordic Journal of International Law*, vol. 82 (2013), p. 7–20.
- Friedrich, J., *International Environmental « Soft Law » : The Functions and Limits of Nonbinding Instruments in International Environmental Governance and Law* (New York : Springer, 2013), 503 p.
- Goodwin, E.J., Delegate Preparation and Participation in Conferences of the Parties to Environmental Treaties, *International Community Law Review*, vol. 15 (2013), p. 45–76.
- Horn, L., Rio 20 United Nations Conference on Sustainable Development : Is this the Future we Want, *Macquarie Journal of International and Comparative Environmental Law*, vol. 9 (2013), p. 18–43.
- Iza, A.O., Sánchez, J.C., and Martínez Gómez, L., Aspectos jurídicos e institucionales de la adaptación al cambio climático en la Convención Marco de las Naciones Unidas para el Cambio Climático, in Pentinat, S.B., and Calzadilla, P.V. (eds), *Retos y realidades de la adaptación al cambio climático : perspectivas técnico-jurídicas* (Cizur Menor : Aranzadi, 2013), p. 125–166.
- Koppe, E.V., The Principle of Ambiguity and the Prohibition Against Excessive Collateral Damage to the Environment during Armed Conflict, *Nordic Journal of International Law*, vol. 82 (2013), p. 53–82.
- Lesniewska, F., UNFCCC REDD+ COP Decisions : The Cumulative Effect on Forest Related Law Processes, *International Community Law Review*, vol. 15 (2013), p. 103–121.
- Lieberman, S., and Yang, J., Rio+20 and the Oceans : Past, Present, and Future, *Ocean Yearbook Online*, vol. 27 (2013), p. 67–87.
- Lyster, R., MacKenzie, C., and McDermott, C. (eds), *Law, Tropical Forests and Carbon : The Case of REDD+* (Cambridge : Cambridge University Press, 2013), 308 p.
- Marque, E., Les aspects environnementaux du Traité de la Charte de l'énergie, *Revue Hellénique de droit international*, vol. 66 (2013), p. 163–194.
- Moomaw, W.R., Can the International Treaty System Address Climate Change ? *The Fletcher Forum of World Affairs Journal*, vol. 37 (2013), p. 105–118.
- Nanda, V.P., The Mounting Environmental Challenges, the United Nations Environmental Programme, and the Reform of the International Environmental Governance Regime, *University of Hawai'i Law Review*, vol. 35 (2013), p. 983.
- Oguamanam, C., Rio+20 : Indigenous Knowledge and Intellectual Property in Coastal and Ocean Law, *Ocean Yearbook*, vol. 27 (2013), p. 121–146.
- Sjöstedt, B., The Role of Multilateral Environmental Agreements in Armed Conflict : « Green-Keeping » in Virunga Park : Applying the UNESCO World Heritage Convention in the Armed Conflict of the Democratic Republic of the Congo, *Nordic Journal of International Law*, vol. 82 (2013), p. 129–153.
- Smith, T., Creating a Framework for the Prosecution of Environmental Crimes in International Criminal Law, in Schabas, W.A., McDermott, Y., and Hayes, N. (eds), *The Ashgate Research Companion to International Criminal Law : Critical Perspectives* (Farnham : Ashgate Publishing Ltd, 2013), p. 45–62.

- Thomas, C., Advancing the Legal Protection of the Environment in Relation to Armed Conflict : Protocol I's Threshold of Impermissible Environmental Damage and Alternatives, *Nordic Journal of International Law*, vol. 82 (2013), p. 83–101.
- Van Dyke, J.M., et al (eds), *Governing Ocean Resources : New Challenges and Emerging Regimes : A Tribute to Judge Choon-Ho Park* (Leiden : Nijhoff, 2013), 528 p.
- Wagner, L.M., A Forty-Year Search for a Single-Negotiating Text : Rio+20 as a Post-Agreement Negotiation, *International Negotiation*, vol. 18 (2013), p. 333–356.
- Ward, H., Beyond the Short Term : Legal and Institutional Space for Future Generations in Global Governance, *Yearbook of International Environmental Law*, vol. 22 (2013), p. 3–36.
- Williams, M., and Murthy, S., Reconciling the Carbon Market and the Human Right to Water : The Role of Suppressed Demand Under Clean Development Mechanism and the Gold Standard, *Environmental Law*, vol. 43 (2013), p. 517–562.
- Zengerling, C., *Greening International Jurisprudence : Environmental NGOs before International Courts, Tribunals, and Compliance Committees* (Leiden : Nijhoff, 2013), 374 p.

10. Relations amicales et coopération entre États

- Basaran, H.R., Implications of the Interim Accord Ruling of the International Court of Justice, *International Lawyer*, vol. 47 (2013), p. 123.

11. Droits de l'homme

- Al-Khasawneh, A.S., The International Court of Justice and Human Rights, in Sheeran, S. (ed), *Routledge Handbook of International Law* (New York : Routledge, 2013), p. 353–370.
- Anaya, S.J., The Human Rights of Indigenous Peoples : United Nations Developments, *University of Hawai'i Law Review*, vol. 35 (2013), p. 983–1012.
- Badilla Poblete, E., La declaración de Naciones Unidas sobre eliminación de todas formas de intolerancia y discriminación fundadas en la religión o las convicciones, *Revista chilena de derecho*, vol. 40 (2013), p. 87–115.
- Barrie, G.N., The United Nations Declaration on the Rights of Indigenous People : Implications for Land Rights and Self-Determination, *Journal of South African Law* (2013), p. 292–305.
- Beail-Farkas, L., The Human Right to Water and Sanitation : Context, Contours, and Enforcement Prospects, *Wisconsin International Law Journal*, vol. 30 (2013), p. 761–801.
- Bonet Pérez, J., and Saura Estapà, J., *El derecho internacional de los derechos humanos en períodos de crisis : estudios desde la perspectiva de su aplicabilidad* (Madrid : Marcial Pons, 2013), 323 p.
- Boschiero, N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), 951 p.
- Bradshaw, K., A Discursive Approach to Female Circumcision : Why the United Nations should Drop the One-Sided Conversation in Favor of the Vagina Dialogues, *North Carolina Journal of International Law and Commercial Regulation*, vol. 38 (2013), p. 601–649.
- Buteau, M., de Alba, B.R., and Plesko, A., United Nations Practice in Minority Issues, *European Yearbook of Minority Issues Online*, vol. 10 (2013), p. 523–534.
- Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), 448 p.
- Charlesworth, H., et Hennette-Vauchez, S., *Sexe, genre et droit international* (Paris : A. Pedone, 2013), 351 p.

BIBLIOGRAPHIE

- Cusack, S., and Pusey, L., CEDAW and the Rights to Non-Discrimination and Equality, *Melbourne Journal of International Law*, vol. 14 (2013), p. 54–92.
- Da Costa, K., *The Extraterritorial Application of Selected Human Rights Treaties* (Leiden : Nijhoff, 2013), 324 p.
- De Beco, G. (ed), *Article 33 of the UN Convention on the Rights of Persons with Disabilities : National Structures for the Implementation and Monitoring of the Convention* (Leiden : Nijhoff, 2013), 253 p.
- De Beco, G., The Optional Protocol to the Convention on the Rights of the Child on a Communications Procedure : Good News ? *Human Rights Law Review*, vol. 13 (2013), p. 367–387.
- De Salas Murillo, S., and Carlos Martínez de Aguirre y Aldaz, *Los Mecanismos de guarda legal de las personas con discapacidad tras la Convención de Naciones Unidas* (Madrid : Dykinson, 2013), 284 p.
- Deppermann, L.J.F., Increasing the ICJ's Influence as a Court of Human Rights : The Muslim Rohingya as a Case Study, *Chicago Journal of International Law*, vol. 14 (2013), p. 291–316.
- Desierto, D.A., and Gillespie, C.E., Evolutive Interpretation and Subsequent Practice : Interpretive Communities and Processes in the Optional Protocol to the ICESCR, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV)*, vol. 73 (2013), p. 549–589.
- Devi, N., Supported Decision-Making and Personal Autonomy for Persons with Intellectual Disabilities : Article 12 of the UN Convention on the Rights of Persons with Disabilities, *Journal of Law, Medicine and Ethics*, vol. 41 (2013), p. 792–806.
- Dhommeaux, J., Les droits économiques, sociaux et culturels dans la Déclaration universelle des droits de l'homme et leur devenir. In *L'homme dans la société internationale : Mélanges en hommage au Professeur Paul Tavernier* (Brussels : Bruylant, 2013), p. 645–664.
- Egan, S., Strengthening the United Nations Human Rights Treaty Body System, *Human Rights Law Review*, vol. 13 (2013), p. 209–243.
- Farrell, M., *The Prohibition of Torture in Exceptional Circumstances* (Cambridge : Cambridge University Press, 2013), 277 p.
- Freedman, R., The United Nations Human Rights Council : More of the Same ? *Wisconsin International Law Journal*, vol. 31 (2013), p. 208–251.
- Gaer, F.D., and Broecker, C.L. (eds), *The United Nations High Commissioner for Human Rights : Conscience for the World* (Leiden : Nijhoff, 2013), 398 p.
- Ghandhi, S., The United Nations Human Rights Committee and Counter-Terrorism Measures of States Parties to the International Covenant on Civil and Political Rights After 11 September 2001, in Barnidge, R.P. Jr. (ed), *The Liberal Way of War : Legal Perspectives* (Farnham : Ashgate, 2013), p. 87–111.
- Greppi, E., To what Extent do the International Rules on Human Rights Matter ? in Pocar, F., Pedrazzi, M., and Frulli, M. (eds), *War Crimes and the Conduct of Hostilities : Challenges to Adjudication and Investigation* (Cheltenham : Edward Elgar, 2013), p. 38–55.
- Haddadin, Y., Human Rights-Based Approach to Trafficking : The Work of the United Nations Office of High Commissioner for Human Rights, *Judges' Journal*, vol. 52 (2013), p. 22–27.
- Hellum, A., and Aasen, H.S., *Women's Human Rights : CEDAW in International, Regional, and National Law* (Cambridge : Cambridge University Press, 2013), 695 p.
- Hensgen, L., Corruption and Human Rights—Making the Connection at the United Nations, *Max Planck Yearbook of United Nations Law*, vol. 17 (2013), p. 197–219.
- Heupel, M., With Power Comes Responsibility : Human Rights Protection in United Nations Sanctions Policy, *European Journal of International Relations*, vol. 19 (2013), p. 773–796.

- Huneus, A., International Criminal Law by Other Means : The Quasi-Criminal Jurisdiction of the Human Rights Courts, *American Journal of International Law*, vol. 107 (2013), p. 1.
- Kälin, W., The Human Rights Dimension of Natural Or Human-made Disasters, *German Yearbook of International Law*, vol. 55 (2012), p. 119–147.
- Kerbrat, Y., et Hennebel, L., Aspects de droit international général dans la pratique des comités institués par les Nations Unies dans le domaine des droits de l’homme (2010–2012), *Annuaire français de droit international*, vol. 58 (2013), p. 699–713.
- Kessler, J.K., Invention of a Human Right : Conscientious Objection at the United Nations, 1947–2011, *Columbia Human Rights Law Review*, vol. 44 (2013), p. 753.
- Khadka, S., Social Rights and the United Nations—Child Rights Convention (UN-CRC) : Is the CRC a Help or Hindrance for Developing Universal and Egalitarian Social Policies for Children’s Wellbeing in the Developing World, *International Journal of Children’s Rights*, vol. 21 (2013), p. 616–628.
- Kilkelly, U., Lundy, L., and Byrne, B., Incorporation of the United Nations Convention on the Rights of the Child in Law : A Comparative Review, *International Journal of Children’s Rights*, vol. 21 (2013), p. 442–463.
- Kolb, R., and Gaggioli, G. (eds), *Research Handbook on Human Rights and Humanitarian Law* (Cheltenham : Edward Elgar, 2013), 704 p.
- Langford, M., *Global Justice, State Duties : The Extraterritorial Scope of Economic, Social, and Cultural Rights in International Law* (Cambridge : Cambridge University Press, 2013), 477 p.
- Lintel, I., and Ryngaert, C., The Interface between Non-Governmental Organisations and the Human Rights Committee, *International Community Law Review*, vol. 15 (2013), p. 359–379.
- Martínez, A.N., and Defelippe, Ó.E., Derecho humano al agua y control de convencionalidad, *Derecho PUCP* (2013), p. 105–120.
- McGregor, L., State Immunity and Human Rights : Is there a Future After Germany v. Italy ? *Journal of International Criminal Justice*, vol. 11 (2013), p. 125–145.
- McMahon, E.R., International Organizations and Peer Review : Assessing the Universal Periodic Review Mechanism of the United Nations Human Rights Council, *African Yearbook of International Law*, vol. 17 (2009), p. 355–377.
- Müller, A., *The Relationship between Economic, Social and Cultural Rights and International Humanitarian Law : An Analysis of Health Related Issues in Non-International Armed Conflicts* (Leiden : Nijhoff, 2013), 335 p.
- Nelinson, B.D., From Boumediene to Garcia : The United States’ (Non) Compliance with the United Nations Convention Against Torture and its Movement Away from Meaningful Review, *American University International Law Review*, vol. 29 (2013), p. 209–253.
- Neo, J.L., Calibrating Interpretive Incorporation : Constitutional Interpretation and Pregnancy Discrimination Under CEDAW, *Human Rights Quarterly*, vol. 35 (2013), p. 910–934.
- Ngwena, C., Access to Safe Abortion as a Human Right in the African Region : Lessons from Emerging Jurisprudence of UN Treaty Monitoring Bodies, *South African Journal on Human Rights*, vol. 29 (2013), p. 399–428.
- Nowak, M., Comments on the UN High Commissioner’s Proposals Aimed at Strengthening the UN Human Rights Treaty Body System, *Netherlands Quarterly of Human Rights*, vol. 31 (2013), p. 3–8.
- Ochoa, J.C., in *The Rights of Victims in Criminal Justice Proceedings for Serious Human Rights Violations* (Leiden : Nijhoff, 2013), p. 99–145.

