

BIBLIOGRAPHY

Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes

Compiled by Ingrid Kost exclusively from materials available in the Peace Palace Library

I. BOOKS

- Bellamy, A. J., and P. D. Williams (eds.), *Providing Peacekeepers: The Politics, Challenges, and Future of United Nations Peacekeeping Contributions* (2013). ISBN 9780199672820, 459 pp.
- Boisson de Chazournes, L., M. G. Cohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013). ISBN 9789004209978, 337 pp.
- Eriksson, M., and R. Kostić (eds.), *Mediation and Liberal Peacebuilding: Peace from the Ashes of War?* (2013). ISBN 9780415638357, 195 pp.
- Fischer, A. A., *Militär- und Sicherheitsunternehmen in bewaffneten Konflikten und Friedenssicherungsoperationen* (2013). ISBN 9783428140435, 401 pp.
- Gaillard, E., and D. P. Fernández Arroyo (ed.), *Cuestiones claves del arbitraje internacional* (2013). ISBN 9789587383287, 267 pp.
- Henninger, H., *Menschenrechte und Frieden als Rechtsprinzipien des Völkerrechts* (2013). ISBN 9783161524486, 429 pp.
- Kenkel, K. M. (ed.), *South America and Peace Operations: Coming of Age* (2013). ISBN 9780415663267, 244 pp.
- Khalidi, R., *Brokers of Deceit: How the US Has Undermined Peace in the Middle East* (2013). ISBN 9780807044759, xxxvii, 167 pp.
- Kjos, H. E., *Applicable Law in Investor-State Arbitration: The Interplay between National and International Law* (2013). ISBN 9780199656950, xxxii, 243 pp.
- Mac Ginty, R. (ed.), *Routledge Handbook of Peacebuilding* (2013). ISBN 9780415690195, 394 pp.
- Marchi, G., C. Waggoner (eds.), *Westliche, Universelle oder Christliche Werte? Menschenrechte, Migration, Friedenspolitik im Europa des 21. Jahrhunderts* (2013). ISBN 9783902761170, 113 pp.
- Moore, J. N. (ed.), *International Arbitration: Contemporary Issues and Innovations* (2013). ISBN 9789004246225, 164 pp.
- Tercinet, J., *Le maintien de la paix et de la sécurité internationales: Recueil d'études de Josiane Tercinet* (2012). ISBN 9782802735816, xx, 1014 pp.
- Trindade, A. A. Cancado, *Os Tribunais Internacionais Contemporâneos* (2013). ISBN 9788576314240, 132 pp.
- Wolfrum, R., and I. Gätschmann (eds.), *International Dispute Settlement: Room for Innovations?* (2013). ISBN 9783642349669, xiv, 445 pp.

2. CHAPTERS IN EDITED VOLUMES AND JOURNAL ARTICLES

- Abi-Saab, G., 'Negotiation and Adjudication: Complementarity and Dissonance', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 327–33
- Abu-Nimer, M., 'Religion and Peacebuilding', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 69–80
- Adolfo, E. V., 'An Appraisal of the Liberal Peacebuilding Exercise in Sierra Leone', in M. Eriksson and R. Kostić (eds.), *Mediation and Liberal Peacebuilding: Peace from the Ashes of War?* (2013), 133–55
- Ahtisaari, M., 'Mediation', in A. F. Cooper, J. Heine, and R. Thakur (eds.), *The Oxford Handbook of Modern Diplomacy* (2013), 319–51
- Al-Khasawneh, A. S., 'Do Judicial Decisions Settle Water-Related Disputes?', in L. Boisson de Chazournes, C. Leb, and M. Tignino (eds.), *International Law and Freshwater: The Multiple Challenges* (2013), 341–59
- Alter, K. J., 'The Multiple Roles of International Courts and Tribunals: Enforcement, Dispute Settlement, Constitutional and Administrative Review', in J. L. Dunoff and M. A. Pollack (eds.), *Interdisciplinary Perspectives on International Law and International Relations: The State of Art* (2013), 345–70
- Andreotti, L., 'El Tribunal Arbitral del Deporte: Análisis Jurídico y Político', (2013) 31 *Revista Española de Derecho Sportivo* 109–21
- Aning, K., and F. Edu-Afful, 'Unintended Impacts and the Gendered Consequences of Peacekeeping Economies in Liberia', (2013) 20 *International Peacekeeping* 17–32
- Appleby, B. L., E. B. Wulff, 'Dispute Resolution: Choice of Law and Forum', in W. K. Wood (ed.), *Fundamentals of International Franchising* (2013), 195–260
- Badini, A. A., "Denial of Benefits": Practical Lessons for States and Investors from the Pac Rim Arbitration', (2013) 3 *Yearbook on International Arbitration* 293–303
- Balliet, C. M., and K. M. Larsen, 'Legal Developments: Nordic Expert Consultation on the Right to Peace: Summary and Recommendations', (2013) 31 *Nordic Journal of Human Rights* 262–78
- Bakker, M., and L. Greenwood, 'Are Challenges Overused in International Arbitration?', (2013) 30 *Journal of International Arbitration* 101–12
- Bardina, M. P., 'Determination of Substantive Law by International Commercial Arbitration in Russian Law, ICAC Rules and Arbitration Practice', in A. J. Bělohlávek, F. Černý, and N. Rozehnalová (eds.), *Borders of Procedural and Substantive Law in Arbitral Proceedings: (Civil versus Common Law Perspectives)* (2013) 123–43
- Baviera, A. S. P., 'Territorial and Maritime Jurisdiction Disputes in East Asia: Comparing Bilateral and Multilateral Approaches', in W. T. Tow and B. Taylor (eds.), *Bilateralism, Multilateralism and Asia-Pacific Security: Contending Cooperation* (2013), 100–14
- Bělohlávek, A. J., 'The Law Applicable to the Arbitration Agreement and the Arbitrability of a Dispute', (2013) 3 *Yearbook on International Arbitration* 27–57
- Bell, C., 'Peacebuilding, Law and Human Rights', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 249–60
- Bellamy, A. J., and P. D. Williams, 'Explaining the National Politics of Peacekeeping Contributions', in A. J. Bellamy and P. D. Williams (eds.), *Providing Peacekeepers: The Politics, Challenges, and Future of United Nations Peacekeeping Contributions* (2013) 417–36

