

LAWS3014: Public International Law

[View Online](#)

Akande, Dapo. (2004). International Law Immunities and the International Criminal Court. *American Journal of International Law*, 98.
<http://www.heinonline.org/HOL/Page?page=407&handle=hein.journals%2Fajil98&collection=journals>

Allott, P. (1988). State responsibility and the unmaking of international law. *Harvard International Law Journal*, 29(1), 1-26.
<http://www.heinonline.org/HOL/Index?index=journals%2Fhilj&collection=journals>

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

Anghie, A. (1999). Finding the Peripheries: Sovereignty and Colonialism in Nineteenth-Century International Law. *Harvard International Law Journal*, 40(1), 1-80.
http://www.heinonline.org/HOL/LuceneSearch?terms=anghie&collection=journals&searchtype=advanced&other_cols=yes&submit=Go&x=5&y=11&face_quers=type%3Aarticle&face_quers=subject_facet%3AIT&face_quers=volshortname%3Ahilj&face_quers=yearhi%3A%5B1990%20TO%202050%5D%20AND%20yearlo%3A%5B1000%20TO%201999%5D

Anghie, A. (2005). *Imperialism, sovereignty, and the making of international law: Vol. Cambridge studies in international and comparative law*. Cambridge University Press.

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

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

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

Brierly, J. L. (1930). *International Law and the Resort to Armed Force*. Cambridge Law Journal, 4(3), 308-319.
<http://www.heinonline.org/HOL/Index?index=journals/camlj&collection=journals>

Brunnée, J., & Toope, S. J. (2010a). Legitimacy and legality in international law: an interactional account: Vol. *Cambridge studies in international and comparative law*. Cambridge University Press.

Brunnée, J., & Toope, S. J. (2010b). *Legitimacy and legality in international law: an interactional account*: Vol. Cambridge studies in international and comparative law. Cambridge University Press.

Brunnée, J., & Toope, S. J. (2010c). *Legitimacy and legality in international law: an interactional account*: Vol. Cambridge studies in international and comparative law. Cambridge University Press.

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

Caron, D. D. (1993). The Legitimacy of the Collective Authority of the Security Council. *American Journal of International Law*, 87(4), 552–588. <http://www.heinonline.org/HOL/Index?index=journals/ajil&collection=journals>

Carty, A. (1991). Critical international law: recent trends in the theory of international law. *European Journal of International Law*, 2(1), 66–96. <http://www.ejil.org/pdfs/2/1/2026.pdf>

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. (1990). *Reports of International Arbitral Awards*, XX, Part III, 215–284. http://legal.un.org/riaa/cases/vol_XX/215-284.pdf

Case concerning the differences between New Zealand and France arising from the Rainbow Warrior affair, 6 July 1986. (1986). *Reports of International Arbitral Awards*, XIX, Part V, 199–221. http://legal.un.org/riaa/cases/vol_XIX/199-221.pdf

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

Cassese, A. (2005). Chapter 12. In *International law* (2nd ed). Oxford University Press.

Chapter 2 What is International Law For? (2014a). In *International law* (Fourth edition). Oxford University Press.

Chapter 2 What is international law for? (2014b). In *International law* (Fourth edition). Oxford University Press.

Chapter 3. (2014). In *International law* (Fourth edition). Oxford University Press.

Charlesworth, H., & Chinkin, C. M. (2000). Theories of international law. In *The boundaries of international law: a feminist analysis*: Vol. Melland Schill studies in international law (pp. 23–38). Manchester University Press. <https://contentstore.cla.co.uk/secure/link?id=ae59a5ed-6a19-ec11-b563-0050f2f06092>

Charlesworth, H., Chinkin, C., & Wright, S. (1991). Feminist approaches to international law. *American Journal of International Law*, 85(4), 613–645. http://www.jstor.org/stable/2203269?seq=1#page_scan_tab_contents

Charter of the United Nations, together with the Statute of the International Court of Justice. (1945). http://heinonline.org/HOL/Index?index=alpha/C_unl&collection=unl

Chorzow Factory Case (Jurisdiction) (PCIJ 1927, Ser. A, No. 9). (1927). Publications of the Permanent Court of International Justice (1922-1946), Series A: Collection of Judgements. <http://www.icj-cij.org/pcij/series-a.php?p1=9&p2=1>

Chorzow Factory Case (Merits) (PCIJ 1928, Ser. A, No. 17). (1928). Publications of the Permanent Court of International Justice (1922-1946), Series A: Collection of Judgements. <http://www.icj-cij.org/pcij/series-a.php?p1=9&p2=1>

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

Condorelli, L., & Kress, C. (2010). Chapter 18 The Rules of Attribution: General Considerations. In *The law of international responsibility: Vol. Oxford commentaries on international law*. Oxford University Press.

