

LAWS3014: Public International Law

[View Online](#)

[1]

Akande, Dapo 2004. International Law Immunities and the International Criminal Court. *American Journal of International Law*. 98, (2004).

[2]

Al Rawi & Ors, R (on the application of) v Secretary of State for Foreign & Commonwealth Affairs & Anor [2006] EWCA Civ 1279 (12 October 2006):
<http://www.bailii.org/ew/cases/EWCA/Civ/2006/1279.html>.

[3]

Allott, P. 1988. State responsibility and the unmaking of international law. *Harvard International Law Journal*. 29, 1 (1988), 1–26.

[4]

Allott, P. 2002. *The health of nations: society and law beyond the state*. Cambridge University Press.

[5]

Anghie, A. 1999. Finding the Peripheries: Sovereignty and Colonialism in Nineteenth-Century International Law. *Harvard International Law Journal*. 40, 1 (1999), 1–80.

[6]

Anghie, A. 2005. *Imperialism, sovereignty, and the making of international law*. Cambridge University Press.

[7]

Application of the Interim Accord of 13 September 1995 (The Former Yugoslav Republic of Macedonia v. Greece), Judgment of 5 December 2011: 2011.
<http://www.icj-cij.org/docket/index.php?p1=3&p2=5&p3=-1&y=2011>.

[8]

Barrett, J. 2011. The United Kingdom and Parliamentary Scrutiny of Treaties : Recent Reforms. *International and Comparative Law Quarterly*. 60, 01 (Jan. 2011), 225–245.
DOI:<https://doi.org/10.1017/S0020589310000734>.

[9]

Bowett, D.W. 1977. Reservations to Non-Restricted Multilateral Treaties. *British Yearbook of International Law*. 48, 1 (Jan. 1977), 67–90. DOI:<https://doi.org/10.1093/bybil/48.1.67>.

[10]

Brierly, J.L. 1930. International Law and the Resort to Armed Force. *Cambridge Law Journal*. 4, 3 (1930), 308–319.

[11]

Brunnée, J. and Toope, S.J. 2010. *Legitimacy and legality in international law: an interactional account*. Cambridge University Press.

[12]

Brunnée, J. and Toope, S.J. 2010. *Legitimacy and legality in international law: an interactional account*. Cambridge University Press.

[13]

Brunnée, J. and Toope, S.J. 2010. Legitimacy and legality in international law: an interactional account. Cambridge University Press.

[14]

Buffard, I. and Zemanek, K. 1998. The 'Object and Purpose' of a Treaty: An Enigma? *Austrian Review of International and European Law (ARIEL)*. 3, 1 (1998), 311–343. DOI:<https://doi.org/10.1163/157365198X00177>.

[15]

Caron, D.D. 1993. The Legitimacy of the Collective Authority of the Security Council. *American Journal of International Law*. 87, 4 (1993), 552–588.

[16]

Carty, A. 1991. Critical international law: recent trends in the theory of international law. *European Journal of International Law*. 2, 1 (1991), 66–96.

[17]

Cass, D. 1996. Navigating the Newstream: Recent Critical Scholarship in International Law. *Nordic Journal of International Law*. 65, 3 (Mar. 1996), 341–383. DOI:<https://doi.org/10.1163/15718109620294924>.

[18]

Cassese, A. 2005. Chapter 12. International law. Oxford University Press.

[19]

Charlesworth, H. et al. 1991. Feminist approaches to international law. *American journal of international law*. 85, 4 (1991), 613–645.

[20]

Charlesworth, H. and Chinkin, C.M. 2000. Theories of international law. The boundaries of international law: a feminist analysis. Manchester University Press. 23–38.

[21]

Collier, J.G. 1989. Is International Law Really Part of the Law of England? *International & Comparative Law Quarterly*. 38, 04 (Oct. 1989), 924–935.
DOI:<https://doi.org/10.1093/iclqaj/38.4.924>.

[22]

Condorelli, L. and Kress, C. 2010. Chapter 18 The Rules of Attribution: General Considerations. *The law of international responsibility*. Oxford University Press.

[23]

Convention for the Pacific Settlement of International Disputes (1899): 1899.
http://www.pca-cpa.org/showpage.asp?pag_id=1187.

[24]

Covenant of the League of Nations (1919): 1919.
http://avalon.law.yale.edu/20th_century/leagcov.asp.

