

BIBLIOGRAPHY

Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes (Autumn 2003) Compiled by Ingrid Kost

I. BOOKS

- Aden, M., *Internationale Handelsschiedsgerichtsbarkeit: Kommentar zu den Schiedsverfahrensordnungen ICC, DIS, Wiener Regeln, UNCITRAL, LCIA* (2003). ISBN 3406491782, 784 pp.
- Benchikh, M., *Les organisations internationales et les conflits armés* (2002). ISBN 2747512851, 308 pp.
- Bhatia, M. V., *War and Intervention: Issues for Contemporary Peace Operations* (2003). ISBN 1565491653, XIV, 222 pp.
- Gaboriau, S., and Pauliat, H. (eds.), *La justice pénale internationale: actes du colloque organisé à Limoges les 22–23 novembre 2001* (2002). ISBN 2842872207, 614 pp.
- Guillaume, G., *La Cour internationale de Justice à l'aube du XXIème siècle: le regard d'un juge [Gilbert Guillaume]* (2003). ISBN 2233004183, 331 pp.
- Gutman, R., and Anderson, K., *Crimes de guerre: ce que nous devons savoir* (2002). ISBN 2746702703, 445 pp.
- Hallers, M., Joubert, C., and Sjöcrona, J. (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State: Including the Proceedings of the Conference Held in The Hague, 3–4 November 2000* (2002). ISBN 9051706251, 173 pp.
- Illuminati, G., Stortoni, L., and Virgilio, M. (eds.), *Crimini internazionali tra diritto e giustizia: dai Tribunali Internazionali alle Commissioni Verità e Riconciliazione* (2000). ISBN 8834805348, 316 pp.
- La juridictionnalisation du droit international: colloque de Lille* (2003). ISBN 223300423X, 545 pp.
- Mackinlay, J., *Regional Peacekeepers: The Paradox of Russian Peacekeeping* (2003). ISBN 9280810790, 224 pp.
- Neuffer, E., *The Key to my Neighbour's House: Seeking Justice in Bosnia and Rwanda* (2003). ISBN 0747558159, 492 pp.
- Rubin, B. R., *Blood on the Doorstep: The Politics of Preventive Action* (2002). ISBN 0870784730, 256 pp.
- Sinha, M. K., *Humanitarian Intervention by the United Nations* (2002). ISBN 8178270463, 134 pp.
- Tisci, G., and Cedrangolo, F., *La Corte Penale Internazionale* (1999). 237 pp.
- Zygojannis, P. A., *Die Staatengemeinschaft und das Kosovo: humanitäre Intervention und internationale Übergangsverwaltung unter Berücksichtigung einer Verpflichtung des Interventienten zur Nachsorge* (2003). ISBN 3428111133, 279 pp.

2. CHAPTERS IN EDITED VOLUMES AND JOURNAL ARTICLES

- Ackerman, J., 'Motion for an ICC Bar Association', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 127–8
- Aguilar Alvarez, G., and Park, W. W., 'The New Face of Investment Arbitration: NAFTA Chapter 11', (2003) 28 *Yale Journal of International Law* 365–407

