# INDEX\*

(The following abbreviations refer to sections of the Journal: Ag., Agora; BR, Book Review (Recent Books on International Law); BRE, Book Review Essay (Recent Books on International Law); CD, Current Developments; CP, Contemporary Practice of the United States Relating to International Law; ID, International Decisions; LA, Leading Article. Other abbreviations include: AfCHPR, African Court ofHumanand Peoples' Rights; AU, African Union; BCC, Belgian Court of Cassation; BIT, Bilateral Investment Treaty; CAFTA-DR, Dominican Republic-Central America Free Trade Agreement; (CERD, UN Convention on the Elimination of All Forms of Racial Discrimination; EC, European Community; ECtHR, European Court of Human Rights; ECJ, European Court of Justice; EU, European Union; FrCC, French Cour de cassation; GATT, General Agreement on Tariffs and Trade; ICC, International Criminal Court; ICJ, International Court of Justice; ICSID, International Center for Settlement of Investment Disputes; ICTR, International Criminal Tribunal for Rwanda; ILO, International Labour Organization; NAFTA, North American Free Trade Agreement; OECD, Organization for Economic Cooperation and Development; UK, United Kingdom; UN, United Nations; UNCITRAL, United Nations Commission on International Trade Law; UNGA, United Nations General Assembly; UNSC, United Nations Security Council; U.S., United States; USSC, United States Supreme Court; WTO, World Trade Organization

# Absolute immunity, see State immunity

Accountability and the Sri Lankan Civil War, *CD* 795

#### Afghanistan

- memorandum of understanding with U.S. on Afghanization of Special Operations on Afghan Soil, CP 649-650
- U.S.-Afghanistan Enduring Strategic Partnership Agreement signing, CP 649-650
- Africa, U.S. deployment of Armed Forces to assist regional military efforts to pursue Joseph Kony and the Lord's Resistance Army in central Africa, *CP* 168–169

# African Union (AU)

- African Court of Human and Peoples' Rights shared goals of international courts and influences on adjudication processes, 244
- condemnation of Spanish indictment of Rwandan officials, and functional immunity, *LA* 753

statements on legitimacy of aspirations of Lib-

yan people for reform, 312–313

Agora: Kiobel, Ag. 509 Air and space law

Air and space law

Outer Space Treaty (1967), CP 372

U.S. joins negotiations on International Code of Conduct for Outer Space Activities, *CP* 372–374

# Albania

jurisprudence of the Foreign Claims Settlement Commission, LA 271–294

restoration of monetary gold captured from former Albanian monarchy during Second World War by U.S., UK and France, 272

Aldrich, George H., BR of Matheson, 896

- Alien Tort Claims and the Status of Customary International Law, Ag. 531
- Allain, Jean, BR of Martinez, 909
- Alvarez, José E., The Public International Law Regime Governing International Investment, BR 890

\* Prepared by Mary J. Harper

Amann, Diane Marie, ID 809-817

# American Declaration of the Rights and Duties

- of Man, *see* Organization of American States Amnesty International, 797
- Andean Tribunal of Justice, intellectual property decisions, 18–19
- Anderson, D. H., ID 817-824
- Annan, Kofi, UN Security Council welcomes appointment as Joint Special Envoy for the UN and Arab League regarding conflict in Syria, *CP* 653–654

# Arab League

- calls on UN Security Council to bear its responsibilities to protect Libyan civilians from Qaddafi regime, 312–315
- Koh outlines U.S. legal principles bearing on crisis in Syria, applauds steps taken by the League, CP 650-652
- Qaddafi regime officials defection and calls for help from Arab League and UN Security Council, 309, 310–311, 314
- UN Security Council statement of support for negotiations by Kofi Annan on behalf of UN and Arab League, *CP* 653

# Argentina

backlash against investment arbitration, 36

- claims of necessity in disputes over sovereign debt default, LA 498-502
- ICSID receives over forty arbitration claims against, *ID* 678
- U.S.-Argentina BIT, LA 498-502
- USCA vacates investment arbitration award against Argentina under Article 8(2) of Argentina-United Kingdom bilateral investment treaty, *CP* 393–395
- U.S. position on Falkland/Malvinas Islands dispute, *CP* 397–398
- U.S. suspends eligibility for U.S. trade benefits due to nonpayment of U.S. company arbitration awards under Generalized System of Preferences (GSP), *CP* 678–680

# Armenia

- California extension of statute of limitations for Armenian genocide claims law, USCA will rehear case en banc, *CP* 174
- USCA en banc hearing of case on California Armenian genocide statute, foreign affairs doctrine preemption, CP 646-648

#### Arms control

- **Biological Weapons Convention** (BWC)
  - Missile Technology Control Regime, support for, CP 676-677
- Convention on the Prohibition of the Development, Production and Stockpiling of Chemical Weapons and Their Destruction (CWC)
  - Missile Technology Control Regime (MTCR), CP 676-678

listing of country members, 677

- Nuclear Non-Proliferation Treaty, 79-80, 83, 84
  - Missile Technology Control Regime support for, CP 676–677
- political science scholarship, 63, 67-68, 79-80
- UN Convention on Prohibition or Restrictions on the Use of Certain Conventional Weapons Which May Be Deemed to Be Excessively Injurious or to Have Indiscriminate Effects (CCW)
  - Fourth Review Conference, U.S. presses for adoption of protocol limiting elimination of older cluster munitions, failure to adopt, *CP* 388-390
- U.S. ceases to perform certain Conventional Armed Forces in Europe (CFE) Treaty obligations due to Russia's nonperformance, *CP* 166–167
- U.S. Department of Justice resolution of criminal charges against Pratt & Whitney Canada Corp. (PWC), its U.S. parent United Technologies Corp., and United Technologies U.S.-based subsidiary for helping China develop attack helicopter, *CP* 867–869
- U.S. Department of State issues fact sheet on 25th anniversary of Missile Technology Control Regime (MTCR), CP 676-678

Arsanjani, Mahnoush H., BR of Orford, 410

- al-Assad, Bashar, President of Syria, U.S. Department of State statements on possible war crimes charges against, *CP* 652–653
- Assessing the Effectiveness of International Courts: A Goal-Based Approach, LA 225
- Association of Southeast Asian Nations (ASEAN)
  - ICJ orders Thailand and Cambodia to continue cooperation under, 604–605

- implementing guideline agreement for 2002 ASEAN-China Declaration on the Conduct of Parties in the South China Sea, CP 158-160
- U.S. Department of State calls for peaceful resolution of competing South China Sea claims, CP 855-856
- Attorney General Bradford's Opinion and the Alien Tort Statute, Ag. 509

# Australia

- Hong Kong-Australia Bilateral Investment Treaty (BIT), 829
- international arbitral and internal court challenges to proposed plain tobacco packaging legislation, 829-830
- al-Awlaki, Anwar, U.S. citizen, public calls for U.S. Department of Justice to release memorandum on rationale for killing of, CP 673-674

# Bangladesh

ITLOS dispute judgment on delimitation of maritime boundary in Bay of Bengal, including the exclusive economic zone (EEZ) and continental shelf, ID 817-824

Bederman, David J., ID 125-131

International Decisions, 118, 341

Jurisprudence of the Foreign Claims Settlement Commission: Albania Claims, LA 271 memorial on, 295-297

See also Oxman, Bernard H.

Bekker, Pieter H. F., Rudolf Dolzer, and Michael Waibel (eds.), Making Transnational Law Work in the Global Economy: Essays in Honour of Detlev Vagts, BR 215

# Belgium

- Belgian Court of Cessation denial of functional immunity to Amos Yaron, LA 757-758
- claims of necessity before ICJ, NATO 1999 aerial campaign against Serbia and jus ad bellum doctrine, LA 494-497
- ECtHR judgment on fundamental rights of asylum seekers, 620-623
- ICJ decision affirming status-based immunities apply before foreign national courts, LA741-742
- PCIJ decision involving pleas of necessity as economic force majeure by Greece, in 1939 case involving state contracts and Belgian company, LA 462-466

- plausibility element in ICJ case on Senegal's obligation to prosecute or extradite Habré, 598
- Preventing and Combating Serious Crime (PCSC) agreement with U.S., CP 172-173
- Bermuda, U.S.-Bermuda Mutual Legal Assistance Treaty (MLAT), CP 145-146
- Berne Convention for the Protection of Literary and Artistic Works (1971), CP 378-380, ID 637-642
- Besson, Samantha, and John Tasiouslas (eds.), The Philosophy of International Law, BR 419
- Bethlehem, Daniel, Self-Defense Against an Imminent or Actual Armed Attack by Nonstate Actors, NC 770
- Bilder, Richard B., (Ed.), Recent Books on International Law, 176, 401, 686, 885
- Bjorge, Eirik, ID 353-359
- Blackett, Adelle, The Decent Work for Domestic Workers Convention and Recommendation, 2011, CD 778
- Bodansky, Daniel, Jutta Brunnée, and Ellen Hey (eds.), The Oxford Handbook of International Environmental Law, BR 715

Boley, George Saigbe, former leader of Liberian Peace Council, U.S. removal to Liberia under Child Soldiers Accountability Act, CP 681-682 Bolivia

- Andean Tribunal of Justice, intellectual property decisions, 18-19
- U.S. renewal of five-year agreement to combat smuggling of cultural property, CP 386

Books Received, 217, 443, 727, 913

- Bradley, Curtis A., Attorney General Bradford's Opinion and the Alien Tort Statute, Ag. 509
- Brunnée, Jutta
  - and Stephen J. Toope, Legitimacy and Legality in International Law: An Interactional Account. BR 203

See also Bodansky, Daniel

- Bulgaria, classical conception of necessity, economic necessity paradigm in 1934, arbitral award under Council of the League of Nations, LA 461-462
- Burma (Myanmar)
- ITLOS dispute judgment on delimitation of maritime boundary in Bay of Bengal, including the exclusive economic zone (EEZ) and continental shelf, ID 817-824

U.S. marks improved relations with Burma by easing economic sanctions, CP 858-860

Bush, George W.

- National Security Strategy on doctrine of preemption, 771
- policy impacts on ICTY, 27
- political science scholarship on use of rhetorical coercion to justify invasion of Iraq and use of torture, 58
- U.S. withdrawal from Optional Protocol to VCCR, 579

Butler, William E., Post-Soviet Russian Doctrinal Writings: An Overview, *BRE* 176

#### Cambodia

- ICJ orders Thailand and Cambodia to continue cooperation under ASEAN, 604–605
- provisional measures request for order directing Thailand to cease its incursions into the vicinity of the Temple of Preah Vihear, ICJ granted order, 603–606

#### Canada

- Canadian subsidiary of major U.S. company pleads guilty to criminal charges for helping China develop attack helicopter, *CP* 867– 869
- ICJ jurisdiction decision on disputes related to Northwest Atlantic Fisheries Organization Regulatory Area, LA 468–469
- U.S.-Canada arbitrate Softwood Lumber Disputes at LCIA Arbitration, Canada prevails in third arbitration decision, *CP* 869–872
- U.S. Department of State receives new application from TransCanada Corporation to construct pipeline crossing international border, with proposed new routes through Nebraska, May 2012, *CP* 683–684
- U.S. Department of State recommends President deny permit for TransCanada Keystone XL Pipeline, postponement of decision until 2013, *CP* 374–376
- **Caribbean Community** (CARICOM), ratification of Revised Treaty of Chaguaramas Establishing the Caribbean Community Including the CARICOM Single Market and Economy (2001), 782
- Carnegie Endowment for International Peace, Ag. 547, 560-567

- Caron, David D., and Harry N. Scheiber, The Oceans in the Nuclear Age: Legacies and Risks, *BR* 191
- Carty, Anthony, *BR* of Besson and Tasioulas, 419 Celebrating a Fraud on the Court, *Ed.* 102
- **Central African Republic**, U.S. deployment of Armed Forces to assist regional military efforts to pursue Joseph Kony and the Lord's Resistance Army, *CP* 168–169
- Chander, Anupam, Madhavi Sunder, and Uyen Le, *ID* 637–642
- Charnovitz, Steve, Correcting America's Continuing Failure to Comply with the Avena Judgment, Ed. 572
- Cheng, Tai-Heng, BR of Ruys; Lubell, 710
- Chile, under Pinochet's rule, LA 731, 735–736

# China, People's Republic of

- adherence to absolute immunity, LA 736
- Canadian subsidiary of major U.S. company pleads guilty to criminal charges for helping China develop attack helicopter, *CP* 867– 869
- implementing guideline agreement for 2002 ASEAN-China
  - Declaration on the Conduct of Parties in the South China Sea, *CP* 158–160
- U.S. Department of State calls for peaceful resolution of competing South China Sea claims, *CP* 855-856
- U.S. signs Beijing Treaty on Audiovisual Performances (BTAP), CP 879-880
- Wu Xiaoqing, Vice Minister of Environmental Protection, protests against U.S. Embassy's and Consulates' dissemination of local air quality data in China, *CP* 851–852
- Clinton, Bill, statement on title to sunken state craft not extinguished by passage of time, CP 151
- Cogan, Jacob Katz, The 2011 Judicial Activity of the International Court of Justice, CD 586

#### Colombia

- Andean Tribunal of Justice, intellectual property decisions, 18-19
- free-trade agreement with U.S., CP 164-165
- ICJ distinguishes between an interest of a legal nature and a right, 591–595
- Maritime Delimitation Treaty with Honduras (1986), 593–594

- U.S. federal court conviction of Victor Bout, international arms trafficker, sales of weapons to Fuerzas Armadas Revolucionarias de Colombia (FARC), *CP* 174–175
- U.S. federal court sentencing of Victor Bout, international arms trafficker, sales of weapons to Fuerzas Armadas Revolucionarias de Colombia (FARC), *CP* 680–681

# Congo, Democratic Republic of

- ICJ decision affirming status-based immunities apply before foreign national courts, *LA*741– 742
- ICJ sentencing and reparations in *Lubanga* case, *ID* 809–817
- shielding of Bosco Ntaganda from arrest, pursuant to ICC *Lubanga* case, 810, 816
- U.S. deployment of Armed Forces to assist regional military efforts to pursue Joseph Kony and the Lord's Resistance Army, *CP* 168–169
- Contemporary Practice of the United States Relating to International Law, 138, 360, 643, 843
- Convention on Cluster Munitions (2008), CP 388-390
- Convention on the Prohibition of the Use, Stockpiling, Production and Transfer of Anti-personnel Mines and on Their Destruction (Ottawa Convention) (1997), 26–27
- Correcting America's Continuing Failure to Comply with the Avena Judgment, Ed. 572

Correspondence, Corr. 106

Corten, Olivier, and Pierre Klein (eds.), The Vienna Conventions on the Law of Treaties: A Commentary, *BR* 898

# **Costa Rica**

- ICJ distinguishes between an interest of a legal nature and a right, 591–595
- ICJ elaboration on plausibility requirement for provisional measures requests, regarding territorial dispute with Nicaragua, 597– 601
- OAS Permanent Council resolution asking Costa Rica and Nicaragua to refrain from use of military or security forces in territorial dispute, ICJ references language of resolution, 600–601

