

## 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*

### 1. 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 Schiedsgerichtsordnung* (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. Mottram, ‘Modelling Co-operative Peacekeeping: Exchange Theory and the African Peace and Security Regime’, (2014) 18 *Journal of International Peacekeeping* 45–68
- Brower, C. N., ‘Investor–Commercial 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
- Constatin, 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. Giorgiotti (ed.), *Litigating 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), 195–209
- Draguiev, 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: Für 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 Mercatoria* (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–Transnistria 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: Vierteljahrzeitschrift 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 Stoenenburg (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
- Lebullenier, 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), 47–73
- 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* 181–207
- 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. Wolff 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 Heterogeneity 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