

## BIBLIOGRAPHY

---

Books and Articles in the Field of the Prevention and Peaceful Settlement of International Disputes (Autumn 2006).

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

### 1. BOOKS

Born, G. B., *International Arbitration and forum Selection Agreements: Planning, Drafting and Enforcing* (2006). ISBN 9041125280, 333 pp.

Diallo, A., *Les Nations Unies face aux nouveaux enjeux de la paix et de la sécurité internationales* (2006). ISBN 2747595048, 398 pp.

Dorn, A., J. Matloff, and J. Matthews (eds.), *Preventing the Bloodbath: Could the UN Have Predicted and Prevented the Rwandan Genocide?* (1999). ISSN 1075485724 62 pp.

Doyle, M. W. and N. Sambanis, *Making War and Building Peace: United Nations Peace Operations* (2006). ISBN 0691122741, 400 pp.

Hobér, K., *Essays on International Arbitration* (2006). ISBN 192944690X, 559 pp.

Loi, B., *Peace-keeping, pace o guerra?: una risposta italiana: l'operazione Ibis in Somalia* (2004). ISBN 8884270413, 261 pp.

MacQueen, N., *Peacekeeping and the International System* (2006). ISBN 041535353X, 286 pp.

Pouliigny, B., *Peace Operations Seen from Below: UN Missions and Local People* (2006). ISBN 1850657467, 295 pp.

Prantl, J., *The UN Security Council and Informal Groups of States: Complementing or Competing for Governance?* (2006). ISBN 0199287686, 299 pp.

Ramos Méndez, F., *Arbitraje y litigios transfronterizos en un foro global* (2005). ISBN 8496354377, 302 pp.

Zimmermann, T. A., *Negotiating the Review of the WTO Dispute Settlement Understanding* (2006). ISBN 1905017170, 350 pp.

### 2. CHAPTERS IN EDITED VOLUMES AND JOURNAL ARTICLES

Aksen, G., 'International Arbitration: Knowing the Practical Differences', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 17–29

Alben, E. and T. Reif, 'Homage to a Bull Moose III: Striking the Correct Balance between Political Governance and Judicialization in the WTO', in G. Sacerdoti, A. Yanovich, and J. Bohanes (eds.), *The WTO at Ten: The Contribution of the Dispute Settlement System* (2006), 111–24