# Council of Europe

- adoption of Resolution 1811 and Recommendation 1970, Protecting Migrant Women in the Labour Market, 781
- European Convention on State Immunity, 610-611, LA 738
- **European Social Charter, 838**
- goal-based approach, possible applications to study of international court effectiveness, 254-255
- reports on execution of ECtHR judgments, 262–265
- Crawford, James, Alain Pellet, and Simon Olleson (eds.), The Law of International Responsibility, *BR* 885
- Crawford, James, BR of Fabry, 700
- Crook, John R., (Ed.) Contemporary Practice of the United States Relating to International Law, 138, 360, 643, 843
- Cuba

Bilateral Investment Treaty with Italy (1993), interstate arbitration decisions, *ID* 341–347

ING Bank N.V., forfeiture due to admission of violation of U.S. sanctions on Cuba and Iran, *CP* 860–862

# Cultural heritage

- U.S. agreements and actions to combat smuggling of cultural property, *CP* 386-388
- U.S. publication of Designated List of restricted archaeological material representing the Upper Paleolithic Period in Federal Register, *CP* 387

Current Developments, 107, 322, 586, 778, 795 Customary international law

- alien tort claims and status of, *Ag.* 531–546 extraterritoriality applicability of USSC *Sosa* actions, *Ag.* 541–546
- conditional IL theory, and legal instrument choices, 11-15
- consent, relaxing requirement of, LA 760-761 immunity of foreign States, ID 609-616, LA 731-768

political science scholarship, 96

Dabbah, Maher M., International and Comparative Competition Law, *BRE* 401

Dalton, Robert E., *BR* of Corten and Klein, 898 Darrow, Mac, *see* McInerney-Lankford, Siobhán David J. Bederman (1961-2011), 295–297

De	Baere,	Geert,	ID	616	-624

- The Decent Work for Domestic Workers Convention and Recommendation, 2011, CD 778
- Dickinson, Laura A., Outsourcing War and Peace: Preserving Public Values in a World of Privatized Foreign Affairs, *BR* 431

Diplomatic and consular relations

- China protests dissemination of local air quality data in China by U.S. Embassy and Consulates, *CP* 851–852
- U.S. Department of Justice charges Iranian officials' involvement in plot to assassinate Saudi ambassador to U.S., *CP* 146–149
- U.S. district court indictment of Michael Makalou, U.S. Foreign Service embassy officer for assault of wife while working in Senegal, *CP* 175
- See also Immunity

#### Discrimination

- citizenship criteria, see International law and citizenship
- ECtHR decision on gender discrimination concerning parental leave for military personnel in Russia, *ID* 836–842
- UN Convention on Elimination of Discrimination Against Women (CEDAW) (1979), 22, 838
- UN Convention on the Elimination of All Forms of Racial Discrimination (CERD) (1965)
  - application of, as basis of jurisdiction, 587– 591
- **Djibouti**, ICJ decision on nonentitlement of functional immunity for Djibouti head of national security in French courts, *LA* 745–746 Dolzer, Rudolf, *see* Bekker, Pieter H. F.
- Dunoff, Jeffrey L., and Joel P. Trachtman, Ruling the World? Constitutionalism, International

Law, and Global Governance, BR 197

- Economic Community of Central African States (ECCAS), U.S. support for regional coordination of antipiracy efforts, *CP* 163
- Economic Community of West African States (ECOWAS), U.S. support for regional coordination of antipiracy efforts, *CP* 163

Ecuador

Andean Tribunal of Justice, intellectual property decisions, 18-19 Ecuador-U.S. Bilateral Investment Treaty (BIT), Ecuador claims an interpretative dispute, PCA arbitration, *CP* 872-875

Editorial Comments, 102, 572

#### Egypt

- UN Security Council Resolutions 1970 and 1973, human rights and refugee protection concerns on Libyan borders with, 305, 314
- USDC indictment of four smugglers of Egyptian antiquities into the U.S., CP 387-388

# El Salvador

- ICJ judge Schwebel speech to 2011 meeting in The Hague commemorating the ICJ *Nicaragua* decision, contending fraud perpetrated on Court, *Ed.* 102
- Nicaraguan president Ortega proposal to seek U.S. reparations, post-*Nicaragua* case, 105
- Reichler, counsel to Nicaragua in *Nicaragua* case, questions evidence cited by judge Schwebel in speech contending fraud perpetrated on ICJ by Nicaragua, *NC* 316–322
- Reichler, counsel to Nicaragua in *Nicaragua* case, rejoinder to ICJ judge Schwebel response to questions on speech contending fraud perpetrated on ICJ by Nicaragua, *NC* 583–584
- Schwebel, ICJ judge in *Nicaragua* case, responds to Reichler's questions on his comments contending fraud perpetrated on ICJ by Nicaragua, *NC* 582–583
- Engle, Karen, The Elusive Promise of Indigenous Development: Rights, Culture, Strategy, *BR* 903

# Environment

- Antarctic Treaty (1959) and Protocol on Environmental Protection (1991)
  - U.S.-Russia joint inspection of foreign research stations, installations and equipment in Antarctica, *CP* 398

International Regimes Database, 39

- U.S. Department of State dissemination of local air quality data in locations of U.S. embassies, Chinese complaint against, *CP* 851–852
- Vienna Convention for the Protection of the Ozone Layer
  - Montreal Protocol on Substances that Deplete the Ozone Layer (1987), 39, 76, 96

See also International environmental law

Estonia, Preventing and Combating Serious Crime (PCSC) agreement with U.S.; *CP* 173

# Europe

- Conventional Armed Forces in Europe (CFE) Treaty, U.S. ceases to perform certain obligations due to Russia's nonperformance, *CP* 166–167
- European Convention on State Immunity (1972), LA 738
- growing consensus on international human rights law, 268-269
- international agreements on acid rain, 92
- irreducible life sentences for serious crimes uncommon or impermissible in countries of, 626
- European Commission, Agreement Regarding the Application of Competition Laws, revised U.S.-E.U. best practices, press release marking twenty years of cooperation, *CP* 171–172
- European Convention for the Protection of Human Rights and Fundamental Freedoms (1950) (ECHR)
  - claims of discrimination on basis of nationality (Art. 14) under Franco-Russian Treaty, 354– 359
  - fundamental rights of asylum seekers, 620–624 grossly disproportionate punishment, 625, 627–629

margin-of-appreciation doctrine, 268-269

- European Court of Human Rights (ECtHR)
  - case on extraterritorial application in Iraq, *ID* 131–137
  - case on foreign state immunity doctrine in employment disputes, access to fair hearings, *ID* 125–131
  - decision on detention without charge or trial, ID 830-836
  - decision on gender discrimination concerning parental leave for military personnel, *ID* 836–842
  - decision on gender discrimination concerning parental leave for military personnel in Russia, *ID* 836-842
  - extraterritorial application of Convention in Iraq, UK noncompliance with investigative duty (Art. 2), *ID* 131–137

- foreign state immunity doctrine in employment disputes, *ID* 125–131
- fundamental rights of asylum seekers, 620–624 judgment compliance and legitimacy, 268– 269
- judgment-compliance rates and court effectiveness, 262–265

judgment on permissibility of irreducible life sentences, *ID* 624-630

judicial independence analysis, 17, 86

- legal citation practices, 86
- margin-of-appreciation doctrine, 268-269
- public powers concept, 133-137
- shared goals of international courts and influences on adjudication processes, 244
- substantial grounds for belief in system flaws in asylum procedure and reception conditions, 622–623

European Court of Justice (ECJ)

- delegation and effectiveness of delegation, 93–94
- fundamental rights of asylum seekers, precedent, 620-621
- goal-based approach, possible applications to study of international court effectiveness, 254-255
- judicial independence analysis, 16
- mobilization of domestic actors and European integration, 18
- safe countries concept, judgment on transfer of asylum seekers to responsible member states, *ID* 616–624
- shared goals of international courts and influences on adjudication processes, 244

**European Union** (EU)

- Agreement on Port State Measures to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing, signatory, *CP* 171
- Agreement Regarding the Application of Competition Laws, revised U.S.-E.U. best practices, *CP* 171–172
- Catherine Ashton, high representative for foreign affairs and security policy, issues condemnation of Qaddafi regime use of force against civilians, 312
- Charter of Fundamental Rights (2010) transfer of asylum seekers, risk of subjection to inhuman or degrading treatment, *ID* 616-624

2012]

- Common European Asylum System (CEAS) Dublin II Regulation, 617–622
  - safe countries concept, transfer of asylum seekers to responsible member states, *ID* 616-624
- European Parliament
  - report on 2008 proposal to amend Dublin II Regulation, 621–622
- Free Trade Association Court
- harmonizes EEA law with EU law, 247
- judicial independence as consonant with member expectations, 259
- Statement of the European Union and the United States on Shared Principles for International Investment, *CP* 664–666
- Treaty on European Union (TEU), 618-619
- U.S. joining negotiations on International Code of Conduct for Space Activities, *CP* 372–374
- U.S. state legislation to limit use of international and foreign law, *CD* 110
- Fabry, Mikulas, Recognizing States: International Society & the Establishment of New States Since 1776, *BR* 700

Fellmeth, Aaron, U.S. State Legislation to Limit Use of International and Foreign Law, *CD* 107

- Ferencz, Benjamin B., Corr. 106
- Finland, Preventing and Combating Serious Crime (PCSC) agreement with U.S., CP 173

#### France

- amicus brief by Gilbert Guillaume, statement on France as not bound by *jus cogens*, 357– 358
- Council of State decision on conflict of treaty norms, stemming from multiple Franco-Russian treaties, *ID* 353–359
- ECtHR case on foreign state immunity doctrine in employment disputes, *ID* 125–131
- Financial Rectification Act (1999), 354
- ICJ decision on nonentitlement of functional immunity for Djibouti head of national security in French courts, *LA* 745–746
- position on Vienna Convention on the Law of Treaties, as described by Guillaume, 357– 358
- release to Albania of monetary gold captured during Second World War by, 272

- state practice and *opinio juris*, and U.S. invocation of immunity for Rumsfeld, *LA* 748, 763
- Treaty of Alliance with United States (1778), Ag. 554-559
- Treaty of Amity and Commerce with United States (1778), Ag. 554–559
- trials in absentia and role of functional immunity, *LA* 752--753
- United States Department of Justice announcement on extradition from France to U.S. of Vladislav Anatolievich Horohorin of Moscow, alleged leading trafficker in stolen credit card data, *CP* 880–881

The Francis Deák Prize, NC 585

Franck, Susan D., BR of Alvarez, 890

Gaja, Giorgio, election as ICJ judge, 606

- Gal, Michal S., New Perspectives on International Antitrust, *BRE* of Gerber; Dabbh; and Guzman, 401
- Gallagher, Anne T., The International Law of Human Trafficking, *BR* 721
- General Agreement on Tariffs and Trade (GATT) (1947), see World Trade Organization
- Geneva Conventions for the Protection of Victims of War (1949), *LA* 741

Genocide

- California extension of statute of limitations for Armenian genocide claims law, USCA will rehear case en banc, *CP* 174
- UNSC Resolution 1674, on responsibility to protect populations from genocide, war crimes, ethnic cleansing and crimes against humanity, 308
- USCA en banc hearing of case on California Armenian genocide statute, foreign affairs doctrine preemption, *CP* 646–648
- **Georgia**, ICJ jurisdiction to demonstrate existence of dispute and the pursuit of negotiations, 587–591
- Gerber, David J., Global Competition: Law, Markets, and Globalization, *BRE* 401

Germany, Federal Republic of

- Constitutional Court judgment on Constitution, sovereignty and international law, 840
- Federal Compensation Law Concerning Victims of National Socialist Persecution, 609

- ICJ decision on sovereign immunity from civil claims for wartime atrocities, *ID* 609-616, *LA* 739-740
- ICJ permits Greece to intervene under Article 62 as nonparty to case, distinction between rights and legal interests, 601–602
- Nuremberg Tribunal, effect on reconstituting national identity, 28
- Paris Peace Treaties (1947), 609
- Preventing and Combating Serious Crime (PCSC) agreement with U.S., CP 173
- Ginsburg, Tom, see Shaffer, Gregory

# Greece

- classical conception of necessity, economic necessity paradigm in 1934, arbitral award under Council of the League of Nations, *LA* 461–462
- ECJ judgment, safe countries concept, transfer of asylum seekers to responsible member states, *ID* 616-624
- ECtHR judgment on fundamental rights of asylum seekers, 620-621
- ICJ decision on application of the Interim Accord of 13 September 1995, Greece's obligations under Article 11 regarding FYROM's application to join NATO, 595–597
- ICJ permits Greece to intervene under Article 62 as nonparty to case, distinction between rights and legal interests, 601–602
- PCIJ decision involving pleas of necessity as economic force majeure, in 1939 case involving state contracts and Belgian company, *LA* 462–466
- Preventing and Combating Serious Crime (PCSC) agreement with U.S., CP 173
- U.S. agreement with to combat smuggling of cultural property, *CP* 386–387
- Green, James A., BR of Joyner, 426
- Guantánamo Bay, see United States Department of Defense
- Guinea, International Arbitral Award precedent, Guinea/Guinea-Bissau maritime boundary dispute, 821
- Gulf Cooperation Council, 312-313
- Guzman, Andrew T., Cooperation, Comity, and Competition Policy, *BRE* 401
- Hafner-Burton, Emilie M., David G. Victor, and Yonatan Lupu, Political Science Research on International Law: The State of the Field, *LA* 47

- Hague Convention Concerning the Rights and Duties of Neutral Powers in Naval War (1907), Ag. 564–565, 569
- Haiti, failure of early 1990s sanctions, 10
- Halberstam, Daniel, Steven Ratner, and Mathias Reimann, Eric Stein (1913–2011), 98–101
- Halme-Tuomisaari, Miia, BR of Engle, 903
- Hey, Ellen, see Bodansky, Daniel

# Honduras

- ICJ distinguishes between an interest of a legal nature and a right, 591–595
- Maritime Delimitation Treaty with Colombia (1986), 593–594
- Hong Kong, Hong Kong-Australia Bilateral Investment Treaty (BIT), 829
- Hong Kong High Court (HCAL), extension of permanent resident status to foreign domestic worker, 781-782
- Horton, Scott, BR of Dickinson, 431
- Human rights
  - international agreements impact on domestic politics, 92
  - Koh outlines U.S. legal principles bearing on crisis in Syria, commitment to denying impunity for Assad regime's gross human rights violations, *CP* 650–652
  - legacy of House of Lords' *Pinochet* rulings on human rights cases involving state and statusbased immunities, *LA* 731–768
  - U.S. Department of State applauds establishment of nonprofit organization in the Netherlands to support the activities of the Voluntary Principles on Security and Human Rights in extractive industries, *CP* 684–685
  - Voluntary Principles on Security and Human Rights, results of Ottawa meeting, CP 156– 158

*See also* International human rights law Human Rights Watch, 797, *CP* 389

- Humphreys, Stephen (ed.), Human Rights and
- Climate Change, *BR* 437
- Hurd, Ian, International Organizations: Politics, Law, Practice, *BR* 415

