

# BIBLIOGRAPHY

---

Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes (Winter 2005)

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

## I. BOOKS

- Balaban, O., *Interpreting Conflict: Israeli–Palestinian Negotiations at Camp David II and Beyond* (2005). ISBN 0820474509, 334 pp.
- Bellamy, A. J., and Williams, P., *Peace Operations and Global Order* (2005). ISBN 0714655953, 234 pp.
- Blackshaw, I. S., Siekmann, R. C. R., and Soek, J. (eds.), *Court of Arbitration for Sport, 1984–2004* (2006). ISBN 9067042048, 577 pp.
- Bringmann, N., *Völkerfriede durch Strafbewehrung nach dem Grundgesetz für die Bundesrepublik Deutschland* (2004). ISBN 3452257150, 325 pp.
- Bühler, M. W., and Webster, T. H., *Handbook of ICC Arbitration: Commentary, Precedents, Materials* (2005). ISBN 0421913703, 657 pp.
- Cotton, J., *East Timor, Australia and Regional Order: Intervention and Its Aftermath in Southeast Asia* (2004). ISBN 0415335809, 193 pp.
- Hawkins, V., *The Silence of the UN Security Council: Conflict and Peace Enforcement in the 1990s* (2004). ISBN 8883980263, 316 pp.
- Karamage, A., ‘Les solutions multilatérales et régionales dans la question de la prévention et de résolution des conflits régionaux: le cas de l’OUA’. Thesis, University of Neuchâtel, 2004, 202 pp.
- Lezhnev, S., *Crafting Peace: Strategies To Deal with Warlords in Collapsing States* (2005). ISBN 073910957X, 119 pp.
- Mason, T. D., and Meernik, J. D. (eds.), *Conflict Prevention and Peacebuilding in Post-war Societies: Sustaining the Peace* (2006). ISBN 0415702135, 280 pp.
- Merrills, J. G., *International Dispute Settlement* (2005). ISBN 0521852501, 387 pp.
- Nolan-Haley, J., and Abramson, H., *International Conflict Resolution: Consensual ADR Processes* (2005). ISBN 0314145885, 497 pp.
- Petsche, M. A., *The Growing Autonomy of International Commercial Arbitration* (2005). ISBN 3935808836, 211 pp.
- Queneudec, J.-P., The Eritrea–Yemen Arbitration awards 1998 and 1999 = l’Arbitrage Erithré–Yemen sentences 1998 et 1999 (2005). ISBN 9067041793, 555 pp.
- Saleh, S., *Commercial Arbitration in the Arab Middle East: Shari'a, Syria, Lebanon and Egypt* (2006). ISBN 1841134449, 478 pp.
- Sartori, A. E., *Deterrence by Diplomacy* (2005). ISBN 0691116997, 164 pp.
- Schmitt, C., and Maschke, G. (eds.), *Frieden oder Pazifismus?: Arbeiten zum Völkerrecht und zur internationalen Politik, 1924–1978* (2005). ISBN 3428089405, 1,010 pp.

- Tietje, C., *Die Rolle der Vereinten Nationen und des Sicherheitsrates vor dem Hintergrund des Irak-Konfliktes* (2004). ISBN 389783412X, 18 pp.
- Vacas Fernández, F., *El régimen jurídico del uso de la fuerza por parte de las operaciones de mantenimiento de la paz de Naciones Unidas* (2005). ISBN 8497682114, 328 pp.
- Yeşilirmak, A., *Provisional Measures in International Commercial Arbitration* (2005). ISBN 9041123539, 329 pp.