BIBLIOGRAPHIE

- Odello, M., and Seatzu, F., *The UN Committee on Economic, Social and Cultural Rights : The Law, Process and Practice* (New York : Routledge, 2013), 310 p.
- Park, S., The United Nations Human Rights Council's Resolution on Protection of Freedom of Expression on the Internet as a First Step in Protecting Human Rights Online, *North Carolina Journal of International Law and Commercial Regulation*, vol. 38 (2012), p. 1129–1157.
- Parkes, A., *Children and International Human Rights Law : The Right of the Child to be Heard* (New York : Routledge, 2013), 400 p.
- Petersmann, M., *Les sources du droit à l'eau en droit international* (Paris : Johanet, 2013), 129 p.
- Pillay, N., Address by the High Commissioner at the Jacob Blaustein Institute for the Advancement of Human Rights, in Gaer, F.D., and Broecker, C.L. (eds), *The United Nations High Commissioner for Human Rights* (Leiden : Nijhoff, 2013), p. 63–72.
- Pomerance, B., Not Just Child's Play : Why Recognizing Fundamental Principles of the UN Convention on the Rights of the Child as Jus Cogens Would Give Needed Power to an Important International Document, *Gonzaga Journal of International Law*, vol. 16 (2013), p. 22–50.
- Schmid, E., Socio-Economic and Cultural Rights and Wrongs After Armed Conflicts : Using the State Reporting Procedure before the United Nations Committee on Economic, Social and Cultural Rights More Effectively, *Netherlands Quarterly of Human Rights*, vol. 31 (2013), p. 241–270.
- Sheeran, S., and Rodley, N.S. (eds), *Routledge Handbook of International Human Rights Law* (New York : Routledge, 2013), 808 p.
- Shelton, D. (ed), *The Oxford Handbook of International Human Rights Law* (Oxford : Oxford University Press, 2013), 1088 p.
- Simma, B., Human Rights before the International Court of Justice : Community Interest Coming to Life ? in Tams, C.J., and Sloan, J. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013).
- Smith, R., The Third Optional Protocol to the UN Convention on the Rights of the Child ? – Challenges Arising Transforming the Rhetoric into Reality, *International Journal of Children's Rights*, vol. 21 (2013), p. 305–322.
- Steinerte, E., The Changing Nature of the Relationship between the United Nations Subcommittee on Prevention of Torture and National Preventive Mechanisms : In Search for Equilibrium, *Netherlands Quarterly of Human Rights*, vol. 31 (2013) : p. 132–158.
- Thouvenin, J., et Trebilcock, A., *Droit international social : droits économiques, sociaux et culturels* (Brussels : Bruylant, 2013), 2051 p.
- Titberidze, M., and Siatitsa, I.M., Human Rights in Armed Conflict : Ten Years of Affirmative State Practice within United Nations Resolutions, *Journal of International Humanitarian Legal Studies*, vol. 3 (2013), p. 233–262.
- Trindade, A.A.C., La réaffirmation contemporaine de l'universalité des droits de l'homme : quelques réflexions, in *L'Afrique et le droit international : variations sur l'organisation internationale : Liber Amicorum Raymond Ranjeva : Reflections on the International Organization* (Paris : Pedone, 2013), p. 445–459.
- United Nations Human Rights, Office of the Commissioner (eds), *Realizing the Right to Development : Essays in Commemoration of 25 Years of the United Nations Declaration on the Right to Development* (Geneva : United Nations, 2013), 579 p.
- Vandenbogaerde, A., The Right to Development in International Human Rights Law : A Call for its Dissolution, *Netherlands Quarterly of Human Rights*, vol. 31 (2013), p. 187–209.

- Weissbrodt, D., and Rhodes, J., United Nations Treaty Body Monitoring of Migrant Workers in the Middle East, *Middle East Law and Governance*, vol. 5 (2013), p. 71–111.
- Wildeman, S., Protecting Rights and Building Capacities : Challenges to Global Mental Health Policy in Light of the Convention on the Rights of Persons with Disabilities, *Journal of Law, Medicine and Ethics*, vol. 41 (2013), p. 48–73.
- Williams, M., and Murthy, S., Reconciling the Carbon Market and the Human Right to Water : The Role of Suppressed Demand Under Clean Development Mechanism and the Gold Standard, *Environmental Law*, vol. 43 (2013), p. 517–562.
- Wilson, A., and Daar, A.S., A Survey of International Legal Instruments to Examine their Effectiveness in Improving Global Health and in Realizing Health Rights, *Journal of Law, Medicine and Ethics*, vol. 41 (2013), p. 89–102.
- Yupsanis, A., The Meaning of « Culture » in Article 15 (1)(a) of the ICESCR—Positive Aspects of CESCR’s General Comment no. 21 for the Safeguarding of Minority Cultures, *German Yearbook of International Law*, vol. 55 (2012), p. 345–383.
- Zambrano, V., State Responsibility for Human Rights Violations : The Ultimate Control Test and the Interpretation of UN Security Council Resolutions, *European Human Rights Law Review*, vol. 2013 (2013), p. 180–186.
- Zimmermann, A., Human Rights Treaty Bodies and the Jurisdiction of the International Court of Justice, *The Law and Practice of International Courts and Tribunals : a Practitioners’ Journal*, vol. 12 (2013), p. 5–29.
- Zyberi, G., The International Court of Justice and the Rights of Peoples and Minorities, in Tams, C.J., and Sloan, J.G. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013), p. 327–352.

12. Droit administratif international

- Bodeau-Livinec, P., Activité et jurisprudence des tribunaux administratifs des Nations Unies, *Annuaire français de droit international*, vol. 58 (2013), p. 281–306.
- Drobysz, S., L’avis consultatif de la CIJ sur le jugement N° 2867 du TAOIT sur requête contre le Fonds international de développement agricole, *Annuaire français de droit international*, vol. 58 (2013), p. 181–204.
- Ruzié, D., Jurisprudence du Tribunal administratif de l’Organisation internationale du travail, *Annuaire français de droit international*, vol. 58 (2013), p. 253–280.

13. Droit commercial international

- Diallo, I.K., et al, La Convention des Nations Unies sur le contrat de transport international des marchandises effectué entièrement ou partiellement par mer dite « Règles de Rotterdam » : séminaire de vulgarisation du 20 au 22 mars 2013, Pointe Noire, République du Congo (Paris : l’Harmattan Congo, 2013).
- Espinosa Calabuig, R., Alba Fernández, M., and Aguirre Ramírez, F., *Convenio de las Naciones Unidas sobre el contrato de transporte internacional de mercancías total o parcialmente marítimo* (Valencia : Tirant lo Blanch, 2013), 485 p.
- Grbic, K., Putting the CISG Where it Belongs : In the Uniform Commercial Code, *Touro Law Review*, vol. 29 (2013), p. 173–203.
- Lee, J., UNCITRAL’s Unclear Transparency Instrument : Fashioning the Form and Application of a Legal Standard Ensuring Greater Disclosure in Investor-State Arbitrations, *Northwestern Journal of International Law and Business*, vol. 33 (2013), p. 439–474.

BIBLIOGRAPHIE

- Escamilla Jaime, J. M., El contrato internacional de compraventa de mercaderías. Un instrumento fundamental en los negocios internacionales, *Revista Enciclopédica Tributaria Opciones Legales-Fiscales* (2013), p. 38–56.
- Remien, O., Public Law and Public Policy in International Commercial Contracts and the UNIDROIT Principles of Internal Commercial Contracts 2010 : A Brief Outline, *Uniform law review*, vol. 18 (2013), p. 262–280.
- Sandoval López, R., Análisis comparativo de las Reglas de Hamburgo y las Reglas de Róterdam, *Ius et praxis*, vol. 19 (2013), p. 371–383.
- Sill, K.B., and Jeffrey, R.S., Up, Around, Over, and Under : A Textual Case for Busting through the Supposed Privity Barrier of CISG Article 4, *North Carolina Journal of International Law and Commercial Regulation*, vol. 38 (2013), p. 697–728.
- Strong, S.I., Beyond the Self-Execution Analysis : Rationalizing Constitutional, Treaty, and Statutory Interpretation in International Commercial Arbitration, *Virginia Journal of International Law*, vol. 53 (2013), p. 499–573.
- Thorner, M., The Evolution of Technical Assistance Provided by Intergovernmental Organisations : A Comparative Study of the Hague Conference, IMF, WTO, Unidroit and Uncitral. *A Commitment to Private International Law : Essays in honour of Hans van Loon : mélanges en l'honneur de Hans van Loon* (2013), p. 583–596.
- Torralba Mendiola, E.C., La Convención de Viena de 1980 y su aplicación al margen de las normas de conflicto, in Perera, A.C., et al (eds), *Tratado de la compraventa : homenaje a Rodrigo Bercovitz* (Cizur Menor : Aranzadi, 2013).

14. Droit pénal international

- Abass, A., Prosecuting International Crimes in Africa : Rationale, Prospects and Challenges, *European Journal of International Law*, vol. 24 (2013), p. 933–946.
- Abraham, C., and Bassiouni, M.C., *Siracusa Guidelines for International, Regional and National Fact-Finding Bodies* (Cambridge : Intersentia, 2013), 116 p.
- Abraham, G., Universal Jurisdiction and the African Union (AU) : « ... the Wrong Side of History » ? *African Yearbook on International Humanitarian Law*, vol. 2011 (2013), p. 129–150.
- Akhavan, P., The Rise, and Fall, and Rise, of International Criminal Justice, *Journal of International Criminal Justice*, vol. 11 (2013), p. 527–536.
- Andenas, M., and Weatherall, T., International Court of Justice : *Questions Relating to the Obligation to Extradite or Prosecute (Belgium v. Senegal) Judgment of 20 July 2012*, *International and Comparative Law Quarterly*, vol. 62 (2013), p. 753–769.
- Annan, K.A., and Michel, N., Two Cases in Perspective : Boundary Delimitation in the Bakassi Peninsula and Criminal Accountability in Kenya, in Boisson de Chazournes, L., Kohen, M.G., and Viñuales, J.E. (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), p. 281–290.
- Behrens, P., and Henham, R. (eds), *Elements of Genocide* (New York : Routledge, 2013), 273 p.
- Binder, G., Authority to Proscribe and Punish International Crimes, *University of Toronto Law Journal*, vol. 63 (2013), p. 278–309.
- Castellarin, E., Le gel des avoirs d'une banque centrale étrangère comme réaction décentralisée à un fait internationalement illicite : rétorsion ou contre-mesure ? *Hague Yearbook of International Law*, vol. 25 (2013), p. 173–197.

- De Brouwer, A., et al (eds), *Sexual Violence as an International Crime : Interdisciplinary Approaches* (Cambridge : Intersentia, 2013), 400 p.
- De Coning, E., and Stølsvik, G., Current Legal Developments : United Nations Office on Drugs and Crime : Combating Organised Crime at Sea : What Role for the United Nations Office on Drugs and Crime ? *International Journal of Marine and Coastal Law*, vol. 28 (2013), p. 189–204.
- De Hert, P., *Code of International Criminal Law and Procedure* (Brussels : Larcier, 2013), 803 p.
- Ebbe, O.N.I., United Nations Provisions for Punishment of Offenders Vis-à-Vis Punishment of Offenders in History, in Ebbe, O.N.I. (ed), *Comparative and International Criminal Justice Systems : Policing, Judiciary, and Corrections* (Boca Raton : CRC Press, 2013), p. 243–250.
- Ehlert, C., *Prosecuting the Destruction of Cultural Property in International Criminal Law : With a Case Study on the Khmer Rouge's Destruction of Cambodia's Heritage* (Leiden : Nijhoff, 2013), 252 p.
- Essomba, S., Quelle complémentarité entre la justice transitionnelle et la justice pénale internationale ? *Revue internationale de droit pénal*, vol. 2013 (2013), p. 183–206.
- Findlay, M., Enunciating Genocide : Crime, Rights and the Impact of Judicial Intervention, *International Criminal Law Review*, vol. 13 (2013), p. 297–317.
- Findlay, M., and Hanif, N., International Conventions and the Failure of a Transnational Approach to Controlling Crime Business, *International Criminal Law Review*, vol. 13 (2013), p. 697–724.
- Jalloh, C.C., What Makes a Crime Against Humanity a Crime Against Humanity, *American University International Law Review*, vol. 28 (2013), p. 381–441.
- Kelly, M.J., The Parameters of Vicarious Corporate : Criminal Liability for Genocide Under International Law, in Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 321–346.
- Kemp, G., and Ackermann, S., The Elements of the Crime of Genocide and the Imperative to Protect Certain Groups : Normative Shapers in Criminal Law and the Humanitarian Perspective, *African Yearbook on International Humanitarian Law* (2012), p. 64–78.
- Kraska, J., and Pedrozo, R.A., *International Maritime Security Law* (Leiden : Nijhoff, 2013), 939 p.
- Ludwiczak, M., *La délégation internationale de la compétence pénale* (Geneva : Schulthess éd. romandes, 2013), 505 p.
- Macharia-Mokobi, E., Towards Complementarity in Botswana, *African Yearbook on International Humanitarian Law*, vol. 2011 (2013), p. 151–165.
- Maertens de Noordhout, F., Violences sexuelles en République démocratique du Congo : « Mais que fait la police ? » : Un état de non-droit à la recherche d'un système normatif. Le cas d'EUPOL RD Congo, *Revue interdisciplinaire d'études juridiques*, vol. 71 (2013), p. 213–241.
- Mangezi, M., Localised Armed Conflicts : A Factual Reality, a Legal Misnomer, *African Yearbook on International Humanitarian Law* (2012), p. 79–97.
- Manirabona, A.M., and Wemmers, J.M., Specific Reparation for Specific Victimization : A Case for Suitable Reparation Strategies for War Crimes Victims in the DRC, *International Criminal Law Review*, vol. 13 (2013), p. 977–1012.
- Mégret, F., Les angles morts de la responsabilité pénale individuelle en droit international, *Revue interdisciplinaire d'études juridiques*, vol. 71 (2013), p. 83–136.
- Nollkaemper, A., Whither *Aut Dedere* ? : The Obligation to Extradite or Prosecute After the ICJ's Judgment in *Belgium v. Senegal*, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 501–519.