# Iceland

Swedish Supreme Court ruling on sovereign immunity of Republic of Iceland, regarding umbrella treaty on mutual provision of free upper secondary education, 351 U.S. limited anti-whaling sanctions on Iceland, due to escalated commercial harvesting of fin and minke whales, *CP* 376–378

whaling behavior change due to sanctions, 91 Immunity

- ICJ decision affirming status-based immunities apply before foreign national courts, *LA*741– 742
- ICJ decision on sovereign immunity from civil claims for wartime atrocities, *ID* 609-616, *LA* 739-740
- legacy of House of Lords' *Pinochet* rulings on human rights cases involving state and statusbased immunities, *LA* 731–768
- Swedish Supreme Court ruling on sovereign immunity from execution against real property used for official purposes, *ID* 347– 353
- USCA upholds Spain's sovereign immunity claim to sunken treasure ship, CP 149-153
- U.S. District Court rules Rajapaksa, Percy Mahendra, President, immune from suit under Torture Victim Protection Act while in office, *CP* 655–657

# India

- extension of social security coverage to domestic workers, 782
- ITLOS dispute judgment on delimitation of maritime boundary in Bay of Bengal, including the exclusive economic zone (EEZ) and continental shelf, 818–819, 820–821, 824
- support for UN Panel of Experts on Accountability in Sri Lanka report, 804

# Indonesia

WTOAB on member regulations contrary to international trade law, public interest vs. overly trade-restrictive under TBT Agreement, *ID* 824-830

Informal international agreements conditional IL theory, 12–14 legal status of obligations, 72–74 self-enforcing agreements, 64

Inter-American Commission on Human Rights, condemnation of execution of Leal-García by State of Texas, and U.S. noncompliance with ICJ Avena judgment, 573, 574, 576

- International Centre for Settlement of Investment Disputes (ICSID)
  - Convention on the Settlement of Investment Disputes Between States and Nationals of Other States
    - prohibition of diplomatic protection (Art. 27), 342, 345–346
  - interstate arbitration of bilateral investment treaties, *ID* 341-347
  - necessity doctrine, ILC Article 25 analysis and modern investor-state arbitration, *ID* 500-502, 506
  - receives over forty arbitration claims against Argentina, ID 678
- International Commission on Intervention and State Sovereignty (ICISS)
  - The Responsibility to Protect 2001 report, 305–306, 308–309
- International Committee of the Red Cross, 26, 796, *CP* 389
- International Court of Justice (ICJ)
  - application of the Interim Accord of 13 September 1995, Greece's obligations under Article 11, 595–597
  - composition, elections and resignations, 606-607
  - decision on immunity as customary international law when case is against state itself, *LA* 742, 747, 765
  - decision on sovereign immunity from civil claims for wartime atrocities, *ID* 609-616, *LA* 739-740, 767
    - finds no conflict between *jus cogens* and rules of state immunity, 611–612, 615–616
    - human rights violations as exception to immunity, ICJ disagreed, 611-612, 614
    - question of substantive qualification of acts, 613–614
  - decisions on state invocation of immunity, LA 745–747
  - distinguishes between an interest of a legal nature and a right, 591–595, 601–602

docket and future work, 607–608

elaboration on plausibility requirement for provisional measures requests, 597–601

empirical trend in legal scholarship, 2--3 expressive function of adjudication, 18

- grants provisional measures request for order directing Thailand to cease its incursions into the vicinity of the Temple of Preah Vihear, 603–606
- judicial independence analysis, 17, 259–260 jurisdiction
  - CERD as a basis of, 587-591
  - to demonstrate existence of dispute and the pursuit of negotiations, 587–591
  - disputes related to Northwest Atlantic Fisheries Organization Regulatory Area, *LA* 468-469
- necessity and *jus ad bellum* doctrine, analogy of ILC Article 25, *LA* 494–497
- Nicaraguan president Ortega proposal to seek U.S. reparations, post-*Nicaragua* case, 105
- Nuclear Weapons advisory opinion, LA 496-497
- Owada, Hisashi, ICJ President, addresses UN Security Council, 607
- permits more interventions under Article 62, 601-602
- Reichler, counsel to Nicaragua in *Nicaragua* case, questions comments made by ICJ judge Schwebel in speech contending fraud perpetrated on ICJ by Nicaragua, *NC* 316–322
- Reichler, counsel to Nicaragua in *Nicaragua* case, rejoinder to ICJ judge Schwebel response to questions on speech contending fraud perpetrated on ICJ by Nicaragua, *NC* 583–584
- reliance on ILC Article 25 as custom, 503, *LA* 452–453
- Rules of the Court
  - Article 81, object of intervention must be connected with subject of main dispute, 592
- Schwebel, ICJ judge, speech to 2011 meeting in The Hague commemorating the ICJ *Nicaragua* decision, contending fraud perpetrated on Court, *Ed.* 102
- Schwebel, ICJ judge in *Nicaragua* case, responds to Reichler's questions on his comments contending fraud perpetrated on ICJ by Nicaragua, *NC* 582–583
- shared goals of international courts and influences on adjudication processes, 244, 245

- Statute of the International Court of Justice Article 38, failure of Court to apply sources of law under, 609–616
- Article 62, permits Greece to intervene as nonparty to case, distinction between rights and legal interests, 601–602 Wall advisory opinion, LA 496
- International Covenant on Civil and Political Rights (ICCPR) (1966), Korean Supreme Court decision on universal jurisdiction over Somali pirates, appearance of violation of Article 9, 636
- International Criminal Court (ICC), 25–26 conditional IL theory, empirical studies, 27 interdisciplinary approach to study of interna
  - tional court effectiveness, LA 225-270
  - judicial independence analysis, 86
  - proposal to grant ICC jurisdiction over corporations, rejected, Ag. 513
  - Rome Statute of the International Criminal Court (1998)
    - complementarity principle (Art. 17), *ID* 118–125
    - elimination of immunity, *LA* 741, 762–763 individual criminal liability assessment under Article 25(3)(a), *ID* 809–817
    - interests of justice provision and state interests, 260
    - permissibility of life sentences based on gravity of crime and circumstances of convicted person, 629–630
    - prosecutorial function in *Lubanga* case proceedings, 810, 815-816
    - suspension or deferral of investigation to foster national solutions (Art. 18), 123–124
  - sentencing and reparations in *Lubanga* case, *ID* 809–817
  - shared goals of international courts and influences on adjudication processes, 250-251
  - U.S. policy toward ICC, statement by Stephen J. Rapp, CP 384-386

# International criminal law

- aiding and abetting, application of U.S. Alien Tort Statute, Ag. 516–518, 524–526
- conditional IL theory, empirical studies, 25–30, 42
- distinguishing commercial acts and torts from international crimes difficult because all can

be perpetrated by states, question of substantive qualification of acts, 613–614

- enforcement, short-term vs. long-term effects, 28-29
- human rights exception, *Pinochet's* legacy reassessed, *LA* 731–768
- national court prosecution, empirical studies, 27-28
- transitional justice mechanisms, 28-29
- U.S. Department of State summarizes criteria, processes, and consequences of terrorist designations under U.S. statutes and executive orders, *CP* 865–867
- U.S. policy toward ICC, statement by Stephen J. Rapp, *CP* 384–386
- International Criminal Tribunal for Rwanda (ICTR), 25, 124

shared goals of international courts and influences on adjudication processes, 244, 250–251

International Criminal Tribunal for the Former Yugoslavia (ICTY), 124

- Chief Prosecutor, Del Ponte, memoire excerpt on decision not to investigate 1999 NATO attacks on Serbia, 267–268
- conditional IL theory, empirical studies, 25, 27, 29
- ICE deports Bosnian-Serb police commander, Dejan Radojkovic, implicated in Srebrenica genocide, coordination with, *CP* 881-882
- shared goals of international courts and influences on adjudication processes, 244, 250– 251
- International Crisis Group, 767
- International Decisions, 118, 341, 609, 809
- International economic law
  - corporate liability under Alien Tort Statute, USSC certiorari granted in *Kiobel, CP* 169, *CP* 382–384
  - Ecuador-U.S. Bilateral Investment Treaty (BIT), Ecuador claims an interpretative dispute, PCA arbitration, *CP* 872–875
  - ILO adoption of Decent Work for Domestic Workers Convention and Recommendation, 2011, *CD* 778–794
  - ING Bank N.V., forfeiture due to admission of violation of U.S. sanctions on Cuba and Iran, *CP* 860–862

- Swedish Supreme Court ruling on sovereign immunity from execution against real property used for official purposes and owned by Russian Federation, *ID* 347–353
- U.S. Department of Justice, announcement on antitrust cooperation initiatives in International Competition Network (ICN), *CP* 682– 683
- U.S. marks improved relations with Burma by easing economic sanctions, CP 858-860

U.S. model bilateral investment treaty text and provisions, CP 662–664

- labor and environmental obligations, 663-664
- state-led economies and state-owned enterprises, 664
- transparency and public participation, 663
- U.S. sanctions on Iranian financial institutions and banks doing business with them, CP 380-381
- See also International Monetary Fund; International trade law
- International environmental law
  - agenda-setting by nonstate actors, 38–39, 80, 92
  - conditional IL theory, empirical studies, 38-41, 42
  - political science scholarship on collaboration, 64

private sector incentive mechanisms, 41

- settles Lacy Act charges by Gibson Guitar Corp., regarding importing of illegally harvested wood, *CP* 856–858
- transboundary environmental pollution, 38
- transnational forest-stewardship norms, by civil society networks, 39
- United Nations Framework Convention on Climate Change (UNFCCC) (1993) Kyoto Protocol (1997)

U.S. noncompliance with, 68

- U.S. Department of State applauds establishment of nonprofit organization in the Netherlands to support the activities of the Voluntary Principles on Security and Human Rights in extractive industries, *CP* 684–685
- Voluntary Principles on Security and Human Rights, results of Ottawa meeting, CP 156– 158

See also Environment; Law of the sea

#### International humanitarian law

- conditional IL theory, empirical studies, 25–30, 42
- forced marriages, sexual slavery, and sexual violence cited in ICC *Lubanga* case, 812–814, 815, 816
- ICC sentencing and reparations decision in Lubanga case, involving child soldiers, ID 809-817
- internalization by militaries, 29-30
- transitional justice mechanisms, 29
- UN Panel of Experts on Accountability in Sri Lanka, post-civil war, 795, 797–806
- See also Geneva Conventions for the Protection of Victims of War

# International human rights law

- conditional IL theory, empirical studies, 19-25, 42
- domestic engagement of civil society, 22-23
- ECtHR comment on possible member conflicts between UNSC measures and international human rights law under UN Charter Article 24(2), 835
- EU human rights regime, *see* European Union European growing consensus on, 268–269
- extraterritoriality and corporate liability under U.S. Alien Tort Statute, Ag. 513, 516
- ILO adoption of Decent Work for Domestic Workers Convention and Recommendation, 2011, *CD* 778–794
- judicial dependence on treaty regimes, advantages, 258-259
- legacy of House of Lords' *Pinochet* rulings on human rights cases involving state and statusbased immunities, *LA* 731–768
- nonstate actors, and development of norms, 21-24
- occupying powers in Iraq required to abide by own domestic human rights laws, *ID* 131– 137
- political science scholarship, 67, 77
- state responsibility and compliance, 20-23, 25
- traditionalist critique of Western concept of human rights by Russian judiciary and political elites, 839–842
- UN report on State unwillingness to adopt binding standards for corporations, Ag. 513

- U.S. government's amicus curae brief urges U.S. Supreme Court to reject claims in *Kiobel Case* involving Nigerian plaintiffs, foreign defendants, and conduct in Nigeria, *CP* 862– 865
- U.S. Immigration and Customs Enforcement (ICE), press release on U.S. removal of George Saigbe Boley, former leader of Liberian Peace Council, to Liberia under Child Soldiers Accountability Act for alleged human rights violations, *CP* 681–682

See also International humanitarian law International interdisciplinary scholarship

- Assessing the Effectiveness of International Courts: A Goal-Based Approach, LA 225-270
  - goal-based approach, possible applications to study of international court effectiveness, 254–270
  - organizational effectiveness, 229-254
  - Perrow's goal categories, 231-233
- The Empirical Turn in International Legal Scholarship, LA 1-46
  - design and role of legal instruments and tribunals, 11–19
  - empirical studies international criminal law, 25–30, 42 international environmental law, 38–41, 42
  - international humanitarian law, 25–30, 42 international human rights law, 19–25, 42 international investment law, 35–38, 42 international trade law, 30–35, 42 explanation, critiques and responses, 5–11
- Political Science Research on International Law: The State of the Field, *LA* 47–97 collaboration opportunities, 94–96 core concepts for research, 51–72
  - effectiveness of legal agreements and institutions, 88–94
  - legal design and content, 72–82
  - legal evolution and interpretation, 82-88

# International investment law

- bilateral investment treaties (BITs), 35–38 interstate arbitration, *ID* 341–347 conditional IL theory, empirical studies, 35–38, 42
- credible commitments theory, 37

- economic necessity defense in law of state responsibility, modern investor-state arbitration, LA 497–502
- investment, definition, 343-344, 346-347
- Statement of the European Union and the United States on Shared Principles for International Investment, *CP* 664–666

See also International trade law

- International Labour Organization (ILO), 838 Decent Work for Domestic Workers Convention and Recommendation, 2011, CD 778-794
  - Migrant Workers Convention (1975), 786
  - Migration for Employment Convention (1949), 786

# International law

- approach to sovereignty and civilian protection, NC 298–316
- distinction between custom and general principles of law, Schachter's five principles, *LA* 469–470
- exceptio non adimpleti contractus doctrine, 595– 597
- forum non conveniens doctrine, CP 116-117, CP 391-393
- jure imperii, ID 609-616
- jus cogens, position of France on Vienna Convention on the Law of Treaties as described by Guillaume, 357–358
- jus cogens norms, and Pinochet opinions, LA 737-738
- national law analogy, liabilities of, *LA* 472–482 necessity in law of state responsibility, *LA* 447– 508
- opinio juris doctrine, and human rights exception to functional immunity, LA 731-768
- Political Science Research on International Law: The State of the Field, LA 47–97
- legal evolution and interpretation, 82–88 questions on level of international consensus on newer "restrictive immunity" rule, 612–619
- ratione materiae, and legacy of *Pinochet* rulings, LA 742–765
- ratione personae, and legacy of Pinochet rulings, LA 736, 740-741
- U.S. state legislation to limit use of international and foreign law, *CD* 107–117
- See also Customary international law

- International law and citizenship, U.S. Foreign Claims Settlement Commission, nationality of claimants and compensability of Albanian claims, 277–282
- International Law Commission (ILC)
  - critique of ECtHR departure from ILC criterion for attribution in *Behrami* case, 833– 834
  - Draft Articles on Diplomatic Protection, Article 9, 344
  - Draft Articles on Responsibility of States for Internationally Wrongful Acts
    - distinction between justification and excuse, LA 482--486
    - essential interests, lack of definition, LA 486– 488
    - national law analogy, liabilities of, LA 472-482
    - precludes necessity if State has contributed to situation, LA 488-490
    - primary rules, secondary rules and *lex specialis* (Art. 55), *LA* 490–502
    - state immunity (Art. 41), 615-616
    - use and abuse of necessity in law of state responsibility, LA 447-508
  - election of Sean Murphy and other WEOG candidates, CP 170
  - Immunities Convention, allows for proceedings in forum state for compensation or damages for wrongful dismissal arising from employment contracts, and as precluding foreign sovereign immunity, 127
  - Second Report on Immunity of State Officials from Foreign Criminal Jurisdiction, LA 750
  - Third Report on Immunity of State Officials from Foreign Criminal Jurisdiction, LA745– 746
- International Legal Materials, 222, 446, 730, 917
- International Maritime Organization (IMO), Contact Group on Piracy off the Coast of Somalia, *CP* 161–162
- International Military Tribunal (Nuremberg), 28, 244, *LA* 762, 764

