## **BIBLIOGRAPHY**

Books and Articles in the Field of the Prevention and Peaceful Settlement of Disputes (Autumn 2014)

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

## I. BOOKS

- Badia, A., Piercing the Veil of State Enterprises in International Arbitration (2014). ISBN 9789041151629, xxvi, 249 pp.
- Giorgetti, C. (ed.), Litigating International Investment Disputes: A Practitioner's Guide (2014). ISBN 9789004276581, xxvii, 538 pp.
- Hunt, C. T., UN Peace Operations and International Policing: Negotiating Complexity, Assessing Impact and Learning to Learn (2015). ISBN 9780415742375, xix, 285 pp.
- Lodge, M. W., and M. H. Nordquist (eds.), *Peaceful Order in the World's Oceans: Essays in Honor of Satya N. Nandan* (2014). ISBN 9789004249264, vii, 403 pp.
- Nedden, J. H., and A. B. Herzberg (eds.), *ICC–SchO*, *DIS–SchO*: *Praxiskommentar zu den Schiedsgericht-sordnung* (2014). ISBN 9783504471064, xxii, 1130 pp.
- Paupp, T. E., Redefining Human Rights in the Struggle for Peace and Development (2014). ISBN 9781107047150, xx, 561 pp.
- Seriki, H., *Injunctive Relief and International Arbitration* (2014). ISBN 9780415870078, xxvii, 294 pp. Sinconi, P., *Corti Penali Internazionali e Peacekeepers* (2014). ISBN 9788859116622, 497 pp.

## 2. Chapters in edited volumes and journal articles

- Abdullah, K., 'Malaysia's Peacekeeping Operation Contributions', in C. Aoi and Y.-K. Heng (eds.), *Asia-Pacific Nations in International Peace Support and Stability Operations* (2014), 165–87
- Al-Rashidi, M., 'The Geneva II Peace Talks and the Syrian Conflict: Neglected Legal Elements', (2014) 7 *Journal of East Asia and International Law* 127–44
- Ambrosetti, D., and R. Esmenjaud, 'Whose Money Funds African Peace Operations?: Negotiating Influence and Autonomy with External Partners', in T. Tardy and M. Wyss (eds.), *Peacekeeping in Africa: The Evolving Security Architecture* (2014), 73–89
- Amer, R., 'The Dispute Management Approach of the Association of Southeast Asian Nations (ASEAN): What Relevance for the South China Sea Situation?', in S. Wu and K. Zou (eds.),

- Non–Traditional Security Issues and the South China Sea: Shaping a New Framework for Co-operation (2014), 47–72
- Anwar, D. F., 'Indonesia's Peacekeeping Operations: History, Practice, and Future Trends', in C. Aoi and Y.-K. Heng (eds.), *Asia-Pacific Nations in International Peace Support and Stability Operations* (2014), 189–210
- Aoi, C., and Y.-K. Heng, 'The Asia-Pacific in International Peace Support and Stability Operations', in C. Aoi and Y.-K. Heng (eds.), *Asia-Pacific Nations in International Peace Support and Stability Operations* (2014), 1–30
- Aoi, C., 'Japanese Participation in Peace Operations: The "Civilian" Contribution?', in C. Aoi and Y.-K. Heng (eds.), *Asia-Pacific Nations in International Peace Support and Stability Operations* (2014), 59–85
- Aoi, C., and Y.-K. Heng, 'Standing Up to Be Counted: Asia-Pacific Nations and Peace Operations', in C. Aoi and Y.-K. Heng (eds.), *Asia-Pacific Nations in International Peace Support and Stability Operations* (2014), 245–81
- Baillet, C. M., 'Untraditional Approaches to Law: Teaching the International Law of Peace', (2014) 12 Santa Clara Journal of International Law 1–28
- Barboza, J., 'The Beagle Channel Dispute: Reflections of the Agent of Argentina', (2014) 13 *Chinese Journal of International Law* 147–84
- Battistelli, F., 'Postmodern Motivation and the Morale of Peacekeepers', in A. de Guttry, E. Sommario, and L. Zhu (eds.), *China's and Italy's Participation in Peacekeeping Operations: Existing Models, Emerging Challenges* (2014), 77–92