- Alvarez, J. E., 'The New Dispute Settlers: (Half) Truths and Consequences', (2003) 38 *Texas International Law Journal* 405–44
- Amann, D. M., and Sellers, M. N. S., 'The United States of America and the International Criminal Court', (2002) 50 *American Journal of Comparative Law* 381–404
- Aptel, C., 'The Intent to Commit Genocide in the Case Law of the International Criminal Tribunal for Rwanda', (2002) 13 *Criminal Law Forum* 273–91
- Aragão, E. J. G. de, 'Ein internationaler Strafgerichtshof für den Irak?', (2003) 16 *Humanitäres Völkerrecht* 22–3
- Ascensio, H., 'La justice pénale internationale de Nuremberg à La Haye', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 29–44
- Asgarkhani, A., 'Compromise and Cooperation at the Iran–United States Claims Tribunal', (2003) 19 *Arbitration International* 149–78
- Askin, K. D., 'Reflections on Some of the Most Significant Achievements of the ICTY', (2003) 37 *New England Law Review* 903–14
- Balboni, M., 'Da Norimberga alla Corte penale internazionale', in G. Illuminati, L. Stortoni, M. Virgilio (eds.), *Crimini internazionali tra diritto e giustizia* (2000), 1–23
- Baudenbacher, C., 'Judicial Globalization: New Development or Old Wine in New Bottles?', (2003) 38 *Texas International Law Journal* 505–26
- Benke, R. T. J., 'List of WTO Dispute Settlement Cases on "Trade Remedies": USA as Respondent', (2003) 6 *Journal of International Economic Law* 171–4
- Berdal, M., 'The UN Security Council: Ineffective but Indispensable', (2003) 45 *Survival* 7–30
- Berman, E. G., 'The Provision of Lethal Military Equipment: French, UK, and US Peacekeeping Policies towards Africa', (2003) 34 *Security Dialogue* 199–214
- Bevers, H., 'The Position of the Defense Counsel in the 6th, 7th and 8th Prepcom Sessions and Further', (2002) M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 165–73
- Boed, R., 'Individual Criminal Responsibility for Violations of Article 3 Common to the Geneva Conventions of 1949 and of Additional Protocol II Thereto in the Case Law of the International Criminal Tribunal for Rwanda', (2002) 13 *Criminal Law Forum* 293–322
- Bourdon, W., 'Les victimes et les procédures pénales: leurs places et les moyens de faire valoir leurs droits', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 207–19
- Brenninkmeijer, O. A. J., 'Multilateral Prevention of Internal Conflicts in the Face of Inter-ethnic Tensions: The Case of the OSCE and Its High Commissioner on National Minorities', in O. Chinedu Okafor and O. Aginam (eds.), *Humanizing Our Global Order* (2003), 30–61
- Brinza, D., 'International Trade Dispute Settlement System', (2003) 6 *Journal of International Economic Law* 719–22
- Brown, C., 'Armed Activities on the Territory of the Congo (New Application: 2002) (*Democratic Republic of the Congo v. Rwanda*) Provisional Measures, Order of 1 July 2002', (2003) 52 *The International and Comparative Law Quarterly* 782–7
- Brown, C., 'The Evolution and Application of Rules Concerning Independence of the "International Judiciary"', (2003) 2 *The Law and Practice of International Courts and Tribunals* 63–96
- Bufferne, J.-P., 'La fonction de la Cour internationale de justice dans l'ordre juridique international: quelques réflexions', (2002) 15 *Revue québécoise de droit international* 141–78

- Buisman, C., 'Discussions on Civil and Common Law', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 161–3
- Burke-White, W. W., 'Regionalization of International Criminal Law Enforcement: A Preliminary Exploration', (2003) 38 *Texas International Law Journal* 729–61
- Butler, M. J., 'U.S. Military Intervention in Crisis, 1945–1994: An Empirical Inquiry of Just War Theory', (2003) 47 *Journal of Conflict Resolution* 226–48
- Caianiello, M., 'Il processo penale nella giustizia internazionale: casi giurisprudenziali dall'esperienza dei tribunali ad hoc', in G. Illuminati, L. Stortoni, and M. Virgilio (eds.), *Crimini internazionali tra diritto e giustizia* (2000), 135–59
- Caron, D. D., and Bekker, P. H. F., 'Land and Maritime Boundary between Cameroon and Nigeria (*Cameroon v. Nigeria; Equatorial Guinea Intervening*)', International Court of Justice Decision Delimiting the Boundary from Lake Chad, through the Bakkasi Peninsula, and in the Adjacent Maritime Area', (2003) 97 *American Journal of International Law* 387–98
- Caron, D. D., and Colson, D. A., 'Sovereignty over Pulau Ligitan and Pulau Sipadan (Indonesia/Malaysia) International Court of Justice Decision Regarding Sovereignty over Certain Islands in the Celebes Sea', (2003) 97 *American Journal of International Law* 398–406
- Chiozza, G., and Goemans, H. E., 'Peace through Insecurity: Tenure and International Conflict', (2003) 47 *Journal of Conflict Resolution* 443–67
- Cobbold, R., 'Opérations de stabilisation: faire la guerre, maintenir la paix', (2003) 14 *Annuaire français de relations internationales* 241–53
- Colangelo, A. J., 'Manipulating International Criminal Procedure: The Decision of the ICTY Office of the Independent Prosecutor Not to Investigate NATO Bombing in the Former Yugoslavia', (2003) 97 *Northwestern University Law Review* 1393–436
- Cot, J.-P., 'Éloge de l'indécision: la Cour et la compétence universelle', (2002) 35 *Revue belge de droit international* 546–53
- Crippa, M., 'La Corte Speciale per la Sierra Leone', (2002) 15 *Rivista internazionale dei diritti dell'uomo* 449–73
- Crook, J. R., 'The 2002 Judicial Activity of the International Court of Justice', (2003) 97 *American Journal of International Law* 352–64
- Cuellar, M.-F., 'The International Criminal Court and the Political Economy of Antitreaty Discourse', (2003) 55 *Stanford Law Review* 1597–632
- Cui, W., 'Multilateral Management as a Fair Solution to the Spratley Disputes', (2003) 36 *Vanderbilt Journal of Transnational Law* 799–861
- Cunningham, R. O., and Cribb, T. H., 'Dispute Settlement Through the Lens of "Free Flow of Trade": A Review of WTO Dispute Settlement of US Anti-Dumping and Countervailing Duty Measures', (2003) 6 *Journal of International Economic Law* 155–70
- Czernecki, J. L., 'The United Nations' Paradox: The Battle between Humanitarian Intervention and State Sovereignty', (2003) 41 *Duquesne Law Review* 391–407
- Danner, A. M., 'Navigating Law and Politics: The Prosecutor of the International Criminal Court and the Independent Counsel', (2003) 55 *Stanford Law Review* 1633–66
- Davis, J., 'A Cautionary Tale: Examining the Use of Military Tribunals by the United States in the Aftermath of the September 11 Attacks in Light of Peru's History of Human Rights Abuses Resulting from Similar Measures', (2003) 31 *Georgia Journal of International and Comparative Law* 423–57