International Monetary Fund

Article VIII compliance levels, 15 state delegation of authority and credible commitments, 77

# International organizations

- Political Science Research on International Law: The State of the Field, *LA* 47–97
- See also United Nations; World Trade Organization

#### International piracy law

arrest and release practices, 633-634

- Convention on the High Seas (1958)
- USDC reliance on UNCLOS definition of piracy, in cases of Somali attacks on U.S. navy vessels, *CP* 854-855
- nineteenth century views on prescriptive jurisdiction and piracy, Ag. 511
- Republic of Korea, Supreme Court decision on universal jurisdiction over Somali pirates, *ID* 630–636
- U.S. transfers suspected Somali pirates to Seychelles for trial; U.S. Department of State applauds the country's actions to combat piracy, *CP* 680

# International trade law

conditional IL theory, empirical studies, 30-35, 42

Inter-American Convention on International Commercial Arbitration (Panama Convention), CP 391–393

- MTCR decisions by consensus, partners exchange relevant national export licensing issues, CP 678
- political science scholarship on collaboration, 63–64, 67
- prisoner's dilemma situations, 30, 62
- See also International economic law; International Monetary Fund; World Trade Organization
- International Tribunal for the Law of the Sea (ITLOS), dispute judgment on delimitation of maritime boundary in Bay of Bengal, including the exclusive economic zone (EEZ) and continental shelf (Bangladesh/Burma), *ID* 817–824
- International Whaling Commission (IWC), Obama memorandum on limited anti-whaling sanctions on Iceland, *CP* 376–378

Iran

Convention on the Prevention and Punishment of Crimes Against Internationally Protected Persons, Including Diplomatic Agents, *CP* 146-147

- ING Bank N.V., forfeiture due to admission of violation of U.S. sanctions on Cuba and Iran, *CP* 860–862
- UN Security Council Resolutions 1737 and 1929, MTCR Annex listing of missile-related items prohibited from transfer to Iran, *CP* 677
- U.S. Court of Appeals, Congress did not abrogate Algiers Accords commitments based on FSIA amendments in *Roeder*, *CP* 364–365
- U.S. Department of Justice charges Iranian officials' involvement in plot to assassinate Saudi ambassador to U.S., *CP* 146–149
- U.S. sanctions on Iranian financial institutions and banks doing business with them, CP 380-381

# Iraq

- court-martial proceedings against U.S. Marines involved in 2005 civilian killings in Haditha, finalized, *CP* 396
- ECtHR case on extraterritorial application of Convention (Art. 2) in Iraq, UK noncompliance with investigative duty on deaths of Basra civilians, *ID* 131–137
- ECtHR decision on MNF detention of Al-Jedda, attribution and state responsibility, *ID* 830–836
- refusal to allow immunity from local jurisdiction for U.S. military personnel, CP 396
- U.S.-Iraq Strategic Framework Agreement for withdrawal, CP 139-141
- U.S. plans for 5,000 private security contractors in Iraq, post-withdrawal of troops, *CP* 173– 174
- Ireland, ECJ judgment, safe countries concept, transfer of asylum seekers to responsible member states, *ID* 616-624

# Israel

- functional immunity for Ariel Sharon, against Belgian criminal case, LA 757
- ICJ on necessity and *jus ad bellum* doctrine regarding construction of West Bank wall, analogy of ILC Article 25, *LA* 496-497
- USSC rules statute directing U.S. State Department to record Jerusalem-born citizen's birthplace as Israel does not raise political question, *CP* 644–646

Italy

- Bilateral Investment Treaty with Cuba (1993), interstate arbitration decisions, *ID* 341–347
- ICJ decision on sovereign immunity from civil claims for wartime atrocities, *ID* 609-616, *LA* 739-740
- ICJ permits Greece to intervene under Article 62 as nonparty to case, distinction between rights and legal interests, 601–602 Paris Peace Treaties (1947), 609

Jalloh, Charles Chernor, ID 118-125

#### Japan

- domestic politics, impact on credibility of international commitments, 70
- U.S. Department of Justice announcement on conviction of executives of Japanese Yazaki Corporation and DENSO corporation for criminal violations of U.S. antitrust laws, *CP* 399-400
- U.S. imposes limited anti-whaling sanctions on Iceland, due to escalated commercial harvesting of fin and minke whales, *CP* 377–378
- Jiang Zeman, former Chinese president, immunity from torture complaint, LA 748
- Johnstone, Ian, BR of Orakhelashvili, 210
- Joyner, Daniel H., Interpreting the Nuclear Nonproliferation Treaty, *BR* 426

Jurisdiction

- claims under Pact of Bogotá, Article XXXI, 598
- ECtHR personal or state agent authority model, when state exercises authority or control over an individual, *ID* 131–137
- ECtHR territorial or spatial model when state exercises overall control of an area, *ID* 131– 137

extraterritoriality

- application of U.S. Alien Tort Statute, Ag. 509-546
- USCA rules RICO does not reach extraterritorially, *CP* 657–659
- Iraq's refusal to allow immunity from local jurisdiction for U.S. military personnel, *CP* 396
- jurisdiction to demonstrate existence of dispute and the pursuit of negotiations, 587–589
- Korean Supreme Court decision on universal jurisdiction over Somali pirates, *ID* 630–636

- noninvocation of state immunity for individual officials prior to establishment of, LA 751– 754
- proposal to grant ICC jurisdiction over corporations, rejected, Ag. 513
- UN Convention on Jurisdictional Immunities of States and Their Property, LA 738
- UN Convention on Jurisdictional Immunities of States and Their Property (2004), *ID* 125– 131, 348–350, 352–353, 610–611, 615– 616

universal, see Universal jurisdiction

- USCA upholds Spain's sovereign immunity claim to sunken treasure ship, CP 149-153
- Jurisprudence of the Foreign Claims Settlement Commission: Albania Claims, LA 271
- Karzai, Hamid, signing of U.S.-Afghanistan Enduring Strategic Partnership Agreement, *CP* 649–650
- Kenya, passive attitude of government regarding trials of pirates captured by foreign states, 633– 634
- Klein, Pierre, see Corten, Olivier
- Koh, Harold, U.S. State Department Legal Adviser, speech to ASIL on legal principles bearing on crisis in Syria, *CP* 650–652
- Koivurova, Timo, *BR* of Humphreys; McInerney-Lankford, Darrow, and Rajamani, 437
- Korea, North, U.S. Presidential Executive Order allows for U.S. sanctions on individuals or entities that threaten the peace, security, or stability of Burma, concerns over arms trade with North Korea, *CP* 859–860

# Korea, South

- Criminal Procedure Act, 632, 633, 636
- Korean Supreme Court decision on universal jurisdiction over Somali pirates, *ID* 630–636 authority of Korean Navy to arrest and confine pirates, 632–633, 636
  - Constitutional provisions on domestic application of international treaties, 634
  - legislative proposal to amend Criminal Code to establish universal jurisdiction, 634-635
- Law on Punishment for Damaging Ships and Sea Structures, 634
- Preventing and Combating Serious Crime (PCSC) agreement with U.S., CP 173

support for Contact Group on Piracy off the Coast of Somalia, CP 162

U.S. Department of Justice announcement on conviction of three executives of South Korean Hitachi-LG Data Storage Inc. for criminal violations of U.S. antitrust laws, *CP* 398-399

U.S.-Korea Free Trade Implementation Act (KORUS), CP 164-166

#### Kosovo

- Del Ponte, ICTY Chief Prosecutor, memoire excerpt on decision not to investigate 1999 NATO attacks on Serbia, 267–268
- ECtHR analysis of attribution, authority to establish Kosovo Force (KFOR), 833-835
- use and abuse of necessity in law of state responsibility, *LA* 489–490, 494–495
- Krisch, Nico, BR of Brunnée and Toope, 203
- Kurtz, Jürgen, The Shifting Landscape of International Investment Law and Its Commentary, *BRE* of Vandevelde; Salacuse; and Schill, 686
- Kuwait, ECtHR case on foreign state immunity doctrine in employment disputes, at Kuwaiti Embassy in Paris, *ID* 125–131

Lang, Andrew, *BR* of Dunoff and Trachtman, 197 Law of the sea

- Convention for the Suppression of Unlawful Acts Against the Safety of Maritime Navigation (SUA Convention)
  - personal jurisdiction of Korean courts over pirates, basis for (Art. 6), 634
- Geneva Conventions on the Law of the Sea (1958), CP 152
- International Convention for the Unification of Certain Rules Relating to the Immunity of State-Owned Vessels and its Additional Protocol (1926/1934), LA 738
- Obama administration transmits Agreement on Port State Measures to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing to Senate for advice and consent, *CP* 170–171
- United Nations Convention on the Law of the Sea (UNCLOS) (1982)
  - Commission on the Limits of the Continental Shelf, 818-819, 821, 823

Hillary Clinton statement of U.S. support to Pew Business Roundtable, future expectation of U.S. signing, *CP* 396–397

# jurisdiction

personal jurisdiction of Korean courts over pirates, basis for (Art. 105), 634

piracy, definition (Art. 101), 635

- USDC reliance on UNCLOS definition of piracy, in cases of Somali attacks on U.S. navy vessels, *CP* 853-855
- U.S. Senate Foreign Relations Committee holds hearings on accession to Law of the Sea Convention, *CP* 659–662
- See also International environmental law; International piracy law

# Laws of war

- necessity and *jus ad bellum* doctrine, *LA* 494-497
- proposed principles relevant to the scope of a state's right of self-defense against an imminent or actual armed attack by nonstate actors, NC 770-777
- U.S. military commission proceedings to resume for Majid Shoukat Khan for alleged conspiracy, murder, attempted murder and providing support to terrorism and spying, *CP* 667–668

See also Use of force

Le, Uyen, see Chander, Anupam

# Lebanon

- leading cosponsor of UN Security Council Resolution 1973, 313
- National Steering Committee on Migrant Women Domestic Workers, enlisting support from the ILO for, 782
- Lee, Seokwoo and Young Kil Park, *ID* 630–636 Liberia
  - Boley, George Saigbe, former leader of Liberian Peace Council, U.S. removal to Liberia under Child Soldiers Accountability Act, *CP* 681– 682
  - Truth and Reconciliation Commission (TRC) on human rights violations by Liberian Peace Council, *CP* 682
  - U.S. federal court sentencing of Victor Bout, international arms trafficker, for sales of weapons to Fuerzas Armadas Revolucionarias

de Colombia (FARC) and weapons trafficking activities in Liberia, *CP* 680-681

### Libya

- United Nations Human Rights Council recommendation to UN General Assembly to suspend Libya's membership in Council, 311
- UN Security Council emerging jurisprudence on sovereignty and civilian protection, invocation of RtoP in approval of use of force in, *NC* 298-316
- U.S. support for UN Security Council Resolution 1970, international sanctions on Qaddafi regime and unanimous referral to ICC, *CP* 384–385
- Libya: A Multilateral Constitutional Moment?, NC 298
- Lithuania, ECtHR case on foreign state immunity doctrine in employment disputes, 128– 130

Lubell, Noam, Extraterritorial Use of Force Against Non-state Actors, *BR* 710

Lupu, Yonatan, see Hafner-Burton, Emilie M.

Mackenzie, Ruth, Kate Malleson, Penny Martin, and Philippe Sands, Selecting International Judges: Principle, Process, and Politics, *BR*704

Mälksoo, Lauri, ID 836-842

- Malleson, Kate, see Mackenzie, Ruth
- Martin, Penny, see Mackenzie, Ruth
- Martinez, Jenny S., The Slave Trade and the Origins of International Human Rights Law, *BR* 909
- Matheson, Michael J.

BR of Meron, 694

International Civil Tribunals and Armed Conflict, *BR* 896

- Mauritania, French trial in absentia of Ely Ould Dah and role of functional immunity, *LA* 752– 753
- McInerney-Lankford, Siobhán, Mac Darrow, and Lavanya Rajamani, Human Rights and Climate Change: A Review of the International Legal Dimensions, *BR* 437
- McRae, Donald, The Work of the International Law Commission, 2007–2011: Progress and Prospects, CD 322
- al-Megrahi, Abdel Basset Mohamed, convicted of 270 counts of murder in 1988 bombing of Pan Am Flight 103 died in May 2012 in Libya; U.S.

previously denounced his release on compassionate medical grounds by Scottish authorities, *CP* 685

Meron, Theodor, The Making of International Criminal Justice: A View from the Bench: Selected Speeches, *BR* 694

#### Mexico

- condemnation of execution of Leal-García by State of Texas, U.S. noncompliance with ICJ *Avena* judgment and obligations under VCCR, 572–581
- successive U.S. administrations' failure to propose legislation to provide authority for compliance with adverse judgment (relating to Avena case), *CP* 144
- U.S.-Mexico Transboundary Agreement on deepwater oil and gas development in Gulf of Mexico, *CP* 370–372
- Meyer, Timothy, BR of Hurd, 415

# Military commissions

- U.S. military commission proceedings at Guantánamo proceedings resume against Majid Shoukat Khan for alleged attempted assassination of Musharraf, providing support to terrorism and other charges, *CP* 667-668
- U.S. military commission proceedings at Guantánamo resume against Abd al-Rahim al-Nashiri, alleged mastermind of attack on USS *Cole*, *CP* 666–667
- U.S. military commission proceedings at Guantánamo resume against alleged September 11 coconspirators, Khalid Shaikh Mohammed, Walid Muhammad Salih bin Attash, Ramzi bin al-Shibh, Ali Abdul-Aziz Ali, and Mustafa Ahmed al-Hawsawi, *CP* 667
- U.S. military commission website contains documents online, *CP* 668

Mongolia, LA 473

- Mousa, Baha, ECtHR case on investigative obligations of UK in death of Iraqi civilians, *ID* 131–137
- Murphy, Sean D., *BR* of Crawford, Pellet, and Olleson, 885

Myanmar, see Burma (Myanmar)

Nadadur, Ramanujan, *BR* of Mackenzie, Malleson, Martin, and Sands, 704

# Netherlands

- case against Desi Bouterse, former president of Surinam, for torture and war crimes, *LA*757– 758
- files joint amicus brief with United Kingdom against U.S. jurisdiction in *Kiobel* case, *Ag.* 514
- Preventing and Combating Serious Crime (PCSC) agreement with U.S., CP 173
- U.S. Department of State applauds establishment of nonprofit organization in the Netherlands to support the activities of the Voluntary Principles on Security and Human Rights in extractive industries, *CP* 684–685
- New York Convention, see United Nations Commission on International Trade Law