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

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

Crawford, J. (2002). ILC's Articles on Responsibility of States for Internationally Wrongful Acts: A Retrospect, *The American Journal of International Law*, 96(4), 874-890. <http://www.heinonline.org/HOL/Page?page=874&handle=hein.journals%2Fajil96&collection=journals>

Crawford, J. (2012a). Chapter 21 Jurisdictional Competence. In *Brownlie's principles of public international law* (8th ed). Oxford University Press.

Crawford, J. (2012b). Chapter 22 Privileges and Immunities of Foreign States. In *Brownlie's principles of public international law* (8th ed). Oxford University Press.

Crawford, J., & Brownlie, I. (2012). *Brownlie's principles of public international law* (8th ed). Oxford University Press.

Crawford, J., & 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, 55-74.

[http://heinonline.org/HOL/LuceneSearch?specialcollection=&typea=text&termsa=&operator=AND&typeb=title&termsb=The Exception of Non-Performance: Links between the Law of Treaties and the Law of State Responsibility&operatorb=AND&typec=creator&termssc=olleson&subject=ANY&journal=ALL&yearlo=&yearhi=&sortby=relevance&only_vol=&collection=journals&collection_true=journals&searchtype=field&submit=Search§ions=article§ions=comments§ions=notes§ions=reviews§ions=legislation§ions=case§ions=decisions§ions=misc§ions=editorials§ions=external&other_cols=yes](http://heinonline.org/HOL/LuceneSearch?specialcollection=&typea=text&termsa=&operator=AND&typeb=title&termsb=The+Exception+of+Non-Performance:+Links+between+the+Law+of+Treaties+and+the+Law+of+State+Responsibility&operatorb=AND&typec=creator&termssc=olleson&subject=ANY&journal=ALL&yearlo=&yearhi=&sortby=relevance&only_vol=&collection=journals&collection_true=journals&searchtype=field&submit=Search§ions=article§ions=comments§ions=notes§ions=reviews§ions=legislation§ions=case§ions=decisions§ions=misc§ions=editorials§ions=external&other_cols=yes)

Crawford, J., & Olleson, S. (2005). The Continuing Debate on a UN Convention on State Responsibility. *International & Comparative Law Quarterly*, 54(04).

<https://doi.org/10.1093/iclq/lei045>

Crawford, J., & Olleson, S. (2014). Chapter 15 The Nature and Forms of International Responsibility. In *International law* (Fourth edition). Oxford University Press.

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

<http://www.heinonline.org/HOL/Index?index=journals%2Feurint&collection=journals>

Denza, E. (2014). Chapter 14 The Relationship between International and National Law. In *International law* (Fourth edition). Oxford University Press.

Dixon, M., & McCorquodale, R. (2011). Chapter 1. In *Cases and materials on international law* (5th ed). Oxford University Press.

Dixon, M., McCorquodale, R., & Williams, S. (2011a). *Cases and materials on international law* (5th ed). Oxford University Press.

Dixon, M., McCorquodale, R., & Williams, S. (2011b). Chapter 4 International law and national law. In *Cases and materials on international law* (5th ed). Oxford University Press.

Dixon, M., McCorquodale, R., & Williams, S. (2011c). Chapter 8 Jurisdictional Sovereignty. In *Cases and materials on international law* (5th ed). Oxford University Press.

Dixon, M., McCorquodale, R., & Williams, S. (2011d). Chapter 9 Immunities. In *Cases and materials on international law* (5th ed). Oxford University Press.

Dugard, J. (2010). Chapter 73 Diplomatic Protection. In *The law of international responsibility: Vol. Oxford commentaries on international law*. Oxford University Press.

