

Extrait de :

NATIONS UNIES ANNUAIRE JURIDIQUE

2015

Quatrième partie. Bibliographie



Copyright (c) Nations Unies

D. TRIBUNAL PÉNAL INTERNATIONAL POUR L'EX-YOUGOSLAVIE.....	416
1. Arrêts rendus par la Chambre d'appel.....	417
2. Jugements rendus par les Chambres de première instance	417
3. Affaires pendantes et procédures au 31 décembre 2015	417
E. TRIBUNAL PÉNAL INTERNATIONAL POUR LE RWANDA.....	417
Arrêt rendu par la Chambre d'appel.....	418
F. MÉCANISME INTERNATIONAL APPELÉ À EXERCER LES FONCTIONS RÉSI- DUELLES DES TRIBUNAUX PÉNAUX	418
Affaires pendantes et procédures au 31 décembre 2015	418
G. CHAMBRES EXTRAORDINAIRES AU SEIN DES TRIBUNAUX CAMBODGIENS	418
Affaires pendantes et procédures au 31 décembre 2015	419
H. TRIBUNAL SPÉCIAL POUR LE LIBAN.....	419
1. Jugement rendu pour outrage au Tribunal	419
2. Affaires pendantes et procédures consultatives au 31 décembre 2015..	419
I. TRIBUNAL SPÉCIAL RÉSIDUEL POUR LA SIERRA LEONE	420
CHAPITRE VIII. DÉCISIONS DES TRIBUNAUX NATIONAUX	
ÉTATS-UNIS D'AMÉRIQUE	421
Décision de la Cour supérieure du District de Columbia	421

Quatrième partie. Bibliographie

A. ORGANISATIONS INTERNATIONALES EN GÉNÉRAL	
1. Ouvrages généraux.....	425
2. Ouvrages concernant des questions particulières	426
3. Responsabilité des organisations internationales	426
B. ORGANISATION DES NATIONS UNIES	
1. Ouvrages généraux	428
2. Principaux organes et organes subsidiaires	428
Assemblée générale	428
Cour internationale de Justice	428
Secrétariat	429
Conseil de sécurité	429
C. ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'ORGANISATION DES NATIONS UNIES	
1. Accord général sur les tarifs douaniers et le commerce	431
2. Agence internationale de l'énergie atomique	431
3. Centre international pour le règlement des différends relatifs aux in- vestissements	431
4. Organisation de l'aviation civile internationale (OACI)	432
5. Organisation internationale du Travail	432
6. Organisation maritime internationale	432
7. Fonds monétaire international	432

8. Organisation pour l'interdiction des armes chimiques	432
9. Organisation des Nations Unies pour l'éducation, la science et la culture	432
10. Groupe de la Banque mondiale	433
11. Organisation mondiale de la Santé	433
12. Organisation météorologique mondiale	433
13. Organisation mondiale du commerce	433
D. AUTRES QUESTIONS JURIDIQUES	
1. Agression	433
2. Droit aérien	434
3. Sécurité collective	434
4. Arbitrage commercial	435
5. Relations diplomatiques	436
6. Désarmement	436
7. Questions relatives à l'environnement	437
8. Financement	440
9. Relations amicales et coopération entre les États	440
10. Droits de l'homme	440
11. Droit administratif international	444
12. Droit des affaires internationales	445
13. Droit pénal international	445
14. Droit économique international	449
15. Terrorisme international	449
16. Droit commercial international	450
17. Tribunaux internationaux	451
18. Cours d'eau internationaux	457
19. Intervention et assistance humanitaire	457
20. Juridiction	460
21. Droit des conflits armés	461
22. Droit de la mer	463
23. Droit des traités	467
24. Adhésion et représentation	468
25. Clause de la nation la plus favorisée	468
26. Stupéfiants	468
27. Ressources naturelles	469
28. Organisations non gouvernementales	469
29. Droit de l'espace	469
30. Règlement pacifique des différends	469
31. Maintien de la paix et activités connexes	470
32. Piraterie	471
33. Questions politiques et de sécurité	471

34. Développement progressif et codification du droit international (en général)	472
35. Reconnaissance des États	474
36. Réfugiés et déplacés	474
37. Droit d'asile	475
38. État de droit	475
39. Légitime défense	476
40. Autodétermination	476
41. Immunité des États	477
42. Responsabilité des États	478
43. Souveraineté des États	478
44. Succession d'États	479
45. Justice transitionnelle	479
46. Emploi de la force	480
LE SYSTÈME DES NATIONS UNIES	482

Quatrième partie

BIBLIOGRAPHIE

A. ORGANISATIONS INTERNATIONALES EN GÉNÉRAL

1. Ouvrages généraux

- Arnauld von, A., Matz-Lück, N., et Odendahl, K. (éds), *100 Years of Peace through Law: Past and Future* (Berlin, Duncker & Humblot, 2015), 277 pages.
- Barros, A.S., « Member States and the International Legal (Dis)Order: Accounting for the Notion of Responsible Governance », *International Organizations Law Review*, vol. 122 (2015), p. 333–357.
- Bianchi, A., Peat, D., et Windsor, M., *Interpretation in International Law* (Oxford, Oxford University Press, 2015), 432 pages.
- Biermann, R., « Designing Cooperation among International Organizations: The Quest for Autonomy, the Dual-Consensus Rule, and Cooperation Failure », *Journal of International Organizations Studies*, vol. 6 (2015), p. 45–66.
- Burke-White, W.W., « Power Shifts in International Law: Structural Realignment and Substantive Pluralism », *Harvard International Law Journal*, vol. 56 (2015), p. 1–79.
- d’Aspremont, J., « International Responsibility and the Constitution of Power: International Organizations Bolstered », *International Organizations Law Review*, vol. 12, (2015), p. 382–400.
- Donno, D., Metzger, S.K., et Russett, B., « Screening Out Risk: IGOs, Member State Selection, and Interstate Conflict, 1951–2000 », *International Studies Quarterly*, vol. 59 (2015), p. 251–263.
- Fernández, C.G., et Puyana D.F., « The Search for Consensus and Unanimity within the International Organizations », *US—China Law Review*, vol. 13 (2015), p. 53–66.
- Hamamoto, S., Sakai, H., et Shibata, H. (éds), *‘L’être Situé’, Effectiveness and Purposes of International Law Essays in Honour of Professor Ryuichi Ida* (Leiden, Boston, Brill, 2015), 295 pages.
- Hanrieder, T., *International Organization in Time: Fragmentation and Reform* (Oxford, Oxford University Press, 2015), 208 pages.
- Hurd, I., « International Law and the Politics of Diplomacy », in Sending, O. J., Pouliot, V., et Neumann, I. B. (éds), *Diplomacy and the Making of World Politics* (Cambridge, Cambridge University Press, 2015), p. 31–54.
- Jalloh, C.C., et Elias, O. (éds), *Shielding Humanity: Essays in International Law in Honour of Judge Abdul G. Koroma* (Leiden, Boston, Brill, 2015), 786 pages.
- Klabbers, J., « The EJIL Foreword: The Transformation of International Organizations Law », *European Journal of International Law*, vol. 26 (2015), p. 9–82.
- Kolb, R., *Peremptory International Law—Jus Cogens: A General Inventory* (Oxford, Hart, 2015), 168 pages.
- Lapaš, D., « Controversial Subjects of Contemporary International Law: IGO-Like Entities as Participants in International Legal Relations—Do we need a ‘Reparation Case II’? », in Wolfrum, R., Seršić, M., et Šošić, T. (éds), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 56–101.
- Magliveras, K., « Legal Aspects of Competition between International Organizations », in Jalloh, C.C., et Elias, O. (éds), *Shielding Humanity: Essays in International Law in Honour of Judge Abdul G. Koroma* (Leiden, Boston, Brill Nijhoff, 2015), p. 242–259.

- Mathias, S., « Structural Challenges Facing International Organizations: Re-Assessing the League of Nations », *International Community Law Review*, vol. 17 (2015), p. 127–137.
- Noortmann, M., Reinisch, A., et Ryngaert, C. (éds), *Non-State Actors in International Law* (Oxford, Hart, 2015), 424 pages.
- Reinisch, A., « General Reflections on International Organizations Adapting to a Rapidly Changing World », *Proceedings of the ASIL Annual Meeting*, vol. 109 (2015), p. 283–286.
- Ryngaert, C., Molenaar, E. J., et Nouwen, S. (éds), *What's Wrong with International Law?: Liber Amicorum A.H.A. Soons* (Leiden, Brill/Nijhoff, 2015), 482 pages.
- Schmidt, M., « The Position of the European Union in the United Nations: A United Nations Perspective », in Kaddous, C. (éd), *European Union in International Organizations and Global Governance: Recent Developments* (Oxford, Hart, 2015), p. 33–43.
- Sinclair, G.F., « State Formation, Liberal Reform and the Growth of International Organizations », *European Journal of International Law*, vol. 26 (2015), p. 445–469.
- Stark, B., *International Law and its Discontents: Confronting Crises* (Cambridge, Cambridge, 2015), 306 pages.
- Trifunovska, S. (éd), *The Law of International Organizations: Documents and Cases* (La Haye, Eleven International Publishing, 2015), 539 pages.
- Urueña, R. (éd), *Derecho internacional: poder y límites del derecho en la sociedad global* (Bogota, Universidad de los Andes, 2015), 542 pages.
- Urueña, R., « Indicators as Political Spaces: Law, International Organizations, and the Quantitative Challenge in Global Governance », *International Organizations Law Review*, vol. 12 (2015), p. 1–18.
- Virzo, R., et Ingravallo, I., *Evolutions in the Law of International Organizations* (Leiden, Brill/Nijhoff, 2015), 547 pages.
- Wellens, K., *International Law in Silver Perspective: Challenges Ahead* (Leiden, Brill/Nijhoff, 2015), 206 pages.
- Wessel, R. A., et Dekker, I. F., « Identities of States in International Organizations », *International Organizations Law Review*, vol. 12 (2015), p. 293–318.

2. Ouvrages concernant des questions particulières

- Bailliet, C.M., et Larsen K.M., *Promoting Peace through International Law* (Oxford, Oxford University Press, 2015), 496 pages.
- Blokker, N., et Schrijver, N., *Immunity of International Organizations* (Leiden, Brill, 2015), 363 pages.
- Yigzaw, D.A., « Hierarchy of Norms: The Case for the Primacy of Human Rights over WTO Law », *Suffolk Transnational Law Review*, vol. 38 (2015), p. 33–68.

3. Responsabilité des organisations internationales

- Beaucillon, C., « Responsabilité : O.N.U. et/ou État membre ? Deux décisions de la Cour suprême des Pays-Bas », *Annuaire français de droit international*, vol. 60 (2014), p. 17–44.

- Blokker, N., « Member of State Responsibility for Wrongdoings of International Organizations: Beacon of Hope or Delusion? », *International Organizations Law Review*, vol. 12 (2015), p. 319–332.
- Brölmann, C., « Member States and International Legal Responsibilities: Developments of the Institutional Veil », *International Organizations Law Review*, vol. 12 (2015), p. 358–381.
- Dubin, L., « La responsabilité des organisations internationales à l'égard des personnes privées entre évitement et contournement », in Vellano, M. (éd), *Il futuro delle organizzazioni internazionali: prospettive giuridiche: perspectives juridiques: XIX Convegno, Courmayeur, 26–28 giugno 2014* (Naples, Editoriale Scientifica, 2015), p. 61–76.
- Freedman, R., et Lemay-Hebert, N., « 'Jistis Ak Reparasyon Pou Tout Viktim Kolera MINUSTAH': The United Nations and the Right to Health in Haiti », *Leiden Journal of International Law*, vol. 28 (2015), p. 507–527.
- Garcin, M., « The Haitian Cholera Victims' Complaints against the United Nations », *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV)*, vol. 75 (2015), p. 671–705.
- Hollenberg, S., « Immunity of the UN in the Case of Haitian Cholera Victims », *Journal of International Peacekeeping*, vol. 19 (2015), p. 118–141.
- Kotzian, P., et Kohler-Koch, B., « Holding International Governance to Account: Do Civil Society Organizations have a Chance to Exert Accountability? », *Journal of International Organizations Studies*, vol. 6 (2015), p. 5–25.
- Nguyen, A.M., « Sexual Exploitation and Abuse in Peacekeeping Operations: Is the United Nations Responsible? », *Journal of International Peacekeeping*, vol. 19 (2015), p. 142–173.
- Niedrist, G., « The Necessity of a Human Rights Accountability for the United Nations », *Connecticut Journal of International Law*, vol. 31 (2015), p. 1–26.
- Nollkaemper, A., et Jacobs, D. (éds), *Distribution of Responsibilities in International Law*. (Cambridge, 2015), 474 pages.
- , « Saving the Scarecrow », *European Journal of International Law*, vol. 26 (2015), p. 957–964.
- Palchetti, P., « Litigating Member State Responsibility: The Monetary Gold Principle and the Protection of Absent Organizations », *International Organizations Law Review*, vol. 12, (2015), p. 468–483.
- Pressler, J., « Responsibility of the United Nations for the Activities of Private Military and Security Companies in Peacekeeping Operations: In Need of a New International Instrument », *Max Planck Yearbook of United Nations Law*, vol. 18 (2014), p. 152–187.
- Ryngaert, C., « The Responsibility of Member States of International Organizations: Concluding Observations », *International Organizations Law Review*, vol. 12 (2015), p. 502–517.
- Schmalenbach, K., « International Responsibility for Humanitarian Law Violations by Armed Groups », in Krieger, H. (éd), *Inducing Compliance with International Humanitarian Law: Lessons from the African Great Lakes Region* (Cambridge, Cambridge University Press, 2015), p. 470–503.
- , « Preserving the Gordian Knot: UN Legal Accountability in the Aftermath of Srebrenica », *Netherlands International Law Review*, vol. 62 (2015), p. 313–328.

B. ORGANISATION DES NATIONS UNIES

1. Ouvrages généraux

- Lagman, J.J., « Universal Subordination to the Rule of Law as a Precondition for the Conceptual Possibility of International Law and the Case for Democratizing the United Nations », *Florida Journal of International Law*, vol. 27 (2015), p. 357–376.
- Laval, P., et Prouveze, R., *L'ONU, entre internationalisation et constitutionnalisation* (Paris, Pedone, 2015), 138 pages.
- Leonard, L., et Gonzalez-Perez, M., *Beyond the UN Global Compact: Institutions and Regulations* (Bingley, Emerald Group Publishing Limited, 2015), 322 pages.
- Mathias, S., « The United Nations: A Laboratory of Adaptation for Seventy Years », *Proceedings of the ASIL Annual Meeting*, vol. 109 (2015), p. 278–283.
- Niemetz, M.D., *Reforming UN Decision-Making Procedures: Promoting a Deliberative System for Global Peace and Security* (Abingdon, New York, Routledge, 2015), 222 pages.
- Plesch, D., et Weiss, T.G., *Wartime Origins and the Future United Nations* (Londres, New York, Routledge, 2015), 262 pages.
- Zamudio González, L., « La formación de las Naciones Unidas entre 1941–1945: alianza de guerra, organización de paz », in Vázquez, M.S., et Vázquez, A.L. (éds), *Después de la Tragedia: a 70 años de la Segunda Guerra Mundial* (Huatulco, Universidad del Mar, 2015), p. 367–380.

2. Principaux organes et organes subsidiaires

Assemblée générale

- Winer, A.S., « Levels of Generality and the Protection of LGBT Rights before the United Nations General Assembly », *William Mitchell Law Review*, vol. 41 (2015), p. 80–129.

Cour internationale de Justice

- Adenas, M., « Reassertion and Transformation: From Fragmentation to Convergence in International Law », *Georgetown Journal of International Law*, vol. 46 (2015), p. 685–734.
- Bjorge, E., « The International Court of Justice's Methodology of Law Ascertainment and Comparative Law », in Andenas, M., et Fairgrieve, D. (éds), *Courts and Comparative Law* (Oxford, Oxford University Press, 2015), p. 213–231.
- Bordin, F.L., « Procedural Developments at the International Court of Justice », *Law & Practice of International Courts and Tribunals*, vol. 14 (2015), p. 340–364.
- Cançado Trindade, A.A., Spielmann, D., et Drzemczewski, A., *The Construction of a Humanized International Law: A Collection of Individual Opinions (1991–2013)* (Leiden, Boston, Brill, 2015), 1 876 pages.
- Gattini, A., et Cortesi, G., « Some New Evidence on the ICJ's Treatment of Evidence: The Second Genocide Case », *Leiden Journal of International Law*, vol. 28 (2015), p. 899–913.
- Gros, G., « The ICJ's Handling of Science in the Whaling in the Antarctic Case: A Whale of a Case? », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 578–620.

- Kulick, A., « Article 60 ICJ Statute, Interpretation Proceedings, and the Competing Concepts of *Res Judicata* », *Leiden Journal of International Law*, vol. 28 (2015), p. 73–89.
- Lima, L.C., « The Evidential Weight of Experts before the ICJ: Reflections on the Whaling in the Antarctic Case », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 621–635.
- Palaco Caballero, F.M., et Guillaume, G., *La Cour internationale de justice et la protection de l'individu* (Genève, Issy les Moulineaux (LGDJ-Lextenso Éditions), Zurich, Bâle, Université de Genève, Faculté de Droit, Schulthess Éditions romandes, 2015), 462 pages.
- Petrović, D., « Wrong Address?: Advisory Opinion of the ICJ on the Judgment No. 2867 of the ILOAT upon a Complaint Filed Against the International Fund for Agricultural Development », in Wolfrum, R., Seršić, M., et Šošić, T. (éds), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 729–754.
- Pezzano, L., « Control de constitucionalidad de los actos de los Órganos de las Naciones Unidas: una aproximación desde la perspectiva de la Corte Internacional de Justicia », *Anuario Mexicano de Derecho Internacional*, vol. 15 (2015), p. 47–91.
- Quintana Aranguren, J.J., *Litigation at the International Court of Justice: Practice and Procedure* (Leiden, Brill Nijhoff, 2015), 1 336 pages.
- Tagle, C.B., « ¿Existen aún disputas internacionales no-justiciables en virtud de su carácter político? La práctica de la Corte Internacional de Justicia », *Anuario Mexicano de Derecho Internacional*, vol. 15 (2015), p. 93–135.
- Talmon, S., « Determining Customary International Law: The ICJ's Methodology between Induction, Deduction and Assertion », *European Journal of International Law*, vol. 26, (2015), p. 417–443.
- Tams, C.J., « Meta-Custom and the Court: A Study in Judicial Law-Making », *Law & Practice of International Courts & Tribunals*, vol. 14 (2015), p. 51–79.
- Tully, S.R., « 'Objective Reasonableness' as a Standard for International Judicial Review », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 546–567.
- Zimmermann, A., « Organic Links between the International Court of Justice and the Other Principal Organs of the United Nations », in Callies C., et Stein, T. (éds), *Herausforderungen an Staat Und Verfassung: Völkerrecht—Europarecht—Menschenrechte: Liber Amicorum für Torsten Stein Zum 70. Geburtstag* (Baden-Baden, Nomos, 2015), p. 393–400.

Secrétariat

- Madokoro, D., « How the United Nations Secretary-General Promotes International Norms: Persuasion, Collective Legitimization, and Responsibility to Protect », *Global Responsibility to Protect*, vol. 7 (2015), p. 31–55.
- Sinclair, G.F., « The International Civil Servant in Theory and Practice: Law, Morality and Expertise », *European Journal of International Law*, vol. 26 (2015), p. 747–766.

Conseil de sécurité

- Arai, K., « Criminalization of the Security Council », *Japanese Yearbook of International Law*, vol. 58 (2015), p. 101–128.

- Butler, S., « Separating Protection from Politics: The UN Security Council, the 2011 Ivorian Political Crisis and the Legality of Regime Change », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 251–276.
- Cogan, J.K., « Stabilization and the Expanding Scope of the Security Council's Work », *American Journal of International Law*, vol. 109 (2015), p. 324–339.
- Deplano, R., *The Strategic Use of International Law by the United Nations Security Council: An Empirical Study* (Berlin, Springer, 2015), 76 pages.
- Dobe, D., « Resolution 2122: The 'Aborted' Debate », *Minnesota Journal of International Law*, vol. 24 (2015), p. 175–222.
- Galbraith, J., « Ending Security Council Resolutions », *American Journal of International Law*, vol. 109 (2015), p. 806–821.
- Heffes, E., Kotlik, M.D., et Frenkel, B.E., « Addressing Armed Opposition Groups through Security Council Resolutions: A New Paradigm? », *Max Planck Yearbook of United Nations Law*, vol. 18 (2014), p. 32–67.
- Hilpold, P., « The Fight against Terrorism and SC Resolution 2249 (2015): Towards a More Hobbesian or More Kantian International Society? », *Indian Journal of International Law*, vol. 55 (2015), p. 535–555.
- Hood, A., « The United Nations Security Council's Legislative Phase and the Rise of Emergency International Law-Making », in Nasu, H., et Rubenstein, K. (éds), *Legal Perspectives on Security Institutions* (Cambridge, Cambridge University Press, 2015), p. 141–166.
- Kanetake, M., « Catching Up with Society—What, How, and Why: The Regulation of the UN Security Council's Targeted Sanctions », in Hamamoto, S., Sakai, H., et Shibata, A. (éds), *L'Être Situé, Effectiveness and Purposes of International Law: Essays in Honour of Professor Ryuichi Ida* (Leiden, Boston, Brill, 2015), p. 255–283.
- King, C., et Walker, C., « Counter Terrorism Financing: A Redundant Fragmentation? », *New Journal of European Criminal Law*, vol. 6 (2015), p. 372–395.
- Klostermann, R., « The UN Security Council's Special Compliance Systems—The Regime of Children and Armed Conflict », in Krieger, H. (éd), *Inducing Compliance with International Humanitarian Law: Lessons from the African Great Lakes Region* (Cambridge, Cambridge University Press, 2015), p. 313–350.
- Kontorovich, E., « Resolution 242 Revisited: New Evidence on the Required Scope of Israeli Withdrawal », *Chicago Journal of International Law*, vol. 16 (2015), p. 127–150.
- La Sablière, J.D., et Annan K.A., *Le Conseil de sécurité des Nations Unies: ambitions et limites* (Bruxelles, Éditions Larcier, 2015), 352 pages.
- Milano, E., « Russia's Veto in the Security Council: Whither the Duty to Abstain Under Art. 27(3) of the UN Charter? », *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 75 (2015), p. 215–231.
- Okibe, H.B., « Non-Intervention and the Responsibility to Protect in Humanitarian Crisis: The Role of United Nations Permanent Members », *International Journal of Advanced Legal Studies and Governance*, vol. 5 (2015), p. 77–90.
- Sarvarian, A., « Splitting the Baby: Incidental Review of United Nations Security Council Resolutions by the European Court of Human Rights », *International Organizations Law Review*, vol. 12 (2015), p. 169–203.