- Belton, K., 'Game, Set, and Match: Enforcement of Arbitral Awards against Non-Signatory Parties', (2013) 24 *American Review of International Arbitration* 161–96
- Bertoli, P., and Z. C. Reghizzi, 'Regulatory Measures, Standards of Treatment and the Law Applicable to Investments Disputes', (2013) 49 *Rivista di Diritto Internazionale Privato e Processuale* 43–74
- Biletzki, A., 'Peace-less Reconciliation', in A. MacLachlan and A. Speight (eds.), *Justice, Responsibility and Reconciliation in the Wake of Conflict* (2013), 31–46
- Blake, M., 'Does International Law Make a Moral Difference? The Case of Preventive War', in D. K. Chatterjee (ed.), *The Ethics of Preventive War* (2013), 65–86
- Blake-Amarante, C. H., 'Peace vs. Justice: The Strategic Use of International Criminal Tribunals', in H. F. Carey and S. M. Mitchel (eds.), *Trials and Tribulations of International Prosecution* (2013) 91–105
- Blockmans, S., 'EU Global Peace Diplomacy: Instruments to Support Status Processes', in B. Van Vooren, S. Blockmans, and J. Wouters (eds.), *The EU's Role in Global Governance: The Legal Dimension* (2013), 110–25
- Boisson de Cazournes, L., and A. Agnelini, 'Between Saying and Doing: The Diplomatic Means to Implement the International Court of Justice's "Juris Dictum"', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 155–85
- Bothe, M., 'Krieg und Frieden: Gedanken zu konkurrierenden Rechtsregimen im Völkerrecht, am Beispiel des Rechts bewaffneter Konflikte', in D. Hanschel (ed.), *Mensch und Recht: Festschrift für Eibe Riedel zum 70. Geburtstag* (2013), 191–207
- Bravin, M. N., and A. B. Kaplan, Arbitrating Closely Related Counterclaims at ICSID in the Wake of Spyridon Roussalis v. Romania, (2013) 3 *Yearbook on International Arbitration* 185–96
- Brödermann, E., 'The Chinese European Arbitration Centre: An Introduction to the CEAC Hamburg Arbitration Rules', (2013) 30 *Journal of International Arbitration* 303–27
- Brown, C., and I. Naglis, 'Dispute Settlement in Future EU Investment Agreements', in M. Bungenberg, A. Reinisch, and C. Tietje (eds.), *EU and Investment Agreements: Open Questions and Remaining Challenges* (2013) 17–35
- Bukar, B. A., 'Emerging Trends in Alternative Dispute Resolution: From Mono-Door to Multi-Door', (2013) 79 *Arbitration* 72–9
- Buxton, J. D., 'Swimming against the Tide: Venezuela and Peace Operations', in K. M. Kenkel (ed.), *South America and Peace Operations: Coming of Age* (2013), 169–87
- Carducci, G., 'Dealing with Set-Off and Counterclaims in International Commercial and Investment Arbitration', (2013) 3 *Yearbook on International Arbitration* 173–84
- Carter, J. H., 'Dispositive Motions in International Arbitration and the Role of U.S. Courts', in J. N. Moore (ed.), *International Arbitration: Contemporary Issues and Innovations* (2013), 39–45
- Chatterjee, D. K., 'Enough about Just War, What about Just Peace? The Doctrine of Preventive Non-Intervention', in D. K. Chatterjee (ed.), *The Ethics of Preventive War* (2013) 214–39
- Chesterman, S., 'Peace-Building and State-Building', in A. F. Cooper, J. Heine, and R. Thakur (eds.), *The Oxford Handbook of Modern Diplomacy* (2013), 610–24
- Chinkin, C., 'International Dispute Resolution, with Specific Attention to China', in *Collected Courses of the Xiamen Academy of International Law* (2013) 4, 211–307
- Coady, C. A. J., 'Preventive Violence: War, Terrorism, and Humanitarian Intervention', in D. K. Chatterjee (ed.), *The Ethics of Preventive War* (2013), 189–213