Dupuy, P.-M. (1989). Implications of the Institutionalisation of International Crimes of States. In *International crimes of state: a critical analysis of the ILC's Draft Article 19 on State Responsibility: Vol. Series A-Law / European University Institute* (pp. 170–188). de Gruyter.

England and Wales Court of Appeal (Civil Division). (n.d.). *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>

European Court of Human Rights. (n.d.). *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.

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

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.

- Evans, M. D. (2014). *International law* (Fourth edition). Oxford University Press.
- Fatima, S. (2005). *Using international law in domestic courts*. Hart.
- Fitzmaurice, M. (2010). *The Practical Working of the Law of Treaties*. In *International law* (3rd ed). Oxford University Press.
- Fitzmaurice, M. (2014). *The Practical Working of the Law of Treaties*. In *International law* (Fourth edition). Oxford University Press.
- Foreign and Commonwealth Office, G. B. (1969a). *Vienna Convention on the law of Treaties; with final act of the conference, declarations and resolutions*, Vienna, 23 May 1969.
- Foreign and Commonwealth Office, G. B. (1969b). *Vienna Convention on the law of Treaties; with final act of the conference, declarations and resolutions*, Vienna, 23 May 1969.
- Fox, H. (2014). Chapter 12 *International law and restraints on the exercise of jurisdiction by national courts of states*. In *International law* (Fourth edition). Oxford University Press.
- Francisco Mallen (United Mexican States) v. U.S.A. 27 April 1927. (1927). *Reports of International Arbitral Awards*, IV, Part I, 173–190.
http://legal.un.org/riaa/cases/vol_IV/173-190.pdf
- Franck, T. M. (1970). Who Killed Article 2(4)? *American Journal of International Law*, 64(4), 809–837. <http://www.heinonline.org/HOL/Index?index=journals/ajil&collection=journals>
- Franck, T. M. (1995). *Fairness in international law and institutions*. Oxford University Press.
- Franck, Thomas M. (1988). Legitimacy in the International System. *American Journal of International Law*, 82(4), 705–759.
<http://www.heinonline.org/HOL/Page?page=705&handle=hein.journals%2Fajil82&collection=journals>
- Frulli, M. (n.d.). The question of Charles Taylor's Immunity. *Journal of International Criminal Justice*, 2(4), 1118–1129.
<http://www.heinonline.org/HOL/Index?index=journals%2Fjicj&collection=journals>
- Gaja, G. (2010). Chapter 62 *The Concept of an Injured State*. In *The law of international responsibility: Vol. Oxford commentaries on international law*. Oxford University Press.
- Gardiner, R. K. (2003a). Chapter 2 *Treaties*. In *International law: Vol. Longman law series*. Pearson Education.
- Gardiner, R. K. (2003b). Chapter 3 *General international law: custom, principles and other sources*. In *International law: Vol. Longman law series*. Pearson Education.
- Gardiner, R. K. (2003c). Chapter 4. In *International law: Vol. Longman law series*. Pearson Education.
- Gardiner, R. K. (2008). Chapter 1. In *Treaty interpretation: Vol. Oxford international law*

library. Oxford University Press.

Gill, T. D. (2006). The Temporal Dimension of Self-Defence: Anticipation, Preemption, Prevention and Immediacy. *Journal of Conflict & Security Law*, 11(3), 361–370.
<http://www.heinonline.org/HOL/Index?index=journals/jcsl&collection=journals>

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

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), 361–384.
http://www.heinonline.org/HOL/NotAvailable?handle_bad=hein.journals/eurint11&collection=journals&index=&handle=hein.journals/eurint11&div=&id=365&page=

Gray, C. D. (2008). *International law and the use of force: Vol. Foundations of public international law* (3rd ed). Oxford University Press.