- Sicilianos, L., « Le Conseil de sécurité, la responsabilité des États et la Cour européenne des droits de l'homme : vers une approche intégrée? », *Revue générale de droit international public*, vol. 119 (2015), p. 779–795.
- Solomon, S., « Judicial Regionalism's Thwarting of UN Security Council Chapter VII Punitive Cosmopolitanism: Measuring the Effects on International Jurisdictional Constitutionalism », *German Law Journal*, vol. 16 (2015), p. 261–284.
- Tomuschat, C., « The Security Council and *Jus Cogens* », in Cannizzaro, E. (éd), *The Present and Future of Jus Cogens* (Rome, Sapienza Università Editrice, 2015), p. 7–97.
- Tzanakopoulos, A., « Sharing Responsibility for UN Targeted Sanctions », *International Organizations Law Review*, vol. 12 (2015), p. 427–447.
- Ukubiala, N., « Autocatalytic Regime Theory and UNSC Spawned Cooperative Counterterrorism », *University of Miami National Security & Armed Conflict Law Review*, vol. 5 (2015), p. 33–62.
- Whittle, D., « The Limits of Legality and the United Nations Security Council: Applying the Extra-Legal Measures Model to Chapter VII Action », *European Journal of International Law*, vol. 26 (2015), p. 671–698.
- Wolfrum, R., « Le contrôle juridictionnel des décisions du Conseil de sécurité (ONU) = Judicial Control of Security Council Decisions (UNO) », *Annuaire de l'Institut de droit international*, vol. 76 (2015), p. 413–508.

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

1. Accord général sur les tarifs douaniers et le commerce

- Bartels, L., « The Chapeau of the General Exceptions in the WTO GATT and GATS Agreements: A Reconstruction », *American Journal of International Law*, vol. 109 (2015), p. 95–125.
- Du, M., « Taking Stock: What do we know, and do not know, about the National Treatment Obligation in the GATT/WTO Legal System? », *The Chinese Journal of Global Governance*, vol. 1 (2015), p. 67–95.

2. Agence internationale de l'énergie atomique

- Coppen, T., « Developing IAEA Safeguards: An Institutional Perspective on the State-Level Concept », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 169–193.

**3. Centre international pour le règlement des différends
relatifs aux investissements**

- Kinnear, M., *et al.*, *Building International Investment Law: The First 50 Years of ICSID* (Kluwer Law International, 2015), 776 pages.
- McCarl, R., « ICSID Jurisdiction over International Mass Investment Arbitrations: Due Process and Default Rules », *Stanford Journal of International Law*, vol. 51 (2015), p. 173–194.

4. Organisation de l'aviation civile internationale (OACI)

Abeyratne, R., « Civil Air Transport Over Conflict Zones—ICAO's Role in Risk Management », *German Journal of Air and Space Law*, vol. 64 (2015), p. 18–29.

Abeyratne, R., *Regulation of Commercial Space Transport: The Astrocizing of ICAO* (Berlin, Springer, 2015), 158 pages.

5. Organisation internationale du Travail

La Hovary, C., « A Challenging Ménage à Trois?: Tripartism in the International Labour Organization », *International Organizations Law Review*, vol. 12 (2015), p. 204–236.

6. Organisation maritime internationale

Bai, J., « The IMO Polar Code: The Emerging Rules of Arctic Shipping Governance », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 674–699.

Berlingieri, F., *International Maritime Conventions* (Abingdon, Oxon, New York, NY: Informa Law by Routledge, 2015), 470 pages.

Zink, A., « The IMO's Ballast Water Management Convention of 2004: A Decade of Evolution and Challenges », *Ocean Yearbook*, vol. 29 (2015), p. 441–473.

7. Fonds monétaire international

Feibelman, A., « The IMF and Regulation of Cross-Border Capital Flows », *Chicago Journal of International Law*, vol. 15 (2015), p. 409–451.

8. Organisation pour l'interdiction des armes chimiques

Dojas, A.E., « The Privileges and Immunities of the Organization for the Prohibition of Chemical Weapons », *International Organizations Law Review*, vol. 12 (2015), p. 237–278.

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

Chamberlain, K., « Casualties of Armed Conflict: Protecting Cultural Property », *Yearbook of International Humanitarian Law*, vol. 17 (2015), p. 189–214.

Derudder, T., « Reconciling the Law of Salvage and Finds with the Protection of Underwater Cultural Heritage: A Stumbling Block for Common Law States », *Tijdschrift voor internationale handel en transportrecht*, vol. 4 (2015), p. 418–442.

Molnár-Gábor, F., « The Ethical Mandate of UNESCO », *Max Planck Yearbook of United Nations Law*, vol. 18 (2014), p. 332–367.

10. Groupe de la Banque mondiale

Natenson, M., « The World Bank Group's Human Rights Obligations Under the United Nations Guiding Principles on Business and Human Rights », *Berkeley Journal of International Law*, vol. 33 (2015), p. 489–525.

van Genugten, W.J.M., *The World Bank Group, the IMF and Human Rights: A Contextualised Way Forward* (Cambridge, Intersentia, 2015), 112 pages.

11. Organisation mondiale de la Santé

Acconci, P., « The Reaction to the Ebola Epidemic within the United Nations Framework: What Next for the World Health Organization? », *Max Planck Yearbook of United Nations Law*, vol. 18 (2014), p. 405–424.

Toebe, B., « International Health Law: An Emerging Field of Public International Law », *Indian Journal of International Law*, vol. 55 (2015), p. 299–328.

12. Organisation météorologique mondiale

Sand, P., et Wiener, J., « Towards a New International Law of the Atmosphere? », *Göttingen Journal of International Law*, vol. 7 (2015), p. 1–25.

13. Organisation mondiale du commerce

Forere, M.A., *The Relationship of WTO Law and Regional Trade Agreements in Dispute Settlement: From Fragmentation to Coherence* (Alphen aan den Rijn, Wolters Kluwer, 2015), 304 pages.

Gherari, H., « L'accord de l'OMC sur la facilitation des échanges », *Journal du droit international*, vol. 142 (2015), p. 845–857.

Marceau, G., « The Primacy of the WTO Dispute Settlement System », *Questions of International Law* (2015), p. 3–13.

Shlomo-Agon, S., « Clearing the Smoke: The Legitimation of Judicial Power at the WTO », *Journal of World Trade: Law, Economics, Public Policy*, vol. 49 (2015), p. 539–589.

Stewart, T.P., et Bell, S.M., « Global Hunger and the World Trade Organization: How the International Trade Rules Address Food Security », *Penn State Journal of Law & International Affairs*, vol. 3 (2015), p. 113–155.

Tijmes, J., « Who Wants What?—Final Offer Arbitration in the World Trade Organization », *European Journal of International Law*, vol. 26 (2015), p. 587–606.

D. AUTRES QUESTIONS JURIDIQUES

1. Agression

Esbrook, L., « Exempting Humanitarian Intervention from the ICC's Definition of the Crime of Aggression: Ten Procedural Options for 2017 », *Virginia Journal of International Law*, vol. 55 (2015), p. 791–840.

- Foley, B.J., « Mobilising Law on the Side of Peace: Security Council Reform and the Crime of Aggression », in Linton, S., Simpson, G., et Schabas, W.A. (éds.), *For the Sake of Present and Future Generations: Essays on International Law, Crime and Justice in Honour of Roger S. Clark*. (Leiden, Brill Nijhoff, 2015), p. 52–71.
- Jia, B.B., « The Crime of Aggression as Custom and the Mechanisms for Determining Acts of Aggression », *American Journal of International Law*, vol. 109 (2016), p. 569–583.
- Knoops, G.G.J., « Pursuing the ICC Crime of Aggression: Law or Politics? », *Justice*, n° 56 (2015), p. 26–33.

2. Droit aérien

- Beckman, J.A., « Nation-State Culpability and Liability for Catastrophic Air Disasters: Reforming Public International Law to Allow for Liability of Nation-States and the Application of Punitive Damages (Symposium: Aviation and Space Law) », *FIU Law Review*, vol. 10 (2015), p. 585–634.
- Dempsey, P.S., « The Future of International Air Law in the 21st Century », *German Journal of Air and Space Law*, vol. 62 (2015), p. 215–232.
- Gosling, K.R., et Ayres, J.A., « Surface to Air: Malaysia Airlines Flight MH17 and Loss Recovery by States for Civilian Aircraft Shootdowns », *Journal of Air Law and Commerce*, vol. 80 (2015), p. 497–520.
- Kaiser, S.A., « Legal Considerations about the Loss of Malaysia Airlines Flight MH 17 in Eastern Ukraine », *Air and Space Law*, vol. 40 (2015), p. 107–121.
- Kang, M., « Refining Aviation Sanctions from an Air Law Perspective », *Air and Space Law*, vol. 40 (2015), p. 397–420.
- van Dam, R., « Conflict Zones in International Civil Aviation », *Tijdschrift voor internationale handel en transportrecht* (2015), p. 23–47.

3. Sécurité collective

- Douhan, A.F., « International Organizations and Settlement of the Conflict in Ukraine », *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 75 (2015), p. 195–214.
- Koller, D.S., et Eckenfels-Garcia, M., « Using Targeted Sanctions to End Violations Against Children in Armed Conflict », *Boston University International Law Journal*, vol. 33 (2015), p. 1–35.
- Sakai, H., « New Relationship between the United Nations and Regional Organizations in Peace and Security: A Case of the African Union », in Hamamoto, S., Sakai, H., et Shibata, H. (éds.), *L'être situé, effectiveness and purposes of international law: essays in honour of Professor Ryuichi Ida* (Leiden/Boston, Brill, 2015), p. 165–189.
- Tzimas, T., « International 'Public Emergency' and Collective Security », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 335–358.
- Wählich, M., « Human Security: Concept and Evolution in the United Nations », *Max Planck Yearbook of United Nations Law*, vol. 18 (2014), p. 1–31.

4. Arbitrage commercial

- Abašidze, A., et Smbatyan, A., « Theoretical Considerations of the Interaction of International Arbitrations and Courts in International Law », *Czech (and Central European) Yearbook of Arbitration*, vol. 5 (2015), p. 3–20.
- Amerasinghe, C.F., « International Arbitration: A Judicial Function? », in Wolfrum, R., Seršić, M., et Šošić, T. (éds.), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden/Boston, Brill, 2015), p. 677–689.
- Ampudia, R., « Investment-Treaty Protection of Commercial Arbitration Awards: Lessons from the Jurisprudence », *American Review of International Arbitration*, vol. 26 (2015), p. 553–590.
- Boisson de Chazournes, L., et Dames, R.B., « Transparency in Investor-State Arbitration: An Incremental Approach », *BCDR International Arbitration Review*, vol. 2, (2015), p. 59–76.
- Cahin, G., « La clause de couverture (dite “umbrella clause”) », *Revue générale de droit international public*, vol. 119 (2015), p. 103–144.
- Dasteel, J.H., « Is it Time to Awaken the New York Convention’s Dormant General Reciprocity Clause? », *American Review of International Arbitration*, vol. 26 (2015), p. 539–552.
- Demirkol, B., « Remedies in Investment Treaty Arbitration », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 403–426.
- Ghibradze, N., « Preclusion of Remedies Under Article 16(3) of the UNCITRAL Model Law », *Pace University School of Law International Law Review*, vol. 27 (2015), p. 349–395.
- Hodu, Y.N., et Ajibo, C.C., « ICSID Annulment Procedure and the WTO Appellate System: The Case for an Appellate System for Investment Arbitration », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 308–331.
- Kalicki, J.E., et Joubin-Bret, A., *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Leiden/Boston, Brill Nijhoff, 2015), 1 004 pages.
- Kleinheisterkamp, J., « Investment Treaty Law and the Fear for Sovereignty: Transnational Challenges and Solutions », *Modern Law Review*, vol. 78 (2015), p. 793–825.
- Kryvoi, Y., et Davydenko, D., « Consent Awards in International Arbitration: From Settlement to Enforcement », *Brooklyn Journal of International Law*, vol. 40 (2015), p. 827–865.
- Lawry-White, M., « International Investment Arbitration in a ‘Jus Post Bellum’ Framework », *Journal of World Investment & Trade*, vol. 16 (2015), p. 633–665.
- Lee, J., « Putting a Square Peg into a Round Hole?: Assessment of the ‘Umbrella Clause’ from the Perspective of Public International Law », *Chinese Journal of International Law*, vol. 14 (2015), p. 341–373.
- Lee, J., « Resolving Concerns of Treaty Shopping in International Investment Arbitration », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 355–379.
- Magraw, K., « Investor-State Disputes and the Rise of Recourse to State Party Pleadings as Subsequent Agreements or Subsequent Practice under the Vienna Convention on the Law of Treaties », *ICSID Review*, vol. 30 (2015), p. 142–171.

- Malintoppi, L., et Limbasan, N., « Living in Glass Houses? The Debate on Transparency in International Investment Arbitration », *BCCR International Arbitration Review*, vol. 2, (2015), p. 31–58.
- Monebhurrin, N., « ‘Gold Reserve Inc. v. Bolivarian Republic of Venezuela’: Enshrining Legitimate Expectations as a General Principle of International Law? », *Journal of International Arbitration*, vol. 32 (2015), p. 551–562.
- Moyano Garcia, J.P., « Moral Damages in Investment Arbitration: Diverging Trends », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 485–521.
- Ošťanský, J., « The Termination and Suspension of Bilateral Investment Treaties due to an Armed Conflict », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 136–162.
- Pauwelyn, J., « The Rule of Law without the Rule of Lawyers? Why Investment Arbitrators are from Mars, Trade Adjudicators from Venus », *American Journal of International Law*, vol. 109 (2015), p. 761–805.
- Roberts, A., « Triangular Treaties: The Extent and Limits of Investment Treaty Rights », *Harvard International Law Journal*, vol. 56 (2015), p. 353–417.
- Schultz, T., « Arbitral Decision-Making: Legal Realism and Law & Economics », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 231–251.
- Titi, C., « Are Investment Tribunals Adjudicating Political Disputes?: Some Reflections on the Repoliticization of Investment Disputes and (New) Forms of Diplomatic Protection », *Journal of International Arbitration*, vol. 32 (2015), p. 261–288.
- Uchkunova, I., et Temnikov, O., « The Availability of Moral Damages to Investors and to Host States in ICSID Arbitration », *Journal of International Dispute Settlement*, vol. 6, (2015), p. 380–402.

5. Relations diplomatiques

- Kolb, R., *Réflexions sur les politiques juridiques extérieures* (Paris, Éditions A. Pedone, 2015), 138 pages.
- Strauss, M.J., *Territorial Leasing in Diplomacy and International Law* (Leiden, Brill Nijhoff, 2015), 256 pages.

6. Désarmement

- Bar-Yaacov, N., « Achieving Universality of the Chemical Weapons Convention in the Middle East », *Survival*, vol. 57 (2015), p. 159–180.
- Casey-Maslen, S., « L’utilisation des armes nucléaires et les droits de l’homme », *Revue internationale de la Croix-Rouge*, vol. 97 (2015), p. 663–680.
- Dhanapala, J., « The 2015 Review Conference for the Treaty on the Non-Proliferation of Nuclear Weapons: A Review or a Requiem? », *Global Governance: A Review of Multilateralism and International Organizations*, vol. 21 (2015), p. 1–7.
- Fukui, Y., « The Arms Trade Treaty: Pursuit for the Effective Control of Arms Transfer », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 301–323.
- Hunt, J., « The Birth of an International Community: Negotiating the Treaty on the Non-Proliferation of Nuclear Weapons », in Hutchings, R., et Suri, J. (éds.), *Foreign Policy*

- Breakthroughs: Cases in Successful Diplomacy* (New York, Oxford University Press, 2015), p. 72–100.
- Lustgarden, L., « The Arms Trade Treaty: Achievements, Failings, Future », *International and Comparative Law Quarterly*, vol. 64 (2015), p. 569–600.
- Marauhn, T., « The Prohibition to Use Chemical Weapons », *Yearbook of International Humanitarian Law*, vol. 17 (2015), p. 25–44.
- Martin, D., « The Chemical Weapons Convention: Hollow Idealism or Capable Mechanism? The Syrian Intervention as a Text Case », *Loyola of Los Angeles International & Comparative Law Review*, vol. 37 (2015), p. 31–66.
- Müller, H., et Müller, D., *WMD Arms Control in the Middle East Prospects, Obstacles and Options* (Farnham, Ashgate, 2015), 329 pages.
- Pradel, N., « Le futur du droit nucléaire international », *L'Observateur des Nations Unies*, vol. 38 (2015), p. 191–205.
- Siatitsa, I., « 'A Serious Violation of International Human Rights Law': An Attempt to Clarify Crucial Provision of the Arms Trade Treaty = "Une violation grave du droit international des droits de l'homme" : tentative de clarification d'une provision centrale du traité sur le commerce des armes », *Journal européen des droits de l'homme*, n° 5 (2015), p. 606–630.
- Sorensen, J., « United Nations Arms Trade Treaty: Russia's Justifications for Abstention and the Treaty's Effectiveness in Application », *Brigham Young University International Law & Management Review*, vol. 11 (2015), p. 237–257.
- Whang, C., « The Challenges of Enforcing International Military-use Technology Export Control Regimes: An Analysis of the United Nations Arms Trade Treaty », *Wisconsin International Law Journal*, vol. 33 (2015), p. 114–139.
- Worster, W.T., « The Arms Trade Treaty Regime in International Institutional Law », *University of Pennsylvania Journal of International Law*, vol. 36 (2015), p. 995–1076.

7. Questions relatives à l'environnement

- Abate, R., *Climate Change Impacts on Ocean and Coastal Law: U.S. and International Perspectives* (Oxford, Oxford University Press, 2015), 699 pages.
- Acurio, R., « Las negociaciones climáticas de Lima a París », (*Revista*) *Agenda internacional*, vol. 22 (2015), p. 81–99.
- Badrinarayana, D., « 'Gatting' the New Climate Treaty Right: Leveraging Energy Subsidies to Promote Multilateralism », *Fordham International Law Journal*, vol. 39 (2015), p. 179–204.
- Bosselmann, K., « Global Environmental Constitutionalism: Mapping the Terrain », *Widener Law Review*, vol. 21 (2015), p. 171–185.
- Burkett, M.A., « Rehabilitation: A Proposal for a Climate Compensation Mechanism for Small Island States (Symposium: Environment and Human Rights) », *Santa Clara Journal of International Law*, vol. 13 (2015), p. 81–124.
- Byrnes, R., et Lawrence, P., « Can 'Soft Law' Solve 'Hard Problems'? : Justice, Legal Form and the Durban-Mandated Climate Negotiations », *University of Tasmania Law Review*, vol. 34 (2015), p. 34–67.

- Carbonell, J.R., et Allison, J.E., « Democracy and State Environmental Commitment to International Environmental Treaties », *International environmental agreements: politics, law and economics*, vol. 15 (2015), p. 79–104.
- Conca, K., *An Unfinished Foundation: The United Nations and Global Environmental Governance* (Oxford, Oxford University Press, 2015), 320 pages.
- Duyck, S., « Promoting the Principles of the Aarhus Convention in International Forums: The Case of the UN Climate Change Regime », *Review of European Community and International Environmental Law*, vol. 24 (2015), p. 123–138.
- Fitzmaurice, M., et French, D. (éds.), *International Environmental Law and Governance* (Leiden, Brill-Nijhoff, 2015), 162 pages.
- González Napolitano, S.S., *et al.*, *Respuestas del derecho internacional a desastres y otras consecuencias de fenómenos naturales* (Avellaneda, SGN Editora, 2015), 250 pages.
- Gonzalez, C.G., « Bridging the North-South Divide: International Environmental Law in the Anthropocene », *Pace Environmental Law Review*, vol. 32 (2015), p. 407–434.
- Gromilova, M., « Rescuing the People of Tuvalu: Towards an I.C.J. Advisory Opinion on the International Legal Obligations to Protect the Environment and Human Rights of Populations Affected by Climate Change », *Intercultural Human Rights Law Review*, vol. 10 (2015), p. 233–290.
- Haque, S., « The United Nations Framework Convention on Climate Change: Objectives, Outcomes and Corporate Accountability », in Crowther, D., et Islam, M.A. (éds.), *Sustainability after Rio (Developments in Corporate Governance and Responsibility, volume 8)* (Bingley, Emerald Group Publishing, 2015), p. 3–26.
- Kerbrat, Y., Maljean-Dubois, S., et Wemaëre, M., « Conférence internationale de Paris sur le climat en décembre 2015 : comment construire un accord évolutif dans le temps ? », *Journal du droit international*, vol. 142 (2015), p. 1115–1130.
- Koch, H.-J., König, D., Sanden, J., et Verheyen, R. (éds.), *Legal Regimes for Environmental Protection. Governance for Climate Change and Ocean Resources* (Leiden, Brill/Martinus Nijhoff, 2015), 351 pages.
- Kong, X., « Achieving Accountability in Climate Negotiations: Past Practices and Implications for the Post-2020 Agreement », *Chinese Journal of International Law*, vol. 14 (2015), p. 545–565.
- Lavallée, S., et Woitrin, P., « La Conférence de Rio sur le développement durable (Conférence de Rio + 20) : révolution ou évolution de la gouvernance internationale de l'environnement ? », *Les cahiers de droit*, vol. 56 (2015), p. 105–150.
- Lehmen, A., « The Case for the Creation of an International Environmental Court: Non-State Actors and International Environmental Dispute Resolution », *Colorado Journal of International Environmental Law and Policy*, vol. 26 (2015), p. 179–218.
- Lemoine, M., et Tabau, A., « La Conférence Climat de Lima : aller de l'avant en tirant les enseignements du passé », *Revue juridique de l'environnement*, vol. 2015 (2015), p. 310–328.
- Lung, W.P., « Pre-Conflict Military Activities: Environmental Obligations and Responsibilities of States », *Chinese Journal of International Law*, vol. 14 (2015), p. 465–496.
- Madebwe, T., « Re-visiting Old Ideas in Order to Craft an Effective Modern International Environmental Law Regulatory Framework », *Environmental Law Review*, vol. 17 (2015), p. 100–116.