## 2. CHAPTERS IN EDITED VOLUMES AND JOURNAL ARTICLES

- Bekker, P. H. F., 'Provisional Measures in the Recent Practice of the International Court of Justice', (2005) 7 *International Law Forum du droit international* 24–32
- Bellamy, A. J., and Williams, P., 'What Future for Peace Operations? Brahimi and beyond: Conclusion', in A. J. Bellamy and P. Williams (eds.), *Peace Operations and Global Order* (2005), 183–212
- Bisharat, G. E., 'Facts, Rights and Remedies: Implementing International Law in the Israel/Palestine Conflict', (2005) 28 *Hastings International and Comparative Law Review* 319–30
- Black, D. R., 'Pivots of Peace: UN Transitional Operations', in W. A. Knight (ed.), *Adapting the United Nations to a Postmodern Era: Lessons Learned* (2005), 173–87
- Blackaby, N., and Noury, S., 'International Arbitration in the MERCOSUR – Is Harmonisation the Solution?', in F. Beveridge (ed.), *Globalization and International Investment* (2005), 459–83
- Blobel, F., and Späth, P., 'Streitbeilegungsvereinbarungen im Schatten des europäischen Gemeinschaftsrechts: ein rechtsvergleichender Überblick', (2005) 13 *Zeitschrift für europäisches Privatrecht* 784–813
- Blokker, N., 'The Security Council and the Use of Force: On Recent Practice', in N. Blokker and N. Schrijver (eds.), *The Security Council and the Use of Force: Theory and Reality: A Need for Change?* (2005), 1–29
- Boisson de Chazournes, L., 'La réforme des Nations Unies: à propos des réponses aux menaces à la paix et à la sécurité internationale', (2005) 7 *International Law Forum du droit international* 84–91
- Brunnée, J., 'The Security Council and Self-Defence: which Way to Global Security?', in N. Blokker and N. Schrijver (eds.), *The Security Council and the Use of Force: Theory and Reality: A Need for Change?* (2005), 107–32
- Christakis, T., and Bannier, K., 'Acteur vigilant ou spectateur impuissant? le contrôle exercé par le Conseil de sécurité sur les Etats autorisés à recourir à la force', (2004) 37 *Revue belge de droit international* 498–527
- Crawford, N. C., 'The Justice of Preemption and Preventive War Doctrines', in M. Evans (ed.), *Just War Theory: A Reappraisal* (2005), 25–49
- Crivellaro, A., 'Consolidation of Arbitral and Court Proceedings in Investment Disputes', (2005) 4 *The Law and Practice of International Courts and Tribunals* 329–54
- Ezeizabarrena, X., 'The Role of the International Court of Environmental Arbitration and Conciliation', in M.-C. Cordonier Segger and C. G. Weeramantry (eds.), *Sustainable Justice: Reconciling Economic, Social and Environmental Law* (2005), 505–12
- Fröhlich, C., 'Wasserverteilungskonflikte: Deeskalation und Gewaltprävention', (2005) *Friedensgutachten* 237–46
- Geslin, A., 'Le pouvoir d'habilitation du Conseil de sécurité: la délégation des pouvoirs du Conseil aux organisations internationales', (2004) 37 *Revue belge de droit international* 484–97