- De Wayncourt-Steele, T., 'The Contribution of the Statute of the International Criminal Court to the Enforcement of International Law in the Light of the Experiences of the ICTY', (2002) 227 *South African Yearbook of International Law* 1–63
- Degli, J. Y., 'Egalité des armes?', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 91–108
- Dickinson, L. A., 'The Promise of Hybrid Courts', (2003) 97 *American Journal of International Law* 295–309
- Dickinson, L. A., 'The Relationship between Hybrid Courts and International Courts: The Case of Kosovo', (2003) 37 *New England Law Review* 1059–72
- Dodge, T., 'US Intervention and Possible Iraqi Futures', (2003) 45 *Survival* 103–22
- Donnard, G., 'Comment les victimes vivent-elles les procédures?: est-ce que le procès pénal contribue à restaurer leur identité blessée?', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 221–7
- Donovan, D. K., 'Joint U.N.–Cambodia Efforts to Establish a Khmer Rouge Tribunal', (2003) 44 *Harvard International Law Journal* 551–76
- Drumbl, M. A., 'Looking Up, Down and Across: The ICTY's Place in the International Legal Order', (2003) 37 *New England Law Review* 1037–57
- Ehlermann, C.-D., 'Experiences from the WTO Appellate Body', (2003) 38 *Texas International Law Journal* 469–88
- Ehlermann, C.-D., 'Reflections on the Appellate Body of the WTO', (2003) 6 *Journal of International Economic Law* 695–708
- Ellis, M. S., 'The Evolution of Defense Counsel Appearing before the International Criminal Tribunal for the Former Yugoslavia', (2003) 37 *New England Law Review* 949–73
- Endo, G., 'Nullum crimen nulla poena sine lege principle and the ICTY and ICTR', (2002) 15 *Revue québécoise de droit International* 205–20
- Farrell, B., 'The Right to a Speedy Trial Before International Criminal Tribunals', (2003) 19 *South African Journal on Human Rights* 98–117
- Forlati, S., 'La sentenza della Corte Internazionale di giustizia in merito alla richiesta di revisione della pronuncia sulla giurisdizione resa fra Bosnia e Iugoslavia', (2003) 86 *Rivista di diritto internazionale* 426–48
- Fowler, M. R., and Fryrear, J., 'Collective Security and the Fighting in the Balkans', (2003) 30 *Northern Kentucky Law Review* 299–345
- Franck, T. M., 'The Use of Force in the Struggle between Humanity and Unreason', in O. Chinedu Okafor and O. Aginam (eds.), *Humanizing Our Global Order* (2003), 80–6
- Frank, J. A., 'A Return to Lockerbie and the Montreal Convention in the Wake of the September 11th Terrorist Attacks', (2002) 30 *Denver Journal of International Law and Policy* 532–46
- Fransen van de Putte, D., 'The International Criminal Court', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 13–15
- Fritzsche, C., 'Security Council Resolution 1422: Peacekeeping and the International Criminal Court', in Jochen Abr. Frowein (ed.), *Verhandeln für den Frieden* (2003), 107–20
- Gaillard, E., 'Centre International pour le Règlement des Différends relatifs aux Investissements (CIRDI)', (2003) 130 *Journal du Droit International* 161–260