[25]

Crawford, J. 2012. Chapter 21 Jurisdictional Competence. *Brownlie's principles of public international law*. Oxford University Press.

[26]

Crawford, J. 2012. Chapter 22 Privileges and Immunities of Foreign States. *Brownlie's principles of public international law*. Oxford University Press.

[27]

Crawford, J. 2002. ILC's Articles on Responsibility of States for Internationally Wrongful Acts: A Retrospect, *The American Journal of International Law*. 96, 4 (2002), 874–890.

[28]

Crawford, J. and Brownlie, I. 2012. *Brownlie's principles of public international law*. Oxford University Press.

[29]

Crawford, J. and Olleson, S. 2014. Chapter 15 The Nature and Forms of International Responsibility. *International law*. Oxford University Press.

[30]

Crawford, J. and Olleson, S. 2000. Exception of Non-performance: Links between the Law of Treaties and the Law of State Responsibility, *The Australian Year Book of International Law*. 21, (2000), 55–74.

[31]

Crawford, J. and Olleson, S. 2005. The Continuing Debate on a UN Convention on State Responsibility. *International & Comparative Law Quarterly*. 54, 04 (Oct. 2005). DOI:<https://doi.org/10.1093/iclq/lei045>.

[32]

Crawford, J.R. 1994. Counter-Measures as Interim Measures. *European Journal of International Law*. 5, 1 (1994), 65–76.

[33]

Declaration on Principles of International Law Concerning Friendly Relations and Co-Operation among States in Accordance with the Charter of the United Nations, General Assembly, Resolution 2625 (XXV), 24 Oct 1970, UN Doc. A/2625, Annex: 1970. <http://research.un.org/en/docs/ga/quick/regular/25>.

[34]

Denza, E. 2014. Chapter 14 The Relationship between International and National Law. *International law*. Oxford University Press.

[35]

Dixon, M. et al. 2011. Cases and materials on international law. Oxford University Press.

[36]

Dixon, M. et al. 2011. Chapter 4 International law and national law. Cases and materials on international law. Oxford University Press.

[37]

Dixon, M. et al. 2011. Chapter 8 Jurisdictional Sovereignty. Cases and materials on international law. Oxford University Press.

[38]

Dixon, M. et al. 2011. Chapter 9 Immunities. Cases and materials on international law. Oxford University Press.

[39]

Dixon, M. and McCorquodale, R. 2011. Chapter 1. Cases and materials on international law . Oxford University Press.

[40]

Dugard, J. 2010. Chapter 73 Diplomatic Protection. The law of international responsibility. Oxford University Press.

[41]

Dupuy, P.-M. 1989. Implications of the Institutionalisation of International Crimes of States. International crimes of state: a critical analysis of the ILC`s Draft Article 19 on State Responsibility. de Gruyter. 170–188.

[42]

European Court of Human Rights Case of Belilos v. Switzerland, Appl. No.10328/83, Judgement (Mertis and Just Satisfaction), Court (Plenary), 29 April 1988. Publications of the European Court of Human Rights: Series A, Judgements and decisions.

[43]

European Court of Human Rights 2001. Al Adsani v The United Kingdom ECtHR No 35763/97. Publications of the European Court of Human Rights: Series A, Judgements and decisions. (2001).

[44]

Evans, M.D. 2014. International law. Oxford University Press.

[45]

Fatima, S. 2005. Using international law in domestic courts. Hart.

[46]

Fitzmaurice, M. 2010. The Practical Working of the Law of Treaties. International law. Oxford University Press.

[47]

Fitzmaurice, M. 2014. The Practical Working of the Law of Treaties. International law. Oxford University Press.

[48]

Foreign and Commonwealth Office, G.B. 1969. Vienna Convention on the law of Treaties; with final act of the conference, declarations and resolutions, Vienna, 23 May 1969.

[49]

Foreign and Commonwealth Office, G.B. 1969. Vienna Convention on the law of Treaties; with final act of the conference, declarations and resolutions, Vienna, 23 May 1969.

[50]

Fox, H. 2014. Chapter 12 International law and restraints on the exercise of jurisdiction by national courts of states. *International law*. Oxford University Press.

[51]

Franck, Thomas M. 1988. Legitimacy in the International System. *American Journal of International Law*. 82, 4 (1988), 705–759.

[52]

Franck, T.M. 1995. *Fairness in international law and institutions*. Oxford University Press.