BIBLIOGRAPHIE

- Piccolo, I., *Rape and International Criminal Law* (The Netherlands : International Courts Association, 2013), 540 p.
- Plesch, D., and Sattler, S., Changing the Paradigm of International Criminal Law : Considering the Work of the United Nations War Crimes Commission of 1943–1948, *International Community Law Review*, vol. 15 (2013), p. 203–223.
- Pocar, F., Pedrazzi, M., and Frulli, M. (eds), *War Crimes and the Conduct of Hostilities : Challenges to Adjudication and Investigation* (Cheltenham : Edward Elgar, 2013), 416 p.
- Radosavljevic, D., Scope and Limits of Psychiatric Evidence in International Criminal Law, *International Criminal Law Review*, vol. 13 (2013), p. 1013–1035.
- Remiro Brotons, A., Malos tiempos para la justicia universal, in Ziccardi Capaldo, G., and Bassiouni, M. C. (eds), *Global Trends : Law, Policy and Justice : Essays in Honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), p. 391–410.
- Roux, M., The *Erga Omnes* Obligation to Prevent and Prosecute Gross Human Rights Violations with Special Emphasis upon Genocide and Persecution as a Crime Against Humanity, *African Yearbook on International Humanitarian Law* (2012), p. 98–133.
- Sadat, L.N., Crimes Against Humanity in the Modern Age, *American Journal of International Law*, vol. 107 (2013), p. 334–377.
- Schabas, W.A., McDermott, Y., and Hayes, N. (eds), *The Ashgate Research Companion to International Criminal Law : Critical Perspectives* (Farnham : Ashgate Publishing Ltd, 2013), 554 p.
- Sluiter, G., *International Criminal Procedure : Principles and Rules* (Oxford : Oxford University Press, 2013), 1681 p.
- Smeulders, A.L., B. Holá and van den Berg, T., Sixty-Five Years of International Criminal Justice : The Facts and Figures, *International Criminal Law Review*, vol. 13 (2013), p. 7–41.
- Travis, H., *Genocide, Ethnonationalism, and the United Nations : Exploring the Causes of Mass Killing since 1945* (New York : Routledge, 2013), 362 p.
- Vatsov, M., Security Council Referrals to the ICC and EU Fundamental Rights : A Test for ECJ's Stance in *Kadi I*, *Hague Yearbook of International Law*, vol. 25 (2013), p. 79–104.

15. Droit économique international

- Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), 448 p.
- De Jonge, A., Returning to Fundamentals : Principles of International Law Applicable to the Resolution of Sovereign Debt Crises, *Suffolk Transnational Law Review*, vol. 36 (2013), p. 1–50.
- Espósito, C., Li, Y., and Bohoslavsky, J.P. (eds), *Sovereign Financing and International Law : The UNCTAD Principles on Responsible Sovereign Lending and Borrowing* (Oxford : Oxford University Press, 2013), 432 p.
- Karavias, M., *Corporate Obligations Under International Law* (Oxford : Oxford University Press, 2013), 228 p.
- Park, T.J., International Economic Law, and Institutions in Developing Countries, *Estey Centre Journal of International Law and Trade Policy*, vol. 14 (2013), p. 87–117.
- Rasche, A., The United Nations and Transnational Corporations : How the UN Global Compact has Changed the Debate, in Lawrence, J.T., and Beamish, P.W. (eds), *Globally Responsible Leadership : Managing According to the UN Global Compact* (Thousand Oaks, Calif. : SAGE Publications, 2013), p. 33–49.

16. Terrorisme international

- Ali, N.T., *Between a Rock and a Hard Place : Treaty-Based Settlement of Terrorism-Related Disputes in the Era of Active United Nations Security Council Involvement*, *Erasmus Law Review*, vol. 6 (2013), p. 79–92.
- Engle, E., *Ideas in Conflict : International Law and the Global War on Terror* (The Hague : Eleven, 2013), 255 p.
- Samuel, K., *The OIC, the UN, and Counter-Terrorism Law-Making : Conflicting Or Cooperative Legal Orders ?* (Oxford : Hart, 2013), 618 p.

17. Droit commercial international

- Chaisse, J., *Exploring the Confines of International Investment and Domestic Health Protections—Is a General Exceptions Clause a Forced Perspective ?* *American Journal of Law and Medicine*, vol. 39 (2013), p. 332.
- Chaisse, J., and Matsushita, M., *Maintaining the WTO's Supremacy in the International Trade Order : A Proposal to Refine and Revise the Role of the Trade Policy*, *Journal of International Economic Law*, vol. 16 (2013), p. 9–36.
- Espósito, C., Li, Y., and Bohoslavsky, J.P. (eds), *Sovereign Financing and International Law : The UNCTAD Principles on Responsible Sovereign Lending and Borrowing* (Oxford : Oxford University Press, 2013), 432 p.
- Frankel, S., and Gervais, D., *Plain Packaging and the Interpretation of the TRIPS Agreement*, *Vanderbilt Journal of Transnational Law*, vol. 46 (2013), p. 1182.
- Grbic, K., *Putting the CISG Where it Belongs : In the Uniform Commercial Code*, *Touro Law Review*, vol. 29 (2013), p. 173–203.
- Harrison, J., *The International Law Commission and the Development of International Investment Law*, *George Washington International Law Review*, vol. 45 (2013), p. 413–442.
- Joseph, S., *Trade, Investment, and Human Rights*, in Shelton, D. (ed), *The Oxford Handbook of International Human Rights Law* (Oxford : Oxford University Press, 2013), p. 841–870.
- Mitchell, A.D., and Henckels, C., *Variations on a Theme : Comparing the Concept of « Necessity » in International Investment Law and WTO Law*, *Chicago Journal of International Law*, vol. 14 (2013), p. 93–164.
- Park, S.K., *Talking the Talk and Walking the Walk : Reviving Global Trade and Development After Doha*, *Virginia Journal of International Law*, vol. 53 (2013), p. 365–415.
- Rosenberg, C.B., *The Intersection of International Trade and International Arbitration : The Use of Trade Benefits to Secure Compliance with Arbitral Awards*, *Georgetown Journal of International Law*, vol. 44 (2013), p. 503–530.
- Waters, J.J., *Achieving World Trade Organization Compliance for Export Processing Zones while Maintaining Economic Competitiveness for Developing Countries*, *Duke Law Journal*, vol. 63 (2013), p. 481.
- Zaman, K., *The TRIPS Patent Protection Provisions and their Effects on Transferring Climate Change Technologies to LDCs and Poor Developing Countries : A Capital Appraisal*, *The Asian Journal of International Law*, vol. 3 (2013), p. 137–161.

18. Tribunaux internationaux

- Abtahi, H., Ogwuma, O., and Young, R., The Composition of Judicial Benches, Disqualification and Excusal of Judges at the International Criminal Court, *Journal of International Criminal Justice*, vol. 11 (2013), p. 379–398.
- Agbor Agbor, A., *Instigation to Crimes Against Humanity : The Flawed Jurisprudence of the Trial and Appeal Chambers of the International Criminal Tribunal for Rwanda (ICTR)* (Leiden : Nijhoff, 2013), 197 p.
- Agbor Agbor, A., The Problematic Jurisprudence on Instigation Under the Statute of the ICTR : The Consistencies, Inconsistencies and Misgivings of the Trial and Appeal Chambers of the ICTR, *International Criminal Law Review*, vol. 13 (2013), p. 429–472.
- Aloisi, R., A Tale of Two Institutions : The United Nations Security Council and the International Criminal Court, in Rothe, D.L., Meernik, J., and Pórdís, I. (eds), *The Realities of International Criminal Justice* (Leiden : Nijhoff, 2013), p. 147–168.
- Ambach, P., and Rackwitz, K.U., A Model of International Judicial Administration ? The Evolution of Managerial Practices at the International Criminal Court, *Law and Contemporary Problems*, vol. 76 (2013), p. 119–162.
- Benedetti, F., Bonneau, K., and Washburn, J.L., *Negotiating the International Criminal Court : New York to Rome, 1994–1998* (Leiden : Nijhoff, 2013), 254 p.
- Boisson de Chazournes, L., Kohen, M.G., and Viñuales, J.E. (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), 356 p.
- Boschiero, N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), 951 p.
- Buisman, C., Delegating Investigations : Lessons to be Learned from the Lubanga Judgment, *Northwestern University Journal of International Human Rights*, vol. 11 (2013) : p. 30–82.
- Carter, L.E., and Pocar, F., *International Criminal Procedure : The Interface of Civil Law and Common Law Legal Systems* (Cheltenham : Edward Elgar, 2013), 246 p.
- Cronin-Furman, K., Managing Expectations : International Criminal Trials and the Prospects for Deterrence of Mass Atrocity, *International Journal of Transitional Justice*, vol. 7 (2013), p. 434–454.
- Cummings-John, T., Cooperation between the United Nations and the International Criminal Court, *International Organizations Law Review*, vol. 10 (2013), p. 223–246.
- De Brouwer A., et al (eds), *Sexual Violence as an International Crime : Interdisciplinary Approaches* (Cambridge : Intersentia, 2013), p. 173–186.
- Dhubak, A., Problems Surrounding Arrest Warrants Issued by the International Criminal Court : A Decade of Judicial Practice, *Polish Yearbook of International Law*, vol. 32 (2013), p. 209–237.
- Drumbl, M.A., « She Makes Me Ashamed to be a Woman » : The Genocide Conviction of Pauline Nyiramasuhuko, 2011, *Michigan Journal of International Law*, vol. 34 (2013), p. 559–603.
- Dutton, Y., *Rules, Politics, and the International Criminal Court : Committing to the Court* (New York : Routledge, 2013), 199 p.
- Ebbe, O.N.I., World Courts of Justice of the United Nations, in Ebbe, O.N.I. (ed), *Comparative and International Criminal Justice Systems : Policing, Judiciary, and Corrections* (Boca Raton : CRC Press, 2013), p. 185–200.
- Eseed, J.N., The International Criminal Court’s Unjustified Jurisdiction Claims : Libya as a Case Study, *Chicago-Kent Law Review*, vol. 88 (2013), p. 567–592.

- Ford, S., Fairness and Politics at the ICTY : Evidence from the Indictments, *North Carolina Journal of International Law and Commercial Regulation*, vol. 39 (2013), p. 45–113.
- Frencken, N., and Sluiter, G., The United Nations Criminal Tribunals for Yugoslavia and Rwanda, in Zyber, G. (ed), *An Institutional Approach to the Responsibility to Protect* (Cambridge : Cambridge University Press, 2013), p. 386–410.
- Friedlander, T., Mediation as the Key to the Successful Transfer of the Case of Jean-Bosco Unwinkindi from the Jurisdiction of the ICTR to the Republic of Rwanda, *Pepperdine Dispute Resolution Law Journal*, vol. 13 (2013), p. 453–482.
- Friedmann, O., *The Possibility of the ICJ and the ICC Taking Action in the Wake of Israel's Operation « Cast Lead » in the Gaza Strip : A Jurisdiction and Admissibility Analysis*, (Frankfurt am Main : PL Academic Research, 2013), 275 p.
- Ginn, C., Ensuring the Effective Prosecution of Sexually Violent Crimes in the Bosnian War Crimes Chamber : Applying Lessons from the ICTY, *Emory International Law Review*, vol. 27 (2013), p. 565–601.
- Giorgou, I., State Involvement in the Perpetration of Enforced Disappearance and the Rome Statute, *Journal of International Criminal Justice*, vol. 11 (2013), p. 1001–1021.
- Hoover, J., Moral Practices : Assigning Responsibility in the International Criminal Court, *Law and Contemporary Problems*, vol. 76 (2013), p. 263–286.
- Huneus, A., International Criminal Law by Other Means : The Quasi-Criminal Jurisdiction of the Human Rights Courts, *American Journal of International Law*, vol. 107 (2013), p. 1.
- Gee-kin Ip, K., Fulfilling the Mandate of National Reconciliation in the Extraordinary Chambers in the Courts of Cambodia (ECCC)—an Evaluation through the Prism of Victims' Rights, *International Criminal Law Review*, vol. 13 (2013), p. 865–894.
- Jalloh, C.C., Prosecuting those Bearing « Greatest Responsibility » : The Lessons of the Special Court for Sierra Leone, *Marquette Law Review*, vol. 96 (2013), p. 863–911.
- Janjac, K., *The Mental Element in the Rome Statute of the International Criminal Court*, (Oisterwijk, The Netherlands : Wolf Legal Publishers, 2013), 80 p.
- Kendall, S., and Nouwen, S., Representational Practices at the International Criminal Court : The Gap between Juridified and Abstract Victimhood, *Law and Contemporary Problems*, vol. 76 (2013), p. 235–262.
- Khan, K.A., and Shah, A.A., Defensive Practices : Representing Clients before the International Criminal Court, *Law and Contemporary Problems*, vol. 76 (2013), p. 191–234.
- Klamberg, M., *Evidence in International Criminal Trials : Confronting Legal Gaps and the Reconstruction of Disputed Events* (Leiden : Nijhoff, 2013), 580 p.
- Kobila, J.M., L'Afrique et les juridictions internationales pénales, *African Yearbook of International Law / Annuaire Africain de droit international*, vol. 17 (2009), p. 13–95.
- Kunst, C., *The Protection of Victims and Witnesses at International and Internationalized Criminal Courts : The Example of the ECCC* (Oisterwijk, Netherlands : Wolf Legal Publishers, 2013), 278 p.
- Medina, C., The Role of International Tribunals : Law-Making Or Creative Interpretation ? in Shelton, D. (ed), *The Oxford Handbook of International Human Rights Law* (Oxford : Oxford University Press, 2013), p. 649–669.
- Meernik, J.D., Justice Power and Peace : Conflicting Interests and the Apprehension of ICC Suspects, *International Criminal Law Review*, vol. 13 (2013), p. 169–190.
- Melillo, M., Cooperation between the UN Peacekeeping Operation and the ICC in the Democratic Republic of the Congo, *Journal of International Criminal Justice*, vol. 11 (2013), p. 763–782.