- Bellamy, A. J., 'Australia and International Peacekeeping: Policies, Institutions, and Doctrines', in C. Aoi and Y.-K. Heng (eds.), *Asia-Pacific Nations in International Peace Support and Stability Operations* (2014), 31–57
- Bento, L., 'Distilling Principles of Law from ICSID Cases against Ecuador', (2014) 31 *Journal of International Arbitration* 329–56
- Bjorklund, A. K., 'Applicable Law in International Investment Disputes', in C. Giorgetti (ed.), *Litigating International Investment Disputes: A Practitioner's Guide* (2014), 261–86
- Blanco, R., 'Del Mantenimiento de la Paz al Proceso de Formación del Estado: Un Esbozo de los Esfuerzos de la Onu para la Paz Internacional', (2014) 54 *Foro Internacional* 266–318
- Boesenecker, A. P., and L. Vinjamuri, 'Charting the Path of Justice in Peacebuilding', in J. J. Llewellyn and D. Philpott (eds.), *Restorative Justice, Reconciliation, and Peacebuilding* (2014), 37–76
- Bowers, I., 'Korean Approaches to Peace Support and Stability Operations', in C. Aoi and Y.-K. Heng (eds.), *Asia-Pacific Nations in International Peace Support and Stability Operations* (2014), 87–111
- Bret, A., and B. Legum, 'A Set of Rules dedicated to Investor–State Mediation: The IBA Investor–State Mediation Rules', (2014) 29 ICSID Review: Foreign Investment Law Journal 17–24
- Brosig, M., and D. Motsamai, 'Modelling Co-operative Peacekeeping: Exchange Theory and the African Peace and Security Regime', (2014) 18 *Journal of International Peacekeeping* 45–68
- Brower, C. N., 'Investomercial Arbitration: Whence Cometh It?: What is it?: Whither Goeth It?', (2014) 80 *Arbitration* 179–95
- Brower, C. N., and S. Blanchard, 'What's in a Meme?: The Truth about Investor–State Arbitration: Why it Need Not, and Must Not, be Repossessed by States, (2014) 52 *Columbia Journal of Transnational Law* 689–779
- Burgstaller, M., 'Dispute Settlement in EU International Investment Agreements with Third States: Three Salient Problems', (2014) 15 *The Journal of World Investment and Trade* 551–69

- Burke, M. J., and T. G. Weiss, 'The Security Council and Ad Hoc Tribunals: Law and Politics, Peace and Justice', in V. Popovski and T. Fraser (eds.), The Security Council as Global Legislator (2014), 241-65
- Caffio, F., 'Keeping the Peace at Sea: Chinese and Italian Practices in Anti-Piracy Operations', in A. de Guttry, E. Sommario, and L. Zhu (eds.), China's and Italy's Participation in Peacekeeping Operations: Existing Models, Emerging Challenges (2014), 239-51
- Calamita, N. J., 'Dispute Settlement Transparency in Europe's Evolving Investment Treaty Policy: Adopting the UNCITRAL Transparency Rules Approach', (2014) 15 The Journal of World Investment and Trade 645-78
- Charbonneau, B., 'The Imperial Legacy of International Peacebuilding: The Case of Francophone Africa, (2014) 40 Review of International Studies 607–30
- Constain, S., 'Mediation in Investor-State Dispute Settlement: Government Policy and the Changing Landscape', (2014) 29 ICSID Review: Foreign Investment Law Journal 25–40
- Cornell, S., and M. Jonsson, 'Conclusions and Implications for Conflict Resolution and Peacekeeping', in S. Cornell and M. Jonsson (eds.), Conflict, Crime, and the State in Postcommunist Eurasia (2014), 199-222
- Creta, A., 'From Peacekeeping to Stabilization: The Local Counterparts' Capabilities Development Paradigm, in A. de Guttry, E. Sommario, and L. Zhu (eds.), China's and Italy's Participation in Peacekeeping Operations: Existing Models, Emerging Challenges (2014), 195–216