- Coleman, K. P., 'Token Troop Contributions to United Nations Peacekeeping Operations', in A. J. Bellamy and P. D. Williams (eds.), *Providing Peacekeepers: The Politics, Challenges, and Future of United Nations Peacekeeping Contributions* (2013), 47–67
- Cordero-Moss, G., 'International Arbitration Is Not Only International', in G. Cordero-Moss (ed.), *International Commercial Arbitration: Different Forms and Their Features* (2013), 7–39
- Cortés, P., and F. E. de la Rosa, 'Building a Global Redress System for Low-Value Cross-Border Disputes', (2013) 62 *International and Comparative Law Quarterly* 407–40
- Curran, D., 'Training for Peacekeeping: Towards Increased Understanding of Conflict Resolution?', (2013) 20 *International Peacekeeping* 80–97
- Curtis, D., 'Post-Conflict Peacebuilding', in N. Cheeseman, D. M. Anderson, and A. Scheibler (eds.), *Routledge Handbook of African Politics* (2013), 202–14
- Daly, B. W., and S. Melikian, 'Access to Justice in Dispute Resolution: Financial Assistance in International Arbitration', in K. Nadakavukaren Schefer (ed.), *Poverty and the International Economic Legal System: Duties to the World's Poor* (2013), 211–24
- Daniel, D. C. F., 'Contemporary Patterns in Peace Operations, 2000–2010', in A. J. Bellamy and P. D. Williams (eds.), *Providing Peacekeepers: The Politics, Challenges, and Future of United Nations Peacekeeping Contributions* (2013), 25–46
- Diamant, R., 'From Fear to Humanitarianism: Changing Patterns in Argentina's Involvement in Peace Operations', in K. M. Kenkel (ed.), *South America and Peace Operations: Coming of Age* (2013), 132–50
- Dolzer, R., 'Perspectives for Investment Arbitration: Consistency as a Policy Goal?', in R. Echandi and P. Sauvé (eds.), *Prospects in International Investment Law and Policy: World Trade Forum* (2013), 403–10
- Draete, U., 'What Does "Ethics in Arbitration" Really Mean?', (2013) 27 *Diritto del Commercio Internazionale* 51–66
- Drličková, K., 'The Law Applicable to Arbitration Agreements: "Lex Arbitri" or "Lex Causae" of the Principal Contract?', in A. J. Bělohlávek, F. Černý, and N. Rozehnalová (eds.), *Borders of Procedural and Substantive Law in Arbitral Proceedings: (Civil versus Common Law Perspectives)* (2013), 71–87
- Dupuy, P., 'Recourse to the International Court of Justice for the Purpose of Settling a Dispute', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 61–9
- Echandi, R., 'Complementing Investor–State Dispute Resolution: A Conceptual Framework for Investor–State Conflict Management', in R. Echandi and P. Sauvé (eds.), *Prospects in International Investment Law and Policy: World Trade Forum* (2013), 270–305
- Eriksson, M. and R. Kostić, 'Peacemaking and Peacebuilding: Two Ends of a Tail', in M. Eriksson and R. Kostić (eds.), *Mediation and Liberal Peacebuilding: Peace from the Ashes of War?* (2013), 5–21
- Eriksson, M. and R. Kostić, 'Rethinking Peacemaking: Peace at All Costs?', in M. Eriksson and R. Kostić (eds.), *Mediation and Liberal Peacebuilding: Peace from the Ashes of War?* (2013), 156–66
- Feldmann, A. F., and J. Esteban Montes, 'Learning to Be Likeminded: Chile's Involvement in Global Security and Peace Operations since the End of the Cold War', in K. M. Kenkel (ed.), *South America and Peace Operations: Coming of Age* (2013), 151–68
- Fernández Arroyo, D. P., 'New Trends in International Commercial Arbitration in Latin America', in G. Cordero-Moss (ed.), *International Commercial Arbitration: Different Forms and Their Features* (2013), 398–426