- Galbraith, J., 'The Bush Administration's Response to the International Criminal Court', (2003) 21 *Berkeley Journal of International Law* 683–702
- Gallant, K. S., 'Jurisdiction to Adjudicate and Jurisdiction to Prescribe in International Criminal Courts', (2003) 48 *Villanova Law Review* 763–842
- Gallant, K. S., 'Protection of the Rights of the Defence in the Agreement on Privileges and Immunities of the International Criminal Court, with Special Attention to the Needs of the Defence Outside the Host Country', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 109–20
- Goldstone, R. J., and Simpson, J., 'Evaluating the Role of the International Criminal Court as a Legal Response to Terrorism', (2003) 16 *Harvard Human Rights Journal* 12–26
- Greenwald, J., 'WTO Dispute Settlement: An Exercise in Trade Law Legislation?', (2003) 6 *Journal of International Economic Law* 113–24
- Groulx, E., 'The Defence Pillar: Making the Defence a Full Partner in the International Criminal Justice System', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 17–24
- Guinchard, S., 'La justice pénale internationale entre le devoir d'exister et le droit de pardonner', in S. Gaboriau and H. Paulliat (eds.), *La justice pénale internationale* (2002), 277–95
- Hall, L. R., and Kazemi, N., 'Prospects for Justice and Reconciliation in Sierra Leone', (2003) 44 *Harvard International Law Journal* 287–300
- Hansen, P. I., 'Judicialization and Globalization in the North American Free Trade Agreement', (2003) 38 *Texas International Law Journal* 489–503
- Higgins, R., 'Reflections from the International Court', (2003) 3 *International Law* 3–6
- Hohmann, H., 'WTO-Streitbeilegung im Jahr 2001', (2003) 49 *Recht der Internationalen Wirtschaft* 352–61
- Holthuis, P., 'The Need for an International Bar in the ICC Framework', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 9–11
- Horton, R., 'The Long Road to Hypocrisy: The United States and the International Criminal Court', (2003) 24 *Whittier Law Review* 1041–75
- Illuminati, G., 'Il processo davanti alla Corte penale internazionale: linee generali', in G. Illuminati, L. Stortoni, and M. Virgilio, *Crimini internazionali tra diritto e giustizia* (2000), 119–134
- Iraola, R., 'Military Tribunals, Terrorists, and the Constitution', (2003) 33 *New Mexico Law Review* 95–114
- Izard, M., 'Les outils et les conditions de travail de la défense: suggestions du Barreau de Draguignan (La France)', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 137–45
- Janik, A.L., 'Prosecuting Al Qaeda: American's Human Rights Policy Interests Are Best Served by Trying Terrorists Under International Tribunals', (2002) 30 *Denver Journal of International Law and Policy* 498–531
- Jayaraj, C., 'The International Criminal Court and the United States: Recent Legal and Policy Issues', (2002) 42 *Indian Journal of International Law* 489–511
- Johnstone, I., 'Security Council Deliberations: The Power of the Better Argument', (2003) 14 *European Journal of International Law* 437–80

