

BIBLIOGRAPHY

Books and Articles in the Field of the Prevention and Peaceful Settlement of Disputes
Compiled by Raymond Ridderhof exclusively from materials available in the Peace Palace Library

I. BOOKS

- Beckman, R., Bernard, L., Phan, H.D., Hsien-Li, T. and Yusran, R. (eds.), *Promoting Compliance: The Role of Dispute Settlement and Monitoring Mechanisms in ASEAN Instruments* (2016). ISBN 9781316507827, XIX, 306 pp.
- Caron, D.D., Schill, S.W., Cohen Smutny, A. and Triantafyllou, E.E. (eds.), *Practising Virtue: Inside International Arbitration* (2016). ISBN 9780191802775, LIII, 749 pp.
- De Baere, G. and Wouters, J. (eds.), *The Contribution of International and Supranational Courts to the Rule of Law* (2015). ISBN 9781783476619, XXVIII, 283 pp.
- Forere, M.A., *The Relationship of WTO Law and Regional Trade Agreements in Dispute Settlement: from Fragmentation to Coherence* (2015). ISBN 9789041162748, XX, 264 pp.
- Gill, T.D. and Fleck, D. (eds.), *The Handbook of the International Law of Military Operations* (2015). ISBN 9780191062070, XLVI, 743 pp.
- Jenne, E.K., *Nested Security: Lessons in Conflict Management from the League of Nations and the European Union* (2015). ISBN 9780801453908, X, 248 pp.
- Souza, A.A.C., *Os capacetes azuis e a responsabilidade: a ONU, as missões de paz e os Estados membros: entre a imunidade e a responsabilidade* (2015). ISBN 9783841720979, 135 pp.
- Togo, K. and Naidu, G.V.C. (eds.), *Building Confidence in East Asia: Maritime Conflicts, Interdependence and Asian Identity Thinking* (2015). ISBN 9781137504647, VIII, 156 pp.
- Wang, K.-H., *Peaceful Settlement of Disputes in the South China Sea through Fisheries Resources Cooperation and Management* (2015). ISBN 9781932330526, 35 pp.
- Woodhouse, T., Miall, H., Ramsbotham, O. and Mitchell, C. (eds.), *The Contemporary Conflict Resolution Reader* (2015). ISBN 9780745686769, XXI, 419 pp.
- Wu, Sh., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea* (2015). ISBN 9781472452955, XVI, 347 pp.

2. CHAPTERS IN EDITED VOLUMES AND JOURNAL ARTICLES

- Acikgonul, Y.E., 'Reflections on the Principle of Non-Cut Off: A Growing Concept in Maritime Boundary Delimitation Law', (2016) 47 *Ocean Development and International Law* 52–71
- Autesserre, S., 'The Responsibility to Protect in Congo: The Failure of Grassroots Prevention', (2016) 23 *International Peacekeeping* 29–51