Greig, D. W. (1993). Reciprocity, Proportionality, and the Law of Treaties. *Virginia Journal of International Law*, 34(2), 295–404.
http://heinonline.org/HOL/LuceneSearch?specialcollection=&typea=text&termsa=&operator=AND&typeb=title&termsb=Reciprocity, Proportionality and the Law of Treaties&operatorb=AND&typec=creator&termc=greig&subject=ANY&journal=ALL&yearlo=&yearhi=&sortby=date_desc&only_vol=&collection=journals&collection_true=journals&searchtype=field&submit=Search§ions=article§ions=comments§ions=notes§ions=reviews§ions=legislation§ions=case§ions=decisions§ions=misc§ions=editorials§ions=external&other_cols=yes

Guyana v Suriname Arbitration (2008). (2008). *International Legal Materials*, 47(2).
http://heinonline.org/HOL/LuceneSearch?specialcollection=&typea=text&termsa=Guyana v Suriname Arbitration&operator=AND&typeb=title&termsb=&operatorb=AND&typec=creator&termc=&subject=ANY&journal=intlm&journal=intlm&journal=intlm&journal=intlm&journal=intlm&journal=intlm&yearlo=&yearhi=&sortby=relevance&only_vol=&collection=journals&collection_true=journals&searchtype=field&submit=Search§ions=article§ions=comments§ions=notes§ions=reviews§ions=legislation§ions=case§ions=decisions§ions=misc§ions=editorials§ions=external&other_cols=yes

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

Harris, D. J. (2010a). Chapter 1. In *Cases and materials on international law* (7th ed). Sweet & Maxwell.

Harris, D. J. (2010b). Chapter 1. In *Cases and materials on international law* (7th ed). Sweet & Maxwell.

Harris, D. J. (2010c). Chapter 2. In *Cases and materials on international law* (7th ed). Sweet & Maxwell.

Harris, D. J. (2010d). Chapter 3. In *Cases and materials on international law* (7th ed, pp. 61–89). Sweet & Maxwell.

Harris, D. J. (2010e). Chapter 6. In Cases and materials on international law (7th ed). Sweet & Maxwell.

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

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

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

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

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

Human Rights Committee, U. N. (n.d.). Human Rights Committee, General Comment 24. <http://www.ohchr.org/en/hrbodies/ccpr/pages/ccprindex.aspx>

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

International and Comparative Law Quarterly (ICLQ). (2006). 55(2). http://journals.cambridge.org/action/displayIssue?recaptcha_challenge_field=03AHJ_Vuvb-bGnmIo_4RO8ePRe3A0TwefGktgcNepJb8B4NVwPoHXJ9h4tLKue1_GjRjQKsDxDtUUs18rjsP6fiNZEgOBMHLTEwHD3e6zrT8kLVGfm3ucZcn1LbC7_liw5GNhlljsDeUBgNsGKO6W2kBo-ARSBnl y3Ph4i8XEXoiCg9pIVtL3GAmPU0kNGWhnfEa_hgCqAMqY7Tdown4TdQ33KGfZbd_nyc58KUCjv4b4Bdd6b9-MLd5elpQqQzEszLVIO0yPkP_wL1M5YGYWAEeev-G_s4C9pWw32_la2UD1u2tYRNHt0ID891XJT8EfBPkRmbj38j9W5_Y3ltSAMtEA-KV9Qcg8LTv1xnTNH8eboaa4aU6WnybU&recaptcha_response_field=&sort_by=display_order&jid=ILQ&volumeld=55&issuelld=02&seriesld=0&toPdf=

International Court of Justice. (20 C.E.). Obligation to Prosecute or Extradite (Belgium v Senegal), Judgement. Cases : Judgements, Advisory Opinions and Orders by Chronological Order. <http://www.icj-cij.org/docket/index.php?p1=3&p2=5&p3=-1&y=2012>

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).

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), 276-278.

International Court of Justice. (1951a). 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).

International Court of Justice. (1951b). 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).

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).

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).

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).

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).

International Court of Justice. (1969a). 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).

International Court of Justice. (1969b). 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).

International Court of Justice. (1970a). 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).

International Court of Justice. (1970b). 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).

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).

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).

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).

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).

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).

International Court of Justice. (1986a). 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).

International Court of Justice. (1986b). 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).

International Court of Justice. (1986c). 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).

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).

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).

International Court of Justice. (1996a). 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).

International Court of Justice. (1996b). Legality fo 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).

International Court of Justice. (1996c). 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).

International Court of Justice. (1997a). 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).

International Court of Justice. (1997b). 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).

International Court of Justice. (1999a). 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).

International Court of Justice. (1999b). 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).

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).