[53]

Franck, T.M. 1970. Who Killed Article 2(4)? *American Journal of International Law*. 64, 4 (1970), 809–837.

[54]

Frulli, M. The question of Charles Taylor's Immunity. *Journal of International Criminal Justice*. 2, 4, 1118–1129.

[55]

Gaja, G. 2010. Chapter 62 The Concept of an Injured State. *The law of international responsibility*. Oxford University Press.

[56]

Gardiner, R.K. 2008. Chapter 1. *Treaty interpretation*. Oxford University Press.

[57]

Gardiner, R.K. 2003. Chapter 2 Treaties. International law. Pearson Education.

[58]

Gardiner, R.K. 2003. Chapter 3 General international law: custom, principles and other sources. International law. Pearson Education.

[59]

Gardiner, R.K. 2003. Chapter 4. International law. Pearson Education.

[60]

Gill, T.D. 2006. The Temporal Dimension of Self-Defence: Anticipation, Preemption, Prevention and Immediacy. *Journal of Conflict & Security Law*. 11, 3 (2006), 361–370.

[61]

Goldsmith, J.L. and Posner, E.A. 2005. *The limits of international law*. Oxford University Press.

[62]

Gowlland-Debbas, V. 2000. The Limits of Unilateral Enforcement of Community Objectives in the Framework of UN Peace Maintenance. *European Journal of International Law*. 11, 2 (2000), 361–384.

[63]

Gray, C.D. 2008. *International law and the use of force*. Oxford University Press.

[64]

Greig, D.W. 1993. Reciprocity, Proportionality, and the Law of Treaties. *Virginia Journal of International Law*. 34, 2 (1993), 295–404.

[65]

Hague Academy of International Law Recueil des cours de l'Académie de Droit International de la Haye: Collected courses of the Hague Academy of International L.

[66]

Harris, D.J. 2010. Chapter 1. Cases and materials on international law. Sweet & Maxwell.

[67]

Harris, D.J. 2010. Chapter 1. Cases and materials on international law. Sweet & Maxwell.

[68]

Harris, D.J. 2010. Chapter 2. Cases and materials on international law. Sweet & Maxwell.

[69]

Harris, D.J. 2010. Chapter 3. Cases and materials on international law. Sweet & Maxwell. 61-89.

[70]

Harris, D.J. 2010. Chapter 6. Cases and materials on international law. Sweet & Maxwell.

[71]

Higgins, R. 1994. Chapter 1 The Nature and function of international law. Problems and process: international law and how we use it. Clarendon Press.

[72]

Higgins, R. 1994. Chapter 1 The Nature and function of international law. Problems and

process: international law and how we use it. Clarendon Press.

[73]

Higgins, R. 1994. Chapter 2. Problems and process: international law and how we use it. Clarendon Press.

[74]

Higgins, R. 1994. Chapter 4 Allocating Competence: Jurisdiction. Problems and process: international law and how we use it. Clarendon Press.

[75]

Higgins, R. 1994. Chapter 5 Exceptions to Jurisdictional Competence. Problems and process: international law and how we use it. Clarendon Press.

[76]

Human Rights Committee, General Comment 24:
<http://www.ohchr.org/en/hrbodies/ccpr/pages/ccprindex.aspx>.

[77]

ILC Guide to Practice on Reservations to Treaties: 2011.
http://legal.un.org/ilc/texts/instruments/english/draft%20articles/1_8_2011.pdf.

[78]

International Court of Justice 1996. A programmatic provision: Oil Platforms (Islamic Republic of Iran v. United States of America), Preliminary Objection, Judgment. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1996).

[79]

International Court of Justice 1978. Aegean Sea Continental Shelf (Greece v. Turkey),

Judgment. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1978).

[80]

International Court of Justice 1999. An article showing the major concern of the parties: Kasikili/Sedudu Island. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1999).

[81]

International Court of Justice 1951. Anglo-Norwegian Fisheries case (UK v Norway). Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1951).

[82]

International Court of Justice 2007. Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Serbia and Montenegro, Judgment, [2007] ICJ Reports; Separate Opinion of Judge Al Khasawneh. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2007).

[83]

International Court of Justice 2006. Armed Activities (New Application: 2002) case (DRC v Rwanda). Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2006).

[84]

International Court of Justice 2006. Armed Activities on the Territory of the Congo (New Application: 2002) (Democratic Republic of the Congo v. Rwanda), Jurisdiction and Admissibility, Judgment. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2006).