- Cutler, A. C., International Commercial Arbitration, Transnational Governance, and the New Constitutionalism', in W. Mattli and T. Dietz (eds.), International Arbitration and Global Governance: Contending Theories and Evidence (2014), 140–67
- D'Aspremont, J., and M. M. Mbengue, 'Strategies of Engagement with Scientific Fact-Finding in International Adjudication', (2014) 5 Journal of International Dispute Settlement 240–72
- Dalhuisen, J. H., and A. T. Guzman, 'The Applicable Law in Foreign Investment Disputes', (2014) 8 World Arbitration and Mediation Review 229-49
- Daly, B. W., and F. Poon, 'Technical and Legal Experts in International Investment Disputes', in C. Giorgetti (ed.), Litiaatina International Investment Disputes: A Practitioner's Guide (2014), 323–74
- Davenport, T., 'The China-Japan Dispute over Entitlement in the East China Sea: Legal Issues and Prospects for Resolution', in C. Schofield, S. Lee, and M. Kwon (eds.), The Limits of Maritime Jurisdiction (2014), 297–324
- Derriennic, M., 'Italy's and China's Commitment to Africa's Peace and Security Architecture, in A. de Guttry, E. Sommario, and L. Zhu (eds.), China's and Italy's Participation in Peacekeeping Operations: Existing Models, Emerging Challenges (2014), 157-70
- Dobbins, J., 'A History of UN Peacekeeping', in U. Shapiro and J. Lampert (eds.), Charter of the United Nations: Together with Scholarly Commentaries and Essential Historical Documents (2014), 195–
- Draguiey, D., 'Bad Faith Conduct of States in Violation of the "Fair and Equitable Treatment" Standard in International Investment Law and Arbitration', (2014) 5 Journal of International Dispute Settlement 273–305
- Echandi, R., P. Kher, 'Can International Investor-State Disputes be Prevented?: Empirical Evidence from Settlements in ICSID Arbitration', (2014) 29 ICSID Review: Foreign Investment Law Journal 41-65
- Eckhard, S., and P. Rottmann, 'Ungenutztes Potenzial: Fur ein Politische Strategie beim Einsatz von Polizei in den Friedenseinsätzen der EU', Friedensgutachten (2014), 114-25

- Encomienda, A. A., 'The Practice of Joint Cooperation/Development in Disputed Waters: Mixed Success So Far for the Philippines', in W. Shicun and H. Nong (eds.), *Recent Developments in the South China Sea Dispute: The Prospect of a Joint Development Regime* (2014), 139–50
- Eskiyörük, S., 'Towards a Transnational Dispute Resolution', in A. C. Yıldırım and S. Eskiyörük (eds.), *Uluslararası Ticari Tahkim ve Yeni Lex Mercatorıa* (2014), 167–78
- Fölsing, P., 'Chevron gegen Ecuador: Lehren für den Transatlantischen Investorenschutz', (2014) 60 Recht der Internationalen Wirtschaft 500–7
- Franck, S. D., and A. Joubin-Bret, 'Investor—State Mediation: A Simulation', (2014) 29 *ICSID Review:* Foreign Investment Law Journal 90–111
- Franck, S. D., 'Using Investor–State Mediation Rules to Promote Conflict Management: An Introductory Guide', (2014) 29 ICSID Review: Foreign Investment Law Journal 66–89
- Froitzheim, M., 'The Democratic Republic of Congo: A Laboratory for International Peace Operations', in T. Tardy and M. Wyss (eds.), *Peacekeeping in Africa: The Evolving Security Architecture* (2014), 190–207
- Gau, M. S., 'The Sino–Philippine Arbitration of the South China Sea Nine-Dash Line Dispute: Applying the Rule on Default of Appearance', (2014) 28 *Ocean Yearbook* 81–133