# Nicaragua

- ICJ distinguishes between an interest of a legal nature and a right, 591–595
- ICJ elaboration on plausibility requirement for provisional measures requests, regarding territorial dispute with Costa Rica, 597-601
- ICJ judge Schwebel speech to 2011 meeting in The Hague commemorating the ICJ *Nicaragua* decision, contending fraud perpetrated on Court, *Ed.* 102
- OAS Permanent Council resolution asking Costa Rica and Nicaragua to refrain from use of military or security forces in territorial dispute, ICJ references language of resolution, 600–601
- Ortega proposal to seek U.S. reparations, post-Nicaragua case, 105
- Reichler, counsel to Nicaragua in *Nicaragua* case, questions comments made by ICJ judge Schwebel in speech contending fraud perpetrated on ICJ by Nicaragua, *NC* 316–322
- Reichler, counsel to Nicaragua in *Nicaragua* case, rejoinder to ICJ judge Schwebel response to questions on speech contending fraud perpetrated on ICJ by Nicaragua, *NC* 583–584
- Schwebel, ICJ judge in *Nicaragua* case, responds to Reichler's questions on his comments contending fraud perpetrated on ICJ by Nicaragua, *NC* 582–583
- The Nicaragua Case: A Response to Judge Schwebel, NC 316

The *Nicaragua* Case: A Response to Paul Reichler, *NC* 582

# Nigeria

- U.S. Department of Justice secures first forfeiture in Kleptocracy Asset Recovery Initiative involving Diepreye Solomon Peter Alamieyeseigha, former Governor of Bayelsa State, *CP* 882–883
- U.S. government's amicus curae brief urges U.S. Supreme Court to reject claims in *Kiobel Case* involving Nigerian plaintiffs, foreign defendants, and conduct in Nigeria, *CP* 862– 865
- Nominations for the Board of Editors, NC 585

# Nonstate actors

- aiding and abetting liability under U.S. Alien Tort Statute, Ag. 516-518, 524-526
- development of human rights norms, 21-24
- impact on international environmental law, 38-39, 80
- proposed principles relevant to the scope of a state's right of self-defense against an imminent or actual armed attack by nonstate actors, NC 770-777
- U.S. Department of State applauds establishment of nonprofit organization in the Netherlands to support the activities of the Voluntary Principles on Security and Human Rights in extractive industries, *CP* 684–685
- Voluntary Principles on Security and Human Rights, results of Ottawa meeting, CP 156– 158

# North Atlantic Treaty Organization (NATO)

- Del Ponte, ICTY Chief Prosecutor, memoire excerpt on decision not to investigate 1999 NATO attacks on Serbia, 267–268
- ECtHR decision on acts of member contributed forces to KFOR, attribution of ultimate authority and control to UNSC, 833–835
- ICJ decision on application of the Interim Accord of 13 September 1995, Greece's obligations under Article 11 regarding FYROM's application to join NATO, 595–597
- necessity and *jus ad bellum* doctrine, 1999 aerial campaign against Serbia, *LA* 494–497
- political science scholarship on membership criteria, 78

- 942
- Norway, ratification of UN Immunities Convention, with understanding that military activities not covered under, 611
- Notes and Comments, 298, 316, 582, 583, 585, 769
- Noyes, John E., BR of Caron and Scheiber, 191
- Olleson, Simon, see Crawford, James
- On the Use and Abuse of Necessity in the Law of State Responsibility, LA 447
- Orakhelashvili, Alexander, ID 609-616
- The Interpretation of Acts and Rules in Public International Law, *BR* 210
- Orford, Anne, International Authority and the Responsibility to Protect, *BR* 410
- Organisation of Islamic Cooperation (OIC), 312–313
- Organization for Economic Cooperation and Development (OECD), Statement of the European Union and the United States on Shared Principles for International Investment, support for OECD competitive neutrality initiatives and intention to promote OECD Guidelines for Multinational Enterprises, CP 665-666
- Organization of American States (OAS)
  - Inter-American Commission on Human Rights (IAComHR)
    - condemnation of Leal's execution by Texas, *Ed.* 573
  - Inter-American Court of Human Rights (IACHR)
    - judgment-compliance rates and court effectiveness, 262–263, 269
    - shared goals of international courts and influences on adjudication processes, 244
  - Permanent Council resolution asking Costa Rica and Nicaragua to refrain from use of military or security forces in territorial dispute, ICJ references language of resolution, 600– 601
- Oslo Convention, see Convention on Cluster Munitions
- Osofsky, Hari M., *BR* of Bodansky, Brunnée, and Hey, 715
- Ottawa Convention, *see* Convention on the Prohibition of the Use, Stockpiling, Production and Transfer of Anti-personnel Mines and on Their Destruction

Owada, Hisashi

President of ICJ, addresses to UN Security Council, 607

reelection as ICJ judge, 606

Oxman, Bernard H., David J. Bederman (1961-2011), 295-297

Pakistan, ITLOS confers Agreed Minutes 1974 document between Pakistan and Burma is not an agreement under Article 15, 819

Palestine

- admission to UNESCO as member state followed by U.S. suspension of payments to UNESCO, CP 153-158
- unsuccessful efforts to obtain full membership in the United Nations, CP 155-156
- USSC holds Torture Victim Protection Act does not authorize suit against organizations, Palestinian Authority and Palestine Liberation Organization, *CP* 668–670
- Panama, free-trade agreement with U.S., CP 164–165
- Park, Young Kil, see Lee, Seokwoo
- Paul Reichler's Rejoinder, NC 583
- Pellet, Alain, see Crawford, James

Peru

- Andean Tribunal of Justice, intellectual property decisions, 18-19
- USCA dismissal of international award against Peru, citing *forum non conveniens* (FNC) grounds, *CP* 391-393
- USCA upholds Spain's sovereign immunity claim to sunken treasure ship, CP 149-153

Philippines

- noninvocation of state immunity for Marcos in U.S. case against, *LA* 751
- U.S. Department of State calls for peaceful resolution of competing South China Sea claims, CP 855-856
- Pinochet, Augusto, LA 731, 735-736
- Pinochet's Legacy Reassessed, LA 731
- Political Science Research on International Law: The State of the Field, *LA* 47
- **Portugal**, classical conception of necessity in nineteenth century, 504, *LA* 456-457
- Potestà, Michele, ID 341-347
- Powell, Catherine, Libya: A Multilateral Constitutional Moment?, NC 298

- Convention to Suppress the Slave Trade and Slavery (1926), 22
- Hague Convention on Civil Aspects of International Child Abduction (1980)
  - USSC grants certiorari in Hague Child Abduction Convention appeal case, CP 878
  - U.S. state legislation to limit use of international and foreign law, conflict-of-laws consequences, CD 115-116
- Hague Convention on Intercountry Adoption (1995)
  - U.S. state legislation to limit use of international and foreign law, conflict-of-laws consequences, CD 115-116
- Kansas statute bans enforcement of contracts, foreign awards, and judgments based on foreign laws not meeting U.S. constitutional requirements, sometimes called an anti-Sharia law, *CP* 875–877
- Qaddafi, Omar, regime officials defection and calls for help from Arab League and UN Security Council, 309, 310–311, 314
- Qatar, participant in the NATO-led military intervention in Libya coalition, authorized by UN Security Council Resolution 1973, 313
- Rajamani, Lavanya, see McInerney-Lankford, Siobhán
- Rajapaksa, Percy Mahendra, President of Sri Lanka
  - Joint Statement on post-civil war reconstruction and reconciliation, 796, 797
  - U.S. District Court rules immune from suit under Torture Victim Protection Act while in office, *CP* 655–657

Ratner, Steven R.

Accountability and the Sri Lankan Civil War, CD 795

See also Halberstam, Daniel

Reagan, Ronald

admonition to Nicaragua on no arms trafficking to El Salvador, 318

authorization for creation of contras, 318

Recent Books on International Law, 176, 401, 686, 885

# Refugees

- United Nations Convention Relating to the Status of (1951)
  - European Union CEAS established on convention principles, 618-619
  - fundamental rights of asylum seekers, 620-621
- UN Security Council Resolutions 1970 and 1973, human rights and refugee protection concerns, 305

Reichler, Paul S.

- The Nicaragua Case: A Response to Judge Schwebel, NC 316
- Paul Reichler's Rejoinder, NC 583
- Reimann, Mathias, see Halberstam, Daniel
- Reisman, W. Michael, *BR* of Mackenzie, Malleson, Martin, and Sands, 704
- Richardson, Brian, The Use of Vattel in the American Law of Nations, Ag. 547
- Rothwell, Donald R., and Tim Stephens, The International Law of the Sea, *BR* 184
- Rumsfeld, Donald, immunity from war crimes complaints, LA 748, 752, 763

Russia

- classical conception of necessity, ecological necessity paradigm in nineteenth century, seizure of British sealing vessels, LA 466–467
- classical conception of necessity, economic necessity paradigm in nineteenth century, treaty with Turkey (former Ottoman Empire), 463, 464, LA 460-461
- denounces U.S. federal court sentencing of Victor Bout, international arms trafficker, for sales of weapons to Fuerzas Armadas Revolucionarias de Colombia (FARC), CP 680-681
- ECtHR decision on gender discrimination concerning parental leave for military personnel, *ID* 836–842
- French Council of State decision on conflict of treaty norms, stemming from multiple Franco-Russian treaties, *ID* 353–359
- ICJ case on CERD as basis of jurisdiction, 587– 591
- ICJ jurisdiction to demonstrate existence of dispute and the pursuit of negotiations, 587– 591

Military Service Act, ID 836-842

- refusal to implement award in Swedish Supreme Court *Sedelmayer* decision, 350– 351
- Swedish Supreme Court ruling on sovereign immunity from execution against real property used for official purposes and owned by Russian Federation, *ID* 347-353
- U.S. ceases to perform certain obligations of CFE Treaty due to Russia's nonperformance, *CP* 166–167
- U.S.-Russia joint inspection of foreign research stations, installations and equipment in Antarctica, under Antarctic Treaty and Environmental Protocol, *CP* 398
- Ruys, Tom, 'Armed Attack' and Article 51 of the UN Charter: Evolutions in Customary Law and Practice, *BR* 710

#### Rwanda

- Spanish indictment of Rwandan officials and functional immunity, LA 753
- U.S.-Rwanda Bilateral Investment Treaty (BIT), CP 141-144
- Sadat, Leila Nadya, BR of Schabas, 708
- Salacuse, Jeswald W., The Law of Investment Treaties, *BRE* 686
- Sands, Philippe, see Mackenzie, Ruth
- Saudi Arabia
  - UKHoL decision, award of immunity in civil torture case, *LA* 742–743
  - U.S. Department of Justice charges Iranian officials' involvement in plot to assassinate Saudi ambassador to U.S., *CP* 146-149
- Schabas, William, The International Criminal Court: A Commentary on the Rome Statute, *BR* 708
- Scheiber, Harry N., see Caron, David D.
- Schill, Stephan W. (ed.), International Investment Law and Comparative Public Law, *BRE* 686
- Scholarship, see International interdisciplinary scholarship

Schwebel, Stephen M.

Celebrating a Fraud on the Court, Ed. 102

The Nicaragua Case: A Response to Paul Reichler, NC 582

#### Self-defense

See State responsibility; Terrorism; Use of force

- Self-Defense Against an Imminent or Actual Armed Attack by Nonstate Actors, NC 770
- Senegal, plausibility element in ICJ case on Senegal's obligation to prosecute or extradite Habré, 598

Serbia

- Del Ponte, ICTY Chief Prosecutor, memoire excerpt on decision not to investigate 1999 NATO attacks on, 267–268
- necessity and *jus ad bellum* doctrine, NATO 1999 aerial campaign against, *LA* 494-497
- Settlement of disputes
  - Convention on the Recognition and Enforcement of Foreign Arbitral Awards (New York Convention) (1958)
    - U.S. state legislation to limit use of international and foreign law, *CD* 114
  - Ecuador-U.S. Bilateral Investment Treaty, Ecuador claims an interpretative dispute, PCA arbitration, *CP* 872-875
  - interdisciplinary approach to study of international court effectiveness, LA 225-270
  - USCA dismissal of international award against Peru, citing *forum non conveniens* (FNC) grounds, *CP* 391–393
  - U.S.-Canada arbitrate Softwood Lumber Disputes at LCIA Arbitration, Canada prevails in third arbitration decision, *CP* 869–872
  - U.S. suspends Argentina from eligibility for U.S. trade benefits due to nonpayment of U.S. company arbitration awards under Generalized System of Preferences (GSP), *CP* 678-680
  - See also International Center for Settlement of Investment Disputes; World Trade Organization
- Seychelles, U.S. transfers suspected Somali pirates for trial; U.S. Department of State applauds decision to prosecute and other actions to combat piracy, *CP* 680
- Shaffer, Gregory and Tom Ginsburg, The Empirical Turn in International Legal Scholarship, LA 1
- Shany, Yuval, Assessing the Effectiveness of International Courts: A Goal-Based Approach, LA 225
- Sierra Leone, context of Bradford's ATS opinion in 1794, Ag. 518–526

Sloane, Robert D., On the Use and Abuse of Necessity in the Law of State Responsibility, *LA* 447

#### Somalia

Contact Group on Piracy off the Coast of Somalia, listing of accomplishments, *CP* 161–162 piracy trials of Somalis in U.S., *CP* 160–161

Republic of Korea, Supreme Court decision on universal jurisdiction over Somali pirates, *ID* 630–636

# South Africa

- domestic worker employment conditions in, 782
- support for UN Panel of Experts on Accountability in Sri Lanka report, 804

# Sovereignty

- UN Security Council emerging jurisprudence on sovereignty and civilian protection, invocation of RtoP in approval of use of force in Libya, NC 298-316
- U.S. position on Falkland/Malvinas Islands dispute, *CP* 397–398
- See also International law; State responsibility; Use of force

# Spain

- adoption of new social security regime for domestic workers, 782
- classical conception of necessity in nineteenth century, LA 456-457
- ICJ jurisdiction decision on disputes related to Northwest Atlantic Fisheries Organization Regulatory Area, LA 468–469
- indictment of Rwandan officials and functional immunity, *LA* 753
- Preventing and Combating Serious Crime (PCSC) agreement with U.S., CP 173
- USCA upholds Spain's sovereign immunity claim to sunken treasure ship, CP 149-153

# Special Court for Sierra Leone (SCSL), 25 sentencing precedent of, 813

- U.S. Department of State statement on historical and legal significance of the court's con-
- viction of Charles Taylor, *CP* 685 Sri Lanka
  - end of civil war in 2009 and accountability, *CD* 795–808
  - Liberation Tigers of Tamil Eelam, CD 795-808, CP 655-657

Rajapaksa, Percy Mahendra, President, U.S. District Court rules immune from suit under Torture Victim Protection Act while in office, *CP* 655–657

# State immunity

- legacy of House of Lords' *Pinochet* rulings on human rights cases involving state and statusbased immunities, *LA* 731–768
  - state support for prosecution of own national in foreign domestic courts through nonassertion of immunity, *LA* 754–756
- Swedish Supreme Court ruling on sovereign immunity from execution against real property used for official purposes and owned by Russian Federation, *ID* 347-353

State responsibility

excused or justified necessity in national criminal law, LA 474-478

- ILC Articles on Responsibility of States for Internationally Wrongful Acts, Article 25 use and abuse of necessity in law of state responsibility, LA 447-508
- ratification of and compliance with human rights treaties, 20-21, 22-23, 25