International Court of Justice. (2002). Case Concerning the Arrest Warrant of 11 Apr.2000 (Congo v Belgium), Judgement, 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).

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).

International Court of Justice. (2004a). 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).

International Court of Justice. (2004b). 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).

International Court of Justice. (2004c). 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).

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).

International Court of Justice. (2006a). 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).

International Court of Justice. (2006b). 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).

International Court of Justice. (2006c). 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).

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).

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).

International Court of Justice. (2009a). 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).

International Court of Justice. (2009b). 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).

International Court of Justice. (2009c). 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).

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).

International Court of Justice. (2012). Jurisdictional Immunities of the State (Germany v Italy), ICJ, Judgement. Judgements, Advisory Opinions and Orders by Chronological Order. <http://www.icj-cij.org/docket/index.php?p1=3&p2=5&p3=-1&y=2012>

International Criminal Tribunal for the former Yugoslavia (ICTY). (10 C.E.). Prosecutor v Anto Furundzija, Judgement, IT-95-17/1-T, Trial Chamber. Trial Judgement. <http://www.icty.org/case/furundzija/4>

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

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

Jennings, R. Y., Lowe, A. V., & Fitzmaurice, M. (1996). Fifty years of the International Court of Justice: essays in honour of Sir Robert Jennings. Cambridge University Press.

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

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

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

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

Kennedy, D. (1988). A new stream of international law scholarship. Wisconsin International Law Journal, 7(1), 1-50. <http://www.heinonline.org/HOL/Page?handle=hein.journals/wisint7&id=1&size=2&collection=journals&index=journals/wisint>

Koh, H. H. (1996a). Why Do Nations Obey International Law? Yale Law Journal, 106(8), 2599-2659. <http://www.heinonline.org/HOL/Page?page=2599&handle=hein.journals%2Fylr106&collection=journals>

Koh, H. H. (1996b). Why Do Nations Obey International Law? Yale Law Journal, 106(8), 2599-2659. <http://www.heinonline.org/HOL/Page?page=2599&handle=hein.journals%2Fylr106&collection=journals>

Koskenniemi, M. (1990). The politics of international law. *European Journal of International Law*, 1, 4–32. <http://www.ejil.org/pdfs/1/1/1144.pdf>

Koskenniemi, M. (1996). The Place of Law in Collective Security. *Michigan Journal of International Law*, 17(2), 455–490.
<http://www.heinonline.org/HOL/Index?index=journals/mjil&collection=journals>

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

Koskenniemi, M. (2006). *From apology to utopia* (Reissue [of 1989 ed?]). Cambridge University Press.

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), 369–408. <https://doi.org/10.1093/ejil/chi123>

Legal Status of Eastern Greenland (Denmark v Norway) (PCIJ 1933, Series A/B, No. 53). (1933). Publications of the Permanent Court of International Justice (1922-1946), Series A/B: Collection of Judgements, Orders and Advisory Opinions.
<http://www.icj-cij.org/pcij/series-a-b.php?p1=9&p2=3>

Lowe, A. V. (2007a). Chapter 1. In *International law: Vol. Clarendon law series*. Oxford University Press.

Lowe, A. V. (2007b). Chapter 1. In *International law: Vol. Clarendon law series*. Oxford University Press.

Lowe, A. V. (2007c). Chapter 2. In *International law: Vol. Clarendon law series*. Oxford University Press.

Malanczuk, P. (1997a). Chapter 1. In *Akehurst's modern introduction to international law* (7th rev. ed). Routledge.

Malanczuk, P. (1997b). Chapter 1. In *Akehurst's modern introduction to international law* (7th rev. ed). Routledge.

Marks, S. (1997). The End of History? Reflections on some international legal theses. *European Journal of International Law*, 8(3), 449–477.
<http://www.heinonline.org/HOL/Index?index=journals%2Feurint&collection=journals>

Marks, S. (2003). *The Riddle of All Constitutions*. Oxford University Press.
<http://www.oxfordscholarship.com/view/10.1093/acprof:oso/9780199264131.001.0001/acprof-9780199264131>

Mavrommatis Palestine Concessions Case (PCIJ 1924, Ser. A, No.2). (1924). Publications of the Permanent Court of International Justice (1922-1946), Series A: Collection of Judgements. <http://www.icj-cij.org/pcij/series-a.php?p1=9&p2=1>

Mclachlan, C. (2005). The Principle of Systemic Integration and Article 31(3)(C) of the Vienna ConventionTION. *International & Comparative Law Quarterly*, 54(02).