[85]

International Court of Justice 1950. Asylum case (Colombia v Peru). Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1950), 276–278.

[86]

International Court of Justice 1970. Barcelona Traction Case (Belgium v Spain) (Judgment) [1970] ICJ Rep. 3. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1970).

[87]

International Court of Justice 1970. Barcelona Traction, Light and Power Company, Limited, Judgment, [1970] ICJ Rep. 3. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1970).

[88]

International Court of Justice 2005. Case Concerning Armed Activities on the Territory of the Congo (DRC v Uganda), Judgment, [2005] ICJ Rep. 168. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2005).

[89]

International Court of Justice 2003. Case Concerning Oil Platforms (Islamic Republic of Iran v United States of America), Judgment, 6 November 2003. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2003).

[90]

International Court of Justice 2002. Case Concerning the Arrest Warrant of 11 Apr. 2000 (Congo v Belgium), Judgment, 14 February 2002. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2002).

[91]

International Court of Justice 1997. Case Concerning the Gabčíkovo-Nagymaros Project (Hungary/Slovakia) ('The Danube Dam Case') [1997] ICJ Reports 7. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1997).

[92]

International Court of Justice 1962. Certain Expenses of the UN (Advisory Opinion) [1962] ICJ Rep 151, 162-7. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1962).

[93]

International Court of Justice 2008. Certain Questions of Mutual Assistance in Criminal Matters (Djibouti v. France), ICJ, 4 June 2008. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2008).

[94]

International Court of Justice 2009. Dispute regarding Navigational and Related Rights (Costa Rica v. Nicaragua), Judgment. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2009).

[95]

International Court of Justice 2009. Dispute regarding Navigational and Related Rights (Costa Rica v. Nicaragua), Judgment of 13 July 2009. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2009).

[96]

International Court of Justice 1995. East Timor (Portugal v. Australia), Judgment, [1995] ICJ Rep. 90. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1995).

[97]

International Court of Justice 1997. Gabčíkovo-Nagymaros Project (Hungary/Slovakia), Judgment, 25 September 1997. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1997).

[98]

International Court of Justice 2006. Joint Separate Opinion by Judges Higgins, Kooijmans, Elaraby, Owada and Simma, Armed Activities on the Territory of the Congo (New Application: 2002) (Democratic Republic of the Congo v. Rwanda), Jurisdiction and Admissibility, Judgment. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2006).

[99]

International Court of Justice 2012. Jurisdictional Immunities of the State (Germany v Italy), ICJ, Judgement. Judgements, Advisory opinions and Orders by chronological order. (2012).

[100]

International Court of Justice 1999. Kasikili/Sedudu Island (Botswana/Namibia), Judgement. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1999).

[101]

International Court of Justice 1971. Legal Consequences for States of the Continued Presence of South Africa in Namibia (South-West Africa) notwithstanding Security Council Resolution 276 (1970) (Advisory Opinion) [1971] ICJ Rep 16. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1971).

[102]

International Court of Justice 2004. Legal Consequences of the Construction of a Wall in

the Occupied Palestinian Territories [2004] ICJ Reports 136; Judge Higgins' separate opinion; Judge Kooijmans' separate opinion. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2004).

[103]

International Court of Justice 2004. Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory (Advisory Opinion), [2004] ICJ Reports 135. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2004).

[104]

International Court of Justice 1996. Legality of the Threat or Use of Nuclear Weapons case (Advisory Opinion). Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1996).

[105]

International Court of Justice 1996. Legality of the Threat or Use of Nuclear Weapons, Advisory Opinion, [1996] ICJ Rep. 226. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1996).

[106]

International Court of Justice 2001. LeGrand. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2001).

[107]

International Court of Justice 1986. Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America) [1986] ICJ Reports 14. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1986).

[108]

International Court of Justice 1986. Military and Paramilitary Activities in and against Nicaragua (Nicaragua v United States of America), Merits, Judgement. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1986).

[109]

International Court of Justice 1986. Military and Paramilitary Activities in and against Nicaragua (Nicaragua v USA), Judgment of 27 June 1986, [1986] ICJ Reports 14. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1986).

[110]

International Court of Justice 1969. North Sea Continental Shelf cases (FRG v Denmark & the Netherlands). Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1969).

[111]

International Court of Justice 1969. North Sea Continental Shelf cases (FRG v Denmark and the Netherlands). Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1969).