- Gleason-Roberts, M., and A. Kugel, 'Changing Dimensions of International Peacekeeping in Africa', in T. Tardy and M. Wyss (eds.), *Peacekeeping in Africa: The Evolving Security Architecture* (2014), 17–36
- Gulati, R., 'Resolving Dual and Multiple Nationality Disputes in a Globalised World', (2014) 28 Journal of Immigration, Asylum and Nationality Law 27–45
- Guo, S., 'The Peacekeeping Decision-Making Process and the Modality of Financing in China', in A. de Guttry, E. Sommario, and L. Zhu (eds.), *China's and Italy's Participation in Peacekeeping Operations: Existing Models, Emerging Challenges* (2014), 93–115
- Hameiri, S., 'The Crisis of Liberal Peacebuilding and the Future of Statebuilding', (2014) 51 *International Politics* 316–33
- Heiskanen, V., "Ménage à Trois?": Jurisdiction, Admissibility and Competence in Investment Treaty Arbitration', (2014) 29 ICSID Review: Foreign Investment Law Journal 231–46
- Hill, W. H., 'The OSCE and the Moldova–Transdniestria Conflict: Lessons in Mediation and Conflict Management', (2014) 24 Helsinki Monitor Security and Human Rights 287–97
- Hirschmann, G., M. Heupel, "Practice What You Preach": Die UN und der Schutz von Menschenrechten in Friedensoperationen und Sanktionspolitik, (2014) 62 *Vereinte Nationen* 9–14
- Hök, G.-S., 'Payments and Disputes under FIDIC, in Particular under the FIDIC Silver Book the "Sedgman" Case', (2014) 31 *International Construction Law Review* 310–21
- Holshek, C., 'Toward a Transatlantic Strategy of Peace', (2014) 32 S+F: Vierteljahreszeitschrift für Sicherheit und Frieden 153–8
- Hong, N., 'China's Newly Formed Coast Guard and Its Implication for Regional Maritime Disputes', (2014) 28 Ocean Yearbook 611–30
- Hooft, A. van, and C. Morel de Westgaver, 'The 2012 ICC Rules: Two Years On', (2014) *Tijdschrift voor Arbitrage* 85–91
- Infantino, M., 'Internal Arbitral Awards' Reasons: Surveying the State-of-Art in Commercial and Investment International Dispute Settlements, (2014) 5 *Journal of International Dispute Settlement* 175–97
- Janssen, A., and M. Spilker, 'The CISG and International Arbitration', in L. A. DiMatteo (ed.), International Sales Law: A Global Challenge (2014), 135–53

- Jia, B. B., 'The Issue of Admissibility in Inter-State Arbitration', in S. Talmon and B. B. Jia (eds.), The South China Sea Arbitration: A Chinese Perspective (2014), 107–35
- Juratowitch, B., 'Fora Non Conveniens for Enforcement of Arbitral Awards against States', (2014) 63 International and Comparative Law Quarterly 477–90
- Kadhim, N., 'Agreeing on How to Disagree: Arbitration and Other Alternative Resolution Methods for Art and Cultural Heritage Disputes', (2014) 80 Arbitration 243–8
- Karton, J., 'International Arbitration Culture and Global Governance', in W. Mattli and T. Dietz (eds.), International Arbitration and Global Governance: Contending Theories and Evidence (2014), 74-116
- Katayanagi, M., 'UN Peacekeeping and Human Rights', in J. Genser and B. S. Ugarte (eds.), The United Nations Security Council in the Age of Human Rights (2014), 123–53
- Kawano, M., 'Decisions of the International Court of Justice on Disputes Concerning Internal Law', in G. Gaja and J. Grote Stoutenburg (eds.), Enhancing the Rule of Law through the International Court of Justice (2014), 119-37
- Kim, S., 'Perspectives on East China Sea Maritime Disputes: Issues and Context', in C. Schofield, S. Lee, and M. Kwon (eds.), *The Limits of Maritime Jurisdiction* (2014), 285–96
- Klare, M. T., 'Disputes over Energy Supplies May Be the Cause of Future Wars', in D. Haugen (ed.), War (2014), 85-95
