

BIBLIOGRAPHY

Books and Articles in the Field of the Prevention and Peaceful Settlement of Disputes
*Compiled by Ingrid Kost exclusively from materials available in the Peace Palace Library,
The Hague*

I. BOOKS

- Born, G. B., *International Arbitration and Forum Selection Agreements: Drafting and Enforcing* (2013). ISBN 9789041147769, xiii, 450 pp.
- Indlekofer, M., *International Arbitration and the Permanent Court of Arbitration* (2013). ISBN 9789041147660, xvii, 424 pp.
- Sisk, T. D., *Statebuilding: Consolidating Peace after Civil War* (2013). ISBN 9780745661582, xiv, 215 pp.
- Thielen, O., *Le Recours à la Force dans les Opérations de Maintien de la Paix Contemporaines* (2013). ISBN 9782275039091, xvi, 437 pp.
- Vüllers, J., *Religiöses Friedensengagement in Innerstaatlichen Gewaltkonflikten: Das Verhalten der Religionsgemeinschaften* (2013). ISBN 9783848700257, 293 pp.
- Winther, D., *Regional Maintenance of Peace and Security under International Law: The Distorted Mirrors* (2014). ISBN 9780415854993, xx, 264 pp.

2. CHAPTERS IN EDITED VOLUMES AND JOURNAL ARTICLES

- Ahn, D., J. Lee, and J.-H. Park, 'Understanding Non-Litigated Disputes in the WTO Dispute Settlement System', (2013) 47 *Journal of World Trade* 985–1012
- Alessandro, E. D', 'Results of Mediation and Cross-Border Enforcement of Mediation Agreements', (2013) 14 *ERA Forum: Scripta Iuris Europaei* 409–20
- Amos, J., 'The Non-Profits of Peace: Conflict Resolution NGOs', in R. B. Hall (ed.), *Reducing Armed Violence with NGO Governance* (2014), 146–64
- Aumond, F., 'La Participation de l'Union Européenne à la Préservation de la Paix et de la Sécurité Internationales par l'Adoption de Mesures Restrictives', in A-S. Lamblin-Gourdin and É. Mondielli (eds.), *Le Droit des Relations Extérieures de l'Union Européenne après le Traité de Lisbonne* (2013), 365–83
- Barrington, L., 'How to Draft an International Arbitration Award', in L. Barrington, N. Casado Filho, and C. Finkelstein (eds.), *The Danubia Files: Award Writing Lessons from the Vis Moot* [Tribute to Eric E. Bergsten] (2013), 1–13
- Bauer, I., 'Lokale und Internationale Akteure in der Friedensentwicklung', in A. Heinemann-Grüder and I. Bauer (Hrsg.), *Zivile Konfliktbearbeitung: Vom Anspruch zur Wirklichkeit* (2013), 171–92