- Hannay, D., 'Collective Security and the Use of Force', (2005) 2 *International Organizations Law Review* 367–72
- Harston, J., 'The Civilian Police Element in UN Peacekeeping: The Case of Haiti', in W. A. Knight (ed.), *Adapting the United Nations to a Postmodern Era: Lessons Learned* (2005), 150–9
- Hendriksen Waage, H., 'Norway's Role in the Middle East Peace Talks: Between a Strong State and a Weak Belligerent', (2005) 34 *Journal of Palestine Studies* 6–24
- Hodges, P., and M. Young, 'Arbitrating International Energy Disputes', in N. P. Vogt (ed.), *Reflections on the International Practice of Law: Liber Amicorum for the 35th Anniversary of Bär and Karrer* (2004), 107–18
- Husin, S., 'Compliance and Dispute Settlement under the Transboundary Atmospheric Pollution Regimes', (2004) 3 *Jurnal hukum internasional UNPAD* 30–46
- Kegley, C. W., and Raymond, G. A., 'From Just War to Just Peace', in A. F. Lang Jr, A. C. Pierce, and J. H. Rosenthal (eds.), *Ethics and the Future of Conflict: Lessons from the 1990s* (2004), 48–67
- Knight, W., and Gebremariam, K., 'UN Intervention and Peacebuilding in Somalia: Constraints and Possibilities', in W. A. Knight. (ed.), *Adapting the United Nations to a Postmodern Era: Lessons Learned* (2005), 77–94
- Koch, H., 'Mediation im internationalen Streit', in B. Bachmann et al. (eds.), *Grenzüberschreitungen: Beiträge zum Internationalen Verfahrensrecht und zur Schiedsgerichtsbarkeit: Festschrift für Peter Schlosser zum 70. Geburtstag* (2005), 399–413
- Laakso, L., 'Beyond the Notion of Security Community: What Role for the African Regional Organizations in Peace and Security?', (2005) 94 *The Round Table* 489–502
- Lang, A. F., 'Punitive Intervention: Enforcing Justice or Generating Conflict?', in M. Evans (ed.), *Just War Theory: A Reappraisal* (2005), 50–70
- Lehmann, J., 'Regional Economic Integration and Dispute Settlement outside Europe: A Comparative Analysis', (2005) 7 *International Law Forum du droit international* 54–62
- Levitt, J. I., 'The Peace and Security Council of the African Union and the United Nations Security Council: The Case of Darfur, Sudan', in N. Blokker and N. Schrijver (eds.), *The Security Council and the Use of Force: Theory and Reality: A Need for Change?* (2005), 213–51
- Lynch, C., 'Implementing the Northern Ireland Peace Settlement: Factionalism and Implementation Design', (2005) 16 *Irish Studies in International Affairs* 209–34
- Måansson, K., 'The Forgotten Agenda: Human Rights Protection and Promotion in Cold War Peace-keeping', (2005) 10 *Journal of Conflict and Security Law* 379–403
- Marrella, F., 'Unità e diversità dell'arbitrato internazionale: l'arbitrato marittimo', (2005) 107 *Il diritto marittimo* 787–832
- Martin, I., 'Keeping the Peace: The United Nations Mission in Ethiopia and Eritrea', in D. Jacquin-Berdal and M. Plaut (eds.), *Unfinished Business: Eritrea and Ethiopia at War* (2004), 135–49
- Mbaye, K., 'Une nouvelle institution d'arbitrage: Le Tribunal Arbitral du Sport (TAS)', in I. S. Blackshaw, R. C. R. Siekmann and J. Soek (eds.), *The Court of Arbitration for Sport, 1984–2004* (2006), 6–20
- Meron, T., 'The Role of International Criminal Tribunals in the Implementation of Humanitarian Law and the Maintenance of Peace', in P. A. Fernández-Sánchez (ed.), *The New Challenges of Humanitarian Law in Armed Conflicts: In Honour of Professor Juan Antonio Carrillo-Salcedo* (2005), 265–8
- Mosoti, Victor, 'Africa in the First Decade of WTO Dispute Settlement', (2006) 12 *African Yearbook of International Law* 67–103