- King, B. and R. Moloo, 'International Arbitrators as Lawmakers', (2014) 46 New York University Journal of International Law and Politics 875–910
- Klee, L. and D. Nový, 'Construction Dispute Boards', in A. J. Bělohlávek, N. Rozehnalová, and F. Černý (eds.), Independence and Impartiality of Arbitrators (2014), 171–83
- Lanteigne, M., 'Red and Blue: China's Evolving United Nations Peacekeeping Policies and Soft Power Development', in C. Aoi and Y.-K. Heng (eds.), Asia-Pacific Nations in International Peace Support and Stability Operations (2014), 113–40
- Lanz, D., 'The Perils of Peacekeeping as a Tool of RtoP: The Case of Darfur', in T. Tardy and M. Wyss (eds.), Peacekeeping in Africa: the Evolving Security Architecture (2014), 208–25
- Lebullenger, J., 'Les Mécanismes de Règlement des Litiges des Accords Externes de l'Union Européenne et de l'ALENA', (2014) 118 Revue Générale de Droit International Public 241–71
- Leonhardsen, E. M., 'Trials of Ordeal in the International Court of Justice: Why States Seek Provisional Measures when Non-Compliance Is to Be Expected', (2014) 5 Journal of International Dispute Settlement 306–43
- Liechti, R., T. Naef, and T. Payosova, 'The Jurisprudence of the World Trade Organization in 2013', (2014) 24 Schweizerische Zeitschrift für Internationals und Europäisches Recht = Revue Suisse de Droit International et de Droit Européen 241-65
- Llewellyn, J. J., and D. Philpott, 'Restorative Justice and Reconciliation: Twin Frameworks for Peacebuilding', in J. J. Llewellyn and D. Philpott (eds.), Restorative Justice, Reconciliation, and Peacebuilding (2014), 14-36
- Logchem, Y, van, 'The Scope for Unilateralism in Disputed Maritime Areas', in C. Schofield, S. Lee, and M. Kwon (eds.), The Limits of Maritime Jurisdiction (2014), 175-95
- Maiden, E. K., 'Transformative Peace in the Democratic Republic of the Congo', (2014) 18 Journal of International Peacekeeping 102–22
- Mallinder, L., 'Amnesties in the Pursuit of Reconciliation, Peacebuilding, and Restorative Justice', in J. J. Llewellyn and D. Philpott (eds.), Restorative Justice, Reconciliation, and Peacebuilding (2014), 138-73

- Mampilly, Z., 'Indian Peacekeeping and the Performance of the United Nations Mission in the Democratic Republic of Congo', in T. Tardy and M. Wyss (eds.), Peacekeeping in Africa: The Evolving Security Architecture (2014), 113-31
- Marineau, J., 'Securing Peace in Burundi: External Interventions to End the Civil War, 1993–2006', in T. Falola and C. Thomas (eds.), Securing Africa (2014), 229–48
- Marley, J. J., 'The Environmental Endangerment Finding in International Investment Disputes', (2014) 46 New York University Journal of International Law and Politics 1003–39
- Marchisio, G., 'Jurisdictional Matters in International Arbitration: Why Arbitrators Stand on an Equal Footing with State Courts', (2014) 31 Journal of International Arbitration 455-74
- Mattelaer, A., and E. Marijnen, 'EU Peacekeeping in Africa: Towards an Indirect Approach', in T. Tardy and M. Wyss (eds.), Peacekeeping in Africa: The Evolving Security Architecture (2014), 54–72
- Merrills, J., 'The Means of Dispute Settlement', in M. D. Evans (ed.), International Law (2014), 563–88 Michaels, R., 'Role and Role Perceptions of International Arbitrators', in W. Mattli and T. Dietz (eds.), International Arbitration and Global Governance: Contending Theories and Evidence (2014),
- Milburn, R., 'The Roots to Peace in the Democratic Republic of Congo: Conservation as a Platform for Green Development', (2014) 90 International Affairs 871–87