- Argerich, G., 'Noveno laudo arbitral del Mercosur: en los umbrales de la entrada en vigencia del Protocolo de Olivos', in A. Dreyzin de Klor and D. P. Fernández Arroyo (eds.), *Solución de controversias* (2004), 230–46
- Arnold, R., 'NATO und Peacekeeping: Neue Direktive zur Bekämpfung des Menschenhandels', (2005) 44 *Revue de droit militaire et de droit de la guerre* 67–74
- Ba, A. Y., 'La contribution de l'Union africaine au maintien de la paix', (2006) 83 *Revue de droit international et de droit comparé* 197–231
- Barral, W., 'A reforma do sistema solução de controvérsias da OMC', in A. Dreyzinde de Klor and D. P. Fernández Arroyo (eds.), *Solución de controversias* (2004), 143–7
- Barraclough, A., 'ACICA Arbitration Rules', (2006) 2 *Asian International Arbitration Journal* 89–92
- Bell, C., 'Peace Agreements: Their Nature and Legal Status', (2006) 100 *American Journal of International Law* 373–412
- Bergsten, E., 'The Americanization of International Arbitration', (2006) 18 *Pace International Law Review* 289–301
- Bishop, R. D., 'The Art of Advocacy in International Arbitration', in R. Doakdr Bishop (ed.), *The Art of Advocacy in International Arbitration* (2004), 3–7
- Blanke, G., 'International Arbitration in EC Merger Control: A "Supranational" Lesson To Be Learnt', (2006) 27 *European Competition Law Review* 324–37
- Chaisse, J. and D. Chakraborty, 'Dispute Resolution in the WTO: The Experience of India', in D. Sengupta, D. Chakraborty, and P. Banerjee (eds.), *Beyond the Transition Phase of WTO: An Indian Perspective on Emerging Issues* (2006), 507–40
- Churchill, R., 'Some Reflections on the Operation of the Dispute Settlement System of the UN Convention on the Law of the Sea during Its First Decade', in D. Freestone, R. Barnes, and D. M. Ong (eds.), *The Law of the Sea: Progress and Prospects* (2006), 388–416
- Collett, M., 'Foreign Intervention in Côte d'Ivoire: The Question of Legitimacy', in T. Coady and M. O'Keefe (eds.), *Righteous Violence: The Ethics and Politics of Military Intervention* (2005), 160–82
- Dahl, A.-W., 'Legal Issues Concerning Detention of Individuals during Peace-Keeping Operations', (2005) 44 *Revue de droit militaire et de droit de la guerre* 133–4
- Dalla Via, A. R., 'La invocación del principio de supremacía y del estado de necesidad en los arbitrajes internacionales ante el CIADI', (2005) 20 *Debates de actualidad* 7–13
- Daniel, D.C.F. and L. C. Carahar, 'Characteristics of Troop Contributors to Peace Operations and Implications for Global Capacity', (2006) 13 *International Peacekeeping* 297–315
- Dreyzin de Klor, A., 'Mercosur: los laudos arbitrales: una visión prospectiva', in A. Dreyzin de Klor and D. P. Fernández Arroyo (eds.), *Solución de controversias* (2004), 92–109
- Eliasson, J. and P. Wallensteen, 'Preventive Diplomacy', in S. Ask and A. Mark-Jungkvist (eds.), *The Adventure of Peace: Dag Hammarskjöld and the Future of the UN* (2006), 286–97
- Fadlallah, I., 'La notion d'investissement: vers une restriction à la compétence du CIRDI?', in G. Aksén et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 259–68
- Ferraz, V. S. B. and O. E. Odarda, 'La reforma l sistema de solución de disputas de la Organización Mundial del Comercio: estado actual de las negociaciones', in A. Dreyzinde de Klor and D. P. Fernández Arroyo (eds.), *Solución de controversias* (2004), 148–75
- Fortier, L. Y., 'Arbitrability of Disputes', in G. Aksén et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 269–84

- Fouret, J. and D. Khayat, 'Le Centre international pour le règlement des différends relatifs aux investissements (CIRDI)', (2004) 17 *Revue québécoise de droit international* 231–77
- Gabriel, P., 'Chemins du droit et droit chemin: libres propos sur l'arbitrage commercial international', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 297–309
- Grando, M. T., 'Allocating the Burden of Proof in WTO Disputes: A Critical Analysis', (2006) 9 *Journal of International Economic Law* 615–56
- Grigera Naón, H. A., 'Competing Orders between Courts of Law and Arbitral Tribunals: Latin American Experiences', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 335–45
- Hoddie, M. and C. Hartzell, 'Power Sharing in Peace Settlements: Initiating the Transition for Civil War', in P. G. Roeder and D. Rothchild (eds.), *Sustainable Peace: Power and Democracy after Civil Wars* (2005), 83–106
- Holtzmann, H. M., 'Can the Plausibility Standard of Proof Developed in Mass Claims Arbitrations also Be Useful in Commercial Cases?', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 377–80
- Howse, R. and S. Esserman, 'The Appellate Body, the WTO Dispute Settlement System, and the Politics of Multilateralism', in G. Sacerdoti, A. Yanovich, and J. Bohanes (eds.), *The WTO at Ten: The Contribution of the Dispute Settlement System* (2006), 61–80
- Hwang, M., 'Why Is There Still Resistance to Arbitration in Asia?', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 401–11
- Iglesias Velasco, A. J., 'El marco jurídico de las operaciones de mantenimiento de la paz de Naciones Unidas', (2006) *Foro: revista de ciencias jurídicas y sociales* 127–77
- Jara, A., 'WTO Dispute Settlement: A Brief Reality Check', in G. Sacerdoti, A. Yanovich, and J. Bohanes (eds.), *The WTO at Ten: The Contribution of the Dispute Settlement System* (2006), 81–5
- Jolivet, E., 'L'intérêt de recourir à une institution d'arbitrage: l'exemple de la Cour internationale d'arbitrage de la CCI', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 413–27
- Karakäs, E., 'International Character of Disputes as a Requirement to the Validity of Arbitral Agreements and Awards', (2006) 9 *International Arbitration Law Review* 42–52
- Kaufmann-Kohler, G., 'Online Dispute Resolution and its Significance for International Commercial Arbitration', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 437–56
- Kerbrat, Y., 'Les conflits entre les Tribunaux pénaux hybrides et les autres juridictions répressives (nationales et internationales)', in H. Ascensio, E. Lambert-Abdelgawad, J.-M. Sorel (eds.), *Les jurisdictions pénales internationalisées (Cambodge, Kosovo, Sierra Leone, Timor Leste)* (2006), 189–208
- Kleinknecht, F. and C. Schmidt, 'The International Convention for the Settlement of Investment Disputes (ICSID): Taking Stock after 40 Years', (2006) 121 *Deutsches Verwaltungblatt* 957–9
- Knox, J. H., 'The 2005 Activity of the NAFTA Tribunals', (2006) 100 *American Journal of International Law* 429–42
- Köntges, H., 'International Dispute Adjudication: Contractors' Experiences', (2006) 23 *International Construction Law Review* 306–11