- Maljean-Dubois, S., et Wemaëre, M., « L'accord à conclure à Paris en décembre 2015 : une opportunité pour "dé" fragmenter la gouvernance internationale du climat ? », *Revue juridique de l'environnement*, vol. 40 (2015), p. 649–671.
- Maljean-Dubois, S., et Wemaëre, M., *COP 21 ? : la diplomatie climatique de Rio (1992) à Paris (2015)* (Paris, Éditions A. Pedone, 2015), 332 pages.
- Mar García Rico, E., « Cambio climático y seguridad en el seno de Naciones Unidas: ¿algo más que un debate institucional? », in Márquez Carrasco, M.C., et Tavares, M.I. (éds.), *Seguridad medioambiental y orden internacional: IV Encuentro Luso-Español de Profesores de Derecho Internacional Público y Relaciones Internacionales* (Barcelone, Atelier, 2015), p. 101–125.
- Neyret, L., et Delmas-Marty, M., *Des écocrimes à l'écocide : le droit pénal au secours de l'environnement* (Bruxelles, Bruylant, 2015), 465 pages.
- Ong, D.M., « Regulating Environmental Responsibility for the Multinational Oil Industry: Continuing Challenges for International Law », *International Journal of Law in Context*, vol. 11 (2015), p. 153–173.
- Orlando, E., « From Domestic to Global?: Recent Trends in Environmental Liability from a Multi-Level and Comparative Law Perspective », *Review of European Community and International Environmental Law*, vol. 24 (2015), p. 289–303.
- Rajamani, L., « The Devilish Details: Key Legal Issues in the 2015 Climate Negotiations », *The Modern Law Review*, vol. 78 (2015), p. 826–853.
- Scott, S.V., « Does the UNFCCC Fulfil the Functions Required of a Framework Convention? Why Abandoning the United Nations Framework Convention on Climate Change might Constitute a Long Overdue Step Forward », *Journal of Environmental Law*, vol. 27 (2015), p. 69–89.
- Shawkat A., et al. (éds.), *International Environmental Law and the Global South* (New York, Cambridge University Press, 2015), 656 pages.
- Shibata, A., « International and Domestic Laws in Collaboration: An Effective Means of Environmental Liability Regime-Making », in Hamamoto, S., Sakai, H., et Shibata, H. (éds.), *L'être situé, effectiveness and purposes of international law: essays in honour of Professor Ryuichi Ida* (Leiden/Boston, Brill Nijhoff, 2015), p. 193–213.
- Stoutenburg, J.G., *Disappearing Island States in International Law* (Leiden, Brill Nijhoff, 2015), 488 pages.
- Tladi, D., « The Common Heritage of Mankind and the Proposed Treaty on Biodiversity in Areas Beyond National Jurisdiction: The Choice between Pragmatism and Sustainability », *Yearbook of International Environmental Law*, vol. 25, p. 113–132.
- Van Asselt, H., « Between the Devil and the Deep Blue Sea: Enhancing Flexibility in International Climate Change Law », *Netherlands Yearbook of International Law*, vol. 45 (2015), p. 255–286.
- van Calster, G., Vandenberghe, W., et Reins, L., *Research Handbook on Climate Change Mitigation Law* (Cheltenham, Edward Elgar Publishing, 2015), 784 pages.
- Zahar, A., *International Climate Change Law and State Compliance* (New York, Routledge, 2015), 203 pages.

8. Financement

Poitevin, A., « Des “prérequis” pour la levée de fonds sur les marchés internationaux : les normes environnementales et sociales des institutions financières internationales et leurs sanctions », *Journal du droit international*, vol. 142, 2^e édition (2015), p. 527–548.

9. Relations amicales et coopération entre les États

Jabour, J., « Why has there been a ‘Long Peace’ in Antarctica? », *The Yearbook of Polar Law*, vol. 7 (2015), p. 632–645.

10. Droits de l’homme

Airey, S., « The Taming of the ShriII: From Indicators to Indicatorization », *International Organizations Law Review*, vol. 12 (2015), p. 81–115.

Ajevski, M., *Fragmentation in International Human Rights Law Beyond Conflict of Laws* (Abingdon-on-Thames, Routledge, 2015), 96 pages.

Ambrus, M., « Water Rights: Fragmented Rights? », *International Community Law Review*, vol. 17 (2015), p. 37–67.

Aust, H.P., « The UN Human Rights Due Diligence Policy: An Effective Mechanism Against Complicity of Peacekeeping Forces? », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 61–73.

Backer, L.C., « Moving Forward the UN Guiding Principles for Business and Human Rights: Between Enterprise Social Norm, State Domestic Legal Orders, and the Treaty Law that Might Bind Them all », *Fordham International Law Journal*, vol. 38 (2015), p. 457–542.

Baxter, S.C., « The Suggestions on the Rights of the Child: Why the United Nations’ Convention on the Rights of the Child is a Twenty-Five Year Failure », *Journal of Global Justice and Public Policy*, vol. 2 (2015), p. 89–126.

Boer, B., *Environmental Law Dimensions of Human Rights* (Oxford, Oxford University Press, 2015), 272 pages.

Broderick, A., *The Long and Winding Road to Equality and Inclusion for Persons with Disabilities: The United Nations Convention on the Rights of Persons with Disabilities* (Cambridge, Intersentia, 2015), 443 pages.

Bueno, N., Malinverni, G., et Wilson, B., *Le droit de prendre son destin en main : le droit international de la démocratie et l’avenir des droits politiques* (Berne, Staempfli, 2015), 484 pages.

Caruso U., et Hofmann, R. (éds.), *The United Nations Declaration on Minorities: An Academic Account on the Occasion of its 20th Anniversary (1992-2012)* (Leiden/Boston, Brill Nijhoff, 2015), 406 pages.

Charters, C., « The Legitimising Effect of Coordination between Relevant International Institutions and the Harmonisation of the Rights of Indigenous Peoples », *Arizona Journal of International and Comparative Law*, vol. 32 (2015), p. 169–181.

Charlesworth, H., et Larking, E. (éds.), *Human Rights and the Universal Periodic Review Rituals and Ritualism* (Cambridge, Cambridge University Press, 2015), 314 pages.

- Chow, P.Y.S., « Memory Denied: A Commentary on the Reports of the UN Special Rapporteur in the Field of Cultural Rights on Historical and Memorial Narratives in Divided Societies », *International Lawyer*, vol. 48 (2015), p. 191–213.
- Ciesiolka, M., *A Contribution to Norm Conflict Resolution in a Fragmented International Legal Order: The Legal Relationship between the United Nations Convention Against Corruption and International Human Rights Law* (Zurich, Schulthess, 2015), 202 pages.
- Coomaraswamy, R., « Women and Children: The Cutting Edge of International Law », *American University International Law Review*, vol. 30 (2015), p. 1–41.
- Creamer, C.D., et Simmons, B.A., « Ratification, Reporting, and Rights: Quality of Participating in the Convention against Torture », *Human Rights Quarterly*, vol. 37 (2015), p. 579–608.
- De Beco, G., « Article 33 of the UN Convention on the Rights of Persons with Disabilities: Practice and Evaluation », in Waddington, L., Quinn, G., et Flynn, E. (éds.), *European Yearbook of Disability Law: volume 5* (Cambridge, Intersentia, 2015), p. 9–41.
- , « L'inclusion des enfants et des jeunes en situation de handicap dans la société : quelles approches, quelles mesures, quelles politiques ? », *Revue trimestrielle des droits de l'homme*, vol. 26 (2015), p. 115–128.
- Decaux, E., « La Déclaration universelle des droits de l'homme, "Nova" et "Vetera" », *Revue trimestrielle des droits de l'homme*, n° 103 (2015), p. 579–587.
- Desmond, A., « The Triangle that could Square the Circle? The UN International Convention on the Protection of the Rights of all Migrant Workers and Members of their Families, the EU and the Universal Periodic Review », *European Journal of Migration & Law*, vol. 17 (2015), p. 39–69.
- Douglas, A.M.C., « UNRWA and the Convention on the Rights of the Child: Who is Responsible for Violations in Education? », *Cardozo Journal of International & Comparative Law*, vol. 23 (2015), p. 377–411.
- Eboe-Osuji, C., « The High Commissioner for Human Rights on the Legal Obligation of Corporations to Respect International Human Rights Norms », in Linton, S., Simpson, G., et Schabas, W.A. (éds.), *For the Sake of Present and Future Generations: Essays on International Law, Crime and Justice in Honour of Roger S. Clark* (Leiden, Brill Nijhoff, 2015), p. 153–203.
- Egan, S., « The UN Human Rights Treaty System », in Egan, S. (éd.), *International Human Rights: Perspectives from Ireland* (Dublin, Bloomsbury Professional, 2015), p. 55–86.
- Fredman, S., « Foreign Fads or Fashions? The Role of Comparativism in Human Rights Law », *International and Comparative Law Quarterly*, vol. 64 (2015), p. 631–660.
- Gallagher, A.T., et Ezeilo, J.N., « The UN Special Rapporteur on Trafficking: A Turbulent Decade in Review », *Human Rights Quarterly*, vol. 37 (2015), p. 913–940.
- Gover, K., « Settler-State Political Theory, 'CANZUS' and the UN Declaration on the Rights of Indigenous Peoples », *European Journal of International Law*, vol. 26 (2015), p. 345–373.
- Grace, R., « From Design to Implementation: The Interpretation of Fact-Finding Mandates », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 27–60.
- Grear, A., et Kotzé, L.J. (éds.), *Research Handbook on Human Rights and the Environment* (Cheltenham, Edward Elgar, 2015), 592 pages.

- Green, J.A., Waters, C.P.M., et Higgins, D.R. (éds.), *Adjudicating International Human Rights: Essays in Honour of Sandy Ghandhi* (Leiden/Boston, Brill Nijhoff, 2015), 238 pages.
- Greer, S., « Is the Prohibition against Torture, Cruel, Inhuman and Degrading Treatment really 'Absolute' in International Human Rights Law? », *Human Rights Law Review*, vol. 15 (2015), p. 101–137.
- Harwood, C., « Human Rights in Fancy Dress? The Use of International Criminal Law by Human Rights Council Commissions of Inquiry in Pursuit of Accountability », *Japanese Yearbook of International Law*, vol. 58 (2015), p. 71–100.
- Henderson, C., « Commissions of Inquiry: Flexible Temporariness or Permanent Predictability? », *Netherlands Yearbook of International Law*, vol. 45 (2015), p. 287–310.
- Heppner, S., « Arbitral Justice for Victims of Human Rights Violations », *Dublin University Law Journal*, vol. 38 (2015), p. 103–128.
- Heymann, J., McNeill, K., et Raub, A., « Rights Monitoring and Assessment using Quantitative Indicators of Law and Policy: International Covenant on Economic, Social and Cultural Rights », *Human Rights Quarterly*, vol. 37 (2015), p. 1071–1100.
- Infantino, M., « Human Rights Indicators Across Institutional Regimes », *International Organizations Law Review*, vol. 12 (2015), p. 146–167.
- Jalloh, C.C., et Marong, A.B.M. (éds.), *Promoting Accountability under International Law for Gross Human Rights Violations in Africa: Essays in Honour of Prosecutor Hassan Bubacar Jallow* (Leiden/Boston, Brill Nijhoff, 2015), 620 pages.
- Kaime, T., et Glicksman, R.L., « An International Legal Framework for SE4All: Human Rights and Sustainable Development Law Imperatives », *Fordham International Law Journal*, vol. 38 (2015), p. 1405–1444.
- Kanosue, Y., « When Land is Taken Away: States Obligations under International Human Rights Law Concerning Large-Scale Projects Impacting Local Communities », *Human Rights Law Review*, vol. 15 (2015), p. 643–667.
- Kemkeng, V.C.N., « Le bilan décennal de la Cour africaine des droits de l'homme et des peuples », *Observateur des Nations Unies*, vol. 38 (2015), p. 169–189.
- King, E., « The Effect of the United Nations Convention against Torture on the Scope of Habeas Review in the Context of International Extradition », *Fordham International Law Journal*, vol. 38 (2015), p. 779–823.
- Kirby, M., et Gopalan, S., « 'Recalcitrant' States and International Law: The Role of the UN Commission of Inquiry on Human Rights Violations in the Democratic People's Republic of Korea », *University of Pennsylvania Journal of International Law*, vol. 37, (2015), p. 229–294.
- Kretzmer, D., et Klein, E., « The Human Rights Committee: Monitoring States Parties Reports », *Israel Yearbook on Human Rights*, vol. 45 (2015), p. 133–167.
- Krommendijk, J., « The Domestic Effectiveness of International Human Rights Monitoring in Established Democracies. The Case of the UN Human Rights Treaty Bodies », *Review of International Organizations*, vol. 10 (2015), p. 489–512.
- Krommendijk, J., « The (In)Effectiveness of UN Human Rights Treaty Body Recommendations », *Netherlands Quarterly of Human Rights*, vol. 33 (2015), p. 194–223.
- Mahgoub, K.E., *The International Law on the Right of the Child to Survival and Development* (Mortsel, Intersentia, 2015), 300 pages.

- Manco, E., « Detention of the Child in the Light of International Law-A Commentary on article 37 of the United Nation Convention on the Rights of the Child », *Amsterdam Law Forum*, vol. 7 (2015), p. 55–75.
- Mariño Menéndez, F.M., « Recent Jurisprudence of the United Nations Committee against Torture and the International Protection of Refugees », *Refugee Survey Quarterly*, vol. 34 (2015), p. 61–78.
- McCrudden, C., « Why do National Court Judges Refer to Human Rights Treaties? A Comparative International Law Analysis of CEDAW », *American Journal of International Law*, vol. 109 (2015), p. 534–550.
- McDougall, G., *The First United Nations Mandate on Minority Issues* (Leiden, Brill Nijhoff, 2015), 374 pages.
- Merry, S.E., « Firming Up Soft Law: The Impact of Indicators on Transnational Human Rights Legal Orders », in Halliday, T.C., et Shaffer, G.C. (éd.), *Transnational Legal Orders* (New York, Cambridge, 2015), p. 374–399.
- Meshel, T., « Human Rights in Investor-State Arbitration: The Human Right to Water and Beyond », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 277–307.
- Milanović, M., « Human Rights Treaties and Foreign Surveillance: Privacy in the Digital Age », *Harvard International Law Journal*, vol. 56 (2015), p. 81–146.
- Mills, K., et Karp, D.J. (éds.), *Human Rights Protection in Global Politics: Responsibilities of States and Non-State Actors* (New York, Palgrave Macmillan, 2015), 316 pages.
- Moody, Z., « La fabrication internationale des droits de l'enfant : genèse de la Déclaration des Nations Unies relative aux droits de l'enfant (1946-1959) », *Relations Internationales*, vol. 161 (2015), p. 65–80.
- Murillo Chávarro, J., « Extraterritorial Obligations to Ensure the Enjoyment of the Human Right to Water in a Transboundary Context », *Human Rights & International Legal Discourse*, vol. 9 (2015), p. 90–111.
- O'Donovan, D., et Keyzer, P., « 'Visions of a Distant Millennium'? The Effectiveness of the UN Human Rights Petition System », in Keyzer, P., Popovski, V., et Sampford, C. (éds.), *Access to International Justice* (Abingdon/New York, Routledge, 2015), p. 148–177.
- O'Flaherty, M., et Higgins, N., « International Human Rights Law and 'Criminalization' », *Japanese Yearbook of International Law*, vol. 58 (2015), p. 45–70.
- Payne, C.L., et Abouharb, M.R., « The International Covenant on Civil and Political Rights and the Strategic Shift to Forced Disappearance », *Journal of Human Rights*, vol. 15 (2015), p. 1–26.
- Pocar, F., « Some Thoughts on the Universal Declaration of Human Rights and the Generations of Human Rights », *Intercultural Human Rights Law Review*, vol. 10 (2015), p. 43–54.
- Poitevin, A., « Whistleblowers and the Mainstreaming of Protection in the Context of the United Nations Guiding Principles on Business and Human Rights = L'alerte éthique et la mise en œuvre d'une protection dans le cadre des principes directeurs des Nations Unies sur les entreprises et les droits de l'homme », *Journal européen des droits de l'homme*, 2015, p. 631–651.
- Ramcharan, B.G., *The Law, Policy and Politics of the UN Human Rights Council* (Leiden, Brill Nijhoff, 2015), 290 pages.

- Richardson, L., « Economic, Social and Cultural Rights (and Beyond) in the UN Human Rights Council », *Human Rights Law Review*, vol. 15 (2015), p. 409–440.
- Ruggie, J.G., et Sherman III, J.F., « Adding Human Rights Punch to the New *Lex Mercatoria*: The Impact of the UN Guiding Principles on Business and Human Rights on Commercial Legal Practice », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 455–461.
- Saliternik, M., « Reducing the Price of Peace: The Human Rights Responsibilities of Third-Party Facilitators », *Vanderbilt Journal of Transnational Law*, vol. 48 (2015), p. 179–243.
- Sandberg, K., « The Convention on the Rights of the Child and the Vulnerability of Children », *Nordic Journal of International Law*, vol. 84 (2015), p. 221–247.
- Sandholtz, W., « Domestic Law and Human Rights Treaty Commitments: The Convention Against Torture », *Journal of Human Rights* (2015), p. 25–43.
- Schiemann, J.W., *Does Torture Work?* (New York, Oxford University Press, 2015), 315 pages.
- Sweepston, L., *The Foundations of Modern International Law on Indigenous and Tribal Peoples, the Preparatory Documents of the Indigenous and Tribal Peoples Convention, and its Development through Supervision* (Leiden, Brill/Nijhoff, 2015), 395 pages.
- Thirlway, H., « Human Rights in Customary Law: An Attempt to Define some of the Issues », *Leiden Journal of International Law*, vol. 28 (2015), p. 495–506.
- Tobin, J., « Understanding Children’s Rights: A Vision Beyond Vulnerability », *Nordic Journal of International Law*, vol. 84 (2015), p. 155–182.
- Touzé, S., et Decaux, E. (éds.), *La prévention des violations des droits de l’homme : actes du colloque des 13 et 14 juin 2013, [Paris]* (Paris, Éditions A. Pedone, 2015), 498 pages.
- Trilsch, M., « La judiciarisation du droit à la santé : Quelles perspectives pour la procédure de communications individuelles devant le Comité des droits économiques, sociaux et culturels ? », *Revue de droit international et de droit comparé* (2015), p. 43–78.
- Tungohan, E., « International Approaches to Governing Temporary Labour Migrants: A Critical Assessment of the UN Committee on Migrant Workers, the ILO Conventions on Labour Migration, and the International Migrants Alliance », in Boulden, J., et Kymlicka, W. (éds.), *International Approaches to Governing Ethnic Diversity* (Oxford, Oxford University Press, 2015), p. 102–127.
- Ulrich, M.R., « The Impact of Law on the Right to Water and Adding Normative Change to the Global Agenda », *George Washington International Law Review*, vol. 48 (2015), p. 43–80.
- Weiß, N., et Thouvenin, T. (éds.), *The Influence of Human Rights on International Law* (Berlin, Springer, 2015), 248 pages.

11. Droit administratif international

- Gallo, D., « The ‘New’ Law Applicable to LGBTI International Civil Servants in the U.N. System », *American University International Law Review*, vol. 30 (2015), p. 649–664.
- , « The Right of Access to Justice for the Staff of International Organizations: The Need for a Reform in the Light of the ICJ Advisory Opinion of 1 Feb. 2012 », *Evolutions in the Law of International Organizations*, vol. 54 (2015), p. 509–532.

- Kryvoi, Y., « The Law Applied by International Administrative Tribunals: From Autonomy to Hierarchy », *George Washington International Law Review*, vol. 47 (2015), p. 267–301.
- Laazouzi, M., « Le contentieux étatique et arbitral des contrats administratifs internationaux : quelles interactions ? », *Les cahiers de l'arbitrage* (2015), p. 217–234.
- Megzari, A., *The Internal Justice of the United Nations: A Critical History 1945-2015* (Leiden, Brill-Nijhoff, 2015), 582 pages.
- Seatzu, F., « The Treatment of International Law in the Jurisprudence of the World Bank Administrative Tribunal », *Law and Practice of International Courts and Tribunals*, vol. 14 (2015), p. 130–150.
- Shockley, T.A., « The Investigation Procedures of the United Nations Office of Internal Oversight Services and the Rights of the United Nations Staff Member: An Analysis of the United Nations Judicial Tribunals' Judgements on Disciplinary Cases in the United Nations », *Pace International Law Review*, vol. 27 (2015), p. 469–548.

12. Droit des affaires internationales

- de Luca, V., « The Conformity of the Goods to the Contract in International Sales », *Pace University School of Law International Law Review*, vol. 27 (2015), p. 165–260.
- DiMatteo, L.A., « Contractual Excuse under the CISG: Impediment, Hardship, and the Excuse Doctrines », *Pace University School of Law International Law Review*, vol. 27 (2015), p. 261–308.
- Marceau, G. (éd.), *A History of Law and Lawyers in the GATT/WTO: The Development of the Rule of Law in the Multilateral Trading System* (Cambridge, Cambridge University Press, 2015), 684 pages.
- Menon, S., « The Impact of Public International Law in the Commercial Sphere and its Significance to Asia », *Journal of World Investment & Trade*, vol. 16 (2015), p. 772–799.
- Santulli, C., « Le traitement juste et équitable : stipulation particulière ou principe général de bonne conduite ? », *Revue générale de droit international public*, vol. 119 (2015), p. 69–85.

13. Droit pénal international

- Almqvist, J., « A Human Rights Appraisal of the Limits to Judicial Independence for International Criminal Justice », *Leiden Journal of International Law*, vol. 28 (2015), p. 91–112.
- Amann, D.M., « The Child Rights Convention and International Criminal Justice », *Nordic Journal of International Law*, vol. 84 (2015), p. 248–269.
- Baaz, M., « Dissident Voices in International Criminal Law », *Leiden Journal of International Law*, vol. 28 (2015), p. 643–664.
- Bartels, R. et Fortin, K., « Law, Justice and a Potential Security Gap: The 'Organization' Requirement in International Humanitarian Law and International Criminal Law », *Journal of Conflict and Security Law*, vol. 21 (2015), p. 29–48.
- Bassiouni, M.C., *Globalization and its Impact on the Future of Human Rights and International Criminal Justice* (Cambridge, Intersentia, 2015), 764 pages.