- Fouret, J., 'International Centre for Settlement of Investment Disputes (ICSID) Case Law Review', (2013) 12 *Law and Practice of International Courts and Tribunals* 113–61
- Gaeta, P., and L. Calder, 'The Impact of Arrest Warrants Issued by International Criminal Courts on Peace Negotiations', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 47–57
- González Guyer, J., 'Punching above Its Weigh: Uruguay and UN Peace Operations', in K. M. Kenkel (ed.), *South America and Peace Operations: Coming of Age* (2013) 111–31
- Gowan, R., 'UN Peacekeeping and the Irony of Statebuilding', in D. Chandler and T. D. Sisk (eds.), *Routledge Handbook of International Statebuilding* (2013), 156–67
- Greenberg, S., and A. Ryssdal, 'Rules of Arbitration of the International Chamber of Commerce', in G. Cordero-Moss (ed.), *International Commercial Arbitration: Different Forms and Their Features* (2013), 204–16
- Greener, B. K., and W. J. Fish, 'Maintaining the Police–Military Divide in Policing Peace', in D. Chandler and T. Sisk (eds), *Routledge Handbook of International Statebuilding* (2013), 196–207
- Grono, N., and A. O'Brien, 'The International Criminal Court Has Contributed to Prospects for Peace in Uganda', in M. Immell (ed.), *Uganda* (2013), 168–76
- Hamamoto, S., 'New Challenges for the ICSID Annulment System: Another Private–Public Problem in the International Investment Dispute Settlement', in R. Wolfrum and I. Gätzschmann (eds.), *International Dispute Settlement: Room for Innovations?* (2013), 393–416
- Hancock, L. E., 'Zones of Peace', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 237–48
- Hauser, P., 'Eilrechtsschutz nach der neuen ICC-Schiedsordnung: Der "Emergency Arbitrator"', (2013) 59 *Recht der internationalen Wirtschaft* 364–8
- Hayakawa, Y., 'Business Corporations as Non-State Actors in International Law: A Brand-New International Lawmaking Process through Investment Treaty Arbitration', in A. Byrnes, M. Hayashi, and C. Michaelsen (eds.), *International Law in the New Age of Globalization* (2013) 347–63
- Hernandez Crespo, M., 'From Problem to Potential: The Need to Go beyond Investor–State Disputes and Integrate Civil Society, Investors and State at the Local Level', in K. Nadakavukaren Schefer (ed.), *Poverty and the International Economic Legal System: Duties to the World's Poor* (2013), 225–40
- Hirth, R., 'Arbitration Rules of the Singapore International Arbitration Centre: SIAC Rules', in R. A. Schütze (ed.), *Institutional Arbitration: Article-by-Article Commentary* (2013), 617–70
- Hörnle, J., 'Encouraging Online Alternative Dispute Resolution in the EU and Beyond', (2013) 38 *European Law Review* 187–208
- Hummel, W., and T. Pietz, 'Für ein "Comeback" der Europäer nach 2014: Die UNO braucht Europäisches Polizei- und Militärpersonal für Friedeneinsätze', (2013) *Friedensgutachten* 124–35
- Hunter, M., and G. Damiani, 'Trade Creation and Dispute Resolution in Emerging Markets: The Resolution of Cross-Border Commercial Conflicts in the Common Market of the South', (2013) 3 *Yearbook on International Arbitration* 59–72
- Jun, H., 'Cooperation in the Field of International Peace and Security: A Newcomer to the Legal Framework for EU–Korea Relations', in J. Harrison (ed.), *The European Union and South Korea: The Legal Framework for Strengthening Trade, Economic and Political Relations* (2013), 177–93