- Bellamy, A.J., 'Operationalizing the "Atrocity Prevention Lens": Making Prevention a Living Reality', in Rosenberg, S.P., Galis, T. and Zucker, A. (eds.), *Reconstructing Atrocity Prevention* (2016) 61–80
- Bliesemann de Guevara, B., 'Journeys to the Limits of First-Hand Knowledge: Politicians' on-site Visits in Zones of Conflict and Intervention', (2016) 10 *Journal of Intervention and Statebuilding* 56–76
- Bogdandy von, A. and Venzke, I., 'Las funciones de los tribunales internacionales: una evaluación a la luz de su creciente autoridad pública', in Urueña, R. (ed.), *Derecho internacional: poder y límites del derecho en la sociedad global* (2015) 471–509
- Caffio, F., 'Gli spazi marittimi del Mediterraneo tra unilateralismi e intese di delimitazione', (2015) 82 *Rivista di studi politici internazionali* 545–558
- Cançado Trindade, A.A.C., 'An Overview of the Contribution of International Tribunals to the Rule of Law: Prologue', in De Baere, G. and Wouters, J. (eds.), *The Contribution of International and Supranational Courts to the Rule of Law* (2015) 3–18
- Castellino, J., 'Refereeing Boundaries: Why the World Needs the World Court', (2015) 33 *Wisconsin International Law Journal* 427–469
- Charlertmpalanupap, T., 'Review of the ASEAN-China Declaration of the Conduct of Parties in the South China Sea and Prospects of a Code of Conduct in the South China Sea: an ASEAN Perspective', in Tran Truong Thuy and Le Thuy Trang (eds.), *Power, Law, and Maritime Order in the South China Sea* (2015) 37–48.
- Colson, D.A. and Vohrer, B.J., 'In Re Chagos Marine Protected Area (Mauritius v. United Kingdom)', (2015) 109 *American Journal of International Law* 845–851
- Couvreur, Ph., 'The International Court of Justice', in De Baere, G. and Wouters, J. (eds.), *The Contribution of International and Supranational Courts to the Rule of Law* (2015) 85–126
- Creamer, C.D. and Godzimirska, Z., '(De)Legitimation at the WTO Dispute Settlement Mechanism', (2016) 49 *Vanderbilt Journal of Transnational Law* 275–321
- Creamer, C.D. and Godzimirska, Z., 'Deliberative Engagement within the World Trade Organization: A Functional Substitute for Authoritative Interpretations', (2016) 48 *New York University Journal of International Law and Politics* 413–461
- Cunningham, D.E., 'Preventing Civil War: How the Potential for International Intervention Can Deter Conflict Onset', (2016) 68 *World Politics: A Quarterly Journal of International Relations* 307–340
- Dannenbaum, T., 'Dual Attribution in the Context of Military Operations', (2015) 12 *International Organizations Law Review* 401–426
- Doucet, M.G., 'Global Assemblages of Security Governance and Contemporary International Intervention', (2016) 10 *Journal of Intervention and Statebuilding* 116–132
- Etzioni, A., 'Defining Down Sovereignty: The Rights and Responsibilities of Nations', (2016) 30 *Ethics & International Affairs* 5–20.
- Garwood-Gowers, A., 'China's "Responsible Protection" Concept: Reinterpreting the Responsibility to Protect (R2P) and Military Intervention for Humanitarian Purposes', (2016) 6 *The Asian Journal of International Law* 89–118.
- Gautier, P., 'The Contribution of the International Tribunal for the Law of the Sea to the Rule of Law', in De Baere, G. and Wouters, J. (eds.), *The Contribution of International and Supranational Courts to the Rule of Law* (2015) 203–222
- Genevaz, J., 'La Chine et les opérations de maintien de la paix de l'ONU: défendre la souveraineté', (2015) *Politique étrangère* 131–143.