- Kosheri, A. S. El-, 'Universalism versus Regionalism in Today's Arbitration Culture', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 247–57
- Kwan, J. and E. Teale, 'Arbitration in the United Arab Emirates: The Traps, the Tricks and Tips for the Unwary', (2006) 9 *International Arbitration Law Review* 95–9
- Kwiatkowska, B., 'The World Court and Peaceful Settlement of Oceans Disputes', in D. Freestone, R. Barnes, and D. M. Ong (eds.), *The Law of the Sea: Progress and Prospects* (2006), 433–57
- Li, Zhenhua, 'International Commercial Arbitration and State Immunity', (2005) 1 *AALCO Quarterly Bulletin* 27–52
- Lijn, J. Van Der, 'VN-blauw past bij jou: peacekeeping-operations wat heb je er eigenlijk aan?', (2006) *VNforum* 23–30
- Maley, W., 'The United Nations and the Humanitarian Imperative: Some Challenges', in T. Coady and M. O'Keefe (eds.), *Righteous Violence: The Ethics and Politics of Military Intervention* (2005), 183–93
- Marossi, A. Z., 'A Quarter Century Jurisprudence of the Iran–US Claims Tribunal: The Tribunal's Legal Structure, Jurisdiction and Enforcement Mechanism', (2005) 1 *AALCO Quarterly Bulletin* 1–33
- Maucher, H. O., 'The Place of Dispute Resolution in Globalization and Free Trade', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 501–18
- Mbaye, K., 'Le Tribunal Arbitral du Sport, organe principal de l'arbitrage international en matière de sport', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 519–28
- 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
- Megens, P. and P. Starr, 'Compulsion of Evidence in International Commercial Arbitration: An Asia-Pacific Perspective', (2006) 2 *Asian International Arbitration Journal* 32–59
- Melis, W., 'International Arbitration in Central and Eastern Europe after the 2004 Enlargement of the European Union', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 531–41
- Moser, M. J., 'The New CIETAC Arbitration Rules: Two Steps Forward, Still More to Go', (2005) *Stockholm International Arbitration Review* 35–44
- Neate, F., 'Mediation: A Constructive Approach to Dispute Resolution', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 557–63
- Nouel, P., 'La disparition de la règle de droit en arbitrage international', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 565–73
- O'Keefe, T. A., 'Los sistemas resolución de controversias en COMESA y SADC', in A. Dreyzin de Klor and D. P. Fernández Arroyo (eds.), *Solución de controversias* (2004), 176–89
- Oneal, J. R. and B. Russett, 'À la recherche de la paix dans un monde d'après-guerre froide caractérisé par l'hégémonie et le terrorisme', (2004) 35 *Etudes internationales* 623–39
- Onwuamaegbu, U., 'The Role of ADR in Investor-State Dispute Settlement: The ICSID Experience', (2005) 22 *News from ICSID* 12–14