BIBLIOGRAPHIE

- Mitchell, S.M., and Carey, H.F. (eds), *Trials and Tribulations of International Prosecution* (Lanham, MD : Lexington Books, 2013), 362 p.
- Naldi, G., and Magliveras, K., The Ever Difficult Symbiosis of Africa with the International Criminal Court, *Revue Hellénique de droit international*, vol. 66 (2013), p. 59–125.
- Ndahinda, F.M., The Bemba-Banyamulenge Case before the ICC : From Individual to Collective Criminal Responsibility, *International Journal of Transitional Justice*, vol. 7 (2013), p. 476–496.
- Nikolova, M., and Ventura, M.J., The Special Tribunal for Lebanon Declines to Review UN Security Council Action : Retreating from Tadic’s Legacy in the Ayyash Jurisdiction and Legality Decisions, *Journal of International Criminal Justice*, vol. 11 (2013), p. 615–641.
- Nouwen, S.M.H., Legal Equality on Trial : Sovereigns and Individuals before the International Criminal Court, *Netherlands Yearbook of International Law*, vol. 43 (2013), p. 151–181.
- Nouwen, S.M.H., *Complementarity in the Line of Fire : The Catalysing Effect of the International Criminal Court in Uganda and Sudan* (Cambridge : Cambridge University Press, 2013), 505 p.
- O’Donohue, J., Financing the International Criminal Court, *International Criminal Law Review*, vol. 13 (2013), p. 269–296.
- Piernas López, J.J., Estudio sobre la práctica de la Corte Penal Internacional en materia de Investigaciones preliminares a la luz de la reciente remisión de la Union de Comores, *Anuario español de derecho internacional*, vol. 29 (2013), p. 327–361.
- Pohrib, A.M., Frustrating Noble Intentions : The Clash between ICC’s Deterrent Effects and the Prosecutor’s Policy of Focused Investigations on Perpetrators Situated at the Highest Echelons of Responsibility, *International Community Law Review*, vol. 15 (2013), p. 225–236.
- Roach, S.C., Multilayered Justice in Northern Uganda : ICC Intervention and Local Procedures of Accountability, *International Criminal Law Review*, vol. 13 (2013), p. 249–268.
- Rodman, K.A., Justice is Interventionist : The Political Sources of the Judicial Reach of the Special Court for Sierra Leone, *International Criminal Law Review*, vol. 13 (2013), p. 63–91.
- Rothe, D. L., and Collins, V. E., The International Criminal Court : A Pip. Dream to End Impunity ? *International Criminal Law Review*, vol. 13 (2013), p. 191–209.
- Ryngaert, C., State Cooperation with the International Criminal Tribunal for Rwanda, *International Criminal Law Review*, vol. 13 (2013), p. 125–146.
- Schabas, W.A., McDermott, Y., and Hayes, N. (eds), *The Ashgate Research Companion to International Criminal Law : Critical Perspectives* (Farnham : Ashgate Publishing Ltd, 2013), 554 p.
- Sheeran, S., and Rodley, N.S. (eds), *Routledge Handbook of International Human Rights Law* (New York : Routledge, 2013), 808 p.
- Smeulers, A.L., Holá, B., and van den Berg, T., Sixty-Five Years of International Criminal Justice : The Facts and Figures, *International Criminal Law Review*, vol. 13 (2013), p. 7–41.
- Sperfeldt, C., From the Margins of Internationalized Criminal Justice : Lessons Learned at the Extraordinary Chambers in the Courts of Cambodia, *Journal of International Criminal Justice*, vol. 11 (2013) : p. 1111–1137.
- Ssenyonjo, M., The Rise of the African Union Opposition to the International Criminal Court’s Investigations and Prosecutions of African Leaders, *International Criminal Law Review*, vol. 13 (2013), p. 385–428.
- Swart, M., The « Lubanga » Reparations Decision : A Missed Opportunity ? *Polish Yearbook of International Law*, vol. 32 (2013), p. 169–188.

- Sznajder, R., Provisional Release at the ICTY : Rights of the Accused and the Debate that Amended a Rule, *Northwestern University Journal of International Human Rights*, vol. 11 (2013), p. 109–145.
- Tortora, G., The Financing of the Special Tribunals for Sierra Leone, Cambodia and Lebanon, *International Criminal Law Review*, vol. 13 (2013), p. 93–124.
- Trahan, J., The Relationship between the International Criminal Court and the U.N. Security Council : Parameters and Best Practices, *Criminal Law Forum*, vol. 24 (2013), p. 417–473.
- Trouille, H., How Far has the International Criminal Tribunal for Rwanda really come since Akayesu in the Prosecution and Investigation of Sexual Offences Committed Against Women ? : An Analysis of *Ndindiliyimana et al*, *International Criminal Law Review*, vol. 13 (2013), p. 747–788.
- Vallentgoed, D., The Last Round ? : A Post-Gotovina Reassessment of the Legality of using Artillery Against Built-Up Areas, *Journal of Conflict and Security Law*, vol. 18 (2013), p. 25–57.
- Vatsov, M., Security Council Referrals to the ICC and EU Fundamental Rights : A Test for ECJ's Stance in *Kadi I*, *Hague Yearbook of International Law*, vol. 25 (2013), p. 79–104.
- Wagner, N., A Critical Assessment of using Children to Participate Actively in Hostilities in Lubanga : Child Soldiers and Direct Participation, *Criminal Law Forum*, vol. 24 (2013), p. 145–203.
- Webb, P., *International Judicial Integration and Fragmentation* (Oxford : Oxford University Press, 2013), 253 p.
- Webb, P., The Use of Force and the Emerging International Judicial System, in Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 121–143.
- Weisbord, N., Bargaining Practices : Negotiating the Kampala Compromise for the International Criminal Court, *Law and Contemporary Problems*, vol. 76 (2013), p. 85–118.
- Werner, W.G., « We Cannot Allow Ourselves to Imagine what it all Means » : Documentary Practices and the International Criminal Court, *Law and Contemporary Problems*, vol. 76 (2013), p. 319–339.
- Whiting, A., Dynamic Investigative Practice at the International Criminal Court, *Law and Contemporary Problems*, vol. 76 (2013), p. 163–190.
- Yabasun, D., and Holvoet, M., Seeking Asylum before the International Criminal Court : Another Challenge for a Court in Need of Credibility, *International Criminal Law Review*, vol. 13 (2013), p. 725–745.
- Yanev, L., and Kooijmans, T., Divided Minds in the Lubanga Trial Judgment : A Case Against the Joint Control Theory, *International Criminal Law Review*, vol. 13 (2013), p. 789–828.
- Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), 688 p.

19. Cours d'eau internationaux

- Cuq, M., *L'eau en droit international : convergences et divergences dans les approches juridiques* (Brussels : Larcier, 2013), 148 p.
- Hearn, G., and Paisley, R.K., Lawyers Write Treaties, Engineers Build Dikes, Gods of Weather Ignore both : Making Transboundary Waters Agreements Relevant, Flexible, and Resilient in a Time of Global Climate Change, *Golden Gate University Environmental Law Journal*, vol. 6 (2013), p. 259–294.
- Loures, F.R., and Rieu-Clarke, A., *The UN Watercourses Convention in Force : Strengthening International Law for Transboundary Water Management* (New York : Routledge, 2013), 392 p.
- Quilleré-Majzoub, F., and Majzoub, T., L'eau des cours internationaux comme « ressource naturelle » : imprécisions et paradoxes, *Annuaire français de droit international*, vol. 58 (2013), p. 395–414.

20. Intervention ou ingérence humanitaire

- Barker, J.C., The Responsibility to Protect : Lessons from Libya and Syria, in Barnidge, R.P., Jr. (ed), *The Liberal Way of War : Legal Perspectives* (Farnham : Ashgate, 2013), p. 63–85.
- Bassiouni, M.C., *Libya, from Repression to Revolution : A Record of Armed Conflict and International Law Violations, 2011–2013* (Leiden : Nijhoff, 2013), 933 p.
- Bellamy, A.J., Mainstreaming the Responsibility to Protect in the United Nations System : Dilemmas, Challenges and Opportunities, *Global Responsibility to Protect*, vol. 5 (2013), p. 154–191.
- Bellamy, A.J., Making R to P a Living Reality : Reflections on the 2012 General Assembly Dialogue on Timely and Decisive Response, *Global Responsibility to Protect*, vol. 5 (2013), p. 109–125.
- Burke, C., *An Equitable Framework for Humanitarian Intervention* (Oxford : Hart Publishing Limited, 2013), 398 p.
- Campbell, D., Justice and International Order : The Case of Bosnia and Kosovo, in Coicaud, J.M., and Warner, D. (eds), *Ethics and International Affairs : Extent and Limits* (Tokyo : United Nations University Press, 2013), p. 108–132.
- Chayes, A.H., Chapter VII 1/2 : Is *Jus Post Bellum* Possible ? *European Journal of International Law*, vol. 24 (2013), p. 291–305.
- Corten, O., and Koutroulis, V., The Illegality of Military Support to Rebels in the Libyan War : Aspects of *Jus Contra Bellum* and *Jus in Bello*, *Journal of Conflict and Security Law*, vol. 18 (2013), p. 59–93.
- Crossley, N., A Model Case of R2P Prevention ? : Mediation in the Aftermath of Kenya’s 2007 Presidential Elections, *Global Responsibility to Protect*, vol. 5 (2013), p. 192–214.
- Davies, S.E., Natural Disasters and the Responsibility to Protect, *German Yearbook of International Law*, vol. 55 (2012), p. 149–174.
- Davies, S.E., et al (eds), *Responsibility to Protect and Women, Peace and Security* (Leiden : Nijhoff, 2013), 198 p.
- Dharmapuri, S., Implementing UN Security Council Resolution 1325 : Putting the Responsibility to Protect into Practice, in Davies, S.E., et al (eds), *Responsibility to Protect and Women, Peace and Security* (Leiden : Nijhoff, 2013), p. 121–154.
- Graubart, J., R2 p and Pragmatic Liberal Interventionism : Values in the Service of Interests, *Human Rights Quarterly*, vol. 35 (2013), p. 67–91.
- Gulati, J., and Khosa, I., Humanitarian Intervention : To Protect State Sovereignty, *Denver Journal of International Law and Policy*, vol. 41 (2013), p. 397.
- Hajjami, N., *La responsabilité de protéger* (Brussels : Bruylant, 2013), 558 p.
- Hathaway, O.A., et al, Consent-Based Humanitarian Intervention : Giving Sovereign Responsibility Back to the Sovereign, *Cornell International Law Journal*, vol. 46 (2013), p. 499–568.
- Hilpold, P. (ed), *Die Schutzverantwortung (R2P) : Ein Paradigmenwechsel in der Entwicklung des internationalen Rechts ?* (Leiden : Nijhoff, 2013), 358 p.
- Hingst, Z.D.A., Libya and the Responsibility to Protect : Building Block Or Roadblock ? *Transnational Law and Contemporary Problems*, vol. 22 (2013), p. 227.
- Lito, M., The Obstacles of Aligning Women Peace and Security and the Responsibility to Protect in UN Practice, in Davies, S.E., et al. (eds), *Responsibility to Protect and Women, Peace and Security* (Leiden : Nijhoff, 2013), p. 181–195.

- Loiselle, M., The Normative Status of the Responsibility to Protect After Libya, *Global Responsibility to Protect*, vol. 5 (2013), p. 317–341.
- Moos, L., *Individualrechtsschutz gegen menschenrechtswidrige hoheitliche Massnahmen von Übergangsverwaltungen der Vereinten Nationen am Beispiel der « United Nations Interim Administration Mission in Kosovo »* (Berlin : Duncker and Humblot GmbH, 2013), 450 p.
- Österdahl, I., The Responsibility to Protect and the Responsibility while Protecting : Why did Brazil Write a Letter to the UN ? *Nordic Journal of International Law*, vol. 82 (2013), p. 459–486.
- Quinton-Brown, P., Mapping Dissent : The Responsibility to Protect and its State Critics, *Global Responsibility to Protect*, vol. 5 (2013), p. 260–282.
- Riley, M., The use of Private Force by the United Nations to Coercively Prevent Or Halt Gross Violations of the « Responsibility to Protect » Doctrine, *Global Responsibility to Protect*, vol. 5 (2013), p. 215–232.
- Schiff, B.N., The ICC and R2P : Problems of Individual Culpability and State Responsibility, in Mitchell, S.M., and Carey, H.F. (eds), *Trials and Tribulations of International Prosecution* (Lanham, MD : Lexington Books, 2013), p. 149–166.
- Soroeta Licerias, J., Las Naciones Unidas, entre la « Realpolitik » y el Derecho : algunas reflexiones en torno al papel del enviado especial en los conflictos de Kosovo y del Sahara Occidental, in Torres Bernárdez, S. (ed), *El derecho internacional en el mundo multipolar del siglo XXI : obra homenaje al profesor Luis Ignacio Sánchez Rodríguez* (Madrid : Iprolex, 2013), p. 585–595.
- Ssenyonjo, M., Unilateral Military Action in the Syrian Arab Republic : A Right to Humanitarian Intervention Or a Crime of Aggression ? *International Human Rights Law Review*, vol. 2 (2013), p. 323–343.
- Strauss, E., Reconsidering Genocidal Intent in the Interest of Prevention, *Global Responsibility to Protect*, vol. 5 (2013), p. 129–153.
- Thakur, R., Using Armed Force to Prevent or Halt Human Rights Violations : The Responsibility to Protect and Humanitarian Intervention, in Shelton, D. (ed), *The Oxford Handbook of International Human Rights Law* (Oxford : Oxford University Press, 2013), p. 815–840.
- Torres Bernárdez, S., Problemas actuales del recurso a la fuerza en Derecho internacional : la autorización del recurso a la fuerza por las Naciones Unidas, in Torres Bernárdez, S. (ed), *El derecho internacional en el mundo multipolar del siglo XXI : obra homenaje al profesor Luis Ignacio Sánchez Rodríguez* (Madrid : Iprolex, 2013), p. 631–644.
- Ulfstein, G., and Christiansen, H.F., The Legality of the NATO Bombing in Libya, *International and Comparative Law Quarterly*, vol. 62 (2013), p. 159–171.
- Walling, C.B., *All Necessary Measures : The United Nations and Humanitarian Intervention*, (Philadelphia : University of Pennsylvania Press, 2013), 328 p.
- Welsh, J.M., Norm Contestation and the Responsibility to Protect, *Global Responsibility to Protect*, vol. 5 (2013), p. 365–396.
- Wilson, G., The United Nations Security Council, Libya and Resolution 1973 : Protection of Civilians Or Tool for Regime Change ? in Panara, C., and Wilson, G. (eds), *The Arab Spring : New Patterns for Democracy and International Law* (Leiden : Nijhoff, 2013), p. 101–121.
- Woodward, S.L., The Long Intervention : Continuity in the Balkan Theatre, *Review of International Studies*, vol. 39 (2013), p. 1169–1187.
- Zyberi, G., and Mason, K.T. (eds), *An Institutional Approach to the Responsibility to Protect*, (Cambridge : Cambridge University Press, 2013), 554 p.