- Binder, C., 'Necessity Exceptions, The Argentine Crisis, and Legitimacy Concerns: Or the Benefits of a Public International Law Approach to Investment Arbitration', in T. Treves, F. Seatzu, and S. Trevisanut (eds.), *Foreign Investment, International Law and Common Concerns* (2014), 71–85
- Blockmans, S., 'EU Global Peace Diplomacy: Shaping the Law on Statehood', in D. Kochenov and F. Amtenbrink (eds.), *The European Union's Shaping of the International Legal Order* (2013), 130–68
- Boisson de Chazournes, L., 'Dispute Settlement Procedures and Fresh Water: Multiplicity and Diversity at Stake', in N. Boschiero (ed.), *International Courts and the Development of International Law: Essays in Honour of Tullio Treves* (2013), 109–20
- Brekoulakis, S., 'Systemic Bias and the Institution of International Arbitration: A New Approach to Arbitral Decision-Making', (2013) 4 *Journal of International Dispute Settlement* 553–85
- Brower, C. N., M. Pulos, and C. B. Rosenberg, 'So Is There Anything Really Wrong with International Arbitration As We Know It?', (2012) *Contemporary Issues in International Arbitration and Mediation: The Fordham Papers* 3–13
- Brower, C. N., and S. Blanchard, 'From "Dealing in Virtue" to "Profiting from Injustice": The Case Against Re-Stratification of Investment Dispute Settlement', (2013) 10(4) *Transnational Dispute Management* [10]
- Cardenas Garcia, J., 'The Era of Petroleum Arbitration Mega Cases', (2013) 35 *Houston Journal of International Law* 537–88
- Cataldi, G., 'Prospects for the Judicial Settlement of the Dispute between Croatia and Slovenia over Piran Bay', in N. Boschiero (ed.), *International Courts and the Development of International Law: Essays in Honour of Tullio Treves* (2013), 257–68
- Cederberg, C., and E. Storskrubb, 'UNCITRAL Model Law on International Commercial Arbitration 1985', in N. Beale (ed.), *Dispute Resolution Clauses in International Contracts: A Global Guide* (2013), 55–75
- Churchill, R., 'Dispute Settlement in the Law of the Sea: Survey for 2012', (2013) 28 *International Journal of Marine and Coastal Law* 563–614
- Chechi, A., 'Plurality and Co-ordination of Dispute Settlement Methods in the Field of Cultural Heritage', in F. Francioni and J. Gordley (eds.), *Enforcing International Cultural Heritage Law* (2013), 177–205
- Chovancová, K., 'WTO Enforcement Procedures – Featuring Arbitration – A Technical Perfection', (2013) 10(4) *Transnational Dispute Management* [31]
- Distefano, M., 'The WTO Dispute Settlement Understanding Review: What Future for the Appellate Stage?', in N. Boschiero (ed.), *International Courts and the Development of International Law: Essays in Honour of Tullio Treves* (2013), 701–9
- Donovan, D. F., 'Provisional Measures in the ICJ and ICSID: Further Dialogue and Development', in (2012) *Contemporary Issues in International Arbitration and Mediation: The Fordham Papers*, 100–108
- Esmenjaud, R., 'Comment Rendre l'Architecture de Paix et de Sécurité en Afrique plus Efficace?', (2013) 763 *Revue Défense Nationale*, 57–62
- Fei, J., and D. McDonald, 'Arbitration with Chinese Characteristics', (2012) *Contemporary Issues in International Arbitration and Mediation: The Fordham Papers*, 301–11
- French, J., and R. Haywood, 'NGOs, Governance, and Peace Building', in R. B. Hall (ed.), *Reducing Armed Violence with NGO Governance* (2014), 17–38
- Gerbay, R., 'The London Court of International Arbitration', in J. D. W. Lew (ed.), *Arbitration in England: With Chapters on Scotland and Ireland* (2013), 51–74

- Goodhand, J., 'Stabilizing a Victor's Peace?: Humanitarian Action and Reconstruction in Eastern Sri Lanka', in R. Muggah (ed.), *Stabilization Operations, Security, and Development: States of Fragility* (2014), 215–41
- Gorbylev, S., 'The Use of ICJ Case Law in Investment Treaty Arbitration', (2013) 79 *Arbitration* 349–56
- Grant, T., 'Argument and Decision in a Developed System', (2013) 4 *Journal of International Dispute Settlement* 421–38
- Greenaway, J., C. Ludwig, "'International" Arbitration in an Increasingly Regional World', (2013) 10(4) *Transnational Dispute Management* [11]
- Hachez, N., and J. Wouters, 'International Investment Dispute Settlement in the Twenty-First Century: Does the Preservation of the Public Interest Require an Alternative to the Arbitral Model?', in F. Baetens, F. (ed.), *Investment Law within International Law: Integrationist Perspectives* (2013), 417–49
- Harris, T. L., 'Customary International Arbitration Law', (2013) 24 *The American Review of International Arbitration* 245–70
- Higashi, D., 'The Battle of the Peacebuilding Norm after the Iraq War', in Y. Tiberghien (ed.), *Leadership in Global Institution Building: Minerva's Rule* (2013), 170–89
- Khambata, D. K., 'Arbitration in Asian Superpowers: Recent Developments in Indian Arbitration Law: Conference Presentation', (2013) 79 *Arbitration* 441–6
- Klappe, B. F., 'The Law of International Peace Operations', in D. Fleck (ed.), *The Handbook of International Humanitarian Law* (2013) 611–46
- Kotuby, C. T., L. A. Sobota, 'Practical Suggestions to Promote the Legitimacy and Vitality of International Investment Arbitration', (2013) 28 *ICSID Review: Foreign Investment Law Journal* 454–65
- Kujirakwinja Kalinda, B., 'L'Immunité de Jurisdiction Pénale des Membres du Personnel Militaire d'une Opération de Maintien de la Paix des Nation Unies', (2013) 90 *Revue de Droit International et de Droit Compare* 549–94
- Kwiatkowska, B., 'Submissions to the UN Commission on the Limits of the Continental Shelf: The Practice of Developing States in Cases of Disputed and Unresolved Maritime Boundary Delimitations or Other Land or Maritime Disputes: Part Two', (2013) 28 *International Journal of Marine and Coastal Law* 563–614
- Lambourne, W., 'Transformative Justice, Reconciliation, and Peacebuilding', in S. Buckley-Zistel (ed.), *Transitional Justice Theories* (2014) 19–39
- Levine, J., 'The Interaction of International Investment Arbitration and the Rights of Indigenous Peoples', in F. Baetens (ed.), *Investment Law within International Law: Integrationist Perspectives* (2013), 106–28
- Lipschutz, R. D., 'War, Peace, and Civil Society: Can Non-State Actors Stop Intra-State Violence?', in R. B. Hall (ed.), *Reducing Armed Violence with NGO Governance* (2014), 58–74
- Lyman, P. N., 'Sudan: A Fragile "Peace"', in J. W. Harbeson and D. Rothchild (eds.), *Africa in World Politics: Engaging a Changing Global Order* (2013) 237–54
- Malito, D. V., and A. Ylönen, 'Bypassing the Regional?: International Protagonism in the IGAD Peace Processes in Sudan and Somalia', in U. Lorenz-Carl and M. Rempe (eds.), *Mapping Agency: Comparing Regionalisms in Africa* (2013), 35–57
- Manning, C., and L.-A. Berg, 'Bilateral vs. Multilateral Peacebuilding in Africa', in J. W. Harbeson and D. Rothchild (eds.), *Africa in World Politics: Engaging a Changing Global Order* (2013), 211–36