- Minow, M., 'Making History or Making Peace: When Prosecutions should Give Way to Truth Commissions and Peace Negotiations', in R. Buchanan and P. Zumbansen (eds.), Law in Transition: Human Rights, Development and Transitional Justice (2014), 203–14
- Muir Watt, H., 'The Contested Legitimacy of Investment Arbitration and the Human Rights Ordeal: The Missing Link', in W. Mattli and T. Dietz (eds.), International Arbitration and Global Governance: Contending Theories and Evidence (2014), 214-39
- Mundy, J., 'Bringing the Tribe Back in?: The Western Sahara Dispute, Ethno-history, and the Imagineering of Minority Conflicts in the Arab World', in W. Kymlicka and E. Pföstl (eds.), Multiculturalism and Minority Rights in the Arab World (2014), 127-50
- Murithi, T., 'The Role of the African Peace and Security Architecture in the Implementation of Article 4(h)', in D. Kuwali and F. Viljoen (eds.), Africa and the Responsibility to Protect: Article 4(h) of the African Union Constitutive Act (2014), 139-51
- Naldi, G. J., 'The ASEAN Protocol on Dispute Settlement Mechanisms: An Appraisal', (2014) 5 Journal of International Dispute Settlement 105–38
- Nanteuil, A. de, 'l'Application du Droit International Public dans l'Arbitrage Transnational', (2014) 118 Revue Générale de Droit International Public 31-70
- Nelson, T. G., 'Navigating the "Gateway" to International Arbitration in the US Courts: A Decade of Adventures, Post-Howsam', (2014) 8 World Arbitration and Mediation Review 49-79
- Nitschke, F., 'The IBA's Investor-State Mediation Rules and the ICSID Dispute Settlement Framework', (2014) 29 ICSID Review: Foreign Investment Law Journal 112-32
- Obersteiner, T., "In Accordance with Domestic Law" Clauses: How International Investment Tribunals Deal with Allegations of Unlawful Conduct of Investors', (2014) 31 Journal of International Arbitration 265-88
- Okeke, J. M., 'An Evolving Model of African-led Peace Support Operations?: Lessons from Burundi, Sudan (Darfur) and Somalia', in T. Tardy and M. Wyss (eds.), Peacekeeping in Africa: the Evolving Security Architecture (2014), 37-53
- Omoragbon, K., 'The Legality of ECOWAS Intervention in Peace Support in Terms of the UN Charter', in T. Falola and C. Thomas (eds.), Securing Africa (2014), 210–28

- Özerdem, A., 'The Contribution of the Organisation of the Islamic Conference to the Peace Process in Mindanao', in S. Wolff and O. Dursun-Özkanca (eds.), External Interventions in Civil Wars: The Role and Impact of Regional and International Organisations (2014), 97–117
- Paddon, E., 'Peacekeeping in the Congo: Implementation of the Protection of Civilians Norm', in A. Betts and P. Orchard (eds.), Implementation and World Politics: How International Norms Change Practice (2014), 160-76
- Piccolino, G., 'The Dilemmas of State Consent in United Nations Peace Operations: The Case of the United Nations Operation in Côte d'Ivoire', in T. Tardy and M. Wyss (eds.), Peacekeeping in Africa: the Evolving Security Architecture (2014), 226–44
- Pushkina, D., and P. Maier, 'United Nations Peacekeeping in Timor-Leste', in S. Wolff and O. Dursun-Özkanca (eds.), External Interventions in Civil Wars: The Role and Impact of Regional and International Organisations (2014), 28–47
- Renner, M., 'Private Justice, Public Policy: The Constitutionalization of International Commercial Arbitration', in W. Mattli and T. Dietz (eds.), International Arbitration and Global Governance: Contending Theories and Evidence (2014), 117-39