- Patocchi, P. M. and H. Frey-Brentano, 'The Provisional Timetable in International Arbitration', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 575–99
- Paulsson, J., 'Jurisdiction and Admissibility', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 601–17
- Pinto, M. C. W., 'Thoughts on the "True Nature" of International Arbitration', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 619–45
- Raeschke-Kessler, H., 'The Contribution of International Arbitration to Transnational Procedural Law', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 647–63
- Redfern, A., 'Investor-State Arbitrations: A Bridge too Far?', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 665–75
- Rojas Amandi, V. M., 'El sistema de solución de diferencias en el Acuerdo de Cooperación Ambiental de América del Norte', in A. Dreyzin de Klor and D. P. Fernández Arroyo (eds.), *Solución de controversias* (2004), 205–29
- Ruiz Fabri, H., 'Drawing a Line of Equilibrium in a Complex World', in G. Sacerdoti, A. Yanovich, and J. Bohanes (eds.), *The WTO at Ten: The Contribution of the Dispute Settlement System* (2006), 125–42
- Sahadevan, P., 'Negotiating Peace in Ethnic Wars', (2006) 43 *International Studies* 239–66
- Sanders, P., 'The Terms of Reference in ICC Arbitration', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 693–706
- Schabas, W. A., 'La relation entre les Commissions Vérité et les poursuites pénales: le cas de la Sierra Leone', in H. Ascensio, E. Lambert-Abdelgawad, and J.-M. Sore (eds.), *Les jurisdictions pénales internationalisées (Cambodge, Kosovo, Sierra Leone, Timor Leste)* (2006), 209–40
- Schlabrendorff, F. von, and A. Sheppard, 'Conflict of Legal Privileges in International Arbitration: An Attempt to Find a Holistic Solution', in G. Aksen et al. (eds.), *Global Reflection on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 743–74
- Schwartz, E. A., 'Do International Arbitrators Have a Duty to Obey the Orders of Courts at the Place of the Arbitration? Reflections on the Role of the *Lex Locis Arbitri* in the Light of a Recent ICC Award', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 795–813
- Servaes, S., 'Gegenmacht, zivile Konfliktbearbeitung und "neue Kriege"', in S. Jaberg and P. Schlotter (eds.), *Imperiale Weltordnung: Trend des 21. Jahrhunderts?* (2005), 239–52
- Smit, R. H., 'Mandatory ICC Arbitration Rules', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 845–70
- Söbjerg, L. Mosegaard, 'The Kosovo Experiment: Peacebuilding through an International Trusteeship', in T. Brems Knudsen and C. Bagge Laustsen (eds.), *Kosovo between War and Peace: Nationalism, Peacebuilding and International Trusteeship* (2006), 57–75
- Tondini, M., 'UN Peace Operations: The Last Frontier of the Extraterritorial Application of Human Rights', (2005) 44 *Revue de droit militaire et de droit de la guerre* 175–242

- Treves, T., 'A System for Law of the Sea Dispute Settlement', in D. Freestone, R. Barnes, and D. M. Ong (eds.), *The Law of the Sea: Progress and Prospects* (2006), 417–32
- Whitesell, A. M., 'The 1998 ICC Rules of Arbitration Today', in G. Aksen et al. (eds.), *Global Reflections on International Law, Commerce and Dispute Resolution: Liber Amicorum in Honour of Robert Briner* (2005), 919–32
- Young, G., 'Un nuevo enfoque en la solución controversias: el Tratado Revisado de Chaguaramas', in A. Dreyzinde de Klor and D. P. Fernández de Arroyo (eds.), *Solución de controversias* (2004), 78–91
- Zafiroopoulos, D., 'Necessary Adjustments for Peacekeeping Operations Security Forces to Changing Conditions: Additional and/or Different Tasks : Legal Challenges and Difficulties', (2005) 44 *Revue de droit militaire et de droit de la guerre* 143–67