- Karrer, P. A., 'Swiss Rules of International Arbitration of the Swiss Chambers' Arbitration Institution: Swiss Rules', in R. A. Schütze (ed.), *Institutional Arbitration: Article-by-Article Commentary* (2013), 361–412
- Kaufmann-Kohler, G., 'Non-Disputing State Submissions in Investment Arbitration: Resurgence of Diplomatic Protection?', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 307–26
- Kenkel, K. M., 'Out of South America to the Globe: Brazil's Growing Stake in Peace Operations', in K. M. Kenkel (ed.), *South America and Peace Operations: Coming of Age* (2013), 85–110
- Kenkel, K. M., 'Securing South America's Peace Operations "Acquis" Post-MINUSTAH: Conclusions', in K. M. Kenkel (ed.), *South America and Peace Operations: Coming of Age* (2013), 169–87
- Klötzel, T. R., 'Rules for Arbitration of the Kuala Lumpur Regional Centre for Arbitration: KLCA Rules', in R. A. Schütze (ed.), *Institutional Arbitration: Article-by-Article Commentary* (2013), 671–730
- Koepf, J., D. Farah, and P. Webster, 'Arbitration in London: Features of the London Court of International Arbitration', in G. Cordero-Moss (ed.), *International Commercial Arbitration: Different Forms and Their Features* (2013), 217–70
- Koerner, M., and M. Gebrehiwot, 'Capacity Building for the African Peace and Security Architecture: Dos and Don'ts in Program Design', in U. Engel, and J. Gomes Porto (eds.), *Towards an African Peace and Security Regime: Continental Embeddedness, Transnational Linkages, Strategic Relevance* (2013), 195–208
- Koremenos, B., 'The Design of Dispute Settlement Procedures in International Agreements', in J. L. Dunoff, and M. A. Pollack (eds.), *Interdisciplinary Perspectives on International Law and International Relations: The State of Art* (2013), 371–93
- Krampe, F., 'The Liberal Trap: Peacemaking and Peacebuilding in Afghanistan after 9/11', in M. Eriksson and R. Kostić (eds.), *Mediation and Liberal Peacebuilding: Peace from the Ashes of War?* (2013), 57–75
- Kurtenbach, S., 'Friedensprozesse in Kolumbien: Teilerfolge, Misserfolge und aktuelle Herausforderungen', (2013) *Friedensgutachten* 208–19
- Lajat, F., 'La Chambre Arbitrale du Sport du CNOSF', (2013) *Revue juridique et économique du sport* (129) 18–21
- Lakhani, A., 'The Strategic Use of Mediation for Resolving Maritime Territorial Disputes', (2013) 19 *Journal of International Maritime Law* 60–73
- Lee, J., 'A UNCITRAL's Unclear Transparency Instrument: Fashioning the Form and Application of a Legal Standard Ensuring Greater Disclosure in Investor–State Arbitrations', (2013) 33 *Northwestern Journal of International Law and Business* 439–74
- Lee, J. B., and R. F. Alves, 'Arbitraje y Medidas Cautelares en Latinoamérica', in E. Gaillard, and D. P. Fernández Arroyo (ed.), *Cuestiones Claves del Arbitraje Internacional* (2013) 111–32
- Lilja, J., and M. L. Manga, 'Going It Alone: The Casamance Conflict and the Challenges of Internal Peacemaking', in M. Eriksson, and R. Kostić (eds.), *Mediation and Liberal Peacebuilding: Peace from the Ashes of War?* (2013), 118–32
- Lucas, G. R., 'The Case for Preventive War', in D. K. Chatterjee (ed.), *The Ethics of Preventive War* (2013), 46–62
- Lukits, R., 'Private Arbitration and European Union Law', (2013) 3 *Yearbook on International Arbitration* 91–103

- McMahan, J., 'The Conditions of Liability to Preventive Attack', in D. K. Chatterjee (ed.), *The Ethics of Preventive War* (2013), 121–44
- Makarius, V., 'The Nature of the Burden and Standard of Proof in International Commercial Arbitration', in A. J. Bělohlávek, F. Černý, and N. Rozehnalová (eds.), *Borders of Procedural and Substantive Law in Arbitral Proceedings: Civil versus Common Law Perspectives* (2013), 53–69
- Marceau, G., A. Izaguerri, and V. Lanovoy, 'The WTO's Influence on Other Dispute Settlement Mechanisms: A Lighthouse in the Storm of Fragmentation', (2013) 47 *Journal of World Trade* 481–571
- May, L., 'Preventive War and Trials of Aggression', in D. K. Chatterjee (ed.), *The Ethics of Preventive War* (2013), 101–17
- Melo, L. de Campos, 'Recognition of Foreign Arbitral Awards in Brazil', (2013) 24 *American Review of International Arbitration* 113–60
- Meshel, T., 'The Use and Misuse of the Corruption Defence in International Investment Arbitration', (2013) 30 *Journal of International Arbitration* 267–81
- Mitchell, K. M. W., 'Developing Country Success in WTO Disputes', (2013) 47 *Journal of World Trade* 77–104
- Montineri, C., 'The UNCITRAL Arbitration Rules and Their Use in "Ad Hoc" Arbitration', in G. Cordero-Moss (ed.), *International Commercial Arbitration: Different Forms and Their Features* (2013), 82–106
- Mouly, C., 'The Nicaraguan Peace Commissions: A Sustainable Bottom-Up Peace Infrastructure', (2013) 20 *International Peacekeeping* 48–66
- Nathanson, S., 'Are Preventive Wars Always Wrong?', in D. K. Chatterjee (ed.), *The Ethics of Preventive War* (2013), 145–65
- Neto, D. Marcondes de Souza, 'Regional Defense Integration and Peacekeeping Cooperation in the Southern Cone', in K. M. Kenkel (ed.), *South America and Peace Operations: Coming of Age* (2013), 64–81
- Neuhold, H., 'Kosovo: A Testing Ground for International Crisis Management and Dispute Settlement', in G. Hafner, F. Matscher, and K. Schmalenbach (eds.), *Völkerrecht und die Dynamik der Menschenrechte: Liber Amicorum Wolfram Karl* (2013), 324–41
- Newman, E., 'The International Architecture of Peacebuilding', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013) 311–24
- Norpoth, J., 'Mysteries of the TBT Agreement Resolved? Lessons to Learn for Climate Policies and Developing Country Exporters from Recent TBT Disputes', (2013) 47 *Journal of World Trade* 575–600
- Nottage, L., and A. Monichino, 'International Commercial Arbitration Developments in Model Law Jurisdictions: Japan Seen from Australia', (2013) 16 *International Arbitration Law Review* 31–42
- Oberschall, A., 'History and Peacebuilding', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 171–82
- O'Reilly, M., 'Gender and Peacebuilding', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 57–68
- Østensen, Å. G., 'In the Business of Peace: The Political Influence of Private Military and Security Companies on UN Peacekeeping', (2013) 20 *International Peacekeeping* 33–47
- Park, W. V., 'Procedural Tension in International Arbitration: Arbitration in Autumn', in J. N. Moore (ed.), *International Arbitration: Contemporary Issues and Innovations* (2013), 3–37