- Behrens, P., « Between Abstract Event and Individualized Crime: Genocidal Intent in the Case of Croatia », *Leiden Journal of International Law*, vol. 28 (2015), p. 923–935.
- Bergsmo, M. et Song, T. (éds.), *Military Self-Interest in Accountability for Core International Crimes* (Bruxelles, Torkel Opsahl Academic EPublisher, 2015), 478 pages.
- Bernaz, N., « Corporate Criminal Liability under International Law: The New TV S.A.L. and Akhbar Beirut S.A.L. Cases at the Special Tribunal for Lebanon », *Journal of International Criminal Justice*, vol. 13 (2015), p. 313–330.
- Berster, L.C., « The Alleged Non-Existence of Cultural Genocide: A Response to the Croatia v. Serbia Judgment », *Journal of International Criminal Justice*, vol. 13 (2015), p. 677–692.
- Chigara, B.A. et Nwankwo, C.M., « ‘To be Or Not to be?’ : The African Union and its Member States Parties’ Participation as High Contracting States Parties to the Rome Statute of the International Criminal Court (1998) », *Nordic Journal of Human Rights*, vol. 33 (2015), p. 243–268.
- Chouliaras, A., « A Strategic Choice: The State Policy Requirement in Core International Crimes », *Leiden Journal of International Law*, vol. 28 (2015), p. 953–975.
- Clarke, K.M., « Refiguring the Perpetrator: Culpability, History and International Criminal Law’s Impunity Gap », *International Journal of Human Rights*, vol. 19 (2015), p. 592–614.
- De Vos, C., Kendall, S. et Stahn, C. (éds.), *Contested Justice: The Politics and Practice of International Criminal Court Interventions* (Royaume-Uni, Cambridge University Press, 2015), 526 pages.
- Debarre, A.S., « Rehabilitation & Reintegration of Juvenile War Criminals: A De Facto Ban on their Criminal Prosecution? », *Denver Journal of International Law and Policy*, vol. 44, (2015), p. 1–20.
- Dothan, S., « Deterring War Crimes », *North Carolina Journal of International Law and Commercial Regulation*, vol. 40 (2015), p. 739–770.
- Ellis, M.S., « Shifting the Paradigm: Bringing to Justice Those Who Commit Human Rights Atrocities », *Case Western Reserve Journal of International Law*, vol. 47 (2015), p. 265–282.
- Esteve Moltó, J.E., « The ‘Great Leap Forward’ to Impunity: Burying Universal Jurisdiction in Spain and Returning to the Paradigm of Human Rights as ‘Domaine Réservé’ of States », *Journal of International Criminal Justice*, vol. 13 (2015), p. 1121–1144.
- Flory, P., « International Criminal Justice and Truth Commissions: From Strangers to Partners? », *Journal of International Criminal Justice*, vol. 13 (2015), p. 19–42.
- Ford, S., « The Complexity of International Criminal Trials is Necessary », *George Washington International Law Review*, vol. 48, iss. 1 (2015), p. 151–201.
- Fournet, C. et Siller, N., « ‘We Demand Dignity for the Victims’-Reflections on the Legal Qualification of the Indecent Disposal of Corpses », *International Criminal Law Review*, vol. 15 (2015), p. 896–925.
- Fry, E., « International Crimes and Case Demarcation: What are we Trying to Prove », *Florida Journal of International Law*, vol. 27 (2015), p. 163–212.
- Gadirov, J., « Causal Responsibility in International Criminal Law », *International Criminal Law Review*, vol. 15 (2015), p. 970–987.

- Gal-Or, N., « The Formation of a Customary International Crime: Global Terrorism Human (in)Security », *International Criminal Law Review*, vol. 15 (2015), p. 665–699.
- Gilbert, G. et Rüşch, A.M., « Jurisdictional Competence through Protection: To what Extent can States Prosecute the Prior Crimes of those to whom they have Extended Refuge? », *Journal of International Criminal Justice*, vol. 12 (2015), p. 1093–1114.
- Granik, M., « Indirect Perpetration Theory: A Defence », *Leiden Journal of International Law*, vol. 28 (2015), p. 972–992.
- Green Martínez, S.A., « Destruction of Cultural Heritage in Northern Mali: A Crime against Humanity? », *Journal of International Criminal Justice*, vol. 13 (2015), p. 1073–1097.
- Hutter, S., *Starvation as a Weapon: Domestic Policies of Deliberate Starvation as a Means to an End under International Law* (Leiden, Brill Nijhoff, 2015), 305 pages.
- Jackson, M., *Complicity in International Law* (Oxford, Oxford University Press, 2015), 272 pages.
- Jacobs, D., « Sitting on the Wall, Looking in: Some Reflections on the Critique of International Criminal Law », *Leiden Journal of International Law*, vol. 28 (2015), p. 1–11.
- Jo, H., *Compliant Rebels: Rebel Groups and International Law in World Politics* (Cambridge, Cambridge University Press, 2015), 331 pages.
- Kolb, R., « Crimes contre l'humanité », in Ziccardi Capaldo, G. (éd.), *Global Community: Yearbook of International Law and Jurisprudence* (New York, Oxford, 2015), p. 153–169.
- Langer, M., « Universal Jurisdiction is Not Disappearing: The Shift from 'Global Enforcer' to 'No Safe Haven' Universal Jurisdiction », *Journal of International Criminal Justice*, vol. 13 (2015), p. 245–256.
- Lingaas, C., « The Elephant in the Room: The Uneasy Task of Defining 'Racial' in International Criminal Law », *International Criminal Law Review*, vol. 15 (2015), p. 485–516.
- Linton, S., Simpson, G. et Schabas, W.A. (éds.), *For the Sake of Present and Future Generations: Essays on International Law, Crime and Justice in Honour of Roger S. Clark* (Leiden, Brill Nijhoff, 2015), 680 pages.
- MacKnight, J., « Accountability in Northern Uganda: Understanding the Conflict, the Parties and the False Dichotomies in International Criminal Law and Transnational Justice », *Journal of African Law*, vol. 59, Issue 2 (2015), p. 193–219.
- Marochkin, S.Y. et Nelaeva, G.A., « The Changing Dynamics of International Lawmaking: Trying Heads of State for Rape and Sexual Violence », *Law and Practice of International Courts and Tribunals*, vol. 14 (2015), p. 290–304.
- Meddox, K., « 'Liberat[ing] Mankind from such an Odious Scourge': The Genocide Convention and the Continued Failure to Prevent or Halt Genocide in the Twenty-First Century », *Genocide Studies and Prevention: An International Journal*, vol. 9 (2015), p. 48–65.
- Mégret, F., « What Sort of Global Justice is 'International Criminal Justice'? » *Journal of International Criminal Justice*, vol. 13 (2015), p. 77–96.
- Moodrick-Even Khen, H., « Revisiting Universal Jurisdiction: The Application of the Complementarity Principle by National Courts and Implications for Ex-Post Justice in the Syrian Civil War », *Emory International Law Review*, vol. 30 (2015), p. 261–311.

- Ni Aoláin, F., O'Rourke, C. et Swaine, A., « Transforming Reparations for Conflict-Related Sexual Violence: Principles and Practice », *Harvard Human Rights Journal*, vol. 28 (2015), p. 97–146.
- Nouwen, S.M.H. et Werner, W.G., « Monopolizing Global Justice: International Criminal Law as Challenge to Human Diversity », *Journal of International Criminal Justice*, vol. 13 (2015), p. 157–176.
- Pemberton, A. *et al.*, « Coherence in International Criminal Justice: A Victimological Perspective », *International Criminal Law Review*, vol. 15 (2015), p. 339–368.
- Petrovic, J. (éd.), *Accountability for Violations of International Humanitarian Law: Essays in Honour of Tim McCormack* (New York, Routledge, 2015), 343 pages.
- Rosenberg, S.P., Galis, T. et Zucker, A., *Reconstructing Atrocity Prevention* (New York, Cambridge University Press, 2015), 546 pages.
- Sandage, J., « Global Corruption and the Universal Approach of the United Nations Convention against Corruption », *Osgoode Hall Law Journal*, vol. 53 (2015), p. 7–30.
- Scheffer, D., « The United Nations Security Council and International Criminal Law », in Schabas, W. (éd.), *The Cambridge Companion to International Criminal Law*, (Cambridge, Cambridge University Press, 2015), p. 178–196.
- Schmid, E., *Taking Economic, Social and Cultural Rights Seriously in International Criminal Law* (Cambridge, Cambridge University Press, 2015), 396 pages.
- Škrk, M., « The Notion of Sources of International Criminal Law », in Wolfrum, R., Seršić, M. et Šošić, T. (éds.), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 879–905.
- Stahn, C., « Evolution, Revolution or New Culture? The Changing Anatomy of International Criminal Justice (and some of its Curiosities) », *International Criminal Law Review*, vol. 15 (2015), p. 1122–1137.
- , « Marital Stress or Grounds for Divorce? Re-Thinking the Relationship between R2P and International Criminal Justice », *Criminal Law Forum*, vol. 26 (2015), p. 13–50.
- Tallgren, I., « The Voice of the International: Who is Speaking? », *Journal of International Criminal Justice*, vol. 13 (2015), p. 135–155.
- van der Wilt, H., « Srebrenica: On Joint Criminal Enterprise, Aiding and Abetting and Command Responsibility », *Netherlands International Law Review*, vol. 62 (2015), p. 229–241.
- van der Merwe, H.J., « The Show Must Not Go On: Complementarity, the Due Process Thesis and Overzealous Domestic Prosecutions », *International Criminal Law Review*, vol. 15 (2015), p. 40–75.
- Ventura, M.J., « Escape from Johannesburg? Sudanese President Al-Bashir Visits South Africa, and the Implicit Removal of Head of State Immunity by the UN Security Council in Light of Al-Jedda », *Journal of International Criminal Justice*, vol. 13 (2015), p. 995–1025.
- Vlieks, M., « The Security Council Working Group on Children and Armed Conflict: A Legal Appraisal of its Application and Development of International Legal Standards », *Human Rights & International Legal Discourse*, vol. 9 (2015), p. 242–276.
- Wallerstein, S., « Delegation of Powers and Authority in International Criminal Law », *Criminal Law and Philosophy*, vol. 9 (2015), p. 123–140.

- Wilson, R., « Inciting Genocide with Words », *Michigan Journal of International Law*, vol. 36, (2015), p. 277–320.
- Zammit Borda, A., « Appraisal-Based and Flexible Approaches to External Precedent in International Criminal Law », *Leiden Journal of International Law*, vol. 28 (2015), p. 643–664.

14. Droit économique international

- Farrugia, B., « The Human Right to Water: Defences to Investment Treaty Violations », *Arbitration International*, vol. 31 (2015), p. 261–282.
- James-Eluyode, J., « The Blurred Lines: Analysing the Dynamics of States' Duty and Corporate Responsibility to Consult in Developing Countries », *African Journal of International and Comparative Law*, vol. 23 (2015), p. 405–434.
- Lee, J., « State Responsibility and Government-Affiliated Entities in International Economic Law: The Danger of Blurring the Chinese Wall between 'State Organ' and 'Non-State Organ' as Designed in the ILC Draft Articles », *Journal of World Trade: Law, Economics, Public Policy*, vol. 49 (2015), p. 117–151.
- Sykes, A.O., « Economic 'Necessity' in International Law », *American Journal of International Law*, vol. 109 (2015), p. 296–323.
- Vadi, V., « Crossed Destinies: International Economic Courts and the Protection of Cultural Heritage », *Journal of International Economic Law*, vol. 18 (2015), p. 51–77.
- Weiss, F. et Kammel, A., *The Changing Landscape of Global Financial Governance and the Role of Soft Law* (Leiden, Brill/Nijhoff, 2015), 426 pages.
- Zhao, L., « Transportation, Cooperation, and Harmonization: GATS as a Gateway to Integrating the UN's Seaborne Cargo Regimes into the WTO », *Pace International Law Review*, vol. 27 (2015), p. 60–118.

15. Terrorisme international

- Aksenova, M., « Conceptualizing Terrorism: International Offence or Domestic Governance Tool? » *Journal of Conflict and Security Law*, vol. 20 (2015), p. 277–299.
- Ambos, K., Malarino, E. et Schneider, C. (éds.), *Terrorismo y derecho penal* (Göttingen, Bogotá, Konrad-Adenauer-Stiftung, Programa Estado de Derecho para Latinoamérica, 2015), 561 pages.
- Cantwell, D., « A Tale of Two Kadis: Kadi II, Kadi v. Geithner & U.S. Counterterrorism Finance Efforts », *Columbia Journal of Transnational Law*, vol. 53 (2015), p. 652–700.
- Jarvis, L., Macdonald, S. et Chen, T.M. (éds.), *Terrorism Online: Politics, Law and Technology* (Londres; New York, Routledge, 2015), 198 pages.
- Kazmir, S., « The Law, Policy, and Practice of Kidnapping for Ransom in a Terrorism Context », *New York University Journal of International Law and Politics*, vol. 48 (2015), p. 325–361.
- Lennon, G. et Walker, G. (éds.), *Routledge Handbook of Law and Terrorism* (New York, Routledge, 2015), 486 pages.

- Sauca, J.M., *Aviones usados como bombas: problemas políticos y constitucionales en la lucha contra el terrorismo* (Madrid, Catarata, 2015), 191 pages.
- Sein, K.M. et Hamid, A.G., « Combating Terrorism and the Use of Force Against a State: A Relook at the Contemporary World Order », *Journal of East Asia and International Law*, vol. 8 (2015), p. 107–131.
- Trapp, K.N., « Shared Responsibility and Non-State Terrorist Actors », *Netherlands International Law Review*, vol. 62 (2015), p. 141–160.
- Wu, P., « Impossible to Regulate: Social Media, Terrorists, and the Role for the UN », *Chicago Journal of International Law*, vol. 16 (2015), p. 281–311.

16. Droit commercial international

- Beiter, K.D., « Establishing Conformity between TRIPS and Human Rights: Hierarchy in International Law, Human Rights Obligations of the WTO and Extraterritorial State Obligations Under the International Covenant on Economic, Social and Cultural Rights », in Ullrich, H., Hilty, R., Lamping, M. et Drexler, J. (éds.), *Trips Plus 20: From Trade Rules to Market Principles* (Berlin, Springer, 2015), p. 445–505.
- Cottier, T., « The Common Law of International Trade and the Future of the World Trade Organization », *Journal of International Economic Law*, vol. 18 (2015), p. 3–20.
- Czapnik, B., « The Unique Features of the Trade Facilitation Agreement: A Revolutionary New Approach to Multilateral Negotiations or the Exception which Proves the Rule? », *Journal of International Economic Law*, vol. 18 (2015), p. 773–794.
- Farah, P. et Cima, E., « The World Trade Organization, Renewable Energies Subsidies, and the Case of Feed-in Tariffs: Time for Reform toward Sustainable Development? », *Georgetown International Environmental Law Review*, vol. 27 (2015), p. 515–537.
- Gagliani, G., « The Interpretation of General Exceptions in International Trade and Investment Law: Is a Sustainable Development Interpretive Approach Possible? », *Denver Journal of International Law and Policy*, vol. 43 (2015), p. 559–588.
- Hoekman, B.M. et Mavroidis P.C., « WTO ‘à La Carte’ or ‘Menu Du Jour’? Assessing the Case for More Plurilateral Agreements », *European Journal of International Law*, vol. 26 (2015), p. 319–343.
- Lamp, N., « How some Countries Became ‘Special’: Developing Countries and the Construction of Difference in Multilateral Trade Lawmaking », *Journal of International Economic Law*, vol. 18 (2015), p. 743–771.
- Megliani, M., « Vultures in Courts: Why the UNCTAD Principles on Responsible Financing Cannot Stop Litigation », *Leiden Journal of International Law*, vol. 28 (2015), p. 849–862.
- Neuwirth, R.J. et Svetlicinii, A., « The Economic Sanctions over the Ukraine Conflict and the WTO: ‘Catch-XXI’ and the Revival of the Debate on Security Exceptions », *Journal of World Trade*, vol. 49 (2015), p. 891–914.
- Watal, J. et Taubman, A., *The Making of the TRIPS Agreement: Personal Insights from the Uruguay Round Negotiations* (Genève, Organisation mondiale du commerce, 2015), 480 pages.
- Weber, R.H. et Koch, R., « International Trade Law Challenges by Subsidies for Renewable Energy », *Journal of World Trade*, vol. 49 (2015), p. 757–780.

Zrilič, J., « International Investment Law in the Context of ‘Jus Post Bellum’: Are Investment Treaties Likely to Facilitate or Hinder the Transition to Peace? », *Journal of World Investment & Trade*, vol. 16 (2015), p. 604–632.

17. Tribunaux internationaux

- Adams, A., « The First Rape Prosecution before the ICC: Are the Elements of Crimes Based on a Source of International Law? », *International Criminal Law Review*, vol. 15 (2015), p. 1098–1121.
- Aksenova, M., « The Modes of Liability at the ICC: The Labels that Don’t Always Stick », *International Criminal Law Review*, vol. 15 (2015), p. 629–664.
- Ardis, D.P., « How Much is Enough? The ICC’s Territorial Reach over Cross-Border Crimes », *North Carolina Journal of International Law and Commercial Regulation*, vol. 41 (2015), p. 189–220.
- Ariav, R., « Hardly the ‘Tadić’ of Targeting: Missed Opportunities in the ICTY’s ‘Gotovina’ Judgements », *Israel Law Review*, vol. 48 (2015), p. 329–355.
- Atangana Amougou, J., « Le refus de coopérer avec la Cour pénale internationale », *Revue internationale de droit comparé*, vol. 67 (2015), p. 973–991.
- Baaz, M., « Bringing the Khmer Rouge to Trial: An Extraordinary Experiment in International Criminal Law », *Scandinavian Studies in Law*, vol. 61 (2015), p. 291–338.
- Babcock, P.T., « Impunity Rises from the Ashes: The Extent of the Rome Statute’s Jurisdiction in the Event of State Succession », *Indiana International & Comparative Law Review*, vol. 25 (2015), p. 461–492.
- Bachmann, K. et Fatić, A., *The UN International Criminal Tribunals: Transition without Justice?* (New York, Routledge, 2015), 290 pages.
- Bernath, J., « ‘Complex Political Victims’ in the Aftermath of Mass Atrocity: Reflections on the Khmer Rouge Tribunal in Cambodia », *International Journal of Transitional Justice*, vol. 38 (2015), p. 164–193.
- Birdsall, A., « The Responsibility to Prosecute and the ICC: A Problematic Relationship? », *Criminal Law Forum*, vol. 26 (2015), p. 51–72.
- Birnbaum, S.C., « Predictive Due Process and the International Criminal Court », *Vanderbilt Journal of Transnational Law*, vol. 48 (2015), p. 307–358.
- Bohlander, M., « Paradise Postponed? For a Judge-Led Generic Model of International Criminal Procedure and an End to ‘Draft-as-You-Go’ », *Netherlands Yearbook of International Law*, vol. 45 (2015), p. 331–355.
- Borda, A.Z., « How do International Judges Approach Competing Precedent? An Analysis of the Practice of International Criminal Courts and Tribunals in Relation to Substantive Law », *International Criminal Law Review*, vol. 15 (2015), p. 124–146.
- Bufalini, A., « The Principle of Legality and the Role of Customary International Law in the Interpretation of the ICC Statute », *Law and Practice of International Courts and Tribunals*, vol. 14 (2015), p. 233–254.
- Cançado Trindade, A.A., « Contemporary International Tribunals: Their Jurisprudential Cross-Fertilization Pertaining to Human Rights Protection », in Ziccardi Capaldo, G. (éd.), *Global Community: Yearbook of International Law and Jurisprudence* (New York, Oxford, 2015).

- Chamberlain, C., *Children and the International Criminal Court: Analysis of the Rome Statute through a Children's Rights Perspective* (Cambridge, Intersentia, 2015), 274 pages.
- Cimiotta, E., « The First Steps of the Extraordinary African Chambers: A New Mixed Tribunal? », *Journal of International Criminal Justice*, vol. 13 (2015), p. 177–197.
- Clark, J.N., « International Criminal Courts and Normative Legitimacy: An Achievable Goal? », *International Criminal Law Review*, vol. 15 (2015), p. 763–783.
- , « Elucidating the Dolus Specialis: An Analysis of ICTY Jurisprudence on Genocidal Intent », *Criminal Law Forum*, vol. 26 (2015), p. 497–531.
- , « 'Specific Direction' and the Fragmentation of International Jurisprudence on Aiding and Abetting: Perišić and Beyond », *International Criminal Law Review*, vol. 15 (2015), p. 411–451.
- Combs, N.A., « A New Look at Fact-Finding at the ICTR: Advances in Judicial Acknowledgement », *Criminal Law Forum*, vol. 26 (2015), p. 387–401.
- Corrias, L.D.A. et Gordon G.M., « Judging in the Name of Humanity: International Criminal Tribunals and the Representation of a Global Public », *Journal of International Criminal Justice*, vol. 13 (2015), p. 97–112.
- Courtney, J. et Kaoutzani, C., « Proactive Gatekeepers: The Jurisprudence of the ICC's Pre-Trial Chambers », *Chicago Journal of International Law*, vol. 15 (2015), p. 518–558.
- Dame, F., « The Effect of International Criminal Tribunals on Local Judicial Culture: The Superiority of the Hybrid Tribunal », *Michigan State International Law Review*, vol. 24 (2015), p. 211–278.
- Dana, S., « The Sentencing Legacy of the Special Court for Sierra Leone », *Georgia Journal of International and Comparative Law*, vol. 42 (2015), p. 615–686.
- Dangnossi, I., *La Cour pénale internationale à l'épreuve de la répression en Afrique : des préjugés aux réalités* (Paris, L'Harmattan, 2015), 201 pages.
- Dastugue, M., « The Faults in « Fair » Trials: An Evaluation of Regulation 55 at the International Criminal Court », *Vanderbilt Journal of Transnational Law*, vol. 48, iss. 1 (2015), p. 273–306.
- Davis, C., « Political Considerations in Prosecutorial Discretion at the International Criminal Court », *International Criminal Law Review*, vol. 15 (2015), p. 170–189.
- Davidson, C., « Explaining Inhumanity: The Use of Crime-Definition Experts at International Criminal Courts », *Vanderbilt Journal of Transnational Law*, vol. 48 (2015), p. 359–425.
- Dayal, S., « Prosecuting Force-Feeding: An Assessment of Criminality under the ICC Statute », *Journal of International Criminal Justice*, vol. 13 (2015), p. 693–716.
- de Brouwer, A., « The Problem of Witness Interference before International Criminal Tribunals », *International Criminal Law Review*, vol. 15 (2015), p. 700–732.
- de Meester, K., *The Investigation Phase in International Criminal Procedure: In Search of Common Rules* (Cambridge, Intersentia, 2015), 1 040 pages.
- de Wet, E., « The Implications of President Al-Bashir's Visit to South Africa for International and Domestic Law », *Journal of International Criminal Justice*, vol. 13 (2015), p. 1049–1071.
- Deprez, C., « The Authority of Strasbourg Jurisprudence from the Perspective of the International Criminal Court = La portée de la jurisprudence de Strasbourg du point de

- vue de la Cour pénale internationale », *Journal européen des droits de l'homme*, n° 3 (2015), p. 278–296.
- Dérens, J., « Le Tribunal pénal international pour l'ex-Yougoslavie : une faillite annoncée ? », *Politique étrangère* (2015), p. 25–37.
- Eldeeb, H., « An Attempt to Prosecute: The Muslim Brotherhood's Communication to the International Criminal Court Relating to the Alleged Crimes in Egypt », *International Criminal Law Review*, vol. 15 (2015), p. 733–762.
- Fairlie, M.A., « Alternate Judges as Sine Qua Nons for International Criminal Trials », *Vanderbilt Journal of Transnational Law*, vol. 48 (2015), p. 67–122.
- Frisso, G.M., « The Genocide Convention as a Human Rights Treaty: The Possible Contribution of the Inter-American Court of Human Rights to the Jurisprudence of the International Court of Justice », *Law and Practice of International Courts and Tribunals*, vol. 14 (2015), p. 438–456.
- Frulli, M., « The Contribution of International Criminal Tribunals to the Development of International Law: The Prominence of *Opinio Juris* and the Moralization of Customary Law », *Law and Practice of International Courts and Tribunals*, vol. 14 (2015), p. 80–93.
- Garbett, C., « The Concept of the Civilian: Legal Recognition, Adjudication, and the Trials of International Criminal Justice », *International Journal of Law in Context*, vol. 8 (2015), p. 469–486.
- Geneuss, J., « Obstacles to Cross-Fertilisation: The International Criminal Tribunals' 'Unique Context' and the Flexibility of the European Court of Human Rights' Case Law », *Nordic Journal of International Law*, vol. 84 (2015), p. 404–427.
- Georgieva, V.P., « La 'judicialización': una nueva característica del sistema jurídico internacional », *Anuario Mexicano de Derecho Internacional*, vol. 15 (2015), p. 3–45.
- Gil Gil, A. et Maculan, E., « Current Trends in the Definition of 'Perpetrator' by the International Criminal Court: From the Decision on the Confirmation of Charges in the Lubanga Case to the Katanga Judgment », *Leiden Journal of International Law*, vol. 28 (2015), p. 349–371.
- Giorgetti, C., *Challenges and Recusals of Judges and Arbitrators in International Courts and Tribunals* (Leiden, Brill Nijhoff, 2015), 428 pages.
- Guillaumé, J., « Le droit à réparation devant la CPI : promesses et incertitudes », *Politique étrangère*, n° 4 (2015), p. 51–62.
- Hamilton, T., « Case Admissibility at the International Criminal Court », *Law and Practice of International Courts and Tribunals: A Practitioners' Journal*, vol. 14 (2015), p. 305–317.
- Hassanein, A.S., « Physical and Legal Inability Under article 17(3) of the Rome Statute », *International Criminal Law Review*, vol. 15 (2015), p. 101–123.
- Hehir, A. et Lang, A., « The Impact of the Security Council on the Efficacy of the International Criminal Court and the Responsibility to Protect », *Criminal Law Forum*, vol. 26 (2015), p. 153–179.
- Hobbs, P., « Contemporary Challenges in Relation to the Prosecution of Senior State Officials before the International Criminal Court », *International Criminal Law Review*, vol. 15 (2015), p. 76–100.
- Jain, N., « Comparative International Law at the ICTY: The General Principles Experiment », *American Journal of International Law*, vol. 109 (2015), p. 486–497.