- Repousis, O. G., 'Overlapping Investor-State Arbitration Clauses for Energy and Environmental Disputes in the Energy Charter Treaty Area', (2014) 8 World Arbitration and Mediation Review
- Rodman, K. A., 'Justice as a Dialogue between Law and Politics: Embedding the International Criminal Court within Conflict Management and Peacebuilding', (2014) 12 Journal of International Criminal Justice 437-69
- Rodt, A. P., 'The African Union Mission in Burundi', in S. Wollf and O. Dursun-Özkanca (eds.), External Interventions in Civil Wars: The Role and Impact of Regional and International Organisations (2014), 77-96
- Rose, M., 'The Tarnished Brand of CIETAC: Understanding the 2012 CIETAC Dispute', (2014) 31 Journal of International Arbitration 139-81
- Sabel, R., 'Adjudicating the Arab–Israel Disputes?', (2014, nr 54) Justice 10–14
- Saito, F., and C. Burke, 'Land Disputes in the Acholo Sub-region in Uganda: From Displacement to Dispossession', in S. Takeuchi (ed.), Confronting Land and Property Problems for Peace (2014), 59-85
- Sarooshi, D., 'Investment Treaty Arbitration and the World Trade Organization: What Role for Systemic Values in the Resolution of International Economic Disputes?', (2014) 49 Texas International Law Journal 445-67
- Savas, M., Les Règles d'engagement au Cour des Opérations de Paix', (2014, nr 770) Revue Défense Nationale 106–110
- Scheuermann, M., 'Natürliche Partnerschaft?: EU-UN-Zusammenarbeit in der Friedenssicherung in Afrika', (2014) 62 Vereinte Nationen 99–105
- Schofield, C., 'Defining Areas for Joint Development in Disputed Waters', in W. Shicun and H. Nong (eds.), Recent Developments in the South China Sea Dispute: The Prospect of a Joint Development Regime (2014), 78–98
- Schofield, C., 'The El Dorado Effect: Reappraising the "Oil Factor" in Maritime Boundary Disputes', in C. Schofield, S. Lee, and M. Kwon (eds.), The Limits of Maritime Jurisdiction (2014), 111-26
- Sennekamp, A., and I. Van Damme, 'A Practical Perspective on Treaty Interpretation: The Court of Justice of the European Union and the WTO Dispute Settlement System', (2014) 3 Cambridge Journal of International and Comparative Law 489-507

- Silva, A. B. da, and K. Furusawa, 'Land, State and Community Reconstruction: Timor–Leste in Search of a Sustainable Peace', in S. Takeuchi (ed.), *Confronting Land and Property Problems for Peace* (2014), 212–41
- Smith-Simonsen, C., 'Eritrea-Initiativene: En Forløper for Den Norske Modellen innen Fred og Forsoning, (2014) 72 *Internasjonal Politikk* 175–97
- Snider, T. R., 'Resolving Trans-Boundary Hydroelectric Power Project Disputes: The Indus Waters Kishenganga Arbitration', (2014) 17 International Arbitration Law Review 58–71
- Sweet, A. S., and F. Grisel, 'The Evolution of International Arbitration: Delegation, Judicialization, Governance', in W. Mattli and T. Dietz (eds.), *International Arbitration and Global Governance:* Contending Theories and Evidence (2014), 22–46
- Talmon, S., 'The South China Sea Arbitration: Is there a Case to Answer?', in S. Talmon and B. B. Jia (eds.), *The South China Sea Arbitration: A Chinese Perspective* (2014), 15–79
- Tams, C. J., 'Procedural Aspects of Investor–State Settlement: The Emergence of a European Approach?', (2014) 15 *The Journal of World Investment and Trade* 585–611
- Tardy, T., T., and M. Wyss, 'Africa The Peacekeeping Laboratory: Introduction', in T. Tardy and M. Wyss (eds.), *Peacekeeping in Africa: The Evolving Security Architecture* (2014), 1–14