- Marboe, I., 'Principles of State Liability and their Applicability in Investment Arbitration', (2013) 10(4) *Transnational Dispute Management* [19]
- Marcenaro, E., 'New Trends in Disputes related to International Construction Contracts: Commercial or Investment Arbitration?', (2013) 27 *Diritto del Commercio Internazionale* 837–46
- Martinez-Fraga, P. J., 'The Dilemma of Extending International Commercial Arbitration Clauses to Third Parties: Is Protecting Federal Policy While Accommodating Economic Globalization a Bridge to Nowhere?', (2013) 46 *Cornell International Law Journal* 291–319
- Mayer, P., 'Conflicting Decisions in International Commercial Arbitration', (2012–13) 14 *Yearbook of Private International Law* 37–50
- Mbia Yebega, G.-H., 'Interventions Militaires Françaises et Dynamiques Africaines de Paix et de Sécurité', (2013) 763 *Revue Défense Nationale* 68–74
- Melillo, M., 'Co-operation Between the UN Peacekeeping Operation and the ICC in the Democratic Republic of the Congo', (2013) 11 *Journal of International Criminal Justice* 763–82
- Mishali-Ram, M., and B.-Y. Hemda, 'Revisiting the Democratic Peace Process: Interstate Violence in Multi-Actor Crises, 1918–2005', (2013) 50 *International Politics* 706–32
- Mitton, K., 'Where is the War?: Explaining Peace in Sierra Leone', (2013) 20 *International Peacekeeping* 321–37
- Mnookin, R. H., 'Rethinking the Tensions between Peace and Justice: The International Criminal Prosecutor as Diplomat', (2013) 18 *Harvard Negotiation Law Review* 145–74
- Muggah, R., 'Reflections on United Nations-led Stabilization: Late Peacekeeping, Early Peacebuilding, or Something Else?', in R. Muggah (ed.), *Stabilization Operations, Security, and Development: States of Fragility* (2014), 56–70
- Pellet, A., 'The Case Law of the ICJ in Investment Arbitration', (2013) 28 *ICSID Review: Foreign Investment Law Journal* 223–40
- Potestà, M., 'State-to-State Dispute Settlement Pursuant to Bilateral Investment Treaties: Is there Potential?' in N. Boschiero (ed.), *International Courts and the Development of International Law: Essays in Honour of Tullio Treves* (2013), 753–68
- Power, P., 'From the Congo to Mali: Changing Perspectives on Peacekeeping in Africa', (2013) 24 *Irish Studies in International Affairs* (2013), 121–36
- Proksik, J. J., 'Organized Crime and the Dilemmas of Democratic Peace Building in Kosovo', (2013) 20 *International Peacekeeping* 280–98
- Rayroux, A., 'Beyond Actorness in EU Crisis Management: Internal Functions of External Peacekeeping', (2013) 35 *Journal of European Integration* 731–48
- Reimann, C., "'Where have all the Flowers gone?": Der Arabische Frühling und Professionelle Friedensförderung', in A. Heinemann-Grüder, and I. Bauer (Hrsg.), *Zivile Konfliktbearbeitung: Vom Anspruch zur Wirklichkeit* (2013), 193–214
- Reynolds, N. J., 'Between a Rock and a Hard Place: The Role of the US Courts in Resolving Conflicts between US Law and WTO Dispute Settlement Reports in the Antidumping and Countervailing Duty Area', (2013) 21 *Tulane Journal of International and Comparative Law* 273–90
- Richmond, O. P., 'The Legacy of State Formation Theory for Peacebuilding and Statebuilding', (2013) 20 *International Peacekeeping* 299–315
- Rid, T., 'Cyberwar and Peace: Hacking Can Reduce Real-World Violence', (2013), 692 *Foreign Affairs* 77–87
- Roepstorff, K., and A. Bernhard, 'Insider Mediation in Peace Processes: An Untapped Resource?', (2013) 31 *S+F: Vierteljahrszeitschrift für Sicherheit und Frieden* 163–9