[112]

International Court of Justice 1955. Nottebohm Case, [1955] ICJ Rep. p.4. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1955).

[113]

International Court of Justice 1974. Nuclear Test cases (Australia v France, New Zealand v France). Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1974).

[114]

International Court of Justice 20AD. Obligation to Prosecute or Extradite (Belgium v Senegal), Judgement. Cases : Judgements, Advisory opinions and Orders by chronological order. (20AD).

[115]

International Court of Justice 2010. Paper Mills on the River Uruguay (Argentina v. Uruguay), Judgement. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2010).

[116]

International Court of Justice 1951. Reservations to the Convention on Genocide, Advisory Opinion. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1951).

[117]

International Court of Justice 1966. South West Africa (Second Phase, Judgment) [1966] ICJ Rep. 6. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1966).

[118]

International Court of Justice 1949. The Corfu Channel Case, [1949] ICJ Reports 4. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1949).

[119]

International Court of Justice 2004. The preparatory works: Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory, Advisory Opinion. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2004).

[120]

International Court of Justice 2009. Their preamble: Costa Rica v. Nicaragua, para. 79. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (2009).

[121]

International Court of Justice 1994. Their preamble: Libyan Arab Jamahiriya/Chad, para 52. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1994).

[122]

International Court of Justice 1957. Their title: Certain Norwegian Loans. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1957).

[123]

International Court of Justice 1980. United States Diplomatic and Consular Staff in Tehran (United States of America v. Iran) [1980] ICJ Reports 3. Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1980).

[124]

International Court of Justice 1975. Western Sahara case (Advisory Opinion). Recueil des arrêts, avis consultatifs et ordonnances / Cour Internationale de Justice = International Court of Justice / Reports of judgments, advisory opinions and orders (ICJ Reports). (1975).

[125]

International Criminal Tribunal for the former Yugoslavia (ICTY) 10AD. Prosecutor v Anto Furundzija, Judgement, IT-95-17/1-T, Trial Chamber. Trial Judgement. (10AD).

[126]

International Law Commission - Articles on Diplomatic Protection: 2006.
<http://www.un.org/law/ilc/>.

[127]

International Law Commission - Texts, instruments and final reports - State responsibility: 2002. http://legal.un.org/ilc/texts/9_6.htm.

[128]

Jennings, R.Y. et al. 1996. Fifty years of the International Court of Justice: essays in honour of Sir Robert Jennings. Cambridge University Press.

[129]

Jones v. Minister of the Interior, Saudi Arabia and Aziz [2006] UKHL 26:
<http://www.publications.parliament.uk/pa/ld200506/ldjudgmt/jd060614/jones-1.htm>.

[130]

Judgment of the Appeals Chamber of the Special Court for Sierra Leone in the Taylor Case, 24 May 2004: <http://www.rscsl.org>.

[131]

Jurisdictional Immunities of the State (Germany v. Italy), Judgement, 3 February 2012: 2012. <http://www.icj-cij.org/docket/index.php?p1=3&p2=5&p3=-1&y=2012>.

[132]

Kellogg-Briand Pact (1928) (Treaty for the Renunciation of War as an Instrument of National Policy, Aug. 27 1928): 1928. https://avalon.law.yale.edu/20th_century/kbpact.asp.

[133]

Kennedy, D. 1988. A new stream of international law scholarship. *Wisconsin international law journal*. 7, 1 (1988), 1–50.

[134]

Koh, H.H. 1996. Why Do Nations Obey International Law? *Yale Law Journal*. 106, 8 (1996), 2599–2659.

[135]

Koh, H.H. 1996. Why Do Nations Obey International Law? *Yale Law Journal*. 106, 8 (1996), 2599–2659.

[136]

Koskenniemi, M. 2006. *From apology to utopia*. Cambridge University Press.

[137]

Koskenniemi, M. 2002. Solidarity Measures: State Responsibility as a New International Order? *British Yearbook of International Law*. 1 (Jan. 2002), 337–356.
DOI:<https://doi.org/10.1093/bybil/72.1.337>.

[138]

Koskenniemi, M. 1996. The Place of Law in Collective Security. *Michigan Journal of International Law*. 17, 2 (1996), 455–490.

[139]

Koskenniemi, M. 1990. The politics of international law. *European Journal of International Law*. 1, (1990), 4–32.