- Joyce, M., « Duress: From Nuremberg to the International Criminal Court, Finding the Balance between Justification and Excuse », *Leiden Journal of International Law*, vol. 28 (2015), p. 623–642.
- Kane, M.C., « Accessible Judgements as a Practical Means to Reengage African Interest and Salvage the International Criminal Court », *African Journal of International Criminal Justice*, vol. 1 (2015), p. 6–46.
- Kendall, S., « Commodifying Global Justice: Economies of Accountability at the International Criminal Court », *Journal of International Criminal Justice*, vol. 13 (2015), p. 113–134.
- Killean, R., « An Incomplete Narrative: Prosecuting Sexual Violence Crimes at the Extraordinary Chambers in the Courts of Cambodia », *Journal of International Criminal Justice*, vol. 13 (2015), p. 331–352.
- Klamberg, M., « The Alternative Hypothesis Approach, Robustness and International Criminal Justice: A Plea for a ‘Combined Approach’ to Evaluation of Evidence », *Journal of International Criminal Justice*, vol. 13 (2015), p. 535–553.
- Klinkner, M., « Is all Fair in Love and War Crimes Trials? Regulation 55 and the ‘Katanga’ Case », *International Criminal Law Review*, vol. 15 (2015), p. 396–410.
- Kosař, D. et Lixinski, L., « Domestic Judicial Design by International Human Rights Courts », *American Journal of International Law*, vol. 109 (2015), p. 713–760.
- Kuczyńska, H., *The Accusation Model before the International Criminal Court: Study of Convergence of Criminal Justice Systems* (New York, Springer, 2015), 409 pages.
- Labuda, P.I., « The International Criminal Court and Perceptions of Sovereignty, Colonialism and Pan-African Solidarity », *African Yearbook of International Law = Annuaire Africain de Droit International*, vol. 20 (2015), p. 289–321.
- Liu, Daqun, « Contribution of the United Nations Ad Hoc Tribunals to the Development of International Criminal Law », in Bergsmo, M., Rackwitz, K. et Song, T. (éds.), *Historical Origins of International Criminal Law* (Bruxelles, Torkel Opsahl Academic EPublisher, 2015), p. 125–160.
- Malone, L.A., « Maturing Justice: Integrating the Convention on the Rights of the Child into the Judgments and Processes of the International Criminal Court », *Georgia Journal of International and Comparative Law*, vol. 43 (2015), p. 599–622.
- Mariniello, T., *The International Criminal Court in Search of its Purpose and Identity* (New York, Routledge, 2015), 288 pages.
- , « Questioning the Standard of Proof: The Purpose of the ICC Confirmation of Charges Procedure », *Journal of International Criminal Justice*, vol. 13 (2015), p. 579–599.
- Mbokani, J.B., « L’amnistie et la répression des crimes de droit international au regard de l’avènement de la Cour pénale internationale : le Statut de Rome à l’épreuve des impératifs de la justice transitionnelle », *Annales de droit de Louvain*, vol. 75 (2015), p. 239–276.
- McDermott, Y., « The ICTR’s Fact-Finding Legacy: Lessons for the Future of Proof in International Criminal Trials », *Criminal Law Forum*, vol. 26 (2015), p. 351–372.
- Meernik, J.D. et al., « Judicial Voting Behavior at the Appeals Chambers of the International Tribunals », *Journal of International Organizations Studies*, vol. 6 (2015), p. 29–46.
- , « Why Do Individuals Surrender to the International Criminal Tribunals? », *International Criminal Law Review*, vol. 15 (2015), p. 926–948.

- Mistry, H., « The Paradox of Dissent: Judicial Dissent and the Projects of International Criminal Justice », *Journal of International Criminal Justice*, vol. 13 (2015), p. 449–474.
- Moffett, L., « Elaborating Justice for Victims at the International Criminal Court: Beyond Rhetoric and The Hague », *Journal of International Criminal Justice*, vol. 13 (2015), p. 281–311.
- Morrow, P. et Winstanley, J., « The Challenge of Prosecuting Forced Displacement at the International Criminal Court: The Case of Kenya », in Bradley, M. (éd.), *Forced Migration, Reconciliation, and Justice* (Montréal, McGill-Queen's University Press, 2015), p. 276–297.
- Nam, J.F.W., « Jurisdictional Conflicts between the ICC and the African Union—Solution to the Dilemma », *Denver Journal of International Law and Policy*, vol. 44 (2015), p. 41–66.
- Napoletano, N., « Non-State Entity's 'Ability to Lodge' a Declaration Pursuant to Article 12(3) of the ICC Statute », *QIL: Questions of international law: QDI: Questions de droit international*, vol. 20 (2015), p. 17–37.
- Nemane, V.V. et Gunjal, I.D., « Article 124 of the Rome Statute of the International Criminal Court: 'Transitional Provision' or 'The Right to (Convenient) Opt-Out' », *International Criminal Law Review*, vol. 15 (2015), p. 949–969.
- Ngane, S.N., *The Position of Witnesses before the International Criminal Court* (Leiden, Brill/Nijhoff, 2015), 416 pages.
- Nicoghosyan, H., « Government Failure, Atrocity Crimes and the Role of the International Criminal Court: Why Not Syria, but Libya », *International Journal of Human Rights*, vol. 19 (2015), p. 1240–1256.
- Nichols, L., *The International Criminal Court and the End of Impunity in Kenya* (New York, Springer, 2015), 267 pages.
- Okafor, O.C. et Ngwaba, U., « The International Criminal Court as a 'Transitional Justice' Mechanism in Africa: Some Critical Reflections », *International Journal of Transitional Justice*, vol. 9 (2015), p. 90–108.
- Ondo, T., « La non-coopération avec les juridictions pénales internationales », *Revue de droit international et de droit comparé*, vol. 92 (2015), p. 79–114.
- Pacholska, M., « (Il)legality of Killing Peacekeepers: The Crime of Attacking Peacekeepers in the Jurisprudence of International Criminal Tribunals », *Journal of International Criminal Justice*, vol. 13 (2015), p. 43–72.
- Perrin, B., « Victim Participation at the International Criminal Court: Examining the First Decade of Investigative and Pre-Trial Proceedings », *International Criminal Law Review*, vol. 15 (2015), p. 298–338.
- Pues, A., « A Victim's Right to a Fair Trial at the International Criminal Court? Reflections on Article 68(3) », *Journal of International Criminal Justice*, vol. 13 (2015), p. 951–972.
- Ramsden, M. et Chung C., « 'Reasonable Grounds to Believe': An Unreasonably Unclear Evidentiary Threshold in the ICC Statute », *Journal of International Criminal Justice*, vol. 13 (2015), p. 555–577.
- Roberts, P., « The Priority of Procedure and the Neglect of Evidence and Proof: Facing Facts in International Criminal Law », *Journal of International Criminal Justice*, vol. 13 (2015), p. 479–506.

- Robinson, D., « Inescapable Dyads: Why the International Criminal Court Cannot Win », *Leiden Journal of International Law*, vol. 28 (2015), p. 323–347.
- Rome, L., « The Case for Prosecuting Arms Traffickers in the International Criminal Court », *Cardozo Law Review*, vol. 36 (2015), p. 1149–1189.
- Savado, R.O., « Après que justice soit rendue : La réinstallation des acquittés des juridictions pénales internationales dans des États tiers », *International Criminal Law Review*, vol. 15, (2015), p. 989–1039.
- , « Non-coupables ! Le non-refoulement, les assurances diplomatiques et la réinstallation des acquittés des juridictions pénales internationales dans leurs pays d'origine », *International Criminal Law Review*, vol. 15 (2015), p. 785–822.
- Singh, P., « The Rough and Tumble of International Courts and Tribunals », *Indian Journal of International Law*, vol. 55 (2015), p. 329–366.
- Smeulers, A.L., Weerdesteijn, M. et Holá, B., « The Selection of Situations by the ICC: An Empirically Based Evaluation of the OTP's Performance », *International Criminal Law Review*, vol. 15 (2015), p. 1–39.
- Solomon, S., « Broadening International Criminal Jurisdiction? The Rome Statute Interest of Justice Clause as a Prosecutorial Platform », *International Human Rights Law Review*, vol. 3 (2015), p. 53–80.
- Soufi, J. et Maurice, S., « Structure, Functions and Initial Achievements of the Mechanism for International Criminal Tribunals (MICT) », *International Criminal Law Review*, vol. 15 (2015), p. 544–564.
- Stahn, C. (éd.), *The Law and Practice of the International Criminal Court* (Oxford, Oxford University press, 2015), 1326 pages.
- Stolk, S., « The Victim, the International Criminal Court and the Search for Truth: On the Interdependence and Incompatibility of Truths about Mass Atrocity », *Journal of International Criminal Justice*, vol. 13 (2015), p. 973–994.
- Swanepoel, C.F., « South Africa's Obligation as Member State of the International Criminal Court: The Al-Bashir Controversy », *Journal for Juridical Science*, vol. 40 (2015), p. 50–68.
- Szydło, M., « Reduction of Life Sentences Imposed by International Criminal Tribunals After the Galic Decision: Is there Need for Further Improvement? », *Journal of International Criminal Justice*, vol. 13 (2015), p. 1099–1120.
- Tedeschini, M., « Complementarity in Practice: The ICC's Inconsistent Approach in the Gaddafi and Al-Senussi Admissibility Decisions », *Amsterdam Law Forum*, vol. 7 (2015), p. 76–97.
- Tladi, D., « The Duty on South Africa to Arrest and Surrender President Al-Bashir Under South African and International Law: A Perspective from International Law », *Journal of International Criminal Justice*, vol. 15 (2015), p. 1027–1047.
- Vagias, M. et Ferencz, J., « Burden and Standard of Proof in Defence Challenges to the Jurisdiction of the International Criminal Court », *Leiden Journal of International Law*, vol. 28 (2015), p. 133–155.
- Wegner, P.S., *The International Criminal Court in Ongoing Intrastate Conflicts: Navigating the Peace-Justice Divide* (Cambridge, Cambridge University Press, 2015), 413 pages.

- Williams, S. et Palmer, E., « The Extraordinary Chambers in the Courts of Cambodia: Developing the Law on Sexual Violence », *International Criminal Law Review*, vol. 15 (2015), p. 452–484.
- Windridge, O., « Assessing Circumstantial Evidence and Inference at the ICTR », *Criminal Law Forum*, vol. 26 (2015), p. 403–418.
- Zakerhossein, M.H. et de Brouwer, A., « Diverse Approaches to Total and Partial in Absentia Trials by International Criminal Tribunals », *Criminal Law Forum*, vol. 26 (2015), p. 181–224.
- Zammit Borda, A., « How do International Judges Approach Competing Precedent? An Analysis of the Practice of International Criminal Courts and Tribunals in Relation to Substantive Law », *International Criminal Law Review*, vol. 15 (2015), p. 124–146.

18. Cours d'eau internationaux

- Moussa, J., « Implications of the Indus Water Kishenganga Arbitration for the International Law of Watercourses and the Environment », *International and Comparative Law Quarterly*, vol. 64 (2015), p. 697–715.
- Rieu-Clarke, A., « Determining Sovereign Rights and Duties Over International Watercourses: The Contribution of the International Law Commission and the UN General Assembly », in Tvedt, Terje, McIntyre, Owen, et Woldetsadik, Tadesse Kassa (éds.), *A History of Water: Volume 2: Sovereignty and International Water Law* (Londres, New York, I.B. Tauris, 2015), p. 149–174.
- Tanzi, A., et al., *The UNECE Convention on the Protection and use of Transboundary Watercourses and International Lakes: Its Contribution to International Water Cooperation* (Leiden, Brill, 2015), 547 pages.

19. Intervention et assistance humanitaire

- Almqvist, J.M., « Enforcing the Responsibility to Protect through Solidarity Measures », *International Journal of Human Rights*, vol. 19 (2015), p. 1002–1016.
- Amvane, G., « Intervention Pursuant to article 4(h) of the Constitutive Act of the African Union without United Nations Security Council Authorisation », *African Human Rights Law Journal*, vol. 15 (2015), p. 282–298.
- Bazirake, J.B., et Bukuluki, P., « A Critical Reflection on the Conceptual and Practical Limitations of the Responsibility to Protect », *International Journal of Human Rights*, vol. 19 (2015), p. 1017–1028.
- Bellamy, A.J., « The Responsibility to Protect Turns Ten », *Ethics & International Affairs*, vol. 29 (2015), p. 161–185.
- Borgia, F., « The Responsibility to Protect Doctrine: Between Criticisms and Inconsistencies », *Journal of the Use of Force and International Law*, vol. 2 (2015), p. 223–237.
- Burke, C., « An Essay on Fighting with One Arm Tied Behind One's Back, or: The Responsibility to Protect, General Principles and the Future of Humanitarian Intervention », *Michigan State International Law Review*, vol. 23 (2015), p. 635–674.

- Corten, O., « The Russian Intervention in the Ukrainian Crisis: Was Jus Contra Bellum 'Confirmed rather than Weakened'? », *Journal on the Use of Force and International Law*, vol. 2 (2015), p. 17–41.
- de las Cuevas, J.C., « Exceptional Measures Call for Exceptional Times: The Permissibility Under International Law of Humanitarian Intervention to Protect a People's Right to Self Determination », *Houston Journal of International Law*, vol. 37 (2015), p. 491–542.
- Ercan, P.G., « Responsibility to Protect and Inter-State Crises: Why and how R2P Applies to the Case of Gaza », *International Journal of Human Rights*, vol. 19 (2015), p. 1098–1111.
- Fiott, D., et Koops, J., *The Responsibility to Protect and the Third Pillar: Legitimacy and Operationalization* (New York, NY, Palgrave Macmillan, 2015), 236 pages.
- Foley, C., « What do we mean by Protection? », *Michigan State International Law Review*, vol. 23 (2015), p. 701–751.
- Gallagher, A., et Ralph, J., « The Responsibility to Protect at Ten », *Global Responsibility to Protect*, vol. 7 (2015), p. 239–253.
- Garwood-Gowers, A., « The Responsibility to Protect Ten Years After the World Summit: Explaining Ongoing Contestation Over Pillar III », *Global Responsibility to Protect*, vol. 7 (2015), p. 302–326.
- Gross, O., « Cyber Responsibility to Protect: Legal Obligations of States Directly Affected by Cyber-Incidents », *Cornell International Law Journal*, vol. 48 (2015), p. 481–511.
- Hehir, A., « Assessing the Influence of the Responsibility to Protect on the UN Security Council during the Arab Spring », *Cooperation and Conflict*, vol. 51 (2015), p. 166–183.
- Hehir, A., « From Human Security to the Responsibility to Protect: The Co-Option of Dissent? », *Michigan State International Law Review*, vol. 23 (2015), p. 675–699.
- Herro, A., « The Responsibility to Protect, the Use of Force and a Permanent United Nations Peace Service », *International Journal of Human Rights*, vol. 19 (2015), p. 1148–1162.
- Hilpold, P., « Jus Post Bellum and the Responsibility to Rebuild—Identifying the Contours of an Ever More Important Aspect of R2P », *Journal of International Humanitarian Legal Studies*, vol. 6 (2015), p. 284–305.
- Koester, C., « Looking Beyond R2P for an Answer to Inaction in the Security Council », *Florida Journal of International Law*, vol. 27 (2015), p. 377–397.
- Kuijt, E.E., *Humanitarian Assistance and State Sovereignty in International Law: Towards a Comprehensive Framework* (Cambridge, Intersentia, 2015), 625 pages.
- Lombardo, G., « The Responsibility to Protect and the Lack of Intervention in Syria between the Protection of Human Rights and Geopolitical Strategies », *International Journal of Human Rights*, vol. 19 (2015), p. 1190–1198.
- Longobardo, M., « Genocide, Obligations 'Erga Omnes', and the Responsibility to Protect: Remarks on a Complex Convergence », *International Journal of Human Rights*, vol. 19 (2015), p. 1199–1212.
- Mégret, F., « Between R2P and the ICC: 'Robust Peacekeeping' and the Quest for Civilian Protection », *Criminal Law Forum*, vol. 26 (2015), p. 101–151.
- Mills, K., « R2P and the ICC: At Odds or in Sync? », *Criminal Law Forum*, vol. 26 (2015), p. 73–99.
- Morris, J., « The Responsibility to Protect and the Great Powers: The Tensions of Dual Responsibility », *Global Responsibility to Protect*, vol. 7 (2015), p. 398–422.

- Oellers-Frahm, K., « Much Ado about R2P: A Critical Assessment of the Prospects of R2P as an ‘Obligation’ to Protect », in Callies C., et Stein, T. (éds.), *Herausforderungen an Staat Und Verfassung: Völkerrecht—Europarecht—Menschenrechte: Liber Amicorum Für Torsten Stein Zum 70. Geburtstag* (Baden-Baden, Nomos, 2015), p. 246–264.
- Olsson, C., « Interventionism as Practice: On ‘Ordinary Transgressions’ and their Routinization », *Journal of Intervention and Statebuilding*, vol. 9 (2015), p. 425–441.
- Pacheco de Freitas, J.A., « La responsabilidad de proteger y el derecho internacional público: consideraciones sobre la licitud del uso de la fuerza por motivos humanitarios ante la falta de autorización del Consejo de Seguridad de la ONU », (*Revista*) *Agenda internacional*, vol. 22 (2015), p. 101–128.
- Pattison, J., « Mapping the Responsibilities to Protect: A Typology of International Duties », *Global Responsibility to Protect*, vol. 7 (2015), p. 190–210.
- Pavone, I.R., « The Crisis of the ‘Responsibility to Protect’ Doctrine in Light of the Syrian Civil War », in Ziccardi Capaldo, G. (éd.), *Global Community: Yearbook of International Law and Jurisprudence* (New York, Oxford, 2015), p. 103–134.
- Pomson, O., et Horowitz, Y., « Humanitarian Intervention and the Clean Hands Doctrine in International Law », *Israel Law Review*, vol. 48 (2015), p. 219–251.
- Pospieszna, P., et da Costa, K., « The Relationship between Human Rights and Disaster Risk Reduction Revisited: Bringing the Legal Perspective into the Discussion », *Journal of International Humanitarian Legal Studies*, vol. 6 (2015), p. 64–86.
- Powers, M., « Responsibility to Protect: Dead, Dying, or Thriving? », *International Journal of Human Rights*, vol. 19 (2015), p. 1257–1278.
- Ralph, J., et Gallagher, A., « Legitimacy Faultlines in International Society: The Responsibility to Protect and Prosecute After Libya », *Review of International Studies*, vol. 41 (2015), p. 553–573.
- Reeves, S., « To Russia with Love: How Moral Arguments for a Humanitarian Intervention in Syria Opened the Door for an Invasion of the Ukraine », *Michigan State International Law Review*, vol. 23 (2015), p. 199–229.
- Salk, R., « Strengthening the Responsibility to Prevent: Reforming the United Nations’ Genocide and Mass Atrocity Prevention Efforts through Emphasis on Rule of Law », *Georgetown Journal of International Law*, vol. 46 (2015), p. 561–588.
- Sharma, S.K., et Welsh, J.M., *The Responsibility to Prevent: Overcoming the Challenges of Atrocity Prevention* (Oxford, Oxford University Press, 2015), 480 pages.
- Silander, D., et Wallace, D., *International Organizations and the Implementation of the Responsibility to Protect: The Humanitarian Crisis in Syria* (Londres, New York, Routledge, 2015), 206 pages.
- Sivakumaran, S., « Arbitrary Withholding of Consent to Humanitarian Assistance in Situations of Disaster », *International and Comparative Law Quarterly*, vol. 64 (2015), p. 501–531.
- Spieker, H., « The Legal Framework of Humanitarian Action », in Gibbons, P., et Heintze, H. (éds.), *The Humanitarian Challenge: 20 Years European Network on Humanitarian Action (NOHA)* (Berlin, Springer, 2015), p. 135–162.
- Sterio, M., « The Applicability of the Humanitarian Intervention ‘Exception’ to the Middle Eastern Refugee Crisis: Why the International Community Should Intervene Against ISIS », *Suffolk Transnational Law Review*, vol. 38 (2015), p. 325–357.