See also Sovereignty; Use of force

Stein, Eric, memorial on, 98–101 see also Halberstam, Daniel

- Stephens, Tim, see Rothwell, Donald R.
- Stewart, David P., International Decisions, 341, 609, 809
- Sudan
  - UN Security Council Resolution 1674 on Darfur conflict in, 308
  - U.S. deployment of Armed Forces to assist southern regional military efforts to pursue Joseph Kony and the Lord's Resistance Army, *CP* 168–169

Sunder, Madhavi, see Chander, Anupam

- Surinam, Dutch case against former president Desi Bouterse for torture and war crimes, LA 757-758
- Sweden
  - ratification of UN Immunities Convention, with understanding that military activities not covered under, 611
  - Supreme Court rejection of immunity plea by Belgium regarding disputes over costs of Belgian Embassy renovation, 351

- Supreme Court ruling on sovereign immunity from execution against real property used for official purposes, *ID* 347–353
- Supreme Court ruling on sovereign immunity of Republic of Iceland, regarding umbrella treaty on mutual provision of free upper secondary education, 351

# Switzerland

- international investment arbitration regarding tobacco labeling and packaging requirements by Uruguay, 829
- Swiss Federal criminal Court rejection of Algerian individual request for immunity, LA 758

#### Syria

- Human Rights Council Commission of Inquiry on Syria, 803, 807–808
- Koh outlines U.S. legal principles bearing on crisis in Syria, CP 650-652
- UN Security Council Resolution 2042, authorizing deployment of UN monitoring mission to Syria, CP 654-655
- U.S. indictment of alleged Syrian *Mukhabarat* intelligence agent, Mohamad Anas Haitham Soueid, a Syrian-born naturalized U.S. citizen, *CP* 145–146
- U.S. multitrack strategy to address conflict, *CP* 652–655
- Szydło, Marek, *ID* 624–630
- Tanzania, invocation of 'state of necessity' for border-closure to refugees, LA 506
- Tasioulas, John, see Besson, Samantha

# Terrorism

- Foreign Policy Aspects of the War Against Terrorism reports, UK House of Commons Foreign Affairs Committee, 771–773
- International Convention Against the Taking of Hostages (1979)

personal jurisdiction of Korean courts over pirates, basis for (Art. 5), 634

- John O. Brennan, Assistant to President for Homeland Security and Counterterrorism, speech confirming U.S. drone strikes, targeting principles and practices, *CP* 670–673
- proposed principles relevant to the scope of a state's right of self-defense against an imminent or actual armed attack by nonstate actors, NC 770-777

- U.S. Attorney General, Eric Holder, speech on targeting of U.S. persons suspected of terrorism, *CP* 673–676
- U.S. Department of Justice charges Iranian officials' involvement in plot to assassinate Saudi ambassador to the U.S., Iranian Islamic Revolutionary Guard Corps and Qods Force, alleged role in, *CP* 146–149
- U.S. Department of State summarizes criteria, processes, and consequences of terrorist designations under U.S. statutes and executive orders, *CP* 865–867
- U.S. federal court conviction of Victor Bout, international arms trafficker, sales of weapons to Fuerzas Armadas Revolucionarias de Colombia (FARC), *CP* 174–175
- U.S. federal court sentencing of Victor Bout, international arms trafficker, for sales of weapons to Fuerzas Armadas Revolucionarias de Colombia (FARC), *CP* 680–681
- U.S. Foreign Sovereign Immunities Act (FSIA), state-sponsored terrorism exception under noncommercial-tort exception to immunity, ICJ describes provisions as unprecedented and not replicated in other state legislation, 611, 615
- U.S. military commission proceedings to resume for detainees associated with USS Cole attack, September 11 coconspirators and Majid Shoukat Khan, CP 666–668

# Thailand

- ICJ orders Thailand and Cambodia to continue cooperation under ASEAN, 604–605
- ICJ provisional measures request by Cambodia for order directing Thailand to cease its incursions into the vicinity of the Temple of Preah Vihear, ICJ granted order, 603–606

Tomka, Peter, reelection as ICJ judge, 606

Toope, Stephen J., see Brunnée, Jutta

# Torture

- political science scholarship on G.W. Bush administration use of rhetorical coercion to justify invasion of Iraq and use of torture, 58
- UN Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1984), 20
  - ICJ characterization of *Pinochet* judgment based on language of, *LA* 739-742

- treaty-based evidence of *opinio juris* in favor of human rights exception in torture cases, *LA* 763–764
- UKHoL decision, award of immunity in civil torture case narrowly based on, *LA* 742– 743
- UK incorporation into British law, and Extradition Act, *LA* 735–736
- Trachtman, Joel P., see Dunoff, Jeffrey L.

# Treaties

- Comprehensive Statistical Database of Multilateral Treaties, 12–13
- conditional IL theory, and legal instrument choices, 11-15
- multilateral vs. bilateral, database of states' choices, 13, 14
- selection effects, 14-15
- self-executing and non-self-executing, CP 141– 145

Treves, Tullio, BR of Rothwell and Stephens, 184

- Trooboff, Peter D., *BR* of Bekker, Dolzer, and Waibel, 215
- Trust Fund for Victims, 814-815, 816

Tunisia

French trials in absentia of Khaled Ben Saïd and role of functional immunity, *LA* 752–753

- Jasmine Revolution protests, 310
- UN Security Council Resolutions 1970 and 1973, human rights and refugee protection concerns on Libyan borders with, 305, 314

# Turkey

- classical conception of necessity, economic necessity paradigm in nineteenth century, treaty with Russia, 463, 464, LA 460-461
- ECtHR judgment on fundamental rights of asylum seekers, 620-621

The 2011 Judicial Activity of the International Court of Justice, CD 586

# Uganda

- ICJ, sentencing and reparations in Lubanga case, ID 809-817
- Lord's Resistance Army Disarmament and U.S. Northern Uganda Recovery Act, *CP* 168
- United Arab Emirates, participant in the NATO-led military intervention in Libya coalition, authorized by UN Security Council Resolution 1973, 313

# United Kingdom

- classical conception of necessity in nineteenth century, 504, LA 456-457
- Criminal Justice Act (2003), 626
- ECJ judgment, safe countries concept, transfer of asylum seekers to responsible member states, *ID* 616-624
- ECtHR case on extraterritorial application of Convention in Iraq, UK noncompliance with investigative duty (Art. 2), *ID* 131–137
- ECtHR decision on detention without charge or trial, *ID* 830-836
- ECtHR judgment on fundamental rights of asylum seekers, 621, 623
- ECtHR judgment on permissibility of irreducible life sentences, *ID* 624–630
- entrustment letter granting Bermuda authority to conclude MLAT treaty with U.S., *CP* 144–145
- Extradition Act, LA 735
- files joint amicus brief with Netherlands against U.S. jurisdiction in *Kiobel* case, *Ag.* 514
- Foreign Policy Aspects of the War Against Terrorism reports, UK House of Commons Foreign Affairs Committee, 771–773
- Human Rights Act, 132, 134, 831
- international agreements on acid rain, 92
- Jay Treaty, Ag. 518-526
- release to Albania of monetary gold captured during Second World War by, 272
- Russian classical conception of necessity, ecological necessity paradigm in nineteenth century, seizure of British sailing vessels, LA 466-467
- support for Contact Group on Piracy off the Coast of Somalia, CP 162
- USCA vacates investment arbitration award against Argentina under Article 8(2) of Argentina-United Kingdom bilateral investment treaty, *CP* 393–395
- U.S. position on Falkland/Malvinas Islands dispute, *CP* 397–398
- U.S.-UK Mutual Legal Assistance Treaty, USDC finds no private right of action under, *CP* 846–849

# United Kingdom House of Lords (UKHoL)

civil torture case and award of immunity *ratione materiae*, LA 742–743 *Pinochet* rulings by court system, *LA* 735–736, 765–766, 768

rulings in Al-Jedda case, 831-832, 834-835

- rulings in *Al-Skeini*, applicability to ECHR Convention, 132, 136
- United Kingdom Supreme Court (UKSC), authority for detention of Al-Jedda by MNF, treaty primacy, 831–832

# **United Nations**

- International Telecommunication Union (ITU), CP 883-884
- responsibility to protect doctrine and approach to accountability efforts, post-Sri Lankan Civil War, CD 795–808
- U.S. Mission in Geneva issues statement on failure of Fourth Review Conference of the CCW to conclude a cluster munitions protocol, press release, *CP* 390
- U.S. state legislation to limit use of international and foreign law, *CD* 110

# **United Nations Charter**

constitutional vs. contractual terms, 12

displacement of member states' human rights obligations under Chapter VII, Article 103, 830–833, 835–836

- ECtHR comment on possible member conflicts between UNSC measures and international human rights law under Article 24(2), 835
- ICJ assertion that immunities are both expression of and deviation from territorial jurisdiction, referencing (Art. 2(1)), 612

Lord Goldsmith, former UK attorney general, interpretation of legitimacy of preemptive armed attack under Article 51, 771–772

paradigm shift from sovereignty as a right to sovereignty as a responsibility, NC 298-316 reinterpretation of "threat to peace" in context of Article 39, NC 298-316

United Nations Commission on International Trade Law (UNCITRAL)

arbitration rules and questions of arbitrability, *CP* 395

- **Convention on the Recognition and Enforcement of Foreign Arbitral Awards** (New York Convention) (1958)
  - U.S. state legislation to limit use of international and foreign law, *CD* 114

- United Nations Educational, Scientific and Cultural Organization (UNESCO)
  - admission of Palestine as member followed by U.S. suspension of payments to UNESCO, *CP* 153–158
  - Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property (1970)
    - U.S. agreements and actions to combat smuggling of cultural property, *CP* 386-388

United Nations General Assembly (UNGA)

- 2005 UN World Summit and Outcome Document on human rights, 308
- Convention on the Prevention and Punishment of Crimes Against Internationally Protected Persons, Including Diplomatic Agents, *CP* 146–147
- election of Sean Murphy and other WEOG candidates to ILC, CP 170
- Resolution on Terrorist Attacks on Internationally Protected Persons, condemning plot to assassinate Saudi ambassador (2011), *CP* 149
- Sixth Committee discussions on regional differences on immunity, LA 767
- U.S. supports adoption of reduced UN budget for 2012–13 biennium, CP 368–370
- U.S. supports steps taken to resolve Syrian crisis, CP 650-652

See also International Court of Justice

United Nations High Commissioner for Human Rights (UNHCR)

- Committee on the Protection of the Rights of All Migrant Workers and Members of Their Families issues comment on Migrant Domestic Workers, 781, 786, 788, 790
- condemnation of execution of Leal-García by State of Texas, and U.S. noncompliance with ICJ *Avena* judgment, 572
- fundamental rights of asylum seekers, risks in implementation by Greece, 621, 622-623
- UN Panel of Experts on Accountability in Sri Lanka report recommendations to, 804, 806, 808

#### **United Nations Human Rights Council**

Commission of Inquiry on Syria, 803, 807-808

- formation of expert commissions for postconflict investigation or fact-finding, 798
- recommendation to UN General Assembly to suspend Libya's membership in Council, 311
- special session on Sri Lanka civil war, 796–767

# **United Nations Secretary General**

- Group of Experts for Cambodia, 798
- High-Level Panel on Threats, Challenges and Change: A More Secure World: Our Shared Responsibility 2004 report, 306–308
- In Larger Freedom: Towards Development, Security and Human Rights for All 2005 report, 308
- Panel of Experts on Accountability in Sri Lanka, 795, 797–806
- report on implementation of RtoP, pillars of responsibility, 299–300
- U.S. affirms role of Secretary General in 2012–13 biennium budget negotiations, *CP* 369

# United Nations Security Council

- ECtHR comment on possible member conflicts with international human rights law conflicts under Charter Article 24(2), 835
- emerging jurisprudence on sovereignty and civilian protection, invocation of RtoP in approval of use of force in Libya, NC 298– 316
- Palestinian unsuccessful efforts to obtain full membership in the United Nations, *CP*155– 156
- Resolution 1244, attribution of ultimate authority and control to UN over security missions, 833-834
- Resolution 1511, maintenance of security and stability in Iraq, 133, 834
- Resolution 1540, endorsement of MTCR, *CP* 677
- Resolution 1546, declaration of end of MNF occupation of Iraq, 830-833
- Resolution 1674, responsibility to protect populations from genocide, war crimes, ethnic cleansing and crimes against humanity, 308
- Resolution 1970, military intervention in Libyan civil war and demanding immediate ceasefire, 304, 305, 311–314, *CP* 384–385
- Resolution 1973, military intervention in Libyan civil war and demanding immediate ceasefire, 304, 305, 307, 308–309, 313–314

- Resolution 2015, state criminalization of piracy, CP 162
- Resolution 2020, reaffirmation that law in UNCLOS includes framework applicable to combating piracy and armed robbery at sea, *CP* 855
- Resolution 2042, authorizing deployment of UN monitoring mission to Syria, CP 654-655
- Resolutions 1368 and 1373, right of selfdefense against attacks by nonstate actors, 772, 774
- Resolutions 1737 and 1929, MTCR Annex listing of missile-related items prohibited from transfer to Iran, *CP* 677
- statement of support for negotiations by Kofi Annan on behalf of UN and Arab League, *CP* 653
- U.S. statement of concern regarding increasing piracy in Gulf of Guinea, *CP* 162–163
- U.S. support for Resolution 1970, international sanctions on Qaddafi regime in Libya and unanimous referral to ICC, CP 384-385

# United States

- Administrative Procedures Act, CP 143
- Agreement Regarding the Application of Competition Laws, revised U.S.-E.U. best practices, *CP* 171–172
- agreements and actions to combat smuggling of cultural property, UNESCO Convention, *CP* 386–388
- Algiers Accords (U.S.-Iran), CP 364-365
- Alien Tort Statute (ATS), Ag. 509-571, CP 169, CP 382-384, CP 854, CP 862-865
- American Bar Association House of Delegates recommends new federal legislation for expedited implementation of U.S. treaty commitments, 578
- Arms Export Control Act, CP 867-869
- Authorization for Use of Military Force (AUMF), CP 362–363, CP 670–673
- Case-Zablocki Act, 14
- ceases to perform certain Conventional Armed Forces in Europe (CFE) Treaty obligations due to Russia's nonperformance, *CP* 166– 167
- Child Soldiers Accountability Act of 2008, CP 681–682

- classical conception of necessity in nineteenth century, LA 456-457
- coercive power, resources and legal interpretation, 83
- concern on possible Palestinian accession to WIPO membership, CP 155
- Consular Notification Compliance Act, proposed legislation by Patrick Leahy, 577–578, 580
- Convention on the Prevention and Punishment of Crimes Against Internationally Protected Persons, Including Diplomatic Agents, *CP* 146–147
- Convention on the Recognition and Enforcement of Foreign Arbitral Awards, state legislative limitations, *CP* 142
- Convention on the Settlement of Investment Disputes Act, CP 142
- Convention on the Settlement of Investment Disputes Between States and Nationals of Other States, CP 142
- Convention to Suppress the Slave Trade and Slavery, 21–22
- Copyright Act of 1790, 640
- Copyright Term Extension Act (CTEA), CP 638
- Dictionary Act, CP 669
- domestic politics, impact on credibility of international commitments, 70
- Ecuador-U.S. Bilateral Investment Treaty (BIT), Ecuador claims an interpretative dispute, PCA arbitration, *CP* 872–875
- extension of Fair Labor Standards Act protections to live-in domestic workers, 781
- Federal Arbitration Act, CP 142, CP 391–393, CP 394–395
- federal court sentencing of Victor Bout, international arms trafficker, for sales of weapons to Fuerzas Armadas Revolucionarias de Colombia (FARC), *CP* 680–681
- Federal Food, Drug and Cosmetic Act, ID 824-830
- Fisherman's Protective Act, Pelly Amendment, CP 376-378
- Foreign Operations, Export Financing, and Related Programs Appropriations Act, CP 859