[140]

Krisch, N. 2005. *International Law in Times of Hegemony: Unequal Power and the Shaping*

of the International Legal Order. *European Journal of International Law*. 18, 3 (Jun. 2005), 369–408. DOI:<https://doi.org/10.1093/ejil/chi123>.

[141]

Lowe, A.V. 2007. Chapter 1. *International law*. Oxford University Press.

[142]

Lowe, A.V. 2007. Chapter 1. *International law*. Oxford University Press.

[143]

Lowe, A.V. 2007. Chapter 2. *International law*. Oxford University Press.

[144]

Malanczuk, P. 1997. Chapter 1. *Akehurst's modern introduction to international law*. Routledge.

[145]

Malanczuk, P. 1997. Chapter 1. *Akehurst's modern introduction to international law*. Routledge.

[146]

Marks, S. 1997. The End of History? Reflections on some international legal theses. *European Journal of International Law*. 8, 3 (1997), 449–477.

[147]

Marks, S. 2003. *The Riddle of All Constitutions*. Oxford University Press.

[148]

McLachlan, C. 2005. The Principle of Systemic Integration and Article 31(3)(C) of the Vienna ConventionTION. *International & Comparative Law Quarterly*. 54, 02 (Apr. 2005). DOI:<https://doi.org/10.1093/iclq/lei001>.

[149]

McRae, D.M. 1979. The Legal Effect of Interpretative Declarations. *British Yearbook of International Law*. 49, 1 (Jan. 1979), 155–173. DOI:<https://doi.org/10.1093/bybil/49.1.155>.

[150]

Merrills, J. 2010. Chapter 19 The Means of Dispute Settlement. *International law*. Oxford University Press.

[151]

Mills, A. 2009. The confluence of public and private international law: justice, pluralism and subsidiarity in the international constitutional ordering of private law. Cambridge University Press.

[152]

Mills, A. and Trapp, K. 2012. Smooth Runs the Water Where the Brook is Deep: The Obscured Complexities of Germany v Italy. *Cambridge Journal of International and Comparative Law*. 1, 1 (2012), 153–168.

[153]

Neff, S.C. 2014. Chapter 1 A Short History of International Law. *International law*. Oxford University Press.

[154]

Nollkaemper, A. and Nijman, J.E. 2007. New perspectives on the divide between national and international law. Oxford University Press.

[155]

O'Connell, M.E. 2008. Chapter 2 Compliance Theory. The Power and Purpose of International Law : Insights From the theory & Practices of Enforcement Scholarship. Oxford University Press.

[156]

O'Connell, M.E. 2008. Chapter 2 Compliance Theory. The Power and Purpose of International Law : Insights From the theory & Practices of Enforcement Scholarship. Oxford University Press.

[157]

O'Connell, M.E. 2008. Introduction. The Power and Purpose of International Law : Insights From the theory & Practices of Enforcement Scholarship. Oxford University Press.

[158]

O'Keefe, R. 2011. State Immunity and Human Rights: Heads and Walls, Hearts and Minds. Vanderbilt Journal of Transnational Law. 44, 4 (2011), 999–1046.

[159]

O'Keefe, R. 2009. The Doctrine of Incorporation Revisited. British Yearbook of International Law. 79, (2009), 7–85.

[160]

O'Keefe, R. 2004. Universal Jurisdiction: Clarifying the Basic Concept. Journal of International Criminal Justice. 2, 3 (2004), 735–760.

[161]

Oxman, B.H. ed. 2002. International Decisions. American Journal of International Law. (2002), 677–705.

[162]

Parlett, K. 2007. British Residents at Guantanamo Bay. The Cambridge Law Journal. 66, 01

(Mar. 2007), 1–3. DOI:<https://doi.org/10.1017/S0008197307000190>.

[163]

Pellet, A. 1999. Can a State Commit a Crime? Definitely, Yes! *European Journal of International Law*. 10, 2 (1999), 425–434.

[164]

R. v Bow Street Metropolitan Stipendiary Magistrate Ex p. Pinochet Ugarte (No.3), [2000] 1 A.C. 147 (HL), [1999] UKHL 17:
<http://www.publications.parliament.uk/pa/ld199899/ldjudgmt/jd990324/pino1.htm>.

[165]

R v Jones (Margaret) [2006] UKHL 16, speech of Lord Bingham, paras 1-36: 2006.
<http://www.bailii.org/uk/cases/UKHL/2006/16.html>.