- Taylor, I., 'China's Peacekeeping Efforts in Africa: Assessing the Contributions, Future Prospects, and Challenges', in T. Tardy and M. Wyss (eds.), *Peacekeeping in Africa: The Evolving Security Architecture* (2014), 93–112
- Thayer, C. A., 'The Contrasting Cases of Cambodia and Vietnam: Active Engagement and Considering Engagement in United Nations Peacekeeping Operations', in C. Aoi and Y.-K. Heng (eds.), *Asia-Pacific Nations in International Peace Support and Stability Operations* (2014), 211–244
- Théroux—Bénoni, L.-A., 'The Long Path to MINUSMA: Assessing the International Response to the Crisis in Mali', in T. Tardy and M. Wyss (eds.), *Peacekeeping in Africa: The Evolving Security Architecture* (2014), 171–89
- Thirlway, H., 'The International Court of Justice', in M. D. Evans (ed.), *International Law* (2014), 589–617
- Thirlway, H., 'Peace, Justice, and Provisional Measures', in G. Gaja and J. Grote Stoutenburg (eds.), Enhancing the Rule of Law through the International Court of Justice (2014), 75–86
- Townsen, A. A., and B. W. Reeder, 'Where Do Peacekeepers Go When They Go?: Explaining the Spatial Heterogenity of Peacekeeping Deployments', (2014) 18 *Journal of International Peacekeeping* 69–91
- Trevino, C. J., 'State-to-State Investment Treaty Arbitration and the Interplay with Investor–State Arbitration under the Same Treaty', (2014) 5 *Journal of International Dispute Settlement* 199–233
- Valencia, M. J., 'The South China Sea Disputes: Recent Developments', in W. Shicun and H. Nong (eds.), Recent Developments in the South China Sea Dispute: The Prospect of a Joint Development Regime (2014), 3–15
- Van Harten, G., 'Judicial Restraint in Investment Treaty Arbitration: Restraint based on Relative Suitability', (2014) 5 Journal of International Dispute Settlement 5–39
- Volterra, R. G., 'Dissenting and Separate Opinions in Investment Treaty Arbitration Revisiting the Debate', (2014) *Les Cahiers de l'Arbitrage = Paris Journal of International Arbitration* 59–70
- Vorrath, J., 'When the Neighbors Keep a Foot in the Door: Regional Interventions and Peacekeeping Missions in the Democratic Republic of Congo and Somalia', in T. Tardy and M. Wyss (eds.), *Peacekeeping in Africa: The Evolving Security Architecture* (2014), 151–70

- Wills, S., 'Continuing Impunity of Peacekeepers: The Need For a Convention', (2014) 4 Journal of International Humanitarian Legal Studies 47–80
- Wyss, M., 'Primus Inter Pares?: France and Multi-Actor Peacekeeping in Côte d'Ivoire', in T. Tardy and M. Wyss (eds.), Peacekeeping in Africa: the Evolving Security Architecture (2014), 132–48
- Yusuf, A. A., 'The Emergence of Judicial Institutions for Inter-State Dispute Settlement in Africa: A Brief Survey', in A. A. Cançado Trindade, A. Celso Alves Pereira (eds.), O Direito Internacional e o Primado da Justice (2014), 283–302
- Zhang, H., and C. Mi, 'Jurisprudential Tenability of the Philippines v. China Arbitration on South China Sea Disputes?', in S. Talmon and Bing Bing Jia (eds.), The South China Sea Arbitration: A Chinese Perspective (2014), 137-58
- Zhang, X., 'The Notion of Dispute in the Contemporary International Legal Order: Qualification and Evidence', in C. Schofield, S. Lee, and M. Kwon (eds.), The Limits of Maritime Jurisdiction (2014), 269-83
- Zou, K., 'Bringing the South Pole to the South China Sea: Towards the Establishment of an International Regime for Peace and Security', in Y. Song and K. Zou (eds.), Major Law and Policy Issues in the South China Sea: European and American Perspectives (2014), 137–59