- O'Brien, D. M., 'Dispute Resolution under NAFTA and the Emergence of Transnational Quasi-courts', in M. L. Volcansek and J. F. Stack (eds.), *Courts Crossing Borders: Blurring the Lines of Sovereignty* (2005), 137–58
- O'Connell, M. E., 'The United Nations Security Council and the Authorization of Force: Renewing the Council through Law Reform', in N. Blokker and N. Schrijver (eds.), *The Security Council and the Use of Force: Theory and Reality: A Need for Change?* (2005), 47–63
- Oeter, S., 'Post-conflict Peacebuilding: Völkerrechtliche Aspekte der Friedenskonsolidierung in Nachkriegsgesellschaften', (2005) 80 *Die Friedenswarte* 41–60
- Paes, W.-C., 'Internationale Initiativen zur Eindämmung von Ressourcenkonflikten und "Neuen Kriegen": ein Überblick', (2005) 80 *Die Friedenswarte* 61–81
- Paulsson, J., 'Arbitration of International Sport Disputes', in I. S. Blackshaw, R. C. R. Siekmann, and J. Soek (eds.), *The Court of Arbitration for Sport, 1984–2004* (2006), 40–9
- Penfold, P., 'Faith in Resolving Sierra Leone's Bloody Conflict', (2005) 94 *The Round Table* 549–57
- Peou, S., 'The Neutralization of Protracted Conflicts: The Case of UNTAC', in W. A. Knight (ed.), *Adapting the United Nations to a Postmodern Era: Lessons Learned* (2005), 160–172
- Pugh, M., 'Peacekeeping and Critical Theory', in A. J. Bellamy and P. Williams (eds.), *Peace Operations and Global Order* (2005), 39–58
- Rawding, N., 'The Use of International Arbitration in Disputes Involving Transition Countries: Comment', in M. Andenas and G. Sander (eds.), *Enforcing Contracts in Transition Economies* (2005), 123–4
- Rittberger, V., 'Friedenskonsolidierung in der Konfliktfolgezeit: Handlungsoptionen und Risiken beim Aufbau stabiler Friedensordnungen', (2005) 80 *Die Friedenswarte* 13–16
- Rubin, B. R., 'The UN and the Prevention of Armed Conflict', (2005) 36 *Security Dialogue* 381–3
- Schneckener, U., 'Frieden machen: Peacebuilding and peacebuilder', (2005) 80 *Die Friedenswarte* 17–39
- Silva-Romero, E., 'ICC Alternative Dispute Resolution and Transition Countries', in M. Andenas and G. Sander (eds.), *Enforcing Contracts in Transition Economies* (2005), 93–6
- Stack, J. F., and Volcansek, L., 'Courts Crossing Borders', in M. L. Volcansek and J. F. Stack (eds.), *Courts Crossing Borders: Blurring the Lines of Sovereignty* (2005), 3–9
- Vermulst, E., and Graafsma, F., 'WTO Dispute Settlement with Respect to Trade Contingency Measures', in E. Vermulst and F. Graafsma (eds.), *Customs and Trade Laws as Tools of Protection: Selected Essays* (2005), 685–731
- Vermulst, E., and Komuro, N., 'Anti-dumping Disputes in the GATT/WTO', in E. Vermulst and F. Graafsma (eds.), *Customs and Trade Laws as Tools of Protection: Selected Essays* (2005), 837–94
- Volcansek, M. L., 'Courts and Regional Trade Agreements', in M. L. Volcansek and J. F. Stack (eds.), *Courts Crossing Borders: Blurring the Lines of Sovereignty* (2005), 23–41
- Walsum, P. van, 'The Security Council and the Use of Force: The Cases of Kosovo, East Timor, and Iraq', in N. Blokker and N. Schrijver (eds.), *The Security Council and the Use of Force: Theory and Reality: A Need for Change?* (2005), 65–74
- Williams, A., 'The United Nations and Preventive Deployment in the Former Yugoslav Republic of Macedonia', in W. A. Knight (ed.), *Adapting the United Nations to a Postmodern Era: Lessons Learned* (2005), 65–76
- Wood, M. C., 'Towards New Circumstances in which the Use of Force May Be Authorized?: The Cases of Humanitarian Intervention, Counter-terrorism, and Weapons of Mass Destruction', in

- N. Blokker and N. Schrijver (eds.), *The Security Council and the Use of Force: Theory and Reality: A Need for Change?* (2005), 75–90
- Yenkong, N. H., ‘The Role of Arbitrators in Determining Reasonable Period of Time and Retrospective Remedies in WTO Dispute Resolution: Beyond the *Australia – Automotive Leather Panel*’, (2005) 6 *Journal of World Investment & Trade* 611–34
- Zacklin, R., ‘The Use of Force in Peacekeeping Operations’, in N. Blokker and N. Schrijver (eds.), *The Security Council and the Use of Force: Theory and Reality: A Need for Change?* (2005), 91–106