- Jorda, C., 'Le TPIY: laisser une trace durable', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 299–301
- Kamto, M., 'Une troublante "Immunité totale" du ministre des Affaires étrangères: sur un aspect de l'arrêt du 14 février 2002 dans l'affaire relative au Mandat d'arrêt du 11 avril 2000', (2002) 35 *Revue belge de droit International* 518–30
- Katzenstein, S., 'Hybrid Tribunals: Searching for Justice in East Timor', (2003) 16 *Harvard Human Rights Journal* 245–78
- Kleffner, J., 'Some Preliminary Thoughts on the Position of the Defence at the New International Criminal Court and the Role of the Netherlands as the Host State', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 1–8
- Kolb, R., 'Note commentée: l'affaire de la délimitation maritime et des questions territoriales entre Qatar et Bahreïn (fond), arrêt de la Cour internationale de Justice du 16 mars 2001', (2001) 19 *African Yearbook of International Law* 301–63
- Krönig, V., 'Prävention oder Präemption?', (2003) 16 *Humanitäres Völkerrecht* 82.
- Lachaume, J.-F., 'Raison d'état et ordre pénal international', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 57–65
- Lagèze, P.-A., 'La position de l'état français face à la justice pénale et les perspectives d'évolution', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 45–54
- LaGrange, E., 'Libres propos sur la juridiction internationale permanente: autour de l'ordonnance rendue par la Cour internationale de Justice le 10 juillet 2002', (2003) 107 *Revue générale de droit International public* 89–108
- Lamm, V., 'Reciprocity and the Compulsory Jurisdiction of the International Court of Justice', (2003) 44 *Acta Juridica Hungarica* 45–66
- Lee, R., 'Statement on the Position of the Defence at the ICC and the Role of the Host State', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 35–8
- Legum, B., 'Trends and Challenges in Investor-state Arbitration', (2003) 19 *Arbitration International* 143–7
- Lombardi, G. P., 'Legitimacy and the Expanding Power of the ICTY', (2003) 37 *New England Law Review* 887–901
- Ludlow, D. J., 'Preventive Peacemaking in Macedonia: An Assessment of UN Good Offices Diplomacy', (2003) 12 *Brigham Young University Law Review* 761–800
- MacIntyre, G., 'Equality of Arms: Defining Human Rights in the Jurisprudence of the International Criminal Tribunal for the Former Yugoslavia', (2003) 16 *Leiden Journal of International Law* 269–320
- Mackenzie, R., and Sands, P., 'International Courts and Tribunals and the Independence of the International Judge', (2003) 44 *Harvard International Law Journal* 271–86
- MacRae, D., 'Claus-Dieter Ehlermann's Presentation on "the Role and Record of Dispute Settlement Panels and the Appellate Body of the WTO"', (2003) 6 *Journal of International Economic Law* 709–17
- Marchand, M., 'La justice internationale face au drama rwandais – la défense de "présumés génocides": le difficile équilibre entre le droit International humanitaire et le respect des droits de la personne', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 55–89

- Marchesi, A., 'La Corte penale internazionale: ruolo della Corte e ruolo degli Stati', in G. Illuminati, L. Stortoni, M. Virgilio (eds.), *Crimini internazionali tra diritto e giustizia* (2000), 25–40
- Marshall, D., and Inglis, S., 'The Disempowerment of Human Rights-Based Justice in the United Nations Mission in Kosovo', (2003) 16 *Harvard Human Rights Journal* 95–146
- Martens, P., 'L'expérience belge de compétence universelle', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 189–98
- Martín Salgado, E., 'The Judgment of the International Criminal Tribunal for the Former Yugoslavia in the Vasiljević Case', (2003) 16 *Leiden Journal of International Law* 321–30
- Matiation, S., 'Arbitration with Two Twists: Loewen v. United States and Free Trade Commission Intervention in NAFTA Chapter 11 Disputes', (2003) 24 *University of Pennsylvania Journal of International Economic Law* 451–507
- Merrills, J. G., 'Land and Maritime Boundary between Cameroon and Nigeria (*Cameroon v. Nigeria: Equatorial Guinea Intervening*), Merits, Judgment of 10 October 2002', (2003) 52 *The International and Comparative Law Quarterly* 788–97
- Merrills, J. G., 'Sovereignty over Pulau Ligitan and Pulau Sipadan (*Indonesia v. Malaysia*), Merits, Judgment of 17 December 2002', (2003) 52 *The International and Comparative Law Quarterly* 797–810
- Merrills, J., 'The Meaning of Dispute Settlement', (2003) *International Law* 529–57
- Misetic, L., 'Sacrificing the Rights of the Accused for the "Success" of International Criminal Justice', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 49–54
- Monroe, B. R., 'WTO Dispute Settlement Procedure Bibliography', (2003) 6 *Journal of International Economic Law* 745–59
- Morrison, H., 'Practice at the Ad Hoc Tribunals for the Former Yugoslavia and Rwanda', in M. Hallers, C. Joubert, and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 43–8
- Morrow, J., and White, R., 'The United Nations in Transitional East Timor: International Standards and the Reality of Governance', (2002) 222 *Australian Year Book of International Law* 1–45
- Nahamya, E., and Diarra, R., 'Disclosure of Evidence before the International Criminal Tribunal for Rwanda', (2002) 13 *Criminal Law Forum* 339–64
- Niang, M. M., 'The Right to Counsel before the International Criminal Tribunal for Rwanda', (2002) 13 *Criminal Law Forum* 323–38
- Nsanzuwera, F.-X., 'Le Rwanda: une justice imparfaite', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 229–33
- Oellers-Frahm, K., 'Der institutionelle Rahmen: Status, Ausstattung und Personalhoheit internationaler Gerichte: der IGH, der Internationale Strafgerichtshof und das Jugoslawien-Tribunal im Vergleich', (2003) 30 *Europäische Grundrechte Zeitschrift* 107–17
- Oesch, M., 'Standards of Review in WTO Dispute Resolution', (2003) 6 *Journal of International Economic Law* 635–59
- Pantz, S., 'La reconstruction d'une justice au Kosovo', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 155–60
- Pauliat, H., 'Le TPIY: un tribunal pour l'histoire?: carnets de voyage à La Haye', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 93–108