- Tan, K., « Humanitarian Intervention as a Duty », *Global Responsibility to Protect*, vol. 7 (2015), p. 121–141.
- Teimouri, H., « Protecting While Not Being Responsible: The Case of Syria and Responsibility to Protect », *International Journal of Human Rights*, vol. 19 (2015), p. 1279–1289.
- Thakur, R.C., et Maley, W., *Theorising the Responsibility to Protect* (New York, Cambridge University Press, 2015), 353 pages.
- Trahan, J., « Defining the ‘Grey Area’ Where Humanitarian Intervention May Not be Fully Legal, But is Not the Crime of Aggression », *Journal on the Use of Force and International Law*, vol. 2 (2015), p. 42–80.
- Vashakmadze, M., « Legality of Foreign Military Intervention in International Law: Four Case Studies », *Max Planck Yearbook of United Nations Law*, vol. 18 (2015), p. 462–506.
- von Buttlar, C., « 15 Years into the ‘Responsibility to Protect’-Campaign—Taking a Breath in an Uphill Battle for More Consistent Intervention in Humanitarian Crises », in Calless C., et Stein, T. (éds.), *Herausforderungen an Staat Und Verfassung: Völkerrecht—Europarecht—Menschenrechte: Liber Amicorum Für Torsten Stein Zum 70. Geburtstag* (Baden-Baden, Nomos, 2015), p. 65–77.
- Welsh, J.M., « Distributing the International ‘Responsibility to Protect’: The Balance between Global and Regional Organizations », in Lavenia, V. (éd.), *Alberico Gentili: ‘Responsibility to Protect’: Nuovi Orientamenti Su Intervento Umanitario e Ordine Internazionale: Atti Del Convegno Della XV Giornata Gentiliana. San Ginesio, 14–15 settembre 2012* (Macerata, Edizioni Università di Macerata, 2015), p. 83–106.
- Zifcak, S., « What Happened to the International Community—R2P and the Conflicts in South Sudan and the Central African Republic », *Melbourne Journal of International Law*, vol. 16 (2015), p. 52–85.

20. Jurisdiction

- Bucher, A., et al., « La compétence universelle civile », *Collected Courses of the Hague Academy of International Law*, vol. 372 (Leiden, Nijhoff, 2015), p. 9–127.
- Kassoti, E., *The Juridical Nature of Unilateral Acts of States in International Law* (Leiden, Brill Nijhoff, 2015), 240 pages.
- Lando, M., « State Jurisdiction and Immunity of Warships in the ARA Libertad Case », *Japanese Yearbook of International Law*, vol. 58 (2015), p. 336–355.
- Lett, A., « The Meaningless Existence of Universal Jurisdiction », *Michigan State International Law Review*, vol. 23 (2015), p. 545–572.
- Loevy, K., « The Legal Politics of Jurisdiction: Understanding ASEAN’s Role in Myanmar’s Disaster, Cyclone Nargis (2008) », *Asian Journal of International Law*, vol. 5 (2015), p. 55–93.
- Shepson, S., « Jurisdiction in Complicity Cases: Rendition and Refoulement in Domestic and International Courts », *Columbia Journal of Transnational Law*, vol. 53 (2015), p. 701–751.
- Vandenbogaerde, A., « Jurisdiction Revisited: Attributing Extraterritorial State Obligations Under the International Covenant on Economic, Social and Cultural Rights », *Human Rights & International Legal Discourse*, vol. 9 (2015), p. 6–33.

21. Droit des conflits armés

- Bartels, R., « Denying Humanitarian Access as an International Crime in Times of Non-International Armed Conflict: The Challenges to Prosecute and Some Proposals for the Future », *Israel Law Review*, vol. 48 (2015), p. 281–307.
- Bartholomeusz, L., « The Legal Framework for Protection of United Nations Humanitarian Premises during Armed Conflict », *Max Planck Yearbook of United Nations Law*, vol. 18 (2015), p. 68–108.
- Borelli, S., « The (Mis)-use of General Principles of Law: Lex Specialis and the Relationship between International Human Rights Law and the Laws of Armed Conflict », in Pine-schi, L. (éd.), *General Principles of Law—the Role of the Judiciary* (Cham, Springer, 2015), p. 265–293.
- Bothe, M., « De Facto Control of Land or Sea Areas; its Relevance Under the Law of Armed Conflict, in Particular Air and Missile Warfare », *Israel Yearbook on Human Rights*, vol. 45 (2015), p. 37–50.
- Clapham, A., Gaeta, P., et Sassòli, M. (éds.), *The 1949 Geneva Conventions: A Commentary* (Oxford, Oxford University Press, 2015), 1651 pages.
- Corn, G.S., « Ensuring Experience Remains the Life of the Law: Incorporating Military Realities into the Process of War Crimes Accountability », in Ziccardi Capaldo, G. (éd.), *Global Community: Yearbook of International Law and Jurisprudence* (New York, Oxford, 2015), p. 189–211.
- Crawford, E., *Identifying the Enemy: Civilian Participation in Armed Conflict* (New York, Oxford, 2015), 288 pages.
- Dam-de-Jong, D., *International Law and Governance of Natural Resources in Conflict and Post-Conflict Situations* (Cambridge, Cambridge University Press, 2015), 484 pages.
- Dinstein, Y., « The International Law of Air and Missile Warfare », *Israel Yearbook on Human Rights*, vol. 45 (2015), p. 1–18.
- El Haji, H., *L'applicabilité de la coutume dans les conflits armés* (Paris, Éditions L'Harmattan, 2015), 248 pages.
- Foster, F., « The Price of News from the Front Line: Rethinking the Protection of Media Personnel under International Humanitarian Law », *Journal of Conflict & Security Law*, vol. 20 (2015), p. 451–480.
- Gal-Or, N., Ryngaert, C., et Noortmann, M., *Responsibilities of the Non-State Actor in Armed Conflict and the Market Place: Theoretical Considerations and Empirical Findings* (Leiden, Brill Nijhoff, 2015), 381 pages.
- Greer, M.J., « Redefining Perfidy », *Georgetown Journal of International Law*, vol. 47 (2015), p. 241–277.
- Gross, M.L., « Nonlethal Weapons, Noncombatant Immunity, and the Principle of Participatory Liability », *Case Western Reserve Journal of International Law*, vol. 47 (2015), p. 201–216.
- Halpern, M., « Protecting Vulnerable Environments in Armed Conflict: Deficiencies in International Humanitarian Law », *Stanford Journal of International Law*, vol. 51 (2015), p. 120–146.
- Heffes, E., « Detentions by Armed Opposition Groups in Non-International Armed Conflicts: Towards a New Characterization of International Humanitarian Law », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 229–250.

- Helmersen, S.T., « The Classification of Groups Belonging to a Party to an International Armed Conflict », *Journal of International Humanitarian Legal Studies*, vol. 6 (2015), p. 5–16.
- Kastner, P., *Legal Normativity in the Resolution of Internal Armed Conflict* (Cambridge, Cambridge University Press, 2015), 230 pages.
- Korhonen, O., « Deconstructing the Conflict in Ukraine: The Relevance of International Law to Hybrid States and Wars », *German Law Journal*, vol. 16 (2015), p. 452–478.
- Krieger, H., *Inducing Compliance with International Humanitarian Law: Lessons from the African Great Lakes Region* (Cambridge, Cambridge University Press, 2015), 600 pages.
- Kuijt, E.E., « Legal Challenges in the Provision of Humanitarian Assistance: The Case of Non-International Armed Conflicts », *Yearbook of International Humanitarian Law*, vol. 17 (2015), p. 145–166.
- Mac Allister, K., « The Legal Consequences of *Faits Accomplis*: Reconciling Victims' and Settlers' Rights Following Occupation », *Journal of International Humanitarian Legal Studies*, vol. 6 (2015), p. 17–63.
- Maresca, L., et Mitchell, E., « Le coût humain et les conséquences juridiques des armes nucléaires en droit international humanitaire », *Revue internationale de la Croix-Rouge*, vol. 97 (2015), p. 621–645.
- Millet-Devalle, A., *Guerre aérienne et droit international humanitaire* (Paris, Éditions Pedone, 2015), 343 pages.
- Murphy, S.D., « New Mechanisms for Punishing Atrocities in Non-International Armed Conflicts », *Melbourne Journal of International Law*, vol. 16 (2015), p. 299–310.
- Murray, D., « How International Humanitarian Law Treaties Bind Non-State Armed Groups », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 101–131.
- Neal, K.L., « Child Protection in Times of Conflict and Children in International Criminal Justice », *Georgia Journal of International and Comparative Law*, vol. 43 (2015), p. 629–637.
- Neuhold, H., *The Law of International Conflict: Force, Intervention and Peaceful Dispute Settlement* (Leiden, Brill, 2015), 214 pages.
- Okimoto, K., « Humanitarian Activities Carried Out Across Borders in Times of Armed Conflict in the Light of State Sovereignty and International Humanitarian Law », *Yearbook of International Humanitarian Law*, vol. 17 (2015), p. 121–143.
- Orakhelashvili, A., « Undesired, Yet Omnipresent: 'Jus Ad Bellum' in its Relation to Other Areas of International Law », *Journal on the Use of Force and International Law*, vol. 2, (2015), p. 238–256.
- Paust, J.J., « Human Rights on the Battlefield », *George Washington International Law Review*, vol. 47 (2015), p. 509–562.
- Ponti, C., « The Crime of Indiscriminate Attack and Unlawful Conventional Weapons: The Legacy of the ICTY Jurisprudence », *Journal of International Humanitarian Legal Studies*, vol. 6 (2015), p. 118–146.
- Rabkin, J., « Proportionality in Perspective: Historical Light on the Law of Armed Conflict », *San Diego International Law Journal*, vol. 16 (2015), p. 263–340.
- Rodenhäuser, T., « International Legal Obligations of Armed Opposition Groups in Syria », *International Review of Law*, vol. 2015 (2015), p. 1–27.

- Roff, H.M., « Covert Actions and the Responsibility to Protect », *Global Responsibility to Protect*, vol. 7 (2015), p. 167–189.
- Rosto, N., « Pandora's Paradoxes: Nuclear Weapons, World Public Order, and International Humanitarian Law », *Israel Yearbook on Human Rights*, vol. 45 (2015), p. 107–131.
- Sassòli, M., « The Convergence of the International Humanitarian Law of Non-International and International Armed Conflicts: The Dark Side of a Good Idea », in Biaggini, G., Diggelmann, O., et Kaufmann, C. (éds.), *Polis Und Kosmopolis: Festschrift für Daniel Thürer* (Zürich, Dike Verlag, 2015), p. 679–689.
- Shelton, D., et Cutting, I., « If You Break it, Do You Own it? Legal Consequences of Environmental Harm from Military Activities », *Journal of International Humanitarian Legal Studies*, vol. 6 (2015), p. 201–246.
- Starski, P., « Right to Self-Defense, Attribution and the Non-State Actor—Birth of the 'Unable or Unwilling' Standard », *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV)*, vol. 75 (2015), p. 455–501.
- Stigall, D.E., et Blakesley, C.L., « Non-State Armed Groups and the Role of Transnational Criminal Law during Armed Conflicts », *George Washington International Law Review*, vol. 48 (2015), p. 1–42.
- Tams, C.J., et Devaney, J.G., « Jus Ad Bellum: Crossing Border to Wage War Against Individuals », in Barela, S.J. (éd.), *Legitimacy and Drones* (Burlington, VT, Ashgate, 2015), p. 25–47.
- Tomuschat, C., « Peace Treaties and *Jus Cogens* », in Callies C., et Stein, T. (éds.), *Herausforderungen an Staat Und Verfassung: Völkerrecht—Europarecht— Menschenrechte: Liber Amicorum Für Torsten Stein Zum 70. Geburtstag* (Baden-Baden, Nomos, 2015), p. 339–359.
- , « The Status of 'Islamic State' Under International Law », *Die Friedens-Warte: Blätter für internationale Verständigung und zwischenstaatliche Organization*, vol. 90 (2015), p. 223–244.
- Waschefort, G., *International Law and Child Soldiers* (Oxford, Hart, 2015), 264 pages.
- Wolfrum, R., « The Protection of the Environment in Armed Conflict », *Israel Yearbook on Human Rights* (2015), p. 67–86.

22. Droit de la mer

- Ásgeirsdóttir, Á., et Steinwand, M., « Dispute Settlement Mechanisms and Maritime Boundary Settlements », *Review of International Organizations*, vol. 10 (2015), p. 119–143.
- Batongbacal, J.L., « Extended Continental Shelf Claims in the South China Sea: Implications for Future Maritime Boundary Delimitations », *Ocean Yearbook*, vol. 29 (2015), p. 21–43.
- Beslier, S., « Gouvernance de la haute mer : vers un accord d'application pour "la conservation et l'exploitation durable de la biodiversité marine" au-delà de la juridiction nationale », *Annuaire du droit de la mer*, vol. 20 (2015), p. 57–71.
- Buszynski, L., et Roberts, C.B., *The South China Sea Maritime Dispute: Political, Legal, and Regional Perspectives* (Milton Park, New York, Routledge, 2015), 221 pages.

- Caddell, R., « Platforms, Protestors and Provisional Measures: The 'Arctic Sunrise' Dispute and Environmental Activism at Sea », *Netherlands Yearbook of International Law*, vol. 45 (2015), p. 359–384.
- Cottier, T., *Equitable Principles of Maritime Boundary Delimitation: The Quest for Distributive Justice in International Law* (Cambridge, Cambridge University Press, 2015), 836 pages.
- Dahl, I., « Maritime Delimitation in the Arctic: Implications for Fisheries Jurisdiction and Cooperation in the Barents Sea », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 120–147.
- del Castillo, L., *Law of the Sea: From Grotius to the International Tribunal for the Law of the Sea: Liber Amicorum Judge Hugo Caminos* (Leiden, Boston, Brill Nijhoff, 2015), 764 pages.
- de Marffy-Mantuano, A., « Les règles internationales comme frein face à l'acidification des océans », *Annuaire du droit de la mer*, vol. 20 (2015), p. 155–171.
- Fernandez Sanchez, P.A., « La controversia sobre la titularidad jurídico-internacional de los espacios marítimos adyacentes a Gibraltar », *Revista española de derecho internacional*, vol. 67 (2015), p. 13–47.
- Fitzmaurice, M., *Whaling and International Law* (Cambridge, Cambridge University Press, 2015), 418 pages.
- Fritz, J., « Deep Sea Anarchy: Mining at the Frontiers of International Law », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 445–476.
- Gao, J.J., « The ITLOS Advisory Opinion for the SRFC », *Chinese Journal of International Law*, vol. 14 (2015), p. 735–755.
- García-Revilla, M.G., *The Contentious and Advisory Jurisdiction of the International Tribunal for the Law of the Sea* (Leiden, Nijhoff, 2015), 341 pages.
- Graben, S., et Harrison, P., « Arctic Networks and Legal Interpretations of the UN Commission on Limits of the Continental Shelf », *Leiden Journal of International Law*, vol. 28 (2015), p. 771–797.
- Hernández Salas, C.R., « Distinguished Status Quo: The American Antarctic Quadrant After Submissions to the Commission on the Limits of the Continental Shelf », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 285–304.
- Hershey, P., « Regulating Jolly Roger: The Existing and Developing Law Governing the Classification of Underwater Cultural Heritage as 'Pirate-Flagged' », *UMass Law Review*, vol. 10 (2015), p. 94–163.
- Hislop, C., et Jabour, J., « Quality Counts: High Seas Marine Protected Areas in the Southern Ocean », *Ocean Yearbook*, vol. 29 (2015), p. 166–191.
- Hofmann, T., et Proelss, A., « The Operation of Gliders Under the International Law of the Sea », *Ocean Development & International Law*, vol. 46 (2015), p. 167–187.
- Institut du droit économique de la mer (éd.), *La Convention des Nations Unies sur le droit de la mer vingt ans après : pratique opérationnelle des États : Journée débat, Monaco, 5 février 2015* (Paris, Éditions Pedone, 2015), 174 pages.
- Lalonde, S., et McDorman, T.L., *International Law and Politics of the Arctic Ocean: Essays in Honor of Donat Pharand* (Leiden, Nijhoff, 2015), 460 pages.

- Jaeckel, A., « An Environmental Management Strategy for the International Seabed Authority? The Legal Basis », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 93–119.
- Jensen, Ø., « Maritime Boundary Delimitation Beyond 200 Nautical Miles: The International Judiciary and the Commission on the Limits of the Continental Shelf », *Nordic Journal of International Law*, vol. 84 (2015), p. 580–604.
- Jia, B.B., « The Curious Case of article 281: A ‘Super’ Provision within UNCLOS », *Ocean Development and International Law: Journal of Marine Affairs*, vol. 46 (2015), p. 266–280.
- , « The Principle of the Domination of the Land Over the Sea: A Historical Perspective on the Adaptability of the Law of the Sea to New Challenges », *German Yearbook of International Law*, vol. 57 (2015), p. 63–94.
- Lijnzaad, L., « Formal and Informal Processes in the Contemporary Law of the Sea at the United Nations, a Practitioner’s View », *German Yearbook of International Law*, vol. 57 (2015), p. 111–142.
- Lucky, A., « The Issues Concerning the Continental Shelf: Reflections », *International Community Law Review*, vol. 17 (2015), p. 95–115.
- Luttmann, P., « Ice-Covered Areas Under the Law of the Sea Convention: How Extensive are Canada’s Coastal State Powers in the Arctic? », *Ocean Yearbook*, vol. 29 (2015), p. 85–124.
- Magi, L., « Criminal Conduct on the High Seas: Is a General Rule on Jurisdiction to Prosecute Still Missing? », *Rivista di diritto internazionale*, vol. 98 (2015), p. 79–113.
- Magnússon, B.M., « China as the Guardian of the International Seabed Area in the Central Arctic Ocean », *Yearbook of Polar Law*, vol. 7 (2015), p. 83–101.
- , *The Continental Shelf Beyond 200 Nautical Miles: Delineation, Delimitation and Dispute Settlement* (Leiden, Brill Nijhoff, 2015), 319 pages.
- McDonald, S., et VanderZwaag, D., « Renewable Ocean Energy and the International Law and Policy Seascape: Global Currents, Regional Surges », *Ocean Yearbook*, vol. 29 (2015), p. 299–326.
- McLaughlin, R., « The Continuing Conundrum of the Somali Territorial Sea and Exclusive Economic Zone », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 305–334.
- Morin, M., « ‘Creeping Jurisdiction’ by the Small Islands of the Pacific Ocean in the Context of Management of the Tuna Fisheries », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 477–511.
- Ndiaye, T.M., « The Judge, Maritime Delimitation and the Grey Areas », *Indian Journal of International Law*, vol. 55, (2015), p. 493–533.
- Nordquist, Myron, H., *Freedom of Navigation and Globalization* (Leiden, Boston, Brill Nijhoff, 2015), 320 pages.
- Olorundami, F., « The ICJ and its Lip Service to the Non-Priority Status of the Equidistance Method of Délimitation », *Cambridge Journal of International and Comparative Law*, vol. 4 (2015), p. 53–72.
- Oude Elferink, A.G., « International Law and Negotiated and Adjudicated Maritime Boundaries: A Complex Relationship », *German Yearbook of International Law*, vol. 58 (2015), p. 231–264.

- Palma-Robles, M.A., « Tightening the Net: The Legal Link between Illegal, Unreported and Unregulated Fishing and Transnational Crime under International Law », *Ocean Yearbook*, vol. 29 (2015), p. 144–165.
- Pesch, S.t., « Coastal State Jurisdiction Around Installations: Safety Zones in the Law of the Sea », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 512–532.
- Pognonec, A., « Quelle réparation pour les dommages causés à la Zone, patrimoine commun de l'humanité ? » *Annuaire du droit de la mer*, vol. 20 (2015), p. 287–300.
- Poulantzas, N.M., « The Status of Islands in the International Law of the Sea: Megisti Island », in Wolfrum, R., Seršić, M., et Šošić, T. (éds.), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 250–262.
- Rajesh Babu, R., « State Responsibility for Illegal, Unreported and Unrelated Fishing and Sustainable Fisheries in the EEZ: Some Reflections on the ITLOS Advisory Opinion of 2015 », *Indian Journal of International Law*, vol. 55 (2015), p. 239–264.
- Ringbom, H., *Jurisdiction Over Ships: Post-UNCLOS Developments in the Law of the Sea* (Nijhoff, Brill, 2015), 454 pages.
- Rothwell, D.R., et al. (éds.), *The Oxford Handbook of the Law of the Sea* (Oxford, Oxford University Press, 2015), 1072 pages.
- Scheiber, H.N., et al. (éds.), *Science, Technology, and New Challenges to Ocean Law*. (Leiden, Nijhoff, 2015), 481 pages.
- Scovazzi, T., « The Exploitation of Resources of the Deep Seabed and the Protection of the Environment », *German Yearbook of International Law*, vol. 57 (2015), p. 181–208.
- Tanaka, Y., « The Institutional Application of the Law of Dédoublement Fonctionnel in Marine Environmental Protection: A Critical Assessment of Regional Régimes », *German Yearbook of International Law*, vol. 57 (2015), p. 143–180.
- , « Reflections on the Advisory Jurisdiction of ITLOS as a Full Court: The ITLOS Advisory Opinion of 2015 », *Law and Practice of International Courts and Tribunals: A Practitioners' Journal*, vol. 14 (2015), p. 318–339.
- , « Unilateral Exploration and Exploitation of Natural Resources in Disputed Areas: A Note on the Ghana/Côte d'Ivoire Order of 25 April 2015 before the Special Chamber of ITLOS », *Ocean Development and International Law: Journal of Marine Affairs*, vol. 46 (2015), p. 315–330.
- Tladi, D., « The Proposed Implementing Agreement: Options for Coherence and Consistency in the Establishment of Protected Areas Beyond National Jurisdiction », *International Journal of Marine and Coastal Law*, vol. 30 (2015), p. 654–673.
- Treves, T., « Fisheries Disputes: Judicial and Arbitral Practice since the Entry into Force of UNCLOS », in Wolfrum, R., Seršić, M., et Šošić, T. (éds.), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston: Brill, 2015): p. 305–327.
- Tuerk, H., « Liability of International Organizations for Illegal, Unreported and Unregulated Fishing », *Indian Journal of International Law*, vol. 55 (2015), p. 161–176.
- Ventura, V.A.M.F., « Tackling Illegal, Unregulated and Unreported Fishing: The ITLOS Advisory Opinion on Flag-State Responsibility for IUU Fishing and the Principle of Due Diligence », *Revista de Direito Internacional*, vol. 12 (2015), p. 50–66.