[166]

Reisman, M. 1992. The view from the New Haven school of international law. *Proceedings of the American Society of International Law*. 86, APRIL 1-4 (1992), 118–124.

[167]

Reisman, W. 2000. Unilateral action and the transformations of the world constitutive process: the special problem of humanitarian intervention. *European Journal of International Law*. 11, 1 (Jan. 2000), 3–18. DOI:<https://doi.org/10.1093/ejil/11.1.3>.

[168]

Responsibilities and obligations of States sponsoring persons and entities with respect to activities in the Area, Advisory Opinion, 1 February 2011, ITLOS Reports 2011: 2011.
http://www.itlos.org/fileadmin/itlos/documents/cases/case_no_17/17_adv_op_010211_en.pdf.

[169]

Roth, B. 2004. Note on *Sosa v. Alvarez-Machain*. *American Journal of International Law*. 98, 3 (2004), 798–804.

[170]

Sands, P. 2006. *Lawless world: making and breaking global rules*. Penguin.

[171]

Schachter, O. 1989. Self-Defence and the Rule of Law. *American Journal of International Law*. 83, 2 (1989), 259–277.

[172]

Separate Opinion of Judge Simma, *Application of the Interim Accord of 13 September 1995 (The Former Yugoslav Republic of Macedonia v. Greece)*, Judgment of 5 December 2011: 2011.
<http://www.icj-cij.org/docket/index.php?p1=3&p2=3&PHPSESSID=&case=142&code=aci&p3=4>.

[173]

Shaw, M.N. 2008. Chapter 1. *International law*. Cambridge University Press.

[174]

Shaw, M.N. 2008. Chapter 2. *International law*. Cambridge University Press.

[175]

Shaw, M.N. 2008. Chapter 3. *International law*. Cambridge University Press.

[176]

Shaw, M.N. 2008. Chapter 4. *International law*. Cambridge University Press.

[177]

Shaw, M.N. 2008. Chapter 12 Jurisdiction. International law. Cambridge University Press.

[178]

Shaw, M.N. 2008. Chapter 13 Immunities. International law. Cambridge University Press.

[179]

Shaw, M.N. 2014. International law. Cambridge University Press.

[180]

Shaw, M.N. 2008. International law. Cambridge University Press.

[181]

Shelton, D. 2004. Note on Avena and Others. American Journal of International Law. 98, 3 (2004), 559–566.

[182]

Siciliano, L.-A. 1993. The Relationship Between Reprisals and Denunciation or Suspension of a Treaty. European Journal of International Law. 4, 3 (1993), 341–359.

[183]

Simma, B. 1999. NATO, the UN and the use of force: Legal Aspects. European Journal of International Law. 10, 1 (1999).

[184]

Simma, B. 1970. Reflections on Article 60 of the Vienna Convention on the Law of Treaties and its Background in General International Law.

O

sterreichische Zeitschrift
für
öffentliches
Recht

(Austrian Journal of Public and International Law). 20, (1970), 5–83.

[185]

Simma, B. and Muller, A. 2012. Chapter 6 Exercise and limits of jurisdiction. The Cambridge companion to international law. Cambridge University Press.

[186]

Slaughter, A.-M. 1995. International law in a world of liberal states. European journal of international law. 6, 4 (1995), 503–538.

[187]

Staker, C. 2014. Chapter 11 Jurisdiction. International law. Oxford University Press.

[188]

Statute of the International Court of Justice : Chapter II: Competence of the Court: .

[189]

Stephens, B. 2011. Abusing the Authority of the State: Denying Foreign Official Immunity for Egregious Human Rights Abuses. Vanderbilt Journal of Transnational Law. 44, 5 (2011), 1163–1184.

[190]

Szurek, S. 2010. Chapter 32 The Notion of Circumstances Precluding Wrongfulness. The law of international responsibility. Oxford University Press.

[191]

Tesón, F. 1992. The Kantian theory of international law. *Columbia law review*. 92, 1 (1992), 53-102.

[192]

Text of the draft conclusions on subsequent agreements and subsequent practice in relation to the interpretation of treaties, as provisionally adopted by the Commission at its sixty-fifth session, found in Chapter IV, Report of the International Law Commission Sixty-fifth session (6 May-7 June and 8 July-9 August 2013), General Assembly Official Records, Sixty-eighth session, Supplement No. 10 (A/68/10): 2013.
<http://legal.un.org/ilc/sessions/65/65sess.htm#summary>.