- Patocchi, P. M., and T. Niedermaier, 'UNCITRAL Arbitration Rules: UNCITRAL Rules', in R. A. Schütze (ed.), *Institutional Arbitration: Article-by-Article Commentary* (2013), 1007–249
- Patterson, E., 'Religion, War and Peace: Leavening the Levels of Analysis', in C. Seiple, D. R. Hoover, and P. Otis (eds.), *The Routledge Handbook of Religion and Security* (2013), 115–24
- Radicati di Brozolo, L. G., 'International Arbitration and Domestic Law', in G. Cordero-Moss (ed.), *International Commercial Arbitration: Different Forms and Their Features* (2013), 40–57
- Radicati di Brozolo, L. G., 'Las Normas Imperativas y el Arbitraje Internacional', in E. Gaillard and D. P. Fernández Arroyo (eds.), *Cuestiones Claves del Arbitraje Internacional* (2013), 189–224
- Reed, L., 'Observations on the Relationship between Diplomatic and Judicial Means of Dispute Settlement', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 291–305
- Richmond, O. P., 'Failed Statebuilding versus Peace Formation', in D. Chandler and T. D. Sisk (eds.), *Routledge Handbook of International Statebuilding* (2013), 130–40
- Roach, J. A., 'Arbitration under the Law of the Sea Convention', in J. N. Moore (ed.), *International Arbitration: Contemporary Issues and Innovations* (2013), 135–46
- Rocha Menocal, A., 'Aid and Fragility: The Challenges of Building Peaceful and Effective States', in D. Chandler and T. D. Sisk (eds.), *Routledge Handbook of International Statebuilding* (2013), 387–99
- Rolandsen, Ø. H., 'Sudan: The Role of Foreign Involvement in the Shaping and Implementation of the 2005 Comprehensive Peace Agreement', in M. Eriksson and R. Kostić (eds.), *Mediation and Liberal Peacebuilding: Peace from the Ashes of War?* (2013), 76–91
- Ross, M. H., 'The Politics of Memory and Peacebuilding', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 91–101
- Ruiz Fabri, H., 'The Relationship between Negotiations and Third-Party Dispute Settlement at the WTO, with an Emphasis on the "EC-Bananas" Dispute', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 87–118
- Ryan, S., 'The Evolution of Peacebuilding', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 25–35
- Salman, S. M. A., 'Mediation of International Water Disputes: The Indus, the Jordan, and the Nile Basins Interventions', in L. Boisson de Chazournes, C. Leb, and M. Tignino (eds.), *International Law and Freshwater: The Multiple Challenges* (2013), 360–405
- Sami ud-Din, M., 'International Commercial Arbitration: Developments in the Practice of Taking Evidence', (2013) 79 *Arbitration* 17–27
- Sampliner, G. H., 'Arbitration Innovations in Recent U.S. Investment Treaties', in J. N. Moore (ed.), *International Arbitration: Contemporary Issues and Innovations* (2013), 147–64
- Sandonato de León, P., 'Diplomatic and Judicial Means of Dispute Settlement and How They Got Along in the "Pulp Mills" Case', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 71–86
- Sapronov, W., 'Resolving International Data Center Disputes: Diplomacy by Other Means', (2013) 3 *Yearbook on International Arbitration* 73–81
- Schill, S. W., 'Luxembourg Limits: Conditions for Investor–State Dispute Settlement under Future EU Investment Agreements', in M. Bungenberg, A. Reinisch, and C. Tietje (eds.), *EU and Investment Agreements: Open Questions and Remaining Challenges* (2013), 37–54
- Schill, S. W., 'The Relation of the European Union and Its Member States in Investor–State Arbitration', in L. E. Trakman and N. W. Ranieri (eds.), *Regionalism in International Investment Law* (2013), 374–99