21. Droit des conflits armés

- Aivo, G., *Le statut de combattant dans les conflits armés non internationaux : étude critique de droit international humanitaire* (Brussels : Bruylant, 2013), 512 p.
- Blum, G., The Crime and Punishment of States, *Yale Journal of International Law*, vol. 38 (2013), p. 57–122.
- Bosch, S., The Combatants Status of « Underaged » Child Soldiers Recruited by Irregular Armed Groups in International Armed Conflicts, *African Yearbook on International Humanitarian Law* (2012), p. 1–39.
- Bothe, M., et al, *New Rules for Victims of Armed Conflicts : Commentary on the Two 1977 Protocols Additional to the Geneva Conventions of 1949* (Leiden : Nijhoff, 2013), 843 p.
- Chetail, V., *Permanence et mutation du droit des conflits armés* (Brussels : Bruylant, 2013), 683 p.
- De Brouwer A., et al (eds), *Sexual Violence as an International Crime : Interdisciplinary Approaches* (Cambridge : Intersentia, 2013), 400 p.
- Fleck, D. (ed), *The Handbook of International Humanitarian Law* (Oxford : Oxford University Press, 2013), 830 p.
- Friedmann, O., *The Possibility of the ICJ and the ICC Taking Action in the Wake of Israel's Operation « Cast Lead » in the Gaza Strip : A Jurisdiction and Admissibility Analysis* (Frankfurt am Main : PL Academic Research, 2013), 275 p.
- Kolb, R., and Gaggioli, G. (eds), *Research Handbook on Human Rights and Humanitarian Law* (Cheltenham : Edward Elgar, 2013), 704 p.
- Maruhn, T., Sailing Close to the Wind : Human Rights Council Fact-Finding in Situations of Armed Conflict : The Case of Syria, *California Western International Law Journal*, vol. 43 (2013), p. 401–459.
- McCosker, S., The « Interoperability » of International Humanitarian Law and Human Rights Law : Evaluating the Legal Tools Available to Negotiate their Relationship, in Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 145–177.
- Medlong, J., All Other Breaches : State Practice and the Geneva Convention's Nebulous Class of Less Discussed Prohibitions, *Michigan Journal of International Law*, vol. 34 (2013), p. 829–856.
- Müller, A., *The Relationship between Economic, Social and Cultural Rights and International Humanitarian Law : An Analysis of Health Related Issues in Non-International Armed Conflicts* (Leiden : Nijhoff, 2013), 335 p.
- Nilsson, A., *Children and Youth in Armed Conflict* (Leiden : Nijhoff, 2013), 1587 p.
- Okimoto, K., The Relationship between a State and an Organized Armed Group and its Impact on the Classification of Armed Conflict, *Amsterdam Law Forum*, vol. 5 (2013), p. 33–51.
- Peevers, C., *The Politics of Justifying Force : The Suez Crisis, the Iraq War, and International Law* (Oxford : Oxford University Press, 2013), 274 p.
- Perisic, P., Legal Permissibility of Unilateral Humanitarian Interventions, *Acta Universitatis Danubius Juridica*, vol. 9 (2013), p. 38–49.
- Pocar, F., Pedrazzi, M., and Frulli, M. (eds), *War Crimes and the Conduct of Hostilities : Challenges to Adjudication and Investigation* (Cheltenham : Edward Elgar, 2013), 416 p.
- Power, S., State Responsibility and the Exploitation of the Oil for Food Scheme : *Republic of Iraq v. ABB AG et al*, *Dublin University Law Journal*, vol. 36 (2013), p. 374–383.
- Rodenhäuser, T., Human Rights Obligations of Non-State Armed Groups in Other Situations of Violence : The Syria Example, *Journal of International Humanitarian Legal Studies*, vol. 3 (2013), p. 263–290.

- Sánchez de Madariaga, E., Las políticas de Naciones Unidas para la erradicación de la violencia de género en los conflictos armados y la construcción de la paz, in Azcona Pastor, J.M., et al (eds), *Guerra y paz. La sociedad internacional entre el conflicto y la cooperación* (Madrid : Dykinson, 2013), p. 467–478.
- Titberidze, M., and Siatitsa, I.M., Human Rights in Armed Conflict : Ten Years of Affirmative State Practice within United Nations Resolutions, *Journal of International Humanitarian Legal Studies*, vol. 3 (2013), p. 233–262.
- Van Steenberghe, R., Simma, B., and Centre de droit international (Louvain-la-Neuve, Belgique). *Droit international humanitaire : un régime spécial de droit international ?* (Brussels : Bruylant, 2013), 352 p.
- Yk, B.S. B. Legal Regulation of Belligerent Reprisals in International Humanitarian Law : Historical Development and Present Status, *African Yearbook on International Humanitarian Law* (2012), p. 134–184.

22. Droit de la mer

- Annan, K.A., and Michel, N., Two Cases in Perspective : Boundary Delimitation in the Bakassi Peninsula and Criminal Accountability in Kenya, in Boisson de Chazournes, L. (ed), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), p. 281–290.
- Azari, H., La demande reconventionnelle devant le Tribunal international du droit de la mer : l'apport de l'ordonnance du 2 novembre 2012 dans l'affaire du *Navire Virginia G (Panama/Guinée-Bissau)*, *Annuaire français de droit international*, vol. 58 (2013), p. 471–488.
- Boschiero, N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), 951 p.
- Churchill, R., Dispute Settlement in the Law of the Sea : Survey for 2012, *International Journal of Marine and Coastal Law*, vol. 28 (2013), p. 563–614.
- Delabie, L., Le fragile équilibre entre prévisibilité juridique et opportunité judiciaire en matière de délimitation maritime : l'arrêt de la Cour internationale de Justice du 19 novembre 2012 dans l'affaire du *différend territorial et maritime (Nicaragua c. Colombie)*, *Annuaire français de droit international*, vol. 58 (2013), p. 223–252.
- Dromgoole, S., *Underwater Cultural Heritage and International Law* (Cambridge : Cambridge University Press, 2013), 400 p.
- Fateh, R.H., Is Seasteading the High Seas a Legal Possibility ? Filling the Gaps in International Sovereignty Law and the Law of the Seas, *Vanderbilt Journal of Transnational Law*, vol. 46 (2013), p. 899.
- Freestone, D. (ed), *The 1982 Law of the Sea Convention at 30 : Successes, Challenges and New Agendas* (Leiden : Nijhoff, 2013), 212 p.
- Kamga, M.K., L'assistance judiciaire aux fins du règlement pacifique des différends internationaux devant la Cour internationale de Justice et le Tribunal international du droit de la mer, *L'Afrique et le droit international : variations sur l'organisation internationale : Liber Amicorum Raymond Ranjeva : reflections on the international organization* (Paris : Pedone, 2013), p. 519–532.
- Kateka, J.L., Advisory Proceeding before the Seabed Disputes Chamber and before the ITLOS as a Full Court, *Max Planck Yearbook of United Nations Law*, vol. 17 (2013), p. 159–171.
- Khan, M.I., and Rains, D.J., Doughnut Hole in the Caribbean Sea : The Maritime Boundary between Nicaragua and Colombia According to the International Court of Justice, *Houston Journal of International Law*, vol. 35 (2013), p. 589.

BIBLIOGRAPHIE

- Kim, H.J., La délimitation de la frontière maritime dans le golfe du Bengale : courir deux lièvres à la fois avec succès dans le règlement de la délimitation maritime, *Annuaire français de droit international*, vol. 58 (2013), p. 443–470.
- Kopela, S., *Dependent Archipelagos in the Law of the Sea* (Leiden : Nijhoff, 2013), 317 p.
- Kraska, J., and Pedrozo, R.A., Security Council Maritime Enforcement, in Kraska, J., and Pedrozo, R.A., *International Maritime Security Law* (Leiden : Nijhoff, 2013), p. 903–921.
- Kwiatkowska, B., Fundamental Principle of « without Prejudice » in Submissions to the United Nations Commission on the Limits of the Continental Shelf (UNCLCS) in East, South, West and North Africa, in Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in Honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), p. 131–172.
- Kwiatkowska, B., Submissions to the UN Commission on the Limits of the Continental Shelf : The Practice of Developing States in Cases of Disputed and Unresolved Maritime Boundary Delimitations Or Other Land Or Maritime Disputes, *International Journal of Marine and Coastal Law*, vol. 28 (2013), p. 219–341.
- Lowe, V., and Tzanakopoulos, A., The Development of the Law of the Sea by the International Court of Justice, in Tams, C.J., and Sloan, J.G. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013).
- Magnússon, B.M., Outer Continental Shelf Boundary Agreements, *International and Comparative Law Quarterly*, vol. 62 (2013), p. 345–372.
- Mahinga, J., *Le tribunal international du droit de la mer : organisation, compétence et procédure* (Brussels : Larcier, 2013), 376 p.
- Molenaar, E.J., Oude Elferink, A.G., and Rothwell, D., *The Law of the Sea and the Polar Regions : Interactions between Global and Regional Regimes* (Leiden : Nijhoff, 2013), 432 p.
- Naldi, G., The Status of the Disputed Waters Surrounding Gibraltar, *International Journal of Marine and Coastal Law*, vol. 28 (2013), p. 701–718.
- Nordquist, M.H., et al (eds), *The Regulation of Continental Shelf Development : Rethinking International Standards* (Leiden : Nijhoff, 2013), 374 p.
- Orihuela Calatayud, E., La Convención de las Naciones Unidas sobre el Derecho del Mar y el compromiso de sus Estados parte respecto de la Corte Internacional de Justicia, in Bernárredes, S.T.[a.]. (ed), *El derecho internacional en el mundo multipolar del siglo XXI : obra homenaje al profesor Luis Ignacio Sánchez Rodríguez* (Madrid : Iprolex, 2013), p. 535–553.
- Papastavridis, E., *The Interception of Vessels on the High Seas : Contemporary Challenges to the Legal Order of the Oceans* (Oxford : Hart, 2013), 367 p.
- Peiris, N., ARA Libertad from ITLOS : How Provisional a Provisional Measure should be ? *Hague Yearbook of International Law*, vol. 25 (2013), p. 159–172.
- Pinto, M.C.W., Article 76 of the UN Convention on the Law of the Sea and the Bay of Bengal Exception, *Asian Journal of International Law*, vol. 3 (2013), p. 215–235.
- Plakokefalos, I., Shared Responsibility Aspects of the Dispute Settlement Procedures in the Law of the Sea Convention, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 385–405.
- Powell, E., Taming the Beast : How the International Legal Regime Creates and Contains Flags of Convenience, *Annual Survey of International and Comparative Law*, vol. 19 (2013) : p. 263–300.
- Roach, J.A., Arbitration Under the Law of the Sea Convention, in Moore, J.N. (ed), *International Arbitration : Contemporary Issues and Innovations* (Leiden : Nijhoff, 2013), p. 135–146.
- Ronzitti, N., The Enrica Lexie Incident : Law of the Sea and Immunity of State Officials Issues, *Italian Yearbook of International Law*, vol. 22 (2013), p. 3–22.

- Scheiber, H.N. (ed), *Regions, Institutions, and Law of the Sea : Studies in Ocean Governance* (Leiden : Nijhoff, 2013), 554 p.
- Song, Y., Survey of Declarations Or Statements made by the Parties to the Law of the Sea Convention : 30 Years After Adoption, *International Journal of Marine and Coastal Law*, vol. 28 (2013), p. 5–59.
- Takei, Y., *Filling Regulatory Gaps in High Seas Fisheries : Discrete High Seas Fish Stocks, Deep-Sea Fisheries, and Vulnerable Marine Ecosystems* (Leiden : Nijhoff, 2013), 294 p.
- Tanaka, Y., International Tribunal for the Law of the Sea : the Ara Libertad Case (*Argentina v. Ghana*, 15 December 2012), Request for the Prescription of Provisional Measures, *International Journal of Marine and Coastal Law*, vol. 28 (2013), p. 375–387.
- Teresita Mastaglia, G., Cuestiones territoriales relativas al Derecho del Mar. Comentario sobre la Sentencia de la Corte Internacional de Justicia en el caso : *Diferendo Territorial y Marítimo (Nicaragua v. Colombia)*, *Ars Boni et Aequi*, vol. 9 (2013).
- Treves, T., The Fight Against Piracy and the Law of the Sea, *Italian Yearbook of International Law*, vol. 22 (2013), p. 23–37.
- United Nations, Division for Ocean Affairs and the Law of the Sea. *United Nations Convention on the Law of the Sea at Thirty : Reflections* (New York : United Nations, 2013), 152 p.
- Vander Zwaag, D.L., The ICJ, ITLOS and the Precautionary Approach : Paltry Progressions, Jurisprudential Jousting, *University of Hawai'i Law Review*, vol. 35 (2013), p. 617–637.
- Van Dyke, J.M., et al (eds), *Governing Ocean Resources : New Challenges and Emerging Regimes : A Tribute to Judge Choon-Ho Park* (Leiden : Nijhoff, 2013), 528 p.
- Wolfrum, R., Arbitration and the Law of the Sea : A Comparison of Dispute Resolution Procedures, in Moore, J.N. (ed), *International Arbitration : Contemporary Issues and Innovations* (Leiden : Nijhoff, 2013), p. 123–134.
- Zhang, H., The Sponsoring State's « Obligation to Ensure » in the Development of the International Seabed Area, *International Journal of Marine and Coastal Law*, vol. 28 (2013) : p. 681–699.