- Walker, G.K., « The First Great Common », *Ocean and Coastal Law Journal*, vol. 20 (2015), p. 41–56.
- Wolfrum, R., « Evolution of the Law of the Sea from an Institutional Perspective », *German Yearbook of International Law*, vol. 57 (2015), p. 95–110.
- Wu, S., Valencia, M., et Hong, N., *UN Convention on the Law of the Sea and the South China Sea* (Farnham, Ashgate, 2015), 347 pages.
- Yanai, S., « Can the UNCLOS Address Challenges of the 21st Century? », *German Yearbook of International Law*, vol. 57 (2015), p. 43–62.
- Yee, S., « En Route to the Final Shape of the UNCLOS Dispute Settlement System: Some Pivotal Negotiating Procedural Steps Worthy of Consideration by Future Treaty-Makers and Leaders in Treaty-Making », in Wolfrum, R., Seršić, M., et Šošić, T. (éds.), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 369–388.
- , « Intervention in an Arbitral Proceeding under Annex VII to the UNCLOS? », *Chinese Journal of International Law*, vol. 14 (2015), p. 79–98.
- Zhang, S., « Part XV of the UNCLOS and the South China Sea Arbitration: Jurisdiction and Admissibility of the Arbitral Tribunal », *International Public Policy Studies*, vol. 20 (2015), p. 33–47.
- Zou, K., et Liu X., « The Legal Status of the U-Shaped Line in the South China Sea and its Legal Implications for Sovereignty, Sovereign Rights and Maritime Jurisdiction », *Chinese Journal of International Law*, vol. 14 (2015), p. 57–77.

23. Droit des traités

- Costelloe, D., « Interpretation of Secondary Instruments in International Law », *Polish Yearbook of International Law*, vol. 35 (2015), p. 47–82.
- Linderfalk, U., « Is Treaty Interpretation an Art Or a Science?: International Law and Rational Decision Making », *European Journal of International Law*, vol. 26 (2015), p. 169–189.
- Marsh, L.A., « Restoring Equilibrium: Maximizing State Consent through a Modified Severability Regime », *Temple International and Comparative Law Journal*, vol. 29 (2015), p. 89–114.
- Martin, J., et de Nanclares, P., « La Ley de Tratados y otros acuerdos internacionales: una nueva regulación para disciplinar una práctica internacional difícil de ignorar », *Revista española de derecho internacional*, vol. 67 (2015), p. 13–60.
- McKeever, D., « Evolving Interpretation of Multilateral Treaties: ‘Acts Contrary to the Purposes and Principles of the United Nations’ in the Refugee Convention », *International and Comparative Law Quarterly*, vol. 64 (2015), p. 405–444.
- Merkouris, P., « (Inter)Temporal Considerations in the Interpretative Process of the VCLT: Do Treaties Endure, Perdure Or Exdure? », *Netherlands Yearbook of International Law*, vol. 45 (2015), p. 121–156.
- , *Article 31(3)(c) VCLT and the Principle of Systemic Integration Normative Shadows in Plato’s Cave* (Leiden, Brill, 2015), 331 p.
- Mrljić, R., « Some Remarks on Soft Law and some Specific Forms of Treaty Making », in Wolfrum, R., Seršić, M., et Šošić, T. (éds.), *Contemporary Developments in In-*

ternational Law: Essays in Honour of Budislav Vukas (Leiden, Boston, Brill, 2015), p. 840–850.

Račić, O., « The Treaty-Making Capacity of International Organizations: Practice vs. Codification Efforts », in Wolfrum, R., Seršić, M., et Šošić, T. (éds), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 116–137.

Russo, D., « Addressing the Relation between Treaties by Means of ‘Saving Clauses’ », *British Yearbook of International Law*, vol. 85 (2015), p. 133–170.

Safran, V.L., « The ‘Kilic’ and ‘Sehil’ Decisions: Resolving the Meaning of Dispute Resolution Provisions in Treaties Written in Multiple Languages », *International Arbitration Law Review*, vol. 18 (2015), p. 105–113.

Saul, M., « Identifying *Jus Cogens* Norms: The Interaction of Scholars and International Judges », *Asian Journal of International Law*, vol. 5 (2015), p. 26–54.

24. Adhésion et représentation

Høgestøl, S.A.E., « Palestinian Membership of the ICC: A Preliminary Analysis », *Nordic Journal of Human Rights*, vol. 33 (2015), p. 193–202.

25. Clause de la nation la plus favorisée

Lyonnet, G., « La clause de la nation la plus favorisée en droit des investissements : bilan et perspectives. Invitation à la prudence », *Revue générale de droit international public*, vol. 119 (2015), p. 19–45.

Rovnov, Y., « The Relationship between the MFN Principle and Anti-Dumping Norms of the WTO Law Revisited », *Journal of World Trade*, vol. 49 (2015), p. 173–197.

Thulasidhass, P.R., « Most-Favoured Nation Treatment in International Investment Law: Ascertain the Limits through Interpretative Principles », *Amsterdam Law Forum*, vol. 7 (2015), p. 3–24.

Uchkunova, I., et Temnikov, O., « Toss Out the Baby and Put the Water to Bed: On MFN Clauses and the Significance of Treaty Interpretation », *ICSID Review*, vol. 30 (2015), p. 414–436.

26. Stupéfiants

Geiss, R., et Wisehart, D., « ‘Concerned with the Health and Welfare of Mankind ...’ The UN Drug Conventions—A Suitable Legal Framework for the 21st Century? » *Max Planck Yearbook of United Nations Law*, vol. 18 (2014), p. 368–404.

Rodman, E., « From Criminalization to Regulation: New Classifications of Cannabis Necessitate Reform of United Nations Drug Treaties », *Brooklyn Journal of International Law*, vol. 40 (2015), p. 647–683.

27. Ressources naturelles

- Bankes, N., et Trevisanut, S. (éds), *Energy from the Sea: An International Law Perspective on Ocean Energy* (Leiden, Nijhoff Brill, 2015), 181 pages.
- Magsig, B., *International Water Law and the Quest for Common Security* (London, Routledge, Taylor & Francis Group, 2015), 212 pages.
- Sánchez Castillo, N., « Differentiating between Sovereignty Over Exclusive and Shared Resources in the Light of Future Discussions on the Law of Transboundary Aquifers », *Review of European, Comparative & International Environmental Law*, vol. 24 (2015), p. 4–15.

28. Organisations non gouvernementales

- Baird, N., « The Role of International Non-Governmental Organizations in the Universal Periodic Review of Pacific Island States: Can ‘Doing Good’ be Done Better? » *Melbourne Journal of International Law*, vol. 16 (2015), p. 1–37.
- Jalloh, C.C., « The Role of Non-Governmental Organizations in Advancing International Criminal Justice », in Bassiouni, M.C. (éd), *Globalization and its Impact on the Future of Human Rights and International Criminal Justice* (Cambridge, Anvers, Portland, Intersentia, 2015), p. 589–616.

29. Droit de l'espace

- Hobe, S., et Schmidt-Tedd, B., *Cologne Commentary on Space Law (volume III)* (Cologne, Heymann, 2015), 796 pages.
- Larsen, P.B., « Berlin Space Protocol: Update », *German Journal of Air and Space Law*, vol. 64, (2015), p. 361–395.
- Li, L., « Space Debris Mitigation as an International Law Obligation: A Critical Analysis with Reference to States Practice and Treaty Obligation », *International Community Law Review*, vol. 17 (2015), p. 297–335.
- Millet-Devalle, A., « Les processus diplomatiques relatifs à l'arsenalisation de l'espace extra-atmosphérique », in Millet-Devalle, A., *Guerre aérienne et droit international humanitaire* (Paris, Éditions Pedone, 2015), p. 279–313.
- Tronchetti, F., « The Problem of Space Debris: What can Lawyers do about it? » *German Journal of Air and Space Law*, vol. 64 (2015), p. 332–352.
- von der Dunk, Frans, G., *Handbook of Space Law* (Cheltenham, Edward Elgar, 2015), 1 136 pages.

30. Règlement pacifique des différends

- Brilmayer, L., « International Boundary Disputes in the 21st Century: Victims, Villains, and Third State Responsibility », *Wisconsin International Law Journal*, vol. 33 (2015), p. 413–426.
- Castellino, J., « Refereeing Boundaries: Why the World Needs the World Court », *Wisconsin International Law Journal*, vol. 33 (2015), p. 427–469.

- Grant, T.D., « International Dispute Settlement in Response to an Unlawful Seizure of Territory: Three Mechanisms », *Chicago Journal of International Law*, vol. 16 (2015), p. 1–42.
- Hertogen, A., « Letting Lotus Bloom », *European Journal of International Law*, vol. 26 (2015), p. 901–946.
- Ramcharan, B.G., *International Peace Conferences* (Leiden, Boston, Brill Nijhoff, 2015), 275 pages.
- Turan, T., *Positive Peace in Theory and Practice: Strengthening the United Nations's Pre-Conflict Prevention Role* (Leiden, Brill/Nijhoff, 2015), 274 pages.
- Vicuña, F.O., « Maintenance and Restoration of International Peace and Security through Arbitration and Judicial Settlement », in Arnould von, A., Matz-Lück, N., et Oden-dahl, K. (éds), *100 Years of Peace through Law: Past and Future* (Berlin, Duncker & Humblot, 2015), p. 53–65.
- Vidigal, G., « Targeting Compliance: Prospective Remedies in International Law », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 462–484.
- Yusuf, A.A., « From Reluctance to Acquiescence: The Evolving Attitude of African States Towards Judicial and Arbitral Settlement of Disputes », *Leiden Journal of International Law*, vol. 28 (2015), p. 605–621.

31. Maintien de la paix et activités connexes

- Boom, R., « Criminal Accountability of Military Peacekeepers: Some Comments on the Secretary-General's Proposal for a Naming and Shaming Policy », *Journal of International Peacekeeping*, vol. 19 (2015), p. 287–296.
- Curran, D., et al. (éds), *Perspectives on Peacekeeping and Atrocity Prevention: Expanding Stakeholders and Regional Arrangements* (Berlin, Heidelberg, Springer, 2015), 190 pages.
- Dannenbaum, T., « Dual Attribution in the Context of Military Operations », *International Organizations Law Review*, vol. 12 (2015), p. 401–426.
- Koops, J.A., et al. (éds), *The Oxford Handbook of United Nations Peacekeeping Operations* (Oxford, Oxford University Press, 2015), 908 pages.
- Happold, M., « Comment—Obligations of States Contributing to UN Peacekeeping Missions Under Common Article 1 of the Geneva Conventions », in Krieger, H. (éd), *Inducing Compliance with International Humanitarian Law: Lessons from the African Great Lakes Region* (Cambridge, Cambridge University Press, 2015), p. 382–398.
- Howe, B., Kondoch, B., et Spijkers, O., « Normative and Legal Challenges to UN Peacekeeping Operations », *Journal of International Peacekeeping*, vol. 19 (2015), p. 1–31.
- Janaby, M.G., « The Legal Status of Employees of Private Military Security Companies Participating in U.N. Peacekeeping Operations », *Northwestern University Journal of International Human Rights*, vol. 13 (2015), p. 82–102.
- Krieger, H., « Addressing the Accountability Gap in Peacekeeping: Law-Making by Domestic Courts as a Way to Avoid UN Reform? » *Netherlands International Law Review*, vol. 62, (2015), p. 259–277.

- Müller, L., « The Force Intervention Brigade—United Nations Forces Beyond the Fine Line between Peacekeeping and Peace Enforcement », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 359–380.
- Whittle, D., « Peacekeeping in Conflict: The Intervention Brigade, MONUSCO, and the Application of International Humanitarian Law to United Nations Forces », *Georgetown Journal of International Law*, vol. 46 (2015), p. 837–876.
- Wills, S., « Ensuring Peacekeepers’ Respect for International Humanitarian Law », in Krieger, H. (éd), *Inducing Compliance with International Humanitarian Law: Lessons from the African Great Lakes Region* (Cambridge, Cambridge University Press, 2015), p. 351–381.

32. Piraterie

- Blank, L.R., « The Use of Force against Pirates », in Scharf, M.P., Newton, M.A., et Sterio, M. (éds), *Prosecuting Maritime Piracy: Domestic Solutions to International Crimes* (New York, Cambridge, 2015), p. 103–118.

33. Questions politiques et de sécurité

- Carcano, A., *The Transformation of Occupied Territory in International Law* (Leiden, Brill/Nijhoff, 2015), 539 pages.
- Criddle, E.J., « Protecting Human Rights during Emergencies: Delegation, Derogation and Deference », *Netherlands Yearbook of International Law*, vol. 45 (2015), p. 197–220.
- Davenport, T., « Submarine Cables, Cybersecurity and International Law: An Intersectional Analysis », *Catholic University Journal of Law and Technology*, vol. 24 (2015), p. 57–109.
- Direk, O.F., *Security Detention in International Territorial Administrations: Kosovo, East Timor, and Iraq* (Leiden, Brill/Nijhoff, 2015), 250 pages.
- Fink, S., « Judicial Control of Targeted Sanctions by the European Court of Justice », *Max Planck Yearbook of United Nations Law*, vol. 18 (2015), p. 427–461.
- García, R.B., *La vuelta de crimea a la madre-patria: algunas reflexiones a la luz del derecho internacional* (Valence, Editorial Tirant lo Blanch, 2015), 137 pages.
- Gibson, C.S., Rajah, T.M., et Feighery, T.J., *War Reparations and the UN Compensation Commission: Designing Compensation After Conflict* (Oxford, Oxford University Press, 2015), 448 pages.
- Hollenberg, S., « The Security Council’s 1267/1989 Targeted Sanctions Regime and the Use of Confidential Information: A Proposal for Decentralization of Review », *Leiden Journal of International Law*, vol. 28 (2015), p. 49–71.
- Hood, A., « Ebola: A Threat to the Parameters of a Threat to the Peace? », *Melbourne Journal of International Law*, vol. 16 (2015), p. 29–51.
- Jones, L., *Societies Under Siege. Exploring How International Economic Sanctions (Do Not) Work* (Oxford, Oxford University Press, 2015), 224 pages.
- Kirby, M., « The United Nations Report on North Korea and the Security Council: Interface of Security and Human Rights », *The Australian Law Journal*, vol. 89 (2015), p. 714–729.

- Lekas, A., « ISIS: The Largest Threat to World Peace Trending Now », *Emory International Law Review*, vol. 30 (2015), p. 313–351.
- Le Roy, A., « Le rôle des Nations Unies dans la paix et la sécurité mondiales », *Il futuro delle organizzazioni internazionali: prospettive giuridiche = L'avenir des organisations internationales: perspectives juridiques: XIX Convegno, Courmayeur, 26–28 giugno 2014*. Courmayeur, 26–28 June 2014, Michele Vellano (Naples, Editoriale Scientifica, 2015), p. 591–599.
- Marossi, A.Z., et Bassett, M.R. (éds), *Economic Sanctions under International Law. Unilateralism, Multilateralism, Legitimacy, and Consequences* (La Haye, T.M.C. Asser Press, 2015), 249 pages.
- Nasu, H., et Rubenstein, K., *Legal Perspectives on Security Institutions* (Cambridge University Press, Cambridge, 2015), 437 pages.
- Ney, M.C., et Zimmermann, A., « Cyber-Security Beyond the Military Perspective: International Law, 'Cyberspace', and the Concept of Due Diligence », *German Yearbook of International Law*, vol. 58 (2015), p. 51–66.
- Oklopčić, Z., « Introduction: The Crisis in Ukraine between the Law, Power, and Principle », *German Law Journal*, vol. 16 (2015), p. 350–364.
- Radziwill, Y., *Cyber-Attacks and the Exploitable Imperfection of International Law* (Leiden, Brill, 2015), 411 pages.
- Tsagourias, N.K., et Buchan, R., *Research Handbook on International Law and Cyberspace* (Cheltenham, Edward Elgar, 2015), 560 pages.
- Twardowski, A., « The Return of Novorossiya: Why Russia's Intervention in Ukraine Exposes the Weakness of International Law », *Minnesota Journal of International Law*, vol. 24 (2015), p. 351–385.
- Waters, T.W., « Taking the Measure of Nations: Testing the Global Norm of Territorial Integrity », *Wisconsin International Law Journal*, vol. 33 (2015), p. 563–586.
- Zemach, A., « Can Occupation Resulting from a War of Self Defense Become Illegal? », *Minnesota Journal of International Law*, vol. 24 (2015), p. 313–350.
- Zimmermann, A., « The Palestinian-Israeli Conflict: Developing International Law without Solving the Conflict », *Archiv des Völkerrechts*, vol. 53 (2015), p. 149–166.

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

- Abe, T., « New Perspectives on Soft Law: Towards More Effective Regime Governance », in Hamamoto, S., Sakai, H., et Shibata, A. (éds), *L'être Situé, Effectiveness and Purposes of International Law: Essays in Honour of Professor Ryuichi Ida* (Leiden, Brill Nijhoff, 2015), p. 214–237.
- Andenas, M., et Bjorge, E. (éds), *A Farewell to Fragmentation: Reassertion and Convergence in International Law* (Royaume-Uni, Cambridge University Press, 2015), 604 pages.
- Dolidze, A., « Bridging Comparative and International Law: Amicus Curiae Participation as a Vertical Legal Transplant », *European Journal of International Law*, vol. 26 (2015), p. 851–880.

- Forteau, M., « Comparative International Law Within, Not Against, International Law: Lessons from the International Law Commission », *American Journal of International Law*, vol. 109, 3^e édition (2015), p. 498–513.
- Furuya, S., « The ‘Criminalization’ of International Law: A Critical Overview », *Japanese Yearbook of International Law*, vol. 58 (2015), p. 1–16.
- Gaja, G., « Interpreting Articles Adopted by the International Law Commission », *British Yearbook of International Law*, vol. 85 (2015), p. 10–20.
- Hafner, G., « Doctrinal Views Versus State Views on Humanitarian Assistance in the Event of Disasters: Comparing the Work of the Institut De Droit International with that of the International Law Commission », in Wolfrum, R., Seršić, M., et Šošić, T. (éds), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 520–539.
- Heintze, H., « The ILC Codification Project on the ‘Protection of Persons in the Event of Disasters’ », in Gibbons, P., et Heintze, H. (éds), *The Humanitarian Challenge: 20 Years European Network on Humanitarian Action (NOHA)* (Suisse, Springer, 2015), p. 163–183.
- Helfand, M.A., *Negotiating State and Non-State Law: The Challenge of Global and Local Legal Pluralism* (Cambridge, Cambridge University Press, 2015), 362 pages.
- Jansen, S., et van Genugten, W., *Accepting Assistance in the Aftermath of Disasters: Standards for States Under International Law* (Anvers, Intersentia, 2015), 262 pages.
- Katchka, E., « Challenges for ‘Affected States’ in Accepting International Disaster Aid: Lessons from Hurricane Katrina », *Vanderbilt Journal of Transnational Law*, vol. 48 (2015), p. 921–940.
- Keitner, C.I., « Functional Immunity of State Officials before the International Law Commission: The ‘Who’ and the ‘What’ », *Questions of International Law*, vol. 17 (2015), p. 51–57.
- Mejia-Lemos, D.G., « Some Considerations Regarding ‘Instant’ International Customary Law’, Fifty Years Later », *Indian Journal of International Law*, vol. 55 (2015), p. 85–108.
- Morss, J.R., « The International Legal Status of the Vatican/Holy See Complex », *European Journal of International Law*, vol. 26 (2015), p. 927–946.
- Pergantis, V., « Logique de Validité Redoux: The ILC Guidelines on Reservations between a Rock and a Hard Place », *International Community Law Review*, vol. 17 (2015), p. 336–371.
- Cannizzaro, E. (éd), *The Present and Future of Jus Cogens* (Rome, Sapienza Università Editrice, 2015), 167 pages.
- Pronto, A.N., « Understanding the Hard/Soft Distinction in International Law », *Vanderbilt Journal of Transnational Law*, vol. 48 (2015), p. 941–956.
- Ratner, S.R., *The Thin Justice of International Law: A Moral Reckoning of the Law of Nations* (Oxford, Oxford University Press, 2015), 496 pages.
- Reisman, W.M., « Canute Confronts the Tide: States versus Tribunals and the Evolution of the Minimum Standard in Customary International Law », *ICSID Review Foreign Investment Law Journal*, vol. 30, 3^e édition (2015), p. 616–634.
- de Serpa Soares, M., « Room for Growth: The Contribution of International Law to Development », *Chinese Journal of International Law*, vol. 14 (2015), p. 1–13.

- Ulrich, L.M., « The Customary International Law Obligation to Protect Foreign Disaster Relief Personnel and their Equipment », *Willamette Journal of International Law and Dispute Resolution*, vol. 22 (2015), p. 343–376.
- Zorzi, Giustiniani, F., « Expulsion and the Fundamental Rights of Irregular Migrants: Critical Notes in the Margins of the Work of the International Law Commission Work on the ‘Expulsion of Aliens’ », in Goodwin-Gill, G.S., et Weckel, P. (éds), *Migration and Refugee Protection in the 21st Century: International Legal Aspects* (Leiden, Boston, Martinus Nijhoff Publishers, 2015), p. 445–484.

35. Reconnaissance des États

- Arato, A., « International Role in State-Making in Ukraine: The Promise of a Two-Stage Constituent Process », *German Law Journal*, vol. 16 (2015), p. 691–712.
- Caspersen, N., « The Pursuit of International Recognition after Kosovo », *Global Governance*, vol. 21 (2015), p. 393–412.
- El Ouali, A., *Le conflit du Sahara au regard du droit international* (2 volumes) (Bruxelles, Bruylant, 2015).
- Trigeaud, L., « L’influence des reconnaissances d’État sur la formation des engagements conventionnels », *Revue générale de droit international public*, vol. 119 (2015), p. 571–604.

36. Réfugiés et déplacés

- Atak, I., et Simeon, J.C., « Human Trafficking: Mapping the Legal Boundaries of International Refugee Law and Criminal Justice », *Journal of International Criminal Justice*, vol. 12 (2015), p. 1019–1038.
- Benoit, E., « Criminalité et justice sans souveraineté dans les camps de réfugiés du HCR: des systèmes de justice parallèle à l’impunité pour le personnel humanitaire », *Revue québécoise de droit international*, Hors-série Décembre (2015).
- Cantor, D.J., « Reframing Relationships: Revisiting the Procedural Standards for Refugee Status Determination in Light of Recent Human Rights Treaty Body Jurisprudence », *Refugee Survey Quarterly*, vol. 34 (2015), p. 79–106.
- de Boer, T. et Zieck, M., « ICC Witnesses and Acquitted Suspects Seeking Asylum in the Netherlands: An Overview of the Jurisdictional Battles between the ICC and its Host State », *International Journal of Refugee Law*, vol. 27 (2015), p. 573–606.
- Djordjevic, N., « Exclusion Under article 1F(b) of the Refugee Convention: The Uncertain Concept of Internationally Serious Common Crimes », *Journal of International Criminal Justice*, vol. 12 (2015), p. 1057–1074.
- dos Santos Soares, A., *Migrantes Forzosos: Contextos y Desafíos De ‘Responsabilidad De Proteger’ En El Siglo XXI* (Madrid, Universidad Pontificia Comillas, 2015), 415 pages.
- Gauci, J., Giuffré, M., et Tsourdi, E., *Exploring the Boundaries of Refugee Law: Current Protection Challenges* (Leiden, Nijhoff, 2015), 349 pages.
- Gil-Bazo, M., « Refugee Protection Under International Human Rights Law: From Non-Refoulement to Residence and Citizenship », *Refugee Survey Quarterly*, vol. 34 (2015), p. 11–42.