- Sabahi, B., and D. Ziyayeva, 'Investor–State Arbitration in Central Asia', (2013) 10(4) *Transnational Dispute Management* [70]
- Schlaepfer, A. V., 'Jurisdiction and Admissibility: A Subtle Distinction, Not Always Easy to Make in International Arbitration', (2013) *Les Cahiers de l'Arbitrage = Paris Journal of International Arbitration* 327–36
- Schroeder, U. C., 'Gauging the Effectiveness of Post-Conflict Peace- and State-Building', in H. Hege-
mann, R. Heller, and M. Kahl (eds.), *Studying "Effectiveness" in International Relations: A Guide for
Students and Scholars* (2013), 217–35
- Schumann, P., 'Der Friedensprozess im Sudan: (K)eine Erfolgreiche Strategie?', (2013) *Friedens-
gutachten* 220–33
- Siddique, A., 'Securing Peace and Promoting Stability in Western Pakistan', in R. Muggah (ed.),
Stabilization Operations, Security, and Development: States of Fragility (2014), 105–19
- Soma, A. T., 'Les Relations entre l'Union Africaine et la Communauté Économique des États de
l'Afrique de l'Ouest en Matière de Maintien de la Paix', (2013) 18 *African Yearbook of International
Law* 345–88
- Steindl, B. H., 'The Emergency Arbitrator in International Construction Arbitration', (2012) *Con-
temporary Issues in International Arbitration and Mediation: The Fordham Papers* 258–98
- Sussman, E., and J. L. Gorskie, 'Capturing the Benefits of Arbitration for Cross Border Insolvency
Disputes', (2012) *Contemporary Issues in International Arbitration and Mediation: The Fordham
Papers* 158–72
- Tanzi, A., 'Public Interest Concerns in International Investment Arbitration in the Water Services
Sector: Problems and Prospects for an Integrated Approach', in T. Treves, F. Seatzu, and S.
Trevisanut (eds.), *Foreign Investment, International Law, and Common Concerns* (2014), 318–35
- Tonhauser, W., 'The International Atomic Energy Agency as the "Watchdog" over the Safe and
Peaceful Use of Nuclear Energy?', in K. Odendahl (ed.), *Internationales und Europäisches Atomrecht:
Die Militärische und Friedliche Nutzung der Atomenergie aus Sicht des Völker- und Europarechts* (2013),
167–84
- Vidas, D., 'Consolidation or Deviation?: On Trends and Challenges in the Settlement of Maritime
Delimitation Disputes by International Courts and Tribunals', in N. Boschiero (ed.), *International
Courts and the Development of International Law: Essays in Honour of Tullio Treves* (2013), 325–34
- Weiniger, M., and M. McClure, 'Looking to the Future: Three "Hot Topics" for Investment Treaty
Arbitration in the Next Ten Years', (2013) 10(4) *Transnational Dispute Management* [14]
- Werkner, I.-W., 'Komplementarität als Königsweg Christlicher Friedensethik?: Kontroversen im
Spannungsfeld von Pazifismus und Militärischer Gewalt', (2013) 31 *S+F: Vierteljahrszeitschrift
für Sicherheit und Frieden* 133–9
- Ziadé, N. G., 'The "Arab Spring" and Arab Approaches to International Arbitration', (2013) 30 *Journal
of International Arbitration* 591–6
- Zimmermann, A., 'Business as Usual?: The International Court of Justice's 2012 Judicial Practice:
Facing New Procedural and Jurisdictional Questions', (2013) 4 *Journal of International Dispute
Settlement* 521–37