- Schneider, M. E., 'Investment Disputes: Moving beyond Arbitration', in L. Boisson de Chazournes, M. G. Kohen, and J. E. Viñuales (eds.), *Diplomatic and Judicial Means of Dispute Settlement* (2013), 119–51
- Schori, P., 'UN Peacekeeping', in A. F. Cooper, J. Heine, and R. Thakur (eds.), *The Oxford Handbook of Modern Diplomacy* (2013), 779–96
- Schroeder, H., and T. V. Pfitzner, 'Effective Conflict Management in Business-to-Business Disputes in Germany: Opportunities under DIS Conflict Management Rules and ICC ADR Rules', (2013) *Yearbook on International Arbitration* 327–46
- Schumann, P., 'Der Friedensprozess im Sudan: (K)eine Erfolgreiche Strategie?', (2013) *Friedensgutachten* 220–33
- Silva Romero, E., 'De la Confidencialidad del Arbitraje Internacional y Materias Aledañas', in E. Gaillard and D. P. Fernández Arroyo (eds.), *Cuestiones Claves del Arbitraje Internacional* (2013), 165–87
- Simmons, J. B., 'Valuation in Investor–State Arbitration: Toward a More Exact Science', in J. N. Moore (ed.), *International Arbitration: Contemporary Issues and Innovations* (2013), 55–114
- Singh, S., and S. Sharma, 'Investor–State Dispute Settlement Mechanism: The Quest for a Workable Roadmap', (2013) 29 *Merkourios* 88–101
- Smith, C. A., and A. Gonzalez, 'The International Criminal Court: Globalizing Peace or Justice?', in A. Brysk (ed.), *The Politics of the Globalization of Law: Getting from Rights to Justice* (2013), 47–62
- Soopramanien, S. O., 'The International Arbitration Act of Mauritius: Addressing the Challenges and Opportunities of an Emerging International Arbitration Center in Africa', (2013) 16 *International Arbitration Law Review* 4–18
- Sotomayor Velázquez, A. C., 'Democratization and Commitment to Peace: South America's Motivations to Contribute to Peace Operations', in K. M. Kenkel (ed.), *South America and Peace Operations: Coming of Age* (2013), 45–63
- Spain, A., 'International Dispute Resolution in an Era of Globalization', in A. Byrnes, M. Hayashi, and C. Michaelsen (eds.), *International Law in the New Age of Globalization* (2013), 41–70
- Stathopoulou, K., 'Self-Determination, Peacemaking and Peace-Building: Recent Trends in African Intrastate Peace Agreements', in D. French (ed.), *Statehood and Self-Determination: Reconciling Tradition and Modernity in International Law* (2013), 277–301
- Steinberg, G. M., 'The Limits of Peacebuilding Theory', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 36–53
- Stevens, M., 'ICSID at the Crossroads: Some Thoughts and Recommendations for Improving the Dispute Settlement System', in R. Echandi and P. Sauvé (eds.), *Prospects in International Investment Law and Policy: World Trade Forum* (2013), 243–64
- Stoett, P. J., 'Justice, Peace, and Windmills: An Analysis of "Live Indictments" by the International Criminal Court', in H. F. Carey and S. M. Mitchel (eds.), *Trials and Tribulations of International Prosecution* (2013), 121–34
- Stricker-Kellerer, S., and M. J. Moser, 'Rules of Arbitration of the China International Economic and Trade Arbitration Commission: CIETAC Rules', in R. A. Schütze (ed.), *Institutional Arbitration: Article-by-Article Commentary* (2013), 571–615
- Stroschein, S., 'Organic versus Strategic Approaches to Peacebuilding', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 276–86
- Suescum de Roa, F., 'Investor State Arbitration in Sovereign Debt Restructuring: The Role of Hold-outs', (2013) 30 *Journal of International Arbitration* 131–54