23. Droit des traités

- Caflich, L., The Effect of Armed Conflict on Treaties : A Stocktaking, in Boschiero, N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), p. 31–54.
- Cassella, S., Le guide de la pratique sur les réserves aux traités : une nouvelle forme de codification ? *Annuaire français de droit international*, vol. 58 (2013), p. 29–60.
- Dezallai, A., La fonction de dépositaire du Secrétaire général des Nations Unies à l'heure de l'utilisation des nouvelles technologies : continuité dans la modernité, *Revue générale de droit international public*, vol. 117 (2013), p. 75–100.
- Durkee, M.J., Persuasion Treaties, *Virginia Law Review*, vol. 99 (2013), p. 63–130.
- Eichensehr, K.E., Treaty Termination and the Separation of Powers, *Virginia Journal of International Law*, vol. 53 (2013), p. 247–308.
- Elkins, Z., Ginsburg, T., and Simmons, B., Getting to Rights : Treaty Ratification, Constitutional Convergence, and Human Rights Practice, *Harvard International Law Journal*, vol. 54 (2013), p. 61–95.
- Galbraith, J., Treaty Options : Towards a Behavioral Understanding of Treaty Design, *Virginia Journal of International Law*, vol. 53 (2013), p. 309–363.

BIBLIOGRAPHIE

- Gowlland-Debbas, V., The Role of the International Court of Justice in the Development of the Contemporary Law of Treaties, in Tams, C.J., and Sloan, J.G. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013).
- Moloo, R., When Actions Speak Louder than Words : The Relevance of Subsequent Party Conduct to Treaty Interpretation, *Berkeley Journal of International Law*, vol. 31 (2013), p. 39–88.
- Mortenson, J.D., The Travaux of Travaux : Is the Vienna Convention Hostile to Drafting History ? *American Journal of International Law*, vol. 107 (2013) : p. 780–822.
- Nolte, G. (ed), *Treaties and Subsequent Practice* (Oxford : Oxford University Press, 2013), 432 p.
- Soussan, A., À propos de l’articulation des consentements étatiques aux conventions originaires et aux conventions d’amendement, *Revue générale de droit international public*, vol. 117 (2013), p. 871–894.
- Tan Zhi Peng, B., The International Law Commission’s Draft Articles on the Effects of Armed Conflicts on Treaties : Evaluating the Applicability of Impossibility of Performance and Fundamental Change, *Asian Journal of International Law*, vol. 3 (2013), p. 51–76.
- Yahyaoui Krivenko, E., The « Reservations Dialogue » as a Constitution-Making Process, *International Community Law Review*, vol. 15 (2013), p. 381–403.

24. Membres et représentation

- Leclercq, J.F., Brèves considérations pratiques sur le démembrement d’État en droit international public, *Revue de droit international et de droit comparé*, vol. 90 (2013), p. 277–313.
- Poissonnier, G., La Palestine, État non membre observateur de l’Organisation des Nations Unies, *Journal du droit international*, vol. 140 (2013), p. 427–454.

25. Clause de la nation la plus favorisée

- Weiler, T., *The Interpretation of International Investment Law : Equality, Discrimination and Minimum Standards of Treatment in Historical Context* (Leiden : Nijhoff, 2013), 526 p.

26. Ressources naturelles

- Boisson de Chazournes, L., *Fresh Water in International Law* (Oxford : Oxford University Press, 2013), 265 p.
- Cuq, M., *L’eau en droit international : convergences et divergences dans les approches juridiques* (Brussels : Larcier, 2013), 148 p.
- Fitzmaurice, M., The International Convention for the Regulation of Whaling and International Whaling Commission : Conservation or Preservation : Can the Gordian Knot be Cut (or Untangled) ? *Yearbook of Polar Law*, vol. 5 (2013), p. 451–490.
- Vandegrift, J., Elephant Poaching : CITES Failure to Combat the Growth in Chinese Demand for Ivory, *Virginia Environmental Law Journal*, vol. 31 (2013), p. 102–135.
- Weiss, E.B., *International Law for a Water-Scarce World* (Leiden : Nijhoff, 2013), 343 p.

27. Organisations non gouvernementales

- Ben-Ari, R.H., *The Legal Status of International Non-Governmental Organizations : Analysis of Past and Present Initiatives (1912–2012)* (Leiden : Nijhoff, 2013), 209 p.
- Lintel, I., and Ryngaert, C., The Interface between Non-Governmental Organisations and the Human Rights Committee, *International Community Law Review*, vol. 15 (2013), p. 359–379.

28. Droit de l'espace extra-atmosphérique

- Brisibe, T., An Introduction to United Nations COPUOS Recommendations on National Legislation Relevant to the Peaceful Exploration and use of Outer Space, *Zeitschrift für Luft- und Weltraumrecht : Vierteljahresschrift des Instituts für Luft- und Weltraumrecht der Universität Köln*, vol. 62 (2013), p. 728–739.
- Button, M., Cleaning Up Space : The Madrid Protocol to the Antarctic Treaty as a Model for Regulating Orbital Debris, *William and Mary Environmental Law and Policy Review*, vol. 37 (2013), p. 539.
- Hollingsworth, G., Space Junk : Why the United Nations must Step in to Save Access to Space, *Santa Clara Law Review*, vol. 53 (2013), p. 239–266.
- Nirmal, B.C., Tackling the Problem of Space Debris : Need for an International Legal Framework, *Indian Journal of International Law*, vol. 53 (2013), p. 27–45.
- Onley, R.D., Death from Above ? The Weaponization of Space and the Threat to International Humanitarian Law, *Journal of Air Law and Commerce*, vol. 78 (2013), p. 739–765.
- Orozco Sáenz, M., La solución de controversias en derecho del espacio ultraterrestre análisis comparativo, *Anuario español de derecho internacional*, vol. 29 (2013), p. 363–392.
- Schladebach, M., Space Debris as a Legal Challenge, *Max Planck Yearbook of United Nations Law*, vol. 17 (2013), p. 61–85.
- Sundahl, M.J., *The Cape Town Convention : Its Application to Space Assets and Relation to the Law of Outer Space* (Leiden : Nijhoff, 2013), 266 p.
- Trapp, T.J., Taking Up Space by any Other Means : Coming to Terms with the Nonappropriation Article of the Outer Space Treaty, *University of Illinois Law Review*, vol. 2013 (2013), p. 1681–1714.
- Von der Dunk, F. G., Beyond what ? Beyond Earth Orbit ? ... ! The Applicability of the Registration Convention to Private Commercial Manned Sub-Orbital Spaceflight, *California Western International Law Journal*, vol. 43 (2013), p. 269–341.

29. Règlement pacifique des différends

- Boisson de Chazournes, L., Kohen, M.G., and Viñuales, J.E. (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), 356 p.
- Boutros-Ghali, B., The Challenges of Preventive Diplomacy : The Role of the United Nations and its Secretary-General, in Cahill, K.M. (ed), *History and Hope : The International Humanitarian Reader* (New York : The Center for International Humanitarian, 2013), p. 178–191.
- Giraudeau, G., *Les différends territoriaux devant le juge international : entre droit et transaction* (Leiden : Nijhoff, 2013), 547 p.
- Indlekofer, M., *International Arbitration and the Permanent Court of Arbitration* (Alphen aan den Rijn : Kluwer, 2013), 445 p.
- Jenca, M., The Concept of Preventive Diplomacy and its Application by the United Nations in Central Asia, *Security and Human Rights*, vol. 24 (2013), p. 183–194.
- Spain, A., International Dispute Resolution in an Era of Globalization, in Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 41–70.
- Tumonis, V., Adjudication Fallacies : The Role of International Courts in Interstate Dispute Settlement, *Wisconsin International Law Journal*, vol. 31 (2013), p. 35–64.

30. Maintien de la paix et activités connexes

- Cierco, T., Evaluating UNMIT's Contribution to Establishing the Rule of Law in Timor-Leste, *Asia-Pacific Review*, vol. 20 (2013), p. 79–99.
- De Carvalho, B., Sending, O.J., and Egeland, J., *Protection of Civilians in UN Peacekeeping : Concept, Implementation and Practice* (Germany : Nomos, 2013), 206 p.
- Edström, H., and Gyllensporre, D., *Political Aspirations and Perils of Security : Unpacking the Military Strategy of the United Nations* (Basingstoke : Palgrave Macmillan, 2013), 280 p.
- Jara Gómez, A.M., Precisiones sobre las operaciones de mantenimiento de la paz de la ONU y la mujer. In *Mujer y guerra en los balcanes. Kosovo : entre los derechos perdidos y la identidad pendiente* (Madrid : Dykinson, 2013), p. 89–118.
- Karlsrud, J., Special Representatives of the Secretary-General as Norm Arbitrators ? Understanding Bottom-Up Authority in UN Peacekeeping, *Global Governance*, vol. 19 (2013), p. 525–544.
- Kleffner, J.K., and Harrison Dinniss, H.A., Keeping the Cyber Peace : International Legal Aspects of Cyber Activities in Peace Operations, *International Law Studies* (2013), p. 512–535.
- Kujirakwinja Kalinda, B., L'immunité de juridiction pénale des membres du personnel militaire d'une opération de maintien de la paix des Nations Unies, *Revue de droit international et de droit comparé*, vol. 90 (2013), p. 549–594.
- Lopez, M.C., Towards Dual Or Multiple Attribution : The Strasbourg Court and the Liability of Contracting Parties' Troops Contributed to the United Nations, *International Organizations Law Review*, vol. 10 (2013), p. 193–222.
- Melillo, M., Cooperation between the UN Peacekeeping Operation and the ICC in the Democratic Republic of the Congo, *Journal of International Criminal Justice*, vol. 11 (2013), p. 763–782.
- Nyabeyeu Tchoukeu, L., Actualisation et universalisation du financement des opérations de maintien de la paix de l'Organisation des Nations Unies, *Revue de droit international et de droit comparé*, vol. 90 (2013), p. 185–212.
- Oswald, B., Informal Justice and United Nations Peace Operations, *International Organizations Law Review*, vol. 10 (2013), p. 166–192.
- Poku, N., HIV/AIDS, State Fragility, and United Nations Security Council Resolution 1308 : A View from Africa, *International Peacekeeping*, vol. 20 (2013), p. 521–535.
- Salerno, F., International Responsibility for the Conduct of « Blue Helmets » : Exploring the Organic Link, in Ragazzi, M. (ed), *Responsibility of International Organizations : Essays in Memory of Sir Ian Brownlie* (Leiden : Nijhoff, 2013), p. 415–427.
- Simm, G., *Sex in Peace Operations* (Cambridge : Cambridge University Press, 2013), 247 p.
- Spagnolo, A., The Crime of Attacking Peacekeepers, in Pocar, F., Pedrazzi, M., and Frulli, M. (eds), *War Crimes and the Conduct of Hostilities : Challenges to Adjudication and Investigation* (Cheltenham : Edward Elgar, 2013), p. 153–170.
- Thielen, O., *Le recours à la force dans les opérations de maintien de la paix contemporaines* (Paris : LGDJ, 2013), 456 p.
- Voetelink, J., Status of Forces and Criminal Jurisdiction, *Netherlands International Law Review*, vol. 60 (2013), p. 231–250.

31. Piraterie

- Akiyama, M., New Approaches to Protecting Shipping from Piracy and Terrorism, in Van Dyke, J.M., et al (eds), *Governing Ocean Resources : New Challenges and Emerging Regimes : A Tribute to Judge Choon-Ho Park* (Leiden : Nijhoff, 2013), p. 375–391.
- Bevilacqua, G., Counter Piracy Armed Services, the Italian System and the Search for Clarity on the use of Force at Sea, *Italian Yearbook of International Law*, vol. 22 (2013), p. 39–57.
- Chiara Noto, M., Mesures anti-piraterie en Somalie entre les droits de l’homme et les garanties du droit humanitaire. La contribution de la jurisprudence et de la pratique des mécanismes de contrôle non juridictionnel, in Boschiero, N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), p. 497–512.
- Iyi, J., Somali Piracy, UNSC Resolutions 1816–1851 : Dilemma of State Failure and the Burden of Legitimacy, *African Yearbook on International Humanitarian Law*, vol. 2011 (2013), p. 47–78.
- Nanda, V.P., Maritime Piracy : How can International Law and Policy Help Address this Growing Global Menace ? in Van Dyke, J.M., et al (eds), *Governing Ocean Resources : New Challenges and Emerging Regimes : A Tribute to Judge Choon-Ho Park* (Leiden : Nijhoff, 2013), p. 343–373.
- Shnider, S., Universal Jurisdiction Over Operation of a Pirate Ship : The Legality of the Evolving Piracy Definition in Regional Prosecutions, *North Carolina Journal of International Law and Commercial Regulation*, vol. 38 (2013), p. 473.
- Thouvenin, J.-M., Piraterie maritime : pas d’internationalisation de la fonction juridictionnelle, *Anuario Colombiano de Derecho Internacional*, vol. 6 (2013), p. 47–76.
- Treves, T., The Fight Against Piracy and the Law of the Sea, *Italian Yearbook of International Law*, vol. 22 (2013), p. 23–37.