- Ginty, R.M. and Richmond, O., 'The Fallacy of Constructing Hybrid Political Orders: A Reappraisal of the Hybrid Turn in Peacebuilding', (2016) 23 *International Peacekeeping* 219–239
- Hewitt, S., 'Overcoming the Gender Gap: The Possibilities of Alignment between the Responsibility to Protect and the Women, Peace and Security Agenda', (2016) 8 *Global Responsibility to Protect* 3–28
- Iwamoto, S. and Togo, K., 'Three Complementary, Simultaneous Approaches to Maritime Security in the East China Sea: International Law, Crisis Management, and Dialogue', in Togo, K. and Naidu, G. (eds.), *Building Confidence in East Asia: Maritime Conflicts, Interdependence and Asian Identity Thinking* (2015) 87–102
- Jennings, K.M., 'Blue Helmet Havens: Peacekeeping as Bypassing in Liberia and the Democratic Republic of the Congo', (2016) 23 *International Peacekeeping* 302–325
- Jesus, J.L., 'The Contribution of the Compulsory Jurisdiction Mechanism to the Effective Application of Dispute Settlement System of the 1982 United Nations Convention on the Law of the Sea: The Case of ITLOS', in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea* (2015) 7–13
- Karim, S. and Gorman, R., 'Building a More Competent Security Sector: The Case of UNMIL and the Liberian National Police', (2016) 23 *International Peacekeeping* 158–191
- Kyle, J., 'The "New Legal Reality?" Peace, Punishment, and Security Council Referrals to the ICC', (2016) 25 *Transnational Law & Contemporary Problems* 109–152
- Levin, J., Mackay, J. and Nasirzadeh, A., 'Selectorate Theory and the Democratic Peacekeeping Hypothesis: Evidence from Fiji and Bangladesh', (2016) 23 *International Peacekeeping* 107–132
- Mahrenbach, L.C., 'Emerging Powers, Domestic Politics, and WTO Dispute Settlement Reform', (2016) 21 *International Negotiation: A Journal of Theory and Practice* 233–266
- Ming, L., 'The Paradox of Economic Integration and Territorial Rivalry in the South China Sea', in Togo, K. and Naidu, G. (eds.), *Building Confidence in East Asia: Maritime Conflicts, Interdependence and Asian Identity Thinking* (2015) 27–43
- Nahlawi, Y., 'The Responsibility to Protect and Obama's Red Line on Syria', (2016) 8 *Global Responsibility to Protect* 76–101
- Newby, V.F., 'The Pieces that Make the Peace: the Micro-Processes of International Security', (2016) 23 *International Peacekeeping* 133–157
- Pham Lan, Dung and Nguyen Ngoc, Lan, 'Some Legal Aspects of the Philippines-China Arbitration under Annex VII of the United Nations Convention on the Law of the Sea', in Tran Truong, Thuy and Le Thuy, Trang (eds.), *Power, Law, and Maritime Order in the South China Sea* (2015) 331–348
- Poling, G., 'US Interests in the South China Sea: International Law and Peaceful Dispute Resolution', in Tran Truong, Thuy and Le Thuy, Trang (eds.), *Power, Law, and Maritime Order in the South China Sea* (2015) 61–75
- Shesterinina, A. and Job, B.L., 'Particularized Protection: UNSC Mandates and the Protection of Civilians in Armed Conflict' (2016) 23 *International Peacekeeping* 240–273
- Storey, I.J., 'Beyond Territorial and Maritime Disputes: The South China Sea as a Center of Global Rivalry or Platform for Prosperity?' in Tran Truong, Thuy and Le Thuy, Trang (eds.), *Power, Law, and Maritime Order in the South China Sea* (2015) 349–361

- Thayer, C.A., 'South China Sea Tensions: China, the Claimant States, ASEAN and the Major Powers', in Tran Truong, Thuy and Le Thuy, Trang (eds.), *Power, Law, and Maritime Order in the South China Sea* (2015) 3–35.
- Tibori-Szabó, K., 'The "Unwilling or Unable" Test and the Law of Self-Defense', in Paulussen, C. and Takács, T. (eds.), *Fundamental Rights in International and European Law: Public and Private Law Perspectives* (2016) 73–97
- Tocci, N., 'On Power and Norms: Libya, Syria and the Responsibility to Protect', (2016) 8 *Global Responsibility to Protect* 51–75
- Tran Truong, Thuy, 'Code of Conduct and the Prevention and Management of Incidents in the South China Sea', in Tran Truong, Thuy and Le Thuy, Trang (eds.), *Power, Law, and Maritime Order in the South China Sea*, (2015) 317–330
- Tran Viet, Thai and Naidu, G.V.C., 'The Maritime Security Environment in East Asia: The Need for Strengthening Maritime Regimes, Greater Cooperation, and Dialogues', in Togo, K. and Naidu, G. (eds.), *Building Confidence in East Asia: Maritime Conflicts, Interdependence and Asian Identity Thinking* (2015) 74–86
- Tuerk, H., 'UNCLOS and the Contributions of ITLOS', in Wu, S., Valencia, M. and Hong, N. (eds.), *UN Convention on the Law of the Sea and the South China Sea* (2015) pp 15–30
- Van den Bossche, P., 'The Appellate Body of the World Trade Organization', in De Baere, G. and Wouters, J. (eds.), *The Contribution of International and Supranational Courts to the Rule of Law* (2015) 176–202
- Van Houtte, H. and Concolino, B., 'The Iran-United States Claims Tribunal and its Contribution to International Law', in De Baere, G. and Wouters, J. (eds.), *The Contribution of International and Supranational Courts to the Rule of Law* (2015) 303–325
- Yanovich, A., 'La Organización Mundial del Comercio: marco general, normativa y desafíos', in Urueña, R. (ed.), *Derecho internacional: poder y límites del derecho en la sociedad global* (2015) 343–380