- Foreign Relations Authorization Act, CP 644– 646
- Foreign Sovereign Immunities Act (FSIA), CP 150–152, CP 655–657
  - nonapplication to individual government officials, *LA* 749
  - state-sponsored terrorism exception under noncommercial-tort exception to immunity, ICJ describes provisions as unprecedented and not replicated in other state legislation, 611, 615
- Founders, sources of classical legal theory of the law of nations, Ag. 547–571
- ICJ judge Schwebel speech to 2011 meeting in The Hague commemorating the ICJ *Nicaragua* decision, contending fraud perpetrated on Court, *Ed.* 102
- Immigration and Nationality Act, CP865-867
- Inter-American Convention on International Commercial Arbitration (Panama Convention), CP 391–393
- International Claims Settlement Act (ICSA), 272–273, 276, 289, 293–294
- International Emergency Economic Powers Act (IEEPA), CP 380-381, CP 860-862
- Jay Treaty, Ag. 518-526
- Judgment Fund, CP 143
- Judiciary Act (1789), Ag. 536, 531, 538-539

justified necessity in criminal law, Model Penal Code influences, *LA* 476–477

- Lacey Act, *CP* 856–858
- Libya Claims Resolution Act, 293

memorandum of understanding with Afghanistan on Afghanization of Special Operations on Afghan Soil, *CP* 649–650

- National Defense Authorization Act for Fiscal Year 2012, CP 361–364, CP 378–380
- Neutrality Act of 1794, Ag. 515, 518-526
- Nicaraguan president Ortega proposal to seek U.S. reparations, post-*Nicaragua* case, 105
- noncompliance with Kyoto Protocol, 68
- Northern Uganda Recovery Act, CP 168
- policy toward ICC, human rights initiatives and international criminal law, statement by Stephen J. Rapp, *CP* 384–386
- presses for adoption of CCW protocol limiting elimination of older cluster munitions, failure to adopt, *CP* 388-390

- Racketeer Influenced and Corrupt Organizations Act (RICO), CP 657-659
- Reichler, counsel to Nicaragua in *Nicaragua* case, questions comments made by ICJ judge Schwebel in speech contending fraud perpetrated on ICJ by Nicaragua, *NC* 316-322
- Reichler, counsel to Nicaragua in *Nicaragua* case, rejoinder to ICJ judge Schwebel response to questions on speech contending fraud perpetrated on ICJ by Nicaragua, *NC* 583–584
- release to Albania of monetary gold captured during Second World War by, 272
- sanctions on Iranian financial institutions and banks doing business with them, CP 380-381
- Schwebel, ICJ judge in *Nicaragua* case, responds to Reichler's questions on his comments contending fraud perpetrated on ICJ by Nicaragua, *NC* 582–583
- signs Beijing Treaty on Audiovisual Performances (BTAP), CP 879-880
- state legislation to limit use of international and foreign law (aka anti-Sharia laws), *CD* 107– 117, *CP* 365–368, *CP* 875–877
- Statement of the European Union and the United States on Shared Principles for International Investment, *CP* 664-666
- Sunken Military Craft Act (SMCA), CP 151, CP 153
- supports adoption of reduced UN budget for 2012-13 biennium, CP 368-370
- suspension of payments to UNESCO following admission of Palestine as member of UNESCO, *CP* 153–158
- Temporary Payroll Tax Cut Continuation Act, CP 375
- Torture Victim Protection Act (TVPA), CP 169, CP 655–657, CP 668–670
- Trade Act of 1974, CP 678-680
- Trade Act of 2002, CP 164-166
- trade sanctions against whaling nations, 91
- Trading with the Enemy Act (TWEA), CP 860-862
- Treaty of Alliance with France (1778), Ag. 554– 559
- Treaty of Amity and Commerce with France (1778), Ag. 554-559

- Uniform Foreign-Country Money Judgments Recognition Act, CD 114-115
- Uniform Foreign Money Judgments Recognition Act, CD 114-115
- Uruguay Round Agreements Act, CP378-380, ID 637-642
- U.S.-Afghanistan Enduring Strategic Partnership Agreement signing, CP 649-650
- U.S.-Argentina BIT, LA 498-502
- U.S.-Canada arbitrate Softwood Lumber Disputes at LCIA Arbitration, Canada prevails in third arbitration decision, *CP* 869–872
- U.S.-Iraq Status-of-Forces Agreement, CP 139
- U.S.-Iraq Strategic Framework Agreement for withdrawal, CP 139-141
- U.S.-Korea Free Trade Implementation Act (KORUS), CP 164-166
- U.S.-Mexico Transboundary Agreement on deepwater oil and gas development in Gulf of Mexico, *CP* 370–372
- U.S.-Russia joint inspection of foreign research stations, installations and equipment in Antarctica, under Antarctic Treaty and Environmental Protocol, *CP* 398
- U.S.-UK Mutual Legal Assistance Treaty, USDC finds no private right of action under, *CP* 846–849
- Vattelian orthodoxy in U.S. law, Ag. 547-571
- vows to veto Palestinian application to Security Council to obtain full membership in the United Nations, *CP* 155–156 War Claims Act, 273–275

United States Central Intelligence Agency

(CIA), former CIA analyst testimony in *Nicara*gua case, 317–318, 320

**United States Congress** 

- Constitution Restoration Act, 2005 proposed bills, CD 107
- fast-track approval of free-trade agreements under Trade Act of 2002, CP 164-166
- ICJ Avena judgment, responsibility of Congress in correcting U.S. continuing failure to comply, 572–581
- legislation implementing Avena ruling, nonpassage of, Ag. 576-577
- letter from President informing of U.S. military operations in Sudan, Central African Republic and Democratic Republic of Congo to

assist regional military pursuit of Joseph Kony and the Lord's Resistance Army, *CP* 168–169

- Obama memorandum, suspends Argentina from eligibility for U.S. trade benefits due to nonpayment of U.S. company arbitration awards under Generalized System of Preferences (GSP), *CP* 679-680
- USSC upholds extending copyright to unprotected works to comply with Berne Convention, congressional authority under Copyright Clause, *ID* 637–642
- War Powers Resolution, CP 169

# **United States Constitution**

- Article III, section 1350 on jurisdiction, Ag. 522-523, 532, 535-541, 542
- Contracts Clause, and state legislation to limit use of international and foreign law, CD 116
- Copyright and Patent Clause, USSC upholds extending copyright to unprotected works to comply with Berne Convention, *CP* 378– 380, *ID* 637–642
- Due Process Clause, CP 675
- Eighth Amendment
  - prohibition of cruel and unusual punishment, 627
- Establishment Clause, Oklahoma constitutional amendment adverse treatment of Islam religion, *CD* 112, *CP* 365–368
- First Amendment, USSC upholds extending copyright to unprotected works to comply with Berne Convention, nonviolation, *ID* 637-642
- Full Faith and Credit Clause, and state constitutional amendment proposals, *CD* 112
- Supremacy Clause
  - treaties and executive agreements (Article VI), *CD* 113–114, *CD* 646–648
  - USSC decisions giving supremacy to state laws over international treaty obligations, 572-581

# **United States Court of Appeals**

- Algiers Accords commitments, Congress did not abrogate, CP 364-365
- California extension of statute of limitations for Armenian genocide claims law, third hearing of case scheduled, en banc, *CP* 174

- dismissal of international arbitration award against Peru, citing *forum non conveniens* (FNC) grounds, CP 391-393
- en banc hearing of case on California Armenian genocide statute, foreign affairs doctrine preemption, *CP* 646–648
- rules RICO does not reach extraterritorially, *CP* 657–659
- upholds injunction barring Oklahoma anti-Sharia, anti-international law constitutional amendment, *CD* 112, *CP* 365–368
- upholds Spain's sovereign immunity claim to sunken treasure ship, CP 149-153
- vacates investment arbitration award against Argentina, under Article 8(2) of Argentina-United Kingdom bilateral investment treaty, *CP* 393–395

# United States Department of Defense Guantánamo Bay

- proceedings resume against Abd al-Rahim al-Nashiri, alleged mastermind of attack on USS *Cole, CP* 666–667
- proceedings resume against alleged September 11 coconspirators, Khalid Shaikh Mohammed, Walid Muhammad Salih bin Attash, Ramzi bin al-Shibh, Ali Abdul-Aziz Ali, and Mustafa Ahmed al-Hawsawi, *CP* 667
- proceedings resume against Majid Shoukat Khan for alleged attempted assassination of Musharraf, providing support to terrorism and other charges, *CP* 667–668
- transfer of Uighur detainees to other countries, CP 668
- military commission website contains documents online, CP 668
- Obama objects to detention provisions in National Defense Authorization Act for Fiscal Year 2012, signing statement, *CP* 361– 364
- U.S. deployment of Armed Forces to assist southern regional military efforts to pursue Joseph Kony and the Lord's Resistance Army, *CP* 168–169
- U.S.-Iraq Status-of-Forces Agreement, CP 139
- U.S. joining negotiations on International Code of Conduct for Outer Space Activities, *CP* 372–374

U.S. Navy, capacity building and coordination with ECCAS to counter regional illicit maritime activities, *CP* 163

# United States Department of Homeland Security

- Immigration and Customs Enforcement (ICE) deports Bosnian-Serb police commander implicated in Srebrenica genocide, *CP* 881–882
  - press release on U.S. removal of George Saigbe Boley, former leader of Liberian Peace Council, to Liberia under Child Soldiers Accountability Act, *CP* 682
- Preventing and Combating Serious Crime (PCSC) agreements, listing of countries with U.S. reciprocal partnerships, *CP* 172–173

# United States Department of Justice

- Agreement Regarding the Application of Competition Laws, revised U.S.-E.U. best practices, press release marking twenty years of cooperation, *CP* 171–172
- announcement of resolution of criminal charges against Pratt & Whitney Canada Corp. (PWC), its U.S. parent United Technologies Corp., and United Technologies U.S.-based subsidiary for helping China develop attack helicopter, *CP* 867–869
- announcement on antitrust cooperation initiatives in International Competition Network (ICN), *CP* 682–683
- announcement on conviction of executives of Japanese Yazaki Corporation and DENSO Corporation for criminal violations of U.S. antitrust laws, *CP* 399-400
- announcement on conviction of three executives of South Korean Hitachi-LG Data Storage Inc. for criminal violations of U.S. antitrust laws, *CP* 398–399
- announcement on conviction of Viktor Bout, international arms trafficker, *CP* 174–175
- announcement on extradition from France to U.S. of Vladislav Anatolievich Horohorin of Moscow, alleged leading trafficker in stolen credit card data, *CP* 880–881
- announcement on indictment of alleged Syrian intelligence agent, Mohamad Anas Haitham Soueid, a Syrian-born naturalized U.S. citizen, *CP* 145–146

- announcement on indictment of Michael Makalou, U.S. Foreign Service embassy officer, for assault of wife while working in Senegal, *CP* 175
- announcement on ING Bank N.V., record forfeiture due to admission of violation of U.S. sanctions on Cuba and Iran, *CP* 860–862
- announcement on Preventing and Combating Serious Crime (PCSC) agreement with Belgium, CP 172–173

assassination operations, definition, CP 674

- Attorney General, Eric Holder, speech on targeting of U.S. persons suspected of terrorism, public calls for release of memorandum on rationale for killing of Anwar al-Awlaki, *CP* 673–676
- charges Iranian officials' involvement in plot to assassinate Saudi ambassador to U.S., *CP* 146–149
- Foreign Claims Settlement Commission compensability of Albanian claims, 277–286 valuation issues, 286–290
  - applicable law for claims resolution, 276–277
  - Claim of Constas, 281
  - Claim of Demma, 285
  - Claim of Hadjiyanis, 287–288
  - Claim of Jones, 283

Claim of Near East Foundation, 275, 282, 288

- Claim of Panajoti, 288
- Claim of Pantos, 282-283, 288
- Claim of Puto, 286
- Claim of Qano, 289
- Claim of Tellios, 287–288

Claim of the Pearl S. Buck Foundation, 282 Claim of Zoto, 284

- jurisprudence of Albania claims, *LA* 271–294 War Claims Act, early settlements under Title II, 273–277
- secures first forfeiture in Kleptocracy Asset Recovery Initiative involving Diepreye Solomon Peter Alamieyeseigha, former Governor of Bayelsa State, Nigeria, *CP* 882–883
- settles Lacy Act charges by Gibson Guitar Corp., CP 856-858

# United States Department of State

adoption of model bilateral investment treaty text and provisions, CP 662-664

- agreements and actions to combat smuggling of cultural property, *CP* 386–388
- announcement of U.S. ceases to perform certain obligations of CFE Treaty due to Russia's nonperformance, *CP* 166–167
- announcement of U.S.-Mexico Transboundary Agreement on deepwater oil and gas development in Gulf of Mexico, *CP* 370–372
- announcement on Agreement on Port State Measures to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing sent to Senate for advice and consent, *CP* 170–171
- applauding the UN Security Council Resolution on state criminalization of piracy, *CP* 162
- applauds establishment of nonprofit organization in the Netherlands to support the activities of the Voluntary Principles on Security and Human Rights in extractive industries, *CP* 684–685
- applauds the actions of Seyechelles to combat piracy including the prosecution of suspected Somali pirates transferred to by the U.S., *CP* 680
- Contact Group on Piracy off the Coast of Somalia, press release and listing of accomplishments, *CP* 161–162
- dissemination of local air quality data in locations of U.S. embassies, Chinese complaint against, *CP* 851–852
- historical database of informal international agreements, 14
- issues fact sheet on 25th anniversary of Missile Technology Control Regime (MTCR), *CP* 676–678
- joint statement with U.S. Trade Representative on origins of principles in Statement of the European Union and the United States on Shared Principles for International Investment, CP 665
- Koh speech to ASIL on legal principles bearing on crisis in Syria, CP 650-652
- legal advisor statement on possibility of issuing a Tate Letter in immunity context, LA 766
- multitrack strategy to address conflict in Syria, CP 652–655