32. Questions politiques et de sécurité

- Boisson de Chazournes, L., Kohen, M.G., and Viñuales, J.E. (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Leiden : Nijhoff, 2013), 356 p.
- Carswell, A.J., Unblocking the UN Security Council : The Uniting for Peace Resolution, *Journal of Conflict and Security Law*, vol. 18 (2013), p. 453–480.
- Chan, K., State Failure and the Changing Face of the *Jus Ad Bellum*, *Journal of Conflict and Security Law*, vol. 18 (2013), p. 395–426.
- Corten, O., and Klein, P., L’action des Nations Unies en Côte d’Ivoire : jusqu’où le Conseil de sécurité peut-il intervenir dans l’ordre juridique interne des États ? *L’Afrique et le droit international : variations sur l’organisation internationale : Liber Amicorum Raymond Ranjeva : reflections on the international organization* (Paris : Pedone, 2013), p. 73–99.
- De Wet, E., From Kadi to Nada : Judicial Techniques Favouring Human Rights Over United Nations Security Council Sanctions, *Chinese Journal of International Law*, vol. 12 (2013), p. 787–807.
- Edström, H., and Gyllensporre, D., *Political Aspirations and Perils of Security : Unpacking the Military Strategy of the United Nations*, (Basingstoke : Palgrave Macmillan, 2013), 280 p.
- Gehring, T., and Dorfler, T., Division of Labor and Rule-Based Decision-Making within the UN Security Council : The Al-Qaeda/Taliban Sanctions Regime, *Global Governance*, vol. 19 (2013), p. 567–588.
- Gordon, J., Crippling Iran : The U.N. Security Council and the Tactic of Deliberate Ambiguity, *Georgetown Journal of International Law*, vol. 44 (2013), p. 973–1006.

BIBLIOGRAPHIE

- Henderson, C., and Lubell, N., The Contemporary Legal Nature of UN Security Council Ceasefire Resolutions, *Leiden Journal of International Law*, vol. 26 (2013), p. 369–397.
- Heupel, M., With Power Comes Responsibility : Human Rights Protection in United Nations Sanctions Policy, *European Journal of International Relations*, vol. 19 (2013), p. 773–796.
- Krause, J., The United Nations' Role in Preserving Peace, in Jorgensen, K.E., and Laatikainen, K.V. (eds), *Routledge Handbook on the European Union and International Institutions : Performance, Policy, Power* (London : Routledge, 2013), p. 141–156.
- Travis, H., Wargaming the « Arab Spring » : Predicting Likely Outcomes and Planning U.N. Responses, *Cornell International Law Journal*, vol. 46 (2013), p. 75–142.
- Wilson, G., The United Nations Security Council, Libya and Resolution 1973 : Protection of Civilians or Tool for Regime Change ? in Panara, C., and Wilson, G. (eds), *The Arab Spring : New Patterns for Democracy and International Law* (Leiden : Nijhoff, 2013), p. 101–121.

33. Développement progressif et codification du droit international (en général)

- Harrison, J., The International Law Commission and the Development of International Investment Law, *George Washington International Law Review*, vol. 45 (2013), p. 413–442.
- Murphy, S.D., The Expulsion of Aliens and Other Topics : The Sixty-Fourth Session of the International Law Commission, *American Journal of International Law*, vol. 107 (2013), p. 164.
- Norodom, A.-T., and Lagrange, P., Travaux de la Commission du droit international et de la Sixième Commission, *Annuaire français de droit international*, vol. 58 (2013), p. 349–394.
- Villalpando, S., Codification Light : A New Trend in the Codification of International Law at the United Nations, *Anuário Brasileiro de Direito Internacional*, vol. 8 (2013), p. 117–155.

34. Reconnaissance des États

- Wyler, E., *Théorie et pratique de la reconnaissance d'État : une approche épistémologique du droit international* (Brussels : Bruylant, 2013), 380 p.

35. Réfugiés et personnes déplacées

- Fischbach, M.R., The United Nations Conciliation Commission for Palestine's Records on Palestinian Refugee Property Losses, in Brynen, R., and El-Rifai, R. (eds), *Compensation to Palestinian Refugees and the Search for Palestinian-Israeli Peace* (London : Pluto Press, 2013), p. 69–88.
- Janmyr, M., *Protecting Civilians in Refugee Camps : Unable and Unwilling States, UNHCR and International Responsibility* (Leiden : Nijhoff, 2013), 400 p.
- Naser, M.M., Climate-Induced Displacement in Bangladesh : Recognition and Protection Under International Law, *Nordic Journal of International Law*, vol. 82 (2013), p. 487–527.
- Simeon, J.C. (ed), *The UNHCR and the Supervision of International Refugee Law*, (Cambridge University Press : Cambridge, 2013), 359 p.
- Wilson, G., The United Nations Security Council and Refugee Flows as « Threats to the Peace », in Islam, R., and Bhuiyan, J.H., *An Introduction to International Refugee Law* (Leiden : Nijhoff, 2013), p. 267–289.

36. Règle de droit

- Köchler, H., Global Powers and the Rule of Law, in Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in Honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), p. 427–443.
- Martin-Ortega, O., Hybrid Tribunals and the Rule of Law : War Crimes Chamber of the State Court of Bosnia and Herzegovina, in Mitchell, S.M., and Carey, H.F. (eds), *Trials and Tribulations of International Prosecution* (Lanham, MD : Lexington Books, 2013), p. 195–208.
- Tomuschat, C., Democracy and the Rule of Law, in Shelton, D. (ed), *The Oxford Handbook of International Human Rights Law* (Oxford : Oxford University Press, 2013), p. 469–496.
- Wouters, J., Ryngaert, C., and Cloots, A.S., The International Legal Framework Against Corruption : Achievements and Challenges, *Melbourne Journal of International Law*, vol. 14 (2013), p. 205.

37. Légitime défense

- Silvy, V., and Veuthey, M., *Le recours à la légitime défense contre le terrorisme international* (Paris : Connaissances et savoirs, 2013), 236 p.

38. Autodétermination

- Alexidze, L., Kosovo and South Ossetia : Similar Or Different ? : Consequences for International Law, *Baltic Yearbook of International Law*, vol. 12 (2013), p. 75–101.
- Anderson, G., Secession in International Law and Relations : What are we Talking about ? *Loyola of Los Angeles International and Comparative Law Review*, vol. 35 (2013), p. 343–388.
- Anderson, G., Unilateral Non-Colonial Secession in International Law and Declaratory General Assembly Resolutions : Textual Content and Legal Effects, *Denver Journal of International Law and Policy*, vol. 41 (2013), p. 345–395.
- Coleman, A., *Resolving Claims to Self-Determination : Is there a Role for the International Court of Justice ?* (New York : Routledge, 2013), 362 p.
- Dugard, J., *The Secession of States and their Recognition in the Wake of Kosovo* (Leiden : Nijhoff, 2013), 297 p.
- French, D., *Statehood and Self-Determination : Reconciling Tradition and Modernity in International Law* (Cambridge : Cambridge University Press, 2013), 534 p.
- Huet, V., *Le principe de l'autodétermination des peuples : concept et applications concrètes* (Paris : l'Harmattan, 2013), 233 p.
- Romero-Nieves, L., The International Court of Justice and the Development of the Right to Self-Determination : An Approach to the Case of Puerto Rico, *Revista Juridica de la Universidad Interamericana de Puerto Rico*, vol. 47 (2013), p. 669–700.
- Sterio, M., A Tale of Two States : Territoriality and Minority Rights in Kosovo and Georgia, *Baltic Yearbook of International Law*, vol. 12 (2013), p. 103–130.
- Vidmar, J., *Democratic Statehood in International Law : The Emergence of New States in Post-Cold War Practice* (Oxford : Hart, 2013), 281 p.
- Waters, T.W., Misplaced Boldness : The Avoidance of Substance in the International Court of Justice's Kosovo Opinion, *Duke Journal of Comparative and International Law*, vol. 23 (2013), p. 267–334.
- Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), 688 p.

39. Immunité des États

- Alebeek, R.V., Jurisdictional Immunities of the State (*Germany v. Italy*) : On Right Outcomes and Wrong Terms, *German Yearbook of International Law*, vol. 55 (2012), p. 281–317.
- Apostolidis, C., Le souverain, la règle, l'exception, *Revue générale de droit international public : droit des gens, histoire diplomatique, droit pénal, droit fiscal, droit administratif*, vol. 117 (2013), p. 795–831.
- Barker, J.C., International Court of Justice : Jurisdictional Immunities of the State (*Germany v. Italy*) Judgment of 3 February 2012, *International and Comparative Law Quarterly*, vol. 62 (2013), p. 741–752.
- Barker, J.C., Negotiating the Complex Interface between State Immunity and Human Rights : An Analysis of the International Court of Justice Decision in *Germany v. Italy*, *International Community Law Review*, vol. 15 (2013), p. 415–436.
- Bianchi, A., Gazing at the Crystal Ball (again) : State Immunity and *Jus Cogens* Beyond *Germany v. Italy*, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 457–475.
- Boschiero, N., Jurisdictional Immunities of the State and Exequatur of Foreign Judgments : A Private International Law Evaluation of the Recent ICJ Judgment in *Germany v. Italy*, in Boschiero, N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), p. 781–824.
- Calisto, M., Jurisdictional Immunities of the State : *Germany v. Italy* before the ICJ from an Italian Perspective, *German Yearbook of International Law*, vol. 55 (2012), p. 319–343.
- Colangelo, A.J., Jurisdiction, Immunity, Legality, and *Jus Cogens*, *Chicago Journal of International Law*, vol. 14 (2013), p. 53–91.
- Del Mar, K., The Effects of Framing International Legal Norms as Rules or Exceptions : State Immunity from Civil Jurisdiction, *International Community Law Review*, vol. 15 (2013), p. 143–170.
- Dickinson, A., *Germany v. Italy* and the Territorial Tort Exception : Walking the Tightrope, *Journal of International Criminal Justice*, vol. 11 (2013), p. 147–166.
- Espósito, C., Of Plumbers and Social Architects : Elements and Problems of the Judgment of the International Court of Justice in Jurisdictional Immunities of States, *Journal of International Dispute Settlement*, vol. 4 (2013), p. 439–456.
- Fox, H., and Webb, P., *The Law of State Immunity* (Oxford : Oxford University Press, 2013), 645 p.
- Hahn, A., Dealing with Sovereigns : Immunity Risks and Planning Tools, *Schweizerische Zeitschrift für internationales und europäisches Recht*, vol. 23 (2013), p. 225–241.
- Harvey, J., (R)Evolution of State Immunity Following Jurisdictional Immunities of the State (*Germany v. Italy*) —Winds of Change Or Hot Air ? *University of Tasmania Law Review*, vol. 32 (2013), p. 208–247.
- Higgins, R., Equality of States and Immunity from Suit : A Complex Relationship, *Netherlands Yearbook of International Law*, vol. 43 (2013), p. 129–149.
- Kolb, R., and Oliveira, T.B.J., Le droit des immunités juridictionnelles étatiques et l'arrêt de la Cour internationale de Justice dans l'affaire italo-allemande, *Schweizerische Zeitschrift für internationales und europäisches Recht*, vol. 23 (2013), p. 243–264.
- Laval, P.-F., L'arrêt de la Cour internationale de Justice dans l'affaire des immunités juridictionnelles de l'État (*Allemagne c. Italie ; Grèce intervenant*), *Annuaire français de droit international*, vol. 58 (2013), p. 147–180.
- McGregor, L., State Immunity and Human Rights : Is there a Future After *Germany v. Italy* ? *Journal of International Criminal Justice*, vol. 11 (2013), p. 125–145.

- McMenamin, M., State Immunity before the International Court of Justice : Jurisdictional Immunities of the State (*Germany v. Italy*), *Victoria University of Wellington Law Review*, vol. 44 (2013), p. 189.
- Nesi, G., The Quest for a « Full » Execution of the ICJ Judgment in *Germany v. Italy*, *Journal of International Criminal Justice*, vol. 11 (2013), p. 185–198.
- O’Keefe, R., Jurisdictional Immunities, in Tams, C.J., and Sloan, J.G. (eds), *The Development of International Law by the International Court of Justice* (Oxford : Oxford University Press, 2013), p. 107–148.
- O’Keefe, R., Tams, C.J., and Tzanakopoulos, A., *The United Nations Convention on Jurisdictional Immunities of States and their Property : A Commentary* (Oxford : Oxford University Press, 2013), 456 p.
- Ronzitti, N., The Enrica Lexie Incident : Law of the Sea and Immunity of State Officials Issues, *Italian Yearbook of International Law*, vol. 22 (2013), p. 3–22.
- Sanger, A., Immunity of State Officials from the Criminal Jurisdiction of a Foreign State, *International and Comparative Law Quarterly*, vol. 62 (2013), p. 193–224.
- Staiano, F., Domestic Workers’ Human Rights Versus Diplomatic Immunity : Developments in International and National Jurisprudence, *Italian Yearbook of International Law*, vol. 22 (2013), p. 187–200.
- Wuerth, I.B., Foreign Official Immunity : Invocation, Purpose, Exceptions, *Schweizerische Zeitschrift für internationales und europäisches Recht*, vol. 23 (2013), p. 207–223.

40. Responsabilité des États

- Arcari, M., Le juge et la codification du droit de la responsabilité : quelques remarques concernant l’application judiciaire des articles de la CDI sur la responsabilité, in Boschiero, N., et al (eds), *International Courts and the Development of International Law : Essays in Honour of Tullio Treves* (The Hague : Asser Press, 2013), p. 19–30.
- Arimatsu, L., The Law of State Responsibility in Relation to Border Crossings : An Ignored Legal Paradigm. *International Law Studies* (2013), p. 21–53.
- Bratspies, R.M., State Responsibility for Human-Induced Environmental Disasters, *German Yearbook of International Law*, vol. 55 (2012), p. 175–216.
- Crawford, J., *State Responsibility : The General Part* (Cambridge : Cambridge University Press, 2013), 825 p.
- Nieto-Navia, R., State Responsibility in Respect of International Wrongful Acts of Third Persons : The Theory of Control, in Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in Honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), p. 495–505.
- Power, S., State Responsibility and the Exploitation of the Oil for Food Scheme : *Republic of Iraq v. ABB AG et al*, *Dublin University Law Journal*, vol. 36 (2013), p. 374–383.
- Sarooshi, D., International Organizations and State Responsibility, in Ragazzi, M. (ed), *Responsibility of International Organizations : Essays in Memory of Sir Ian Brownlie* (Leiden : Nijhoff, 2013), p. 79–87.
- Tournier, A., De Brunsbüttel à Kinshasa—Le droit de la réparation dans la jurisprudence des cours mondiales à l’aune de l’arrêt *Diallo*, *Annuaire français de droit international*, vol. 58 (2013), p. 205–222.
- Tully, S., « By Means of its Own Choosing » : Is the Court Refashioning the Remedies of State Responsibility ? *International Community Law Review*, vol. 15 (2013), p. 459–481.
- Zambrano, V., State Responsibility for Human Rights Violations : The Ultimate Control Test and the Interpretation of UN Security Council Resolutions, *European Human Rights Law Review*, vol. 2013 (2013), p. 180–186.