[193]

Thirlway, H. 2010. Chapter 4 The Sources of International Law. *International law*. Oxford University Press.

[194]

Thirlway, H. 2014. Chapter 20 The International Court of Justice. *International law*. Oxford University Press.

[195]

Trapp, K.N. 2007. Back to Basics: Necessity, Proportionality, and the Right of Self-Defence Against Non-State Terrorist Actors. *International & Comparative Law Quarterly*. 56, 01 (Jan. 2007). DOI:<https://doi.org/10.1093/iclq/lei153>.

[196]

UN Definition of Aggression, General Assembly, Resolution 3314 (XXIX), 14 December 1974, UN Doc. A/ 3314, Annex: <http://research.un.org/en/docs/ga/quick/regular/29>.

[197]

United Nations 2004. United Nations Convention on Jurisdictional Immunities of States and their Property annexed to UNGA Resolution 59/38 (16 December 2004). Treaty series: treaties and international agreements registered or filed and recorded with the Secretariat of the United Nations. (2004).

[198]

Wickremasinghe, C. 2014. Chapter 13 Immunities enjoyed by officials of states and international organizations. *International law*. Oxford University Press.

[199]

Wilmshurst, E. 2006. The Chatham House Principles of International Law on the Use of Force in Self-Defense. *International and Comparative Law Quarterly*. 55, 4 (2006), 963–972.

[200]

Witold Litwa v. Poland (Application no. 26629/95), European Court of Human Rights Judgement of 4 April 2000:
<http://hudoc.echr.coe.int/sites/eng/pages/search.aspx?i=001-58537>.

[201]

Wood, M. 2011. What Is Public International Law? The Need for Clarity about Sources. *Asian Journal of International Law*. 1, 02 (Jul. 2011), 205–216.
DOI:<https://doi.org/10.1017/S2044251311000014>.

[202]

1990. Case concerning the difference between New Zealand and France concerning the interpretation or application of two agreements concluded on 9 July 1986 between the two States and which related to the problems arising from the Rainbow Warrior affair. *Reports of International Arbitral Awards*. XX, Part III, (1990), 215–284.

[203]

1986. Case concerning the differences between New Zealand and France arising from the Rainbow Warrior affair, 6 July 1986. *Reports of International Arbitral Awards*. XIX, Part V, (1986), 199–221.

[204]

2014. Chapter 2 What is International Law For? International law. Oxford University Press.

[205]

2014. Chapter 2 What is international law for? International law. Oxford University Press.

[206]

2014. Chapter 3. International law. Oxford University Press.

[207]

1945. Charter of the United Nations, together with the Statute of the International Court of Justice. (1945).

[208]

1927. Chorzow Factory Case (Jurisdiction) (PCIJ 1927, Ser. A, No. 9). Publications of the Permanent Court of International Justice (1922-1946), Series A: Collection of Judgements. (1927).

[209]

1928. Chorzow Factory Case (Merits) (PCIJ 1928, Ser. A, No. 17). Publications of the Permanent Court of International Justice (1922-1946), Series A: Collection of Judgements. (1928).

[210]

1927. Francisco Mallen (United Mexican States) v. U.S.A. 27 April 1927. Reports of International Arbitral Awards. IV, Part I, (1927), 173-190.

[211]

2008. Guyana v Suriname Arbitration (2008). International Legal Materials. 47, 2 (2008).

[212]

2006. *International and Comparative Law Quarterly (ICLQ)*. 55, 2 (2006).

[213]

1933. *Legal Status of Eastern Greenland (Denmark v Norway)* (PCIJ 1933, Series A/B, No. 53). *Publications of the Permanent Court of International Justice (1922-1946), Series A/B: Collection of Judgements, Orders and Advisory Opinions*. (1933).

[214]

1924. *Mavrommatis Palestine Concessions Case* (PCIJ 1924, Ser. A, No.2). *Publications of the Permanent Court of International Justice (1922-1946), Series A: Collection of Judgements*. (1924).

[215]

Oil Platforms Case (Iran v USA), Judgment of 16 November 2003, [2003] ICJ Reports; Separate Opinion of Judge Simma.

[216]

1972. *Public General Acts 1978 : Chapter 33 : State Immunity Act*. The public general acts and General Synod measures. H.M.S.O.

[217]

2009. *The Use of Force Against Terrorists* [Articles by Tams and Trapp, see Student note for details]. *European Journal of International Law*. 20, (2009).