- Perrin de Brichambaut, M., 'Les tribunaux pénaux internationaux: la Cour Pénale Internationale', in M. Perrin de Brichambaut and J.-F. Dobelle (eds.), *Leçons de droit International public* (2002), 343–69
- Poulet-Gibot Leclerc, N., 'Les démarches de pardon: l'exemple de l'Afrique du Sud', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 243–256
- Poupart, P., 'Les outils et les conditions de travail de la défense: réflexions d'un avocat de la défense sur ce qui semble avoir été et sur ce qui doit être', in M. Hallers, C. Joubert and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 129–36
- Prager, D. W., 'Procedural Developments at the International Court of Justice', (2003) 2 *The Law and Practice of International Courts and Tribunals* 175–83
- Pratap, R., 'Trade and Environment: Trends in International Dispute Settlement', (2002) 42 *Indian Journal of International Law* 451–88
- Ratner, S. R., 'The International Criminal Court and the Limits of Global Judicialization', (2003) 38 *Texas International Law Journal* 445–53
- Rearick, D. J., 'Innocent Until Alleged Guilty: Provisional Release at the ICTR', (2003) 44 *Harvard International Law Journal* 577–95
- Relva, H., 'The Implementation of the Rome Statute in Latin American States', (2003) 16 *Leiden Journal of International Law* 331–66
- Rennie, I., 'Philosophical Influences at the International Court of Justice as Demonstrated in the Lockerbie Case', (2001) 232 *The Cambrian Law Review* 65–87
- Roberts, A., 'Law and the Use of Force after Iraq', (2003) 45 *Survival* 31–56
- Robiliard, D., 'Pourquoi combattre l'impunité?', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 169–77
- Robinson, D., 'Serving the Interests of Justice: Amnesties, Truth Commissions and the International Criminal Court', (2003) 14 *European Journal of International Law* 481–505
- Rodrigues, A. S., 'Le Tribunal Pénal International pour l'ex-Yougoslavie: bilan et perspectives', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 109–18
- Rodriguez Lemmo, M. A., 'Study of Selected International Dispute Resolution Regimes, with an Analysis of the Decisions of the Court of Justice of the Andean Community', (2002) 19 *Arizona Journal of International and Comparative Law* 863–929
- Rohde, C., 'Defence-Related Issues at the Registry of the ICTY', in M. Hallers, C. Joubert and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 121–5
- Rosand, E., 'Security Council Resolution 1373, the Counter-Terrorism Committee, and the Fight Against Terrorism', (2003) 97 *American Journal of International Law* 333–41
- Roux, X. de, 'La défense devant le Tribunal Pénal International pour l'ex-Yougoslavie', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 119–38
- Sadat, L. N., 'The Legacy of the ICTY: The International Criminal Court', (2003) 37 *New England Law Review* 1073–80
- Sall, A., 'Remarques sur les récentes opérations de maintien de la paix menées en Afrique', (2003) 57 *Revue juridique et politique* 83–93
- Salmon, J., 'Libres propos sur l'arrêt de la C.I.J. du février 2002 dans l'affaire relative au mandat d'arrêt du 11 avril 2000 (R.D.C. c. Belgique)', (2002) 35 *Revue belge de droit International* 512–17
- Sands, P., 'What Is the ICJ for?', (2002) 35 *Revue belge de droit International* 537–45