41. Souveraineté des États

- Becker-Weinberg, V., Recalling the Falkland Islands (Malvinas) Sovereignty Formula, *Ocean Yearbook Online*, vol. 27 (2013), p. 411–433.
- Dickinson, R., Transformation of the Modern State : State Sovereignty and Human Rights in the Internet Age, *Connecticut Journal of International Law*, vol. 29 (2013), p. 51–68.
- Ku, J., and Yoo, J.C., Globalization and Sovereignty, *Berkeley Journal of International Law*, vol. 31 (2013), p. 210–235.
- Resnik, J., Globalization(s), Privatization(s), Constitutionalization, and Statization : Icons and Experiences of Sovereignty in the 21st Century, *International Journal of Constitutional Law*, vol. 11 (2013), p. 162–199.
- Yang, Z., The End of State Sovereignty ?—from a Chinese Perspective, in Sevastik, P. (ed), *Aspects of Sovereignty : Sino-Swedish Reflections* (Leiden : Nijhoff, 2013), p. 161–178.

42. Justice transitionnelle

- Andreevska, E., Transitional Justice and Democratic Change : Key Concepts, *Lex et Scientia International Journal*, vol. 20 (2013), p. 54–64.
- Berdal, M.R., and Davies, H., The United Nations and International Statebuilding After the Cold War, in Berdal, M.R., and Zaum, D. (eds), *Political Economy of Statebuilding : Power After Peace* (London : Routledge, 2013), p. 111–139.
- Chehtman, A., Developing Local Capacity for War Crimes Trials : Insights from BiH, Sierra Leone, and Colombia, *Stanford Journal of International Law*, vol. 49 (2013), p. 297–329.
- De Brouwer, A., and Ruvebana, E., The Legacy of the Gacaca Courts in Rwanda : Survivors' Views, *International Criminal Law Review*, vol. 13 (2013), p. 937–976.
- Drumbl, M.A., The Future of International Criminal Law and Transitional Justice, in Schabas, W.A., McDermott, Y., and Hayes, N. (eds), *The Ashgate Research Companion to International Criminal Law : Critical Perspectives* (Farnham : Ashgate Publishing Ltd, 2013), p. 531–546.
- Essomba, S., Quelle complémentarité entre la justice transitionnelle et la justice pénale internationale ? *Revue internationale de droit pénal*, vol. 2013 (2013), p. 183–206.
- Grenfell, L., *Promoting the Rule of Law in Post-Conflict States* (Cambridge : Cambridge University Press, 2013), 329 p.
- King, E.L., Does Justice always Require Prosecution ? The International Criminal Court and Transitional Justice Measures, *George Washington International Law Review*, vol. 45 (2013), p. 101.
- Matwijkiw, A., and Matwijkiw, B., Post-Conflict Justice : Legal Doctrine, General Jurisprudence, and Stakeholder Frameworks, in Ziccardi Capaldo, G., and Bassiouni, M.C. (eds), *Global Trends : Law, Policy and Justice : Essays in Honour of Professor Giuliana Ziccardi Capaldo* (Oxford : Oxford University Press, 2013), p. 345–370.
- Méndez, J.E., and Cone, C., Transitional Justice, in Sheeran, S. (ed), *Routledge Handbook of International Human Rights Law* (London : Routledge, 2013), p. 761–780.
- Mitchell, S.M., Restorative Justice, RPF Rule, and the Success of Gacaca, in Mitchell, S.M., and Carey, H.F. (eds), *Trials and Tribulations of International Prosecution* (Lanham, MD : Lexington Books, 2013), p. 255–268.
- Murphy, S.D., Kidane, W., and Snider, T.R., *Litigating War : Arbitration of Civil Injury by the Eritrea-Ethiopia Claims Commission* (Oxford : Oxford University Press, 2013), 1038 p.

- Sharp, D.N., Beyond the Post-Conflict Checklist : Linking Peacebuilding and Transitional Justice through the Lens of Critique, *Chicago Journal of International Law*, vol. 14 (2013), p. 165–196.
- Sripati, V., United Nations Constitutional Assistance in Statebuilding, in Chandler, D., and Sisk, T.D. (eds), *Routledge Handbook of International Statebuilding* (London : Routledge, 2013), p. 143–155.
- Sriram, C.L., *Transitional Justice and Peacebuilding on the Ground : Victims and Ex-Combatants* (New York : Routledge, 2013), 320 p.
- Wameyo, A., Transitional Justice : A Two Prong Approach : Reconciliation and Criminal Responsibility for Kenya Post 2007 Elections Violence, *African Yearbook of International Law*, vol. 17 (2009), p. 411–446.

43. Emploi de la force

- Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), 448 p.
- Corten, O., Regulating Resort to Force : A Response to Matthew Waxman from a « Bright-Liner », *European Journal of International Law*, vol. 24 (2013), p. 191–197.
- Douhan, A.F., and Centre d'études diplomatiques et stratégiques (Paris), *Regional Mechanisms of Collective Security : The New Face of Chapter VIII of the Charter ?* (Paris : Harmattan, 2013), 241 p.
- Henderson, C., The Centrality of the United Nations Security Council in the Legal Regime Governing the use of Force, in White, N.D. (ed), *Research Handbook on International Conflict and Security Law : « Jus Ad Bellum, Jus in Bello », and « Jus Post Bellum »* (Cheltenham : Elgar, 2013), p. 120–169.
- Torres Bernárdez, S., Problemas actuales del recurso a la fuerza en Derecho internacional : la autorización del recurso a la fuerza por las Naciones Unidas, in Bernárdez, S.T.[a]. (ed), *El derecho internacional en el mundo multipolar del siglo XXI : obra homenaje al profesor Luis Ignacio Sánchez Rodríguez* (Madrid : Iprolex, 2013), p. 631–644.
- Webb, P., The Use of Force and the Emerging International Judicial System, in Byrnes, A., Hayashi, M., and Michaelsen, C. (eds), *International Law in the New Age of Globalization* (Leiden : Nijhoff, 2013), p. 121–143.
- Waxman, M.C., Regulating Resort to Force : Form and Substance of the UN Charter Regime, *European Journal of International Law*, vol. 24 (2013), p. 151–189.



Le système des Nations Unies

Organes principaux

- Assemblée générale
- Conseil de sécurité
- Conseil économique et social
- Secrétariat
- Cour internationale de Justice
- Conseil de tutelle⁶

Organes subsidiaires
Comités permanents et organes ad hoc
Commission du désarmement
Commission du droit international
Conseil des droits de l'homme
Grandes commissions et autres comités de session

Fonds et programmes¹

- CNUCED** Conférence des Nations Unies sur le commerce et le développement
 - ITC Centre du commerce international (CNUCED/OMC)
- FNUAP** Fonds des Nations Unies pour la population
- HCR** Haut-Commissariat des Nations Unies pour les réfugiés
- ONU-Femmes** Entité des Nations Unies pour l'égalité des sexes et l'autonomisation des femmes
- ONU-Habitat** Programme des Nations Unies pour les établissements humains

- PAM** Programme alimentaire mondial
 - PNUD** Programme des Nations Unies pour le développement
 - FENU Fonds d'équipement des Nations Unies
 - VNU Volontaires des Nations Unies
 - PNUE** Programme des Nations Unies pour l'environnement
 - UNICEF** Fonds des Nations Unies pour l'enfance
 - UNODC** Office des Nations Unies contre la drogue et le crime
 - UNRWA²** Office de secours et de travaux des Nations Unies pour les réfugiés de Palestine dans le Proche-Orient
- Instituts de recherche et de formation**
- UNICRI** Institut interrégional de recherche des Nations Unies sur la criminalité et la justice
 - UNIDIR³** Institut des Nations Unies pour la recherche sur le désarmement

- UNITAR** Institut des Nations Unies pour la formation et la recherche
 - UNRISD** Institut de recherche des Nations Unies pour le développement social
 - UNSSC** École des cadres du système des Nations Unies
 - UNU** Université des Nations Unies
- Autres organismes**
- ONUSIDA** Programme commun des Nations Unies sur le VIH/sida
 - SIPC** Stratégie internationale de prévention des catastrophes
 - UNOPS** Bureau des Nations Unies pour les services d'appui aux projets

Organes subsidiaires
Comités contre le terrorisme
Comités des sanctions (ad hoc)
Comité d'état-major
Comités permanents et organes ad hoc

Opérations de maintien de la paix et missions politiques
Tribunal pénal international pour le Rwanda (TPIR)
Tribunal pénal international pour l'ex-Yougoslavie (TPIY)

Organe consultatif subsidiaire
Commission de consolidation de la paix des Nations Unies

Organisations apparentées

- AIEA^{1,3}** Agence internationale de l'énergie atomique
- Commission préparatoire de l'OTICE** Commission préparatoire de l'Organisation du Traité d'interdiction complète des essais nucléaires
- OIAC** Organisation pour l'interdiction des armes chimiques
- OMC⁴** Organisation mondiale du commerce

Institutions spécialisées^{1,5}

- FAO** Organisation des Nations Unies pour l'alimentation et l'agriculture
- FIDA** Fonds international de développement agricole
- FMI** Fonds monétaire international
- Groupe de la Banque mondiale**
 - AMGI Agence multilatérale de garantie des investissements
 - BIRD Banque internationale pour la reconstruction et le développement
 - CIRDI Centre international pour le règlement des différends relatifs aux investissements
 - IDA Association internationale de développement
 - SFI Société financière internationale
- OACI** Organisation de l'aviation civile internationale
- OIT** Organisation internationale du Travail
- OMI** Organisation maritime internationale
- OMM** Organisation météorologique mondiale
- OMPI** Organisation mondiale de la propriété intellectuelle
- OMS** Organisation mondiale de la Santé
- OMT** Organisation mondiale du tourisme
- ONUDI** Organisation des Nations Unies pour le développement industriel
- UIT** Union internationale des télécommunications
- UNESCO** Organisation des Nations Unies pour l'éducation, la science et la culture
- UPU** Union postale universelle

Commissions techniques
Condition de la femme
Développement durable
Développement social
Forum des Nations Unies sur les forêts
Population et développement
Prévention du crime et justice pénale
Science et technique au service du développement
Statistique
Stupéfiants

Commissions régionales

- CEA** Commission économique pour l'Afrique
- CEE** Commission économique pour l'Europe
- CEPALC** Commission économique pour l'Amérique latine et les Caraïbes
- CESAO** Commission économique et sociale pour l'Asie occidentale
- CESAP** Commission économique et sociale pour l'Asie et le Pacifique

Autres organes
Comité chargé des organisations non gouvernementales
Comité des politiques de développement
Comités de session et comités permanents, groupes d'experts, organes ad hoc et apparentés
Comités d'experts de l'administration publique
Groupe d'experts des Nations Unies sur les noms géographiques
Instance permanente sur les questions autochtones

Départements et bureaux

- EOSG** Cabinet du Secrétaire général
- BAJ** Bureau des affaires juridiques
- BSCI** Bureau des services de contrôle interne
- DAES** Département des affaires économiques et sociales
- DAM** Département de l'appui aux missions
- DAP** Département des affaires politiques

- DG** Département de la gestion
- DGACH** Département de l'Assemblée générale et de la gestion des conférences
- DOMP** Département des opérations de maintien de la paix
- DPI** Département de l'information
- DSS** Département de la sûreté et de la sécurité
- HCDH** Haut-Commissariat des Nations Unies aux droits de l'homme

- OCHA** Bureau de la coordination des affaires humanitaires
- ONUG** Office des Nations Unies à Genève
- ONUN** Office des Nations Unies à Nairabi
- ONUV** Office des Nations Unies à Vienne
- OSAA** Bureau du Conseiller spécial pour l'Afrique
- SRS/CAAC** Représentant spécial du Secrétaire général pour le sort des enfants en temps de conflit armé

- SRS/5VC** Représentant spécial du Secrétaire général chargé de la question des violences sexuelles commises en période de conflit
- UNODA** Bureau des affaires de désarmement
- UN-OHRLS** Bureau du Haut-Représentant pour les pays les moins avancés, les pays en développement sans littoral et les petits États insulaires en développement

Notes :

- Les Nations Unies, ses Fonds et Programmes, les institutions spécialisées, l'AIEA et l'OMC (par tous parties du Conseil des chefs de secrétariat des organismes des Nations Unies pour la coordination (CCS)).
- L'UNRWA et l'UNDIR font uniquement rapport à l'Assemblée générale.
- L'AIEA fait rapport au Conseil de sécurité et à l'Assemblée générale.
- L'OMC n'a pas obligation de faire rapport à l'Assemblée générale, mais elle contribue à titre spécial à ses travaux et à ceux du Conseil économique et social, notamment en ce qui concerne les finances et les questions de développement.
- Les institutions spécialisées sont des organisations autonomes dont le travail est coordonné par l'ECOSOC (au niveau intergouvernemental) et par le CCS (au niveau intersecrétariat).
- Le Conseil de tutelle a suspendu ses activités le 1^{er} novembre 1994, suite à l'indépendance des Palaos, dernier territoire sous tutelle des Nations Unies, le 1^{er} octobre 1994. Ce tableau n'est pas un document officiel des Nations Unies et ne prend pas être exhaustif.