- Tchoukeu, L. N., ‘Actualisation et universalisation du financement des opérations de maintien de la paix de l’Organisation des nations unies’, (2013) 90 *Revue de droit international et de droit comparé* 185–212
- Templeman, J., ‘Towards a Truly International Court of Arbitration’, (2013) 30 *Journal of International Arbitration* 197–220
- Tercinet, J., ‘La Coopération entre l’ONU et l’UE en matière de gestion de crise’, in I. Roberge (ed.), *Europe et sécurité après le Traité de Lisbonne* (2013), 93–108
- Thümmel, R. C., ‘AAA International Centre for Dispute Resolution (ICDR): International Arbitration Rules (IAR)’, in R. A. Schütze (ed.), *Institutional Arbitration: Article-by-Article Commentary* (2013), 731–813
- Tkatova, R., ‘Russian Spirit, Soviet Heritage and Western Temptation: “Un-‘Peaceful Coexistence’” in Russia’s International Doctrine and Practice’, (2012) 12 *Baltic Yearbook of International Law* 1–28
- Trakman, L. E., ‘The ICSID and Investor–State Arbitration’, in L. E. Trakman and N. W. Ranieri (eds.), *Regionalism in International Investment Law* (2013), 253–313
- Trunk, A., ‘The Rules of the International Commercial Arbitration Court (MKAS) at the Chamber of Commerce and Industry of the Russian Federation: MKAS Rules’, in R. A. Schütze (ed.), *Institutional Arbitration: Article-by-Article Commentary* (2013), 501–69
- Tschirgi, N., ‘Securitization and Peacebuilding’, in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 197–210
- Turner, M., ‘Statebuilding in Palestine: Caught between Occupation, Realpolitik, and the Liberal Peace’, in D. Chandler and T. D. Sisk (eds.), *Routledge Handbook of International Statebuilding* (2013), 339–49
- Unterhalter, D., ‘What Makes the WTO Dispute Settlement Procedure Particular: Lessons to Be Learned for the Settlement of International Disputes in General?’ in R. Wolfrum and I. Gätschmann (eds.), *International Dispute Settlement: Room for Innovations?* (2013), 5–31
- Vadi, V., ‘Tobacco Wars, Analogies and Standards of Review in International Investment Arbitration’, in L. Westra, P. Taylor, and A. Michelot (eds.), *Confronting Ecological and Economic Collapse: Ecological Integrity for Law, Policy and Human Rights* (2013), 226–37
- Venzke, I., ‘Antinomies and Change in International Dispute Settlement: An Exercise in Comparative Procedural Law’, in R. Wolfrum and I. Gätschmann (eds.), *International Dispute Settlement: Room for Innovations?* (2013), 235–69
- Vorrath, J., ‘Wo steht die Afrikanische Friedens–und Sicherheitsarchitektur? Bilanz und Herausforderungen’, (2013) 31 *S+F: Vierteljahrsschrift für Sicherheit und Frieden* 23–8
- Wallgren-Lindholm, C., ‘“Ad hoc” Arbitration v. Institutional Arbitration’, in G. Cordero-Moss (ed.), *International Commercial Arbitration: Different Forms and Their Features* (2013), 61–81
- Wanis-St John, A., ‘Indigenous Peacebuilding’, in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013) 360–374
- Wedgwood, R., ‘Human Rights and Investment Arbitration: A Brief Note on Some Methodological Problems’, in J. N. Moore (ed.), *International Arbitration: Contemporary Issues and Innovations* (2013), 115–9
- Wet, E. de, ‘The Rise and Fall of the Tribunal of the Southern African Development Community: Implications for Dispute Settlement in Southern Africa’, (2013) 28 *ICSID Review: Foreign Investment Law Journal* 45–63

- Wolfrum, R., 'Advisory Opinions: Are They a Suitable Alternative for the Settlement of International Disputes?', in R. Wolfrum and I. Gätzschmann (eds.), *International Dispute Settlement: Room for Innovations?* (2013), 35–123
- Wolfrum, R., 'Arbitration and the Law of the Sea: A Comparison of Dispute Resolution Procedures', in J. N. Moore (ed.), *International Arbitration: Contemporary Issues and Innovations* (2013), 123–34
- Wolski, B., 'Using Dispute Systems Design to Identify, Explain and Predict Trends in the Settlement of International Commercial Disputes: The UNCITRAL and ICC ADR Initiatives', (2013) 6 *International Journal of Private Law* 132–49
- Woodward, S. L., 'The Political Economy of Peacebuilding and International Aid', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 325–35
- Wunschheim, C. von, 'Recent Trends Regarding Enforcement of Arbitral Awards by Chinese Courts', (2013) 3 *Yearbook on International Arbitration* 225–36
- Yilmaz, B., 'Incomplete Peace: Relations between Turkey and Greece', in B. Akçay and B. Yilmaz (eds.), *Turkey's Accession to the European Union: Political and Economic Challenges* (2013), 301–16
- Zaman, K., 'Determining a "Reasonable" Implementation Timeline for Developing Countries in WTO Disputes: An Appraisal of Special Treatment Commitments in DSU Article 21.3(c) Arbitrations', (2013) 12 *Law and Practice of International Courts and Tribunals* 31–47
- Zartman, I. W., 'Diplomacy as Negotiation and Mediation', in P. Kerr and G. Wiseman (eds.), *Diplomacy in a Globalizing World: Theories and Practices* (2013), 103–19
- Zaum, D., 'International Relations Theory and Peacebuilding', in R. Mac Ginty (ed.), *Routledge Handbook of Peacebuilding* (2013), 105–16
- Zeng, K., Legal Capacity and Developing Country Performance in the Panel Stage of the WTO Dispute Settlement System, (2013) 47 *Journal of World Trade* 187–213
- Zimmermann, A., '(Internationale) Strafverfolgung von Menschenrechtsverbrechen versus Friedenswahrung', in D. Hanschel (ed.), *Mensch und Recht: Festschrift für Eibe Riedel zum 70. Geburtstag* (2013), 401–11