- Santulli, C., 'Pourquoi combattre l'impunité dans un cadre international?: la Cour pénale internationale: de l'impunité à la répression?', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 179–88
- Savy, R., 'Quel état de droit?', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 161–4
- Schabas, W. A., 'Mens Rea and the International Criminal Tribunal for the Former Yugoslavia', (2003) 37 *New England Law Review* 1015–36
- Scharf, M. P., 'The ICTY at Ten: A Critical Assessment of the Major Rulings of the International Criminal Tribunal over the Past Decade: Foreword', (2003) 37 *New England Law Review* 865–1080
- Scharf, M. P., 'The Legacy of the Milosevic Trial', (2003) 37 *New England Law Review* 915–32
- Schmitt, M. N., 'Counter-terrorism and the Use of Force in International Law', (2003) 232 *Israel Yearbook on Human Rights* 53–116
- Schneckener, U., 'Theory and Practice of European Crisis Management: Test Case Macedonia', (2003) 11 *European Yearbook of Minority Issues* 131–54
- Schrag, M., 'Substantive Role for ICC Criminal Defence Bar', in M. Hallers, C. Joubert and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 39–41
- Shaw, M. N., 'The Yerodia Case: Remedies and Judicial Function', (2002) 35 *Revue belge de droit international* 554–9
- Shelkoplyas, N., 'European Community Law and International Arbitration: Logics that Clash', (2002) 3 *European Business Organization Law Review* 569–91
- Shelton, D., 'Legal Norms to Promote the Independence and Accountability of International Tribunals', (2003) 2 *The Law and Practice of International Courts and Tribunals* 27–62
- Shrivastava, B. K., and Agarwal, M., 'Politics of Intervention and the Bosnia-Herzegovina Conflict', (2003) 40 *International Studies* 69–84
- Sinjela, M., 'The United Nations and Internal/International Conflicts in Africa: A Documentary Survey', (2001) 19 *African Yearbook of International Law* 391–433
- Sluiter, G., 'International Criminal Proceedings and the Protection of Human Rights', (2003) 37 *New England Law Review* 935–48
- Soulez Larivière, D., 'La déontologie, organisation et contrôle', in M. Hallers, C. Joubert and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 147–50
- Spadi, F., 'International Court of Justice: Pulau Ligitan and Pulau Sipadan: New Parameters for the Concept of Dependency in the Maritime Environment?: The ICJ Judgment of 17 December 2002', (2003) 18 *The International Journal of Marine and Coastal Law* 295–310
- Staff, M. J., and Lewis, C. W., 'Arbitration under NAFTA Chapter 11: Past, Present and Future', (2003) 25 *Houston Journal of International Law* 301–40
- Stahn, C., 'The Ambiguities of Security Council Resolution 1442 (2002)', (2003) 14 *European Journal of International Law* 85–104
- Stein, T., 'Zur international-strafrechtlichen Verantwortlichkeit des Befehlhabers einer multinationalen Streitmacht', in J. Abr. Frowein *et al.* (eds.), *Verhandeln für den Frieden* (2003), 449–62
- Stern, B., 'L'intervention des tiers dans le contentieux de l'OMC', (2003) 107 *Revue générale de droit International public* 257–303