- Nuland statement on need to broaden international pressure on al-Assad, *CP* 652
- plans for 5,000 private security contractors in Iraq, post-withdrawal of troops, *CP* 173–174
- receives new application from TransCanada Corporation to construct pipeline crossing international border, with proposed new routes through Nebraska, May 2012, *CP* 683–684
- recommends President deny permit for Trans-Canada Keystone XL Pipeline, postponement of decision until 2013, *CP* 374–376
- report on Bermuda MLAT regarding UK entrustment letter granting Bermuda authority to conclude treaty, *CP* 144–145
- report on Human Rights Practices in Liberia (1995), credible reports on Boley human rights violations, CP 682
- Secretary's statements:
  - affirms U.S. navigational interests and support for implementing guideline agreement for 2002 ASEAN-China Declaration on the Conduct of Parties in the South China Sea, *CP* 158–159
  - applauds UN General Assembly Resolution on Terrorist Attacks on Internationally Protected Persons (2011), condemning plot to assassinate Saudi ambassador, *CP* 149
  - calls for peaceful resolution of competing South China Sea claims, CP 855-856
  - marks improved relations with Burma by easing economic sanctions, *CP* 858–860
  - necessity for accountability for senior figures of the Assad regime in Syria,  $CP\,650-652$
  - possibility of war crimes charges against Syrian President Bashar al-Assad, CP 653
  - reaffirms U.S. support for Law of the Sea Convention, future expectation of U.S. signing, *CP* 396-397
  - U.S. joining negotiations on International Code of Conduct for Outer Space Activities, *CP* 372–374
  - U.S. military training as part of U.S. embassy in Iraq, *CP* 140–141
  - U.S. president role in public education efforts regarding importance of ICJ and VCCR to liberty of U.S. citizens, 580–581

- to U.S. Senate Foreign Relations Committee urging accession to Law of the Sea Convention, *CP* 659–662
- statement on historical and legal significance of the conviction of Charles Taylor by the Special Court of Sierra Leone, *CP* 685
- statement on support for Senate approval of Rwanda BIT, CP 141–142
- statement regretting UNESCO vote to admit Palestine as member, CP 154
- state-to-state arbitrations under Rwanda BIT, *CP* 143
- summarizes criteria, processes, and consequences of terrorist
  - designations under U.S. statutes and executive orders, CP 865-867
- 2010 Digest of United States Practice in International Law, publication and online availability, CP 400
- 2011 Digest of United States Practice in International Law, publication and online availability, CP 878-879
- U.S. position on Falkland/Malvinas Islands dispute, *CP* 397–398
- USSC rules statute directing State Department to record Jerusalem-born citizen's birthplace as Israel does not raise political question, *CP* 644–646
- Voluntary Principles on Security and Human Rights, U.S. participation and results of Ottawa meeting, CP 156–158
- United States Department of the Interior, licensing of corporations to develop deepwater oil and gas reserves in Gulf of Mexico, press release, CP 370-372

# United States Department of the Treasury

- ING Bank N.V., forfeiture due to admission of violation of U.S. sanctions on Cuba and Iran, parallel settlement with OFAC, *CP* 861
- U.S. Department of State summarizes criteria, processes, and consequences of terrorist designations under U.S. statutes and executive orders, coordination with, *CP* 865–867
- U.S. marks improved relations with Burma by easing economic sanctions, investment guidelines, CP 859-860

# **United States District Court**

criminal piracy-related proceedings, CP 160-161

- dismissal of antitrust suit challenging OPEC by gasoline dealers, *CP* 849–850
- finds no private right of action under U.S.-UK Mutual Legal Assistance Treaty, rejects efforts to quash subpoenas, *CP* 846-849
- indictment of Michael Makalou, U.S. Foreign Service embassy officer, for assault of wife while working in Senegal, *CP* 175
- reliance on UNCLOS definition of piracy, in cases of Somali attacks on U.S. navy vessels, *CP* 853–855
- rules Rajapaksa, Percy Mahendra, President, immune from suit under torture Victim Protection Act while in office, *CP* 655–657
- United States Federal Trade Commission, Agreement Regarding the Application of Competition Laws, revised U.S.-E.U. best practices, press release marking twenty years of cooperation, *CP* 171–172
- United States House of Representatives, Constitution Restoration Act, 2005 proposed bills, *CD* 107
- **United States President** 
  - actions taken since ICJ Avena judgment, 573, 579
  - announcement of troop withdrawals from Iraq, CP 139–140
  - compliance with War Powers Resolution, CP 168–169
  - deems foiled plot to assassinate Saudi ambassador to U.S. a flagrant violation of international norms, ethics, and law, *CP* 148-49
  - discusses South China Sea jurisdictional disputes with Wen Jiabao, CP 160
  - Due Process Clause and use of lethal force against U.S. citizens, CP 675-676

- allows for U.S. sanctions on individuals or entities that threaten the peace, security, or stability of Burma, *CP* 859–860
- Department of State responsibility to determine if proposed TransCanada Corporation pipeline is in national interest, *CP* 683-684
- U.S. Department of State summarizes criteria, processes, and consequences of terrorist designations under U.S. statutes and executive orders, *CP* 865–867

**Executive Orders:** 

- foreign affairs powers, concerns about interference from provisions in National Defense Authorization Act for Fiscal Year 2012, *CP* 363–364
- ICJ Avena judgment, actions taken by administration in attempts to correct U.S. continuing failure to comply, 572–581
- issues directives to create Atrocities Prevention Board and restrictions on entry to U.S. by perpetrators of human rights and humanitarian law violations, *CP* 385
- letter to Congress informing of U.S. military operations in Sudan, Central African Republic and Democratic Republic of Congo to assist regional military pursuit of Joseph Kony and the Lord's Resistance Army, *CP* 168–169
- memorandum on limited anti-whaling sanctions on Iceland, Pelly Amendment authority, *CP* 376–378
- proposed amendment to Rule 5 of Federal Rules of Criminal Procedure, regarding foreign nationals in federal custody, 580

Signing Statements:

- objection to detention provisions in National Defense Authorization Act for Fiscal Year 2012, *CP* 361–364
- successive administrations' failure to propose legislation to provide authority for compliance with adverse judgment (relating to *Avena* case), *CP* 144
- suspends Argentina from eligibility for U.S. trade benefits due to nonpayment of U.S. company arbitration awards under Generalized System of Preferences (GSP), *CP* 678– 680
- transmits Agreement on Port State Measures to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing to Senate for advice and consent, *CP* 170–171
- U.S.-Afghanistan Enduring Strategic Partnership Agreement signing with Hamid Karzai, *CP* 649–650
- U.S.-Korea Free Trade Implementation Act (KORUS), signing, CP 164-166

**United States Senate** 

advice and consent to treaties:

- Obama transmits Agreement on Port State Measures to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing to Senate for advice and consent, *CP* 170–171
- role of, as possible source of resentment and lack of cooperation between House and Senate, 581
- U.S.-Bermuda Mutual Legal Assistance Treaty (MLAT), CP 145–146
- U.S.-Rwanda Bilateral Investment Treaty (BIT), CP 141–144

Foreign Relations Committee

- hearings on accession to Law of the Sea Convention, CP 659-662
- supports USDC finding of no private right of action under U.S.-UK Mutual Legal Assistance Treaty, *CP* 848
- urges executive branch to review approach to adverse arbitral awards from non-self executing treaties, *CP* 144
- U.S.-Bermuda MLAT, domestic effect of dispute settlement procedures, *CP* 144
- U.S.-Rwanda Bilateral Investment Treaty (BIT), domestic effect of dispute settlement procedures, CP 142–144

# Judiciary Committee

Consular Notification Compliance Act, proposed legislation by Patrick Leahy, 577–578, 580

# **United States Supreme Court**

alleged torture actions by defendants who are not natural persons under Torture Victim Protection Act, certiorari granted, *CP* 169

- Arizona immigration statute conflicts with federal foreign affairs powers, *CP* 844–846
- Charming Betsy presumption, Ag. 544-546
- corporate liability under Alien Tort Statute case, certiorari granted, *CP* 169, *CP* 382–384
- customary international law rules and Supremacy Clause, *CD* 113
- decisions granting supremacy to state laws over international law obligations and Supremacy Clause, 572–581
- declines to stay pending execution of Jose Ernesto Medellín in 2008, in disregard of UN Charter Article 94(1), 573

- deferral to litigation intimately involved with sovereign prerogative, CP 392-393
- Due Process Clause, mandates procedural safeguards that depend on specific circumstances, *CP* 675–676
- executive agreements have binding force equal to treaties, *CD* 113
- extraterritoriality, presumption against, Ag. 511–515, 531–546
- federal government amicus curae brief urges Court to reject claims in *Kiobel Case* involving Nigerian plaintiffs, foreign defendants, and conduct in Nigeria, *CP* 862–865
- foreign affairs preemption decisions, *CD* 646–648
- grants certiorari in Hague Child Abduction Convention case, CP 878
- holds Torture Victim Protection Act does not authorize suit against organizations, CP668– 670
- ICJ Avena judgment, Court's responsibility in correcting U.S. continuing failure to comply, 572–581
- John Marshall on state immunity, LA 736
- limiting extraterritorial range of statutory causes of action, CP 657
- nonapplication of FISA to individual government officials, LA 749
- prohibition of cruel and unusual punishment, 627
- refusal to review state court decisions concerning the law of nations, in early nineteenth century, Ag. 522-523
- statute directing State Department to record Jerusalem-born citizen's birthplace as Israel does not raise political question, reversal, *CP* 644–646
- upholds extending copyright to unprotected works to comply with Berne Convention, *CP* 378–380, *ID* 637–642

# United States Trade Representative

- adoption of model bilateral investment treaty text and provisions, CP 662-664
- joint statement with U.S. Department of State on origins of principles in Statement of the European Union and the United States on Shared Principles for International Investment, CP 665

- statement of dissatisfaction with LCIA decision on U.S.-Canada Softwood Lumber Agreement dispute, *CP* 872
- Universal Declaration of Human Rights, collective security and responsibility to protect civilians, NC 298-316

# Universal jurisdiction

- national court prosecution of international crimes, empirical studies, 27-28
- Republic of Korea, Supreme Court decision on universal jurisdiction over Somali pirates, *ID* 630–636
- Uruguay, international investment arbitration regarding tobacco labeling and packaging requirements, 829
- Uruguay-Switzerland Bilateral Investment Treaty (BIT), 829

# Use of force

- Canadian subsidiary of major U.S. company pleads guilty to criminal charges for helping China develop attack helicopter, *CP* 867– 869
- John O. Brennan, Assistant to President for Homeland Security and Counterterrorism, speech confirming U.S. drone strikes, targeting principles and practices, CP 670-673
- Koh outlines U.S. legal principles bearing on crisis in Syria, CP 650-652
- political science scholarship on legitimacy as counterpoint, 59
- proposed principles relevant to the scope of a state's right of self-defense against an imminent or actual armed attack by nonstate actors, NC 770-777
- U.S. Attorney General, Eric Holder, speech on targeting of U.S. persons suspected of terrorism, *CP* 673–676
- U.S. ceases to perform certain Conventional Armed Forces in Europe (CFE) Treaty obligations due to Russia's nonperformance, *CP* 166-167
- See also International Criminal Court; Sovereignty; State responsibility
- The Use of Vattel in the American Law of Nations, Ag. 547
- U.S. State Legislation to Limit Use of International and Foreign Law, CD 107

- Vandenberg, Martina E., BR of Gallagher, 721
- Vandevelde, Kenneth J., Bilateral Investment Treaties: History, Policy, and Interpretation, *BRE* 686
- Vázquez, Carlos M., Alien Tort Claims and the Status of Customary International Law, Ag. 531
- Venezuela, rules RICO does not reach extraterritorially, *CP* 657–659
- Victor, David G., see Hafner-Burton, Emilie M.
- Vienna Convention on Consular Relations (1963)
  - execution of Leal-García by State of Texas, U.S. noncompliance with ICJ *Avena* judgment and obligations under VCCR, 572–581
  - G.W. Bush administration, U.S. withdrawal from Optional Protocol to VCCR, 579
  - Wu Xiaoqing, Vice Minister of Environmental Protection, protests against U.S. Embassy's and Consulates' dissemination of local air quality data in China as contrary to, *CP* 851– 852
- Vienna Convention on Diplomatic Relations (1961), 349
  - Wu Xiaoqing, Vice Minister of Environmental Protection, protests against U.S. Embassy's and Consulates' dissemination of local air quality data in China as contrary to, *CP*851– 852
- Vienna Convention on the Law of Treaties (1969)
  - ITLOS confers Agreed Minutes 1974 document between Pakistan and Burma is not an agreement under Article 15, 819
  - position of France on Vienna Convention on the Law of Treaties, as described by Guillaume, 357–358
  - U.S. ceases to perform certain CFE Treaty obligations due to Russia's nonperformance (Art. 60), *CP* 166
  - WTOAB reliance on definition of subsequent agreement under, 827-828
- Voon, Tania, ID 824-830

Waibel, Michael, *see* Bekker, Pieter H. F. War crimes

- conditional IL theory, empirical studies, 28-30 ICE deports Bosnian-Serb police commander,
- Dejan Radojkovic, implicated in Srebrenica genocide, *CP* 881–882

- UN Panel of Experts on Accountability in Sri Lanka, post-civil war, 795, 797–806 See also International criminal law
- Washington, George, former U.S. President, neutrality crisis and sources of law, Ag. 554–560
- Wen Jiabo, Premier of China, bilateral settlement of South China Sea jurisdictional disputes, *CP* 160
- Whaling, *see* International Whaling Commission The Work of the International Law Commission,
- 2007–2011: Progress and Prospects, *CD* 322 World Conference on International Telecommu-
- nications (WCIT), 2012, CP 883–884
- World Health Organization (WHO)
  - Framework Convention on Tobacco Control (FCTC), 829–830
- World Intellectual Property Organization (WIPO)
  - U.S. concern on possible Palestinian accession to WIPO membership, CP 155
  - U.S. signs Beijing Treaty on Audiovisual Performances (BTAP), CP 879-880
- World Trade Organization (WTO)
  - Agreement on Technical Barriers to Trade (TBT)
    - WTOAB on member regulations contrary to international trade law, public interest vs. overly trade-restrictive, *ID* 824-830
  - Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS) (1994) opportunities for collaboration, 96
    - scholars on structural tilt toward larger states, 31
    - USSC decisions on Copyright Clause and compliance with Berne Convention, *CP* 378-380, *ID* 637-642
    - waiver of requirements, improving access to medicines for developing countries, 830
  - **Appellate Body**

decision on member regulations contrary to international trade law, public interest vs. overly trade-restrictive, *ID* 824-830

- political science scholarship, 31-35, 77, 85
- reports including member-state preferences, 260

as clear example of *lex specialis, LA* 493–494 conditional IL theory, empirical studies, 31–35

- dispute settlement system, interdisciplinary approach to study of international court effectiveness, 226, 247, 251
- General Agreement on Tariffs and Trade (GATT), 34, 90
  - national treatment provision, 825, 826
- goal-based approach, possible applications to study of international court effectiveness, 254-255
- judicial independence as consonant with member expectations, 259
- state power, relationship to complaint actions, 31–34
- Understanding on Rules and Procedures Governing the Settlement of Disputes (DSU)
  - objective assessment requirement (Art. 11), 825

Wrange, Pål, ID 347–353

Wuerth, Ingrid Pinochet's Legacy Reassessed, LA 731

Xue Hanqin, reelection as ICJ judge, 606

#### Yemen

- press reports on U.S. drone strikes in Yemen against persons believed to be plotting attacks on U.S., *CP* 670
- Republic of Korea, Supreme Court decision on universal jurisdiction over Somali pirates, *ID* 630–636
- Yugoslav Republic of Macedonia, former, ICJ decision on application of the Interim Accord of 13 September 1995, Greece's obligations under Article 11 regarding FYROM's application to join NATO, 595–597

Zaire, *see* Congo, Democratic Republic of Zgonec-Rožej, Miša, *ID* 131–137, *ID* 830–836