- , « The Role of International Organizations and Human Rights Monitoring Bodies in Refugee Protection », *Refugee Survey Quarterly*, vol. 34 (2015), p. 1–10.
- Goodwin-Gill, G.S., et Weckel, P. (éds), *Protection des migrants et des réfugiés au XXI^e siècle: aspects de droit international = Migration and refugee protection in the 21st century: international legal aspects* (Leiden, Martinus Nijhoff Publishers, 2015), 848 pages
- Harvey, C., « Time for Reform? Refugees, Asylum-Seekers, and Protection under International Human Rights Law », *Refugee Survey Quarterly*, vol. 34 (2015), p. 43–60.
- Leckie, S., et Huggins, C., *Repairing Domestic Climate Displacement: The Peninsula Principles* (New York, Routledge, 2015), 220 pages.
- Maystre, M., « The Interaction between International Refugee Law and International Criminal Law with Respect to Child Soldiers », *Journal of International Criminal Justice*, vol. 12, (2015), p. 975–996.
- Oosterveld, V., « Gender at the Intersection of International Refugee Law and International Criminal Law », *Journal of International Criminal Justice*, vol. 12 (2015), p. 953–974.
- Schoenholtz, A.I., « The New Refugees and the Old Treaty: Persecutors and Persecuted in the Twenty-First Century », *Chicago Journal of International Law*, vol. 16 (2015), p. 81–126.
- Sy, M., « UNHCR and Preventing Indirect Refoulement in Europe », *International Journal of Refugee Law*, vol. 27 (2015), p. 457–480.

37. Droit d'asile

- Barnard, F., « De nouvelles causes de refus, d'exclusion et de retrait de la protection internationale : la loi du 10 août 2015 dans l'asile », *Revue du droit des étrangers*, n° 184 (2015), p. 347–362.
- Capone, D., « Diplomatic Asylum: A New Path Forward », *North Carolina Journal of International Law and Commercial Regulation*, vol. 41 (2015), p. 221–247.
- Jones, M., « Protecting Human Rights Defenders at Risk: Asylum and Temporary International Relocation », *International Journal of Human Rights*, vol. 19 (2015), p. 935–960.
- Lemey, M., « L'affaire 'Julian Assange': controverses juridiques relatives à l'asile diplomatique », *Journal du droit international*, vol. 142 (2015), p. 77–100.
- Nicolosi, S.F., « Re-Conceptualizing the Right to Seek and Obtain Asylum in International Law », *International Human Rights Law Review*, vol. 4 (2015), p. 303–332.
- Raspail, H., « Nationalité et droit d'asile », *Revue Générale de Droit International Public*, vol. 119 (2015), p. 513–569.
- Westra, L., et Juss, S., *Towards a Refugee Oriented Right of Asylum* (New York, Routledge, 2015), 374 pages.

38. État de droit

- Ben Achour, R., « The Rule of Law and the Rule of Justice in International Conventions and Déclarations », *Rivista ordine internazionale e diritti umani (Rivista OIDU)* (2015), p. 440–453.

- de Baere, G., et Wouters, J., *The Contribution of International and Supranational Courts to the Rule of Law* (Cheltenham, Edward Elgar, 2015), 416 pages.
- Chalmers, S., et Farrall, J., « Securing the Rule of Law through UN Peace Operations in Liberia », *Max Planck Yearbook of United Nations Law*, vol. 18 (2015), p. 217–248.
- Delcourt, B., « The Rule of Law as a Vehicle for Intervention », *Journal of Intervention and Statebuilding*, vol. 9 (2015), p. 471–494.
- Janse, R., « The UNGA Resolutions on the Rule of Law at the National and International Levels, 2006–Post 2015 », *Max Planck Yearbook of United Nations Law*, vol. 18 (2015), p. 258–285.
- Jovanovic, M.A., « Responsibility to Protect and the International Rule of Law », *Chinese Journal of International Law*, vol. 14 (2015), p. 757–776.
- Keith, K.J., « The International Rule of Law », *Leiden Journal of International Law*, vol. 28 (2015), p. 403–417.
- Ochoa Sanchez, J.C., « Towards a Holistic Approach, in International Practice, to the Design and Implementation of Initiatives to Promote the Rule of Law at the National Level », *International Journal of Law in Context*, vol. 11 (2015), p. 78–91.
- Ranchordás, S., « The International Rule of Law Time After Time: Temporary Institutions between Change and Continuity », *Netherlands Yearbook of International Law*, vol. 45 (2015), p. 67–91.
- Rao, P.S., « The Nature and Function of International Law: An Evolving International Rule of Law », *Indian Journal of International Law*, vol. 55, 4^e édition (2015), p. 459–491.
- Riziki Majinge, C. (éd), *Rule of Law through Human Rights and International Criminal Justice* (Newcastle upon Tyne, Cambridge Scholars Publishing, 2015), 590 pages.
- Wiik, A. et Lachenmann, F., « Rule of Law and the Sustainable Development Goals », *Max Planck Yearbook of United Nations Law*, vol. 18 (2015), p. 286–331.
- Yeh, S.S., « Why UN Inspections? Corruption, Accountability, and the Rule of Law », *South Carolina Journal of International Law and Business*, vol. 11 (2015), p. 225–259.

39. Légitime défense

- Farhang, C., « Self-Defence as a Circumstance Precluding the Wrongfulness of the Use of Force », *Utrecht Law Review*, vol. 11 (2015), p. 1–18.
- Green, J.A., « The Article 51 Reporting Requirement for Self-Defense Actions », *Virginia Journal of International Law*, vol. 55 (2015), p. 563–624.
- , « The Ratione Temporis Elements of Self-Defence », *Journal on the Use of Force and International Law*, vol. 2 (2015), p. 97–118.
- Stegmiller, I., « The Right of Self-Defence under Article 51 of the UN Charter against the Islamic State in Iraq and the Levant », *Die Friedens-Warte: Blätter für internationale Verständigung und zwischenstaatliche Organization*, vol. 90 (2015), p. 245–282.

40. Autodétermination

- Anderson, G., « Unilateral Non-Colonial Secession and the Criteria for Statehood in International Law », *Brooklyn Journal of International Law*, vol. 41 (2015), p. 1–98.

- Catala, A., « Secession and Annexation: The Case of Crimea », *German Law Journal*, vol. 16, (2015), p. 581–607.
- MacLaren, M., « ‘Trust the People’?: Democratic Secessionism and Contemporary Practice », *German Law Journal*, vol. 16 (2015), p. 631–657.
- Mastorodimos, K., « National Liberation Movements: Still a Valid Concept (with Special Reference to International Humanitarian Law)? », *Oregon Review of International Law*, vol. 17 (2015), p. 71–109.
- Melandri, M., « Self-Determination and State-Building in International Law: The Need for a New Research Approach », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 75–100.
- Milanovic, M., et Wood, M.C. (éds), *The Law and Politics of the Kosovo Advisory Opinion* (Oxford, Oxford University Press, 2015), 384 pages.
- Roth, B., « The Virtues of Bright Lines: Self-Determination, Secession, and External Intervention », *German Law Journal*, vol. 16 (2015), p. 384–415.
- Saganek, P., *Unilateral Acts of States in Public International Law* (Leiden, Brill/Nijoff, 2015), 662 pages.
- van den Driest, Simone F., « Crimea’s Separation from Ukraine: An Analysis of the Right to Self-Determination and (Remedial) Secession in International Law », *Netherlands International Law Review*, vol. 62 (2015), p. 329–363.
- Vanhullebusch, M., « The International Court of Justice’s Advisory Jurisdiction on Self-Determination », *Sri Lanka Journal of International and Comparative Law*, vol. 1 (2015), p. 25–49.

41. Immunité des États

- Braz, T., et Oliveira, J., « State Immunity and Criminal Proceedings: Why Foreign Officials Cannot Enjoy Immunity Ratione Materiae from the Legal Process of Extradition », *German Yearbook of International Law*, vol. 57 (2015), p. 477–506.
- Cançado Trindade, A.A., « The Primacy of the Right of Access to Justice Over the Undue Invocation of State Immunities in Face of International Crimes », in Casadevall J., et al. (éds), *Mélanges En l’honneur De Dean Spielmann = Essays in Honour of Dean Spielmann* (Oisterwijk, Wolf Legal Publishers, 2015), p. 65–72.
- Farnelli, G.M., « A Controversial Dialogue between International and Domestic Courts on Functional Immunity », *Law and Practice of International Courts and Tribunals*, vol. 14 (2015), p. 255–289.
- Fox, H., « When can Property of a State be Attached to Enforce a Foreign Judgment Given Against it in another Country? Some Guidance in the ICJ Judgment in the Jurisdictional Immunities Case », in Wolfrum, R., Seršić, M., et Šošić, T. (éds), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 46–55.
- Man-Ho Chok, B., « Let the Responsible be Responsible: Judicial Oversight and Over-Optimism in the Arrest Warrant Case and the Fall of the Head of State Immunity Doctrine in International and Domestic Courts », *American University International Law Review*, vol. 30 (2015), p. 489–560.

- Pedretti, R., *Immunity of Heads of State and State Officials for International Crimes* (Leiden, Nijhoff, 2015), 488 pages.
- Peters, A., *et al.* (éds), *Immunities in the Age of Global Constitutionalism* (Leiden, Brill Nijhoff, 2015), 366 pages.
- Orakhelashvili, A., *Research Handbook on Jurisdiction and Immunities in International Law* (Cheltenham, Royaume-Uni, Northampton (MA), Edward Elgar Publishing, 2015), 545 pages.
- Weatherall, T., « Jus Cogens and Sovereign Immunity: Reconciling Divergence in Contemporary Jurisprudence », *Georgetown Journal of International Law*, vol. 46 (2015), p. 1151–1212.

42. Responsabilité des États

- D'Aspremont, J., *et al.*, « Sharing Responsibility between Non-State Actors and States in International Law: Introduction », *Netherlands International Law Review*, vol. 62 (2015), p. 49–67.
- Messineo, F., « The Invocation of Member State Responsibility before National and International Courts », *International Organizations Law Review*, vol. 12 (2015), p. 484–501.
- Palchetti, P., « Attributing the Conduct of Dutchbat in Srebrenica: The 2014 Judgment of the District Court in the Mothers of Srebrenica Case », *Netherlands International Law Review*, vol. 62, 2^e édition (2015), p. 279–294.
- Ruvebana, E., et Brus, M., « Before it's Too Late: Preventing Genocide by Holding the Territorial State Responsible for Not Taking Preventive Action », *Netherlands International Law Review*, vol. 62 (2015), p. 25–47.
- Ryngaert, C. et Schrijver, N., « Lessons Learned from the Srebrenica Massacre: From UN Peacekeeping Reform to Legal Responsibility », *Netherlands International Law Review*, vol. 62 (2015), p. 219–227.
- Trapp, K.N., « Of Dissonance and Silence: State Responsibility in the Bosnia Genocide Case », *Netherlands International Law Review*, vol. 62 (2015), p. 243–257.
- Vajda, M.M., « Ethnic Cleansing as Genocide: Assessing the Croatian Genocide Case before the ICJ », *International Criminal Law Review*, vol. 15 (2015), p. 147–169.
- van den Herik, L., « Accountability through Fact-Finding: Appraising Inquiry in the Context of Srebrenica », *Netherlands International Law Review*, vol. 62 (2015), p. 295–311.

43. Souveraineté des États

- Banai, A., « Territorial Conflict and Territorial Rights: The Crimean Question Reconsidered », *German Law Journal*, vol. 16 (2015), p. 608–630.
- Chan, P.C.W., « A Critique of Western Discourses of International Law and State Sovereignty through Chinese Lenses », *Baltic Yearbook of International Law*, vol. 15 (2015), p. 191–215.
- Freiburg, E., « Land Grabbing as a Threat to the Right to Self-Determination: How Permanent Sovereignty Over Natural Resources Limits States' Involvement in Large-Scale Transfers of Land », *Max Planck Yearbook of United Nations Law*, vol. 18 (2015), p. 507–531.

- Grant, T.D., « Annexation of Crimea », *American Journal of International Law*, vol. 109 (2015), p. 68–95.
- Thomsen, M., « The Obligation Not to Arbitrarily Refuse International Disaster Relief: A Question of Sovereignty », *Melbourne Journal of International Law*, vol. 16 (2015), p. 1–38.

44. Succession d'États

- Ahmed, D.M., *Boundaries and Secession in Africa and International Law: Challenging Uti Possidetis* (Royaume-Uni, Cambridge University Press, 2015), 292 pages.
- Dumberry, P., « State Succession to Bilateral Treaties: A Few Observations on the Incoherent and Unjustifiable Solution Adopted for Secession and Dissolution of States Under the 1978 Vienna Convention », *Leiden Journal of International Law*, vol. 28 (2015), p. 13–30.
- , « An Uncharted Question of State Succession: Are New States Automatically Bound by the BITs Concluded by Predecessor States before Independence? », *Journal of International Dispute Settlement*, vol. 6 (2015), p. 74–96.
- Jakubowski, A., *State Succession in Cultural Property* (Oxford, Oxford University Press, 2015), 367 pages.

45. Justice transitionnelle

- Ainley, K., Friedman, R., et Mahony, C. (éds), *Evaluating Transitional Justice: Accountability and Peacebuilding in Post-Conflict Sierra Leone* (Basingstoke, Palgrave Macmillan, 2015), 293 pages.
- Andersen, E., « Transitional Justice and the Rule of Law: Lessons from the Field », *Case Western Reserve Journal of International Law*, vol. 47 (2015), p. 305–342.
- Arcarazo, D.A., Buchan, R., et Ureña, R., « Beyond Justice, Beyond Peace? Colombia, the Interests of Justice, and the Limits of International Criminal Law », *Criminal Law Forum*, vol. 26 (2015), p. 291–318.
- Brems, E., Corradi, G., et Schotsmans, M., *International Actors and Traditional Justice in Sub-Saharan Africa: Policies and Interventions in Transitional Justice and Justice Sector Aid* (Cambridge, Intersentia, 2015), 238 pages.
- Combs, N.A., « From Prosecutorial to Reparatory: A Valuable Post-Conflict Change of Focus », *Michigan Journal of International Law*, vol. 36 (2015), p. 219–276.
- De Brabandere, E., « UN Post-Conflict Peacebuilding Activities—An Economic Reconstruction Perspective », *Max Planck Yearbook of United Nations Law*, vol. 18 (2015), p. 188–216.
- Fijalkowski, A., et Grosescu, R. (éds), *Transitional Criminal Justice in Post-Dictatorial and Post-Conflict Societies* (Cambridge, Portland, Intersentia, 2015), 290 pages.
- López, R., « The Recollection of Memory After Mass Atrocity and the Dilemma for Transitional Justice », *New York University Journal of International Law and Politics*, vol. 47 (2015), p. 799–853.
- Palmer, N.F., *Courts in Conflict: Interpreting the Layers of Justice in Post-Genocide Rwanda* (New York, Oxford, 2015), 224 pages.

- Ratner, S.R., « After Atrocity: Optimizing UN Action Toward Accountability for Human Rights Abuses », *Michigan Journal of International Law* (2015), p. 544–561.
- Rüedi, L., *War Crimes Trials in Bosnia and Herzegovina: Selected Aspects of Transitional Justice Mechanisms* (Zurich, Dike, 2015), 392 pages.
- Saul, M., et Sweeney, J.A., *International Law and Post-Conflict Reconstruction Policy* (New York, Routledge, 2015), 322 pages.
- Szablewska, N., et Bachmann, S., *Current Issues in Transitional Justice: Towards a More Holistic Approach* (Suisse, Springer, 2015), 376 pages.
- Szoke-Burke, S., « Not Only 'Context': Why Transitional Justice Programmes can no Longer Ignore Violations of Economic and Social Rights », *Texas International Law Journal*, vol. 50 (2015), p. 465–494.
- Vianès, E., « What is an International Post-Belligerent Administration? », *Indiana International & Comparative Law Review*, vol. 25 (2015), p. 421–460.
- Zyberi, G. et Letnar Černič, J., « Transitional Justice Processes and Reconciliation in the Former Yugoslavia », *Nordic Journal of Human Rights*, vol. 33 (2015), p. 132–157.

46. Emploi de la force

- Boer, L.J.M., « 'Echoes of Times Past': On the Paradoxical Nature of Article 2(4) », *Journal of Conflict and Security Law*, vol. 20 (2015), p. 5–26.
- Colacino, N., « From Just War to Permanent Self-Defence: The Use of Drones in Counterterrorism and its Questionable Consistency with International Law Standards », *Rivista ordine internazionale e diritti umani (Revista OIDU)* (2015), p. 607–629.
- Coleman, S., « Possible Ethical Problems with Military Use of Non-Lethal Weapons », *Case Western Reserve Journal of International Law*, vol. 47 (2015), p. 185–199.
- Dev, P.R., « 'Use of Force' and 'Armed Attack' Thresholds in Cyber Conflict: The Looming Definitional Gaps and the Growing Need for Formal U.N. Response », *Texas International Law Journal*, vol. 50 (2015), p. 381–401.
- Ferencz, B.B., « The Illegal Use of Armed Force as a Crime against Humanity », *Journal on the Use of Force and International Law*, vol. 2 (2015), p. 187–198.
- Gómez Isa, F., « Los ataques armados con drones en Derecho internacional », *Revista española de derecho internacional*, vol. 67 (2015), p. 61–92.
- McWhinney, E., « The United Nations Charter, Chapter VII, Non-Use-of-Force and Non-Intervention in Contemporary International Law: The Sisyphean Labours of the Institut De Droit International on Defining and Controlling 'Use of Force' Today », in Wolfrum, R., Seršić, M., et Šošić, T. (éds), *Contemporary Developments in International Law: Essays in Honour of Budislav Vukas* (Leiden, Boston, Brill, 2015), p. 821–839.
- Trapp, K.N., « Actor-Pluralism, the 'Turn to Responsibility' and the 'Jus Ad Bellum' Unwilling or Unable' in Context », *Journal on the Use of Force and International Law*, vol. 2 (2015), p. 199–222.
- Weller, W. (éd), *The Oxford Handbook of the Use of Force in International Law* (Oxford, Oxford University Press, 2015), 1376 pages.



Le système des Nations Unies

ORGANES PRINCIPAUX

ASSEMBLÉE GÉNÉRALE

Organes subsidiaires

- Comités permanents et organes ad hoc
 - Commission du désarmement
 - Commission du droit international
 - Conseil des droits de l'homme
 - Corps commun d'inspection (CCI)
 - Grandes commissions et autres comités de session
- FNUAP** Fonds des Nations Unies pour la population
 - ONU-Habitat**⁸ Programme des Nations Unies pour les établissements humains
 - PAM** Programme alimentaire mondial (ONU/FAO)
 - PNUD** Programme des Nations Unies pour le développement
 - FENU** Fonds d'équipement des Nations Unies
 - VNU** Volontaires des Nations Unies
 - PNUE**⁹ Programme des Nations Unies pour l'environnement
 - UNICEF** Fonds des Nations Unies pour l'enfance

CONSEIL DE SÉCURITÉ

Organes subsidiaires

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

CONSEIL ÉCONOMIQUE ET SOCIAL

Commissions techniques

- Condition de la femme
- 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

SECRETARIAT

Départements et bureaux⁹

- EOSG** Cabinet du Secrétaire général
- BCAD** Bureau de la coordination des activités de développement
- BLT** Bureau de lutte contre le terrorisme
- BSCI** Bureau des services de contrôle interne
- Bureau des affaires de désarmement
- Bureau des affaires spatiales
- Bureau des Nations Unies pour les partenariats⁴
- Bureau du (de la) Conseiller(ère) spécial(e) pour l'Afrique
- Bureau du (de la) Haut(e)-Représentant(e) pour les pays les moins avancés, littoral et les petits États insulaires en développement
- Bureau du (de la) Représentant(e) spécial(e) du Secrétaire général chargé(e) de la question de la violence contre les enfants

COUR INTERNATIONALE DE JUSTICE

CONSEIL DE TUTELLE⁶

Recherche et formation

- École des cadres du système des Nations Unies
- UNIDIR** Institut des Nations Unies pour la recherche sur le désarmement
- UNITAR** Institut des Nations Unies pour la formation et la recherche
- UNU** Université des Nations Unies

Autres organismes

- CNUCED**^{1,8}
- HCR**⁷ Haut-Commissariat des Nations Unies pour les réfugiés
- ITC** Centre du commerce international (ONU/OMC)
- ONU-Femmes**¹ Entité des Nations Unies pour l'égalité des sexes et l'autonomisation des femmes
- UNOPS** Bureau des Nations Unies pour les services d'appui aux projets
- UNRWA**¹ Office de secours et de travaux des Nations Unies pour les réfugiés de Palestine dans le Proche-Orient

Organisations apparentées

- AIEA**^{1,3} Agence internationale de l'énergie atomique
- AIFM** Autorité internationale des fonds marins
- Commission préparatoire de l'Organisation du Traité d'interdiction complète des essais nucléaires
- CPI** Cour pénale internationale
- OIAC**² Organisation pour l'interdiction des armes chimiques
- OIM**¹ Organisation internationale pour les migrations
- OMC**^{1,4} Organisation mondiale du commerce
- Tribunal international du droit de la mer

Commission de consolidation de la paix

Forum politique de haut niveau pour le développement durable

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
- GRUPE DE LA BANQUE MONDIALE**⁷
 - BIRD** Banque internationale pour la reconstruction et le développement
 - IDA** Association internationale de développement
 - SFI** Société financière internationale
- OACI** Organisation de l'aviation civile internationale
- OIT** Organisation internationale du Travail
- OIM** 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
- ONU** 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

Notes :

- Membres du Conseil des chefs de secrétariat des organismes des Nations Unies pour la coordination (CCS).
- Le Bureau des Nations Unies pour les partenariats sert de coordonnateur pour la Fondation pour les Nations Unies.
- L'AIEA et l'OIAC font 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 le Conseil économique et social (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 la mise à l'écart de Paléo, dernier territoire sous tutelle des Nations Unies, le 1^{er} octobre 1994.
- Le Centre international pour le règlement des différends relatifs aux investissements (CIRDI) et l'Agence multilatérale de garantie des investissements (AMGI) ne sont pas des institutions spécialisées au sens des articles 57 et 63 de la Charte, mais font partie du Groupe de la Banque mondiale.
- Les secrétariats de ces organes font partie du Secrétariat.
- Font également partie du Secrétariat : le Bureau de la déontologie, le Bureau des services d'ombudsman et de médiation des Nations Unies, et le Bureau de l'administration de la justice.
- Consultez la liste complète des organes subsidiaires du Conseil économique et social à cette adresse : www.un.org/eca/cosoc/fr.

Ce tableau reflète l'organisation fonctionnelle du système des Nations Unies, à savoir fin d'information. Il n'inclut pas tous les bureaux et organismes des Nations Unies.