- Tanaka, M., 'Bridging the Gap Between Northern NGOs and the Southern Sovereigns in the Trade-Environment Debate: The Pursuit of Democratic Dispute Settlements in the WTO under the Rio Principles', (2003) 30 *Ecology Law Quarterly* 113–88
- Tehindrazanarivo, D. L., 'Note sur la sentence arbitrale du 17 décembre 1999 relative à la délimitation des frontières maritimes entre l'Érythrée et le Yémen', (2001) 19 *African Yearbook of International Law* 365–90
- Thirlway, H., 'The International Court of Justice', (2003) *International law* 559–87
- Tolbert, D., 'The ICTY and Defense Counsel: A Troubled Relationship', (2003) 37 *New England Law Review* 975–86
- Touchard, G.-E., 'L'intervention en Irak: un faux débat pour de vraies questions?', (2003) 59 *Défense nationale* 71–88
- Turns, D., 'At the "Vanishing Point" of International Humanitarian Law: Methods and Means of Warfare in Non-international Armed Conflicts', (2003) 245 *German Yearbook of International Law* 115–48
- Udombana, N. J., 'Globalization of Justice and the Special Court for Sierra Leone's War Crimes', (2003) 17 *Emory International Law Review* 55–132
- Ung, B.-H., 'Le drame cambodgien: des victimes en quête de justice', in S. Gaboriau and H. Pauliat (eds.), *La justice pénale internationale* (2002), 235–238
- Vanchestein, E., 'Cour Pénale Internationale: évaluation de la qualification des conseils de la défense', in M. Hallers, C. Joubert and J. Sjöcrona (eds.), *The Position of the Defence at the International Criminal Court and the Role of the Netherlands as the Host State* (2002), 151–9
- Verhoeven, J., 'Quelques réflexions sur l'affaire relative au mandat d'arrêt du 11 avril 2000', (2002) 35 *Revue belge de droit International* 531–6
- Verhoosel, G., 'The Use of Investor-State Arbitration Under Bilateral Investment Treaties to Seek Relief for Breaches of WTO Law', (2003) 6 *Journal of International Economic Law* 493–506
- Vidmar, S. 'Lucky', 'Compulsory Inter-state Arbitration of Territorial Disputes', (2002) 31 *Denver Journal of International Law and Policy* 87–111
- Vierucci, L., 'Prisoners of War or Protected Persons Qua Unlawful Combatants?: The Judicial Safeguards to Which Guantanamo Bay Detainees Are Entitled', (2003) 1 *Journal of International Criminal Justice* 284–314
- Vorpeil, C., 'ICC Rules for Documentary Instruments Dispute Resolution Expertise (DOCDEX)', (2003) 49 *Recht der Internationalen Wirtschaft* 370–3
- Wald, P. M., 'Trying War Crimes in International Courts', (2003) 31 *International Journal of Legal Information* 278–89
- Wang, W., 'International Arbitration: The Need for Uniform Interim Measures of Relief', (2003) 28 *Brooklyn Journal of International Law* 1059–99
- Watson, G. R., 'The Changing Jurisprudence of the International Criminal Tribunal for the Former Yugoslavia', (2003) 37 *New England Law Review* 871–85
- Webster, T. H., 'Party Control in International Arbitration', (2003) 19 *Arbitration International* 119–42
- Westdickenberg, G., and Fixson, O., 'Das Verbrechen der Aggression im römischen Statut des Internationalen Strafgerichtshofes', in J. Abr. Frowein *et al.* (eds.), *Verhandeln für den Frieden* (2003), 483–525

- Wickremasinghe, C., 'Arrest Warrant of 11 April 2000 (*Democratic Republic of the Congo v. Belgium*), Preliminary Objections and Merits, Judgment of 14 February 2002', (2003) 52 *The International and Comparative Law Quarterly* 775–81
- Wierda, M., 'Procedural Developments in International Criminal Courts', (2003) 2 *The Law and Practice of International Courts and Tribunals* 185–95
- Willemarck, L., 'La Cour Internationale Pénale partagée entre les exigences de l'indépendance judiciaire, de la souveraineté des états et du maintien de la paix', (2003) 83 *Revue de droit pénal et de criminologie* 3–21
- Williamson, J. A., 'Command Responsibility in the Case Law of the International Criminal Tribunal for Rwanda', (2002) 13 *Criminal Law Forum* 365–84
- Wills, H. S., 'Cumulative Convictions and the Double Jeopardy Rule: Pursuing Justice at the ICTY and the ICTR', (2003) 17 *Emory International Law Review* 341–88
- Wouters, J., 'The Judgement of the International Court of Justice in the *Arrest Warrant* Case: Some Critical Remarks', (2003) 16 *Leiden Journal of International Law* 253–67
- Zeichen, S., and Hebenstreit, J., 'Kongo v. Belgien: sind Außenminister vor Strafverfolgung wegen völkerstrafrechtlicher Verbrechen immun?: zur Entscheidung des IGH im Fall "Arrest Warrant of 11 April 2000 (*Democratic Republic of the Congo v. Belgium*)"', (2003) 41 *Archiv des Völkerrechts* 182–200
- Zhang, Naigen, 'Dispute Settlement Under the Trips Agreement from the Perspective of Treaty Interpretation', (2003) 17 *Temple International and Comparative Law Journal* 199–220