<https://doi.org/10.1093/iclq/lei001>

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

Merrills, J. (2010). Chapter 19 The Means of Dispute Settlement. In *International law* (3rd ed). Oxford University Press.

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.

Mills, A., & 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), 153–168.
<http://www.heinonline.org/HOL/Index?index=journals/cajoincla&collection=journals>

Neff, S. C. (2014). Chapter 1 A Short History of International Law. In *International law* (Fourth edition). Oxford University Press.

Nollkaemper, A., & Nijman, J. E. (2007). New perspectives on the divide between national and international law. Oxford University Press.
<http://dx.doi.org/10.1093/acprof:oso/9780199231942.001.0001>

O'Connell, M. E. (2008a). Chapter 2 Compliance Theory. In *The Power and Purpose of International Law : Insights From the theory & Practices of Enforcement Scholarship*. Oxford University Press.
<http://www.oxfordscholarship.com/view/10.1093/acprof:oso/9780195368949.001.0001/acprof-9780195368949>

O'Connell, M. E. (2008b). Chapter 2 Compliance Theory. In *The Power and Purpose of International Law : Insights From the theory & Practices of Enforcement Scholarship*. Oxford University Press.
<http://www.oxfordscholarship.com/view/10.1093/acprof:oso/9780195368949.001.0001/acprof-9780195368949>

O'Connell, M. E. (2008c). Introduction. In *The Power and Purpose of International Law : Insights From the theory & Practices of Enforcement Scholarship*. Oxford University Press.
<http://www.oxfordscholarship.com/view/10.1093/acprof:oso/9780195368949.001.0001/acprof-9780195368949>

Oil Platforms Case (Iran v USA), Judgment of 16 November 2003, [2003] ICJ Reports; Separate Opinion of Judge Simma. (n.d.). <http://www.rscsl.org/Taylor.html>

O'Keefe, R. (2004). Universal Jurisdiction: Clarifying the Basic Concept. *Journal of International Criminal Justice*, 2(3), 735–760.
<http://www.heinonline.org/HOL/Index?index=journals%2Fjicj&collection=journals>

O'Keefe, R. (2009). The Doctrine of Incorporation Revisited. *British Yearbook of International Law*, 79, 7–85. <http://bybil.oxfordjournals.org/content/79/1/7>

O'Keefe, R. (2011). State Immunity and Human Rights: Heads and Walls, Hearts and

Minds. *Vanderbilt Journal of Transnational Law*, 44(4), 999–1046.

<http://www.heinonline.org/HOL/Index?index=journals%2Fvantl&collection=journals>

Oxman, B. H. (Ed.). (2002). *International Decisions*. *American Journal of International Law*, 677–705. <http://www.heinonline.org/HOL/Index?index=journals%2Fajil&collection=journals>

Parlett, K. (2007). *British Residents at Guantanamo Bay*. *The Cambridge Law Journal*, 66 (01), 1–3. <https://doi.org/10.1017/S0008197307000190>

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

<http://www.heinonline.org/HOL/Index?index=journals%2Feurint&collection=journals>

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

R. v Bow Street Metropolitan Stipendiary Magistrate Ex p. Pinochet Ugarte (No.3), [2000] 1 A.C. 147 (HL), [1999] UKHL 17. (n.d.). House of Lords.

<http://www.publications.parliament.uk/pa/ld199899/ldjudgmt/jd990324/pino1.htm>

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>

Reisman, M. (1992). *The view from the New Haven school of international law* [Electronic resource]. *Proceedings of the American Society of International Law*, 86(APRIL 1-4), 118–124. <http://www.jstor.org/stable/25658623>

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), 3–18. <https://doi.org/10.1093/ejil/11.1.3>

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). *International Tribunal for the Law of the Sea (ITLOS)*.

http://www.itlos.org/fileadmin/itlos/documents/cases/case_no_17/17_adv_op_010211_en.pdf

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

<http://www.heinonline.org/HOL/Index?index=journals%2Fajil&collection=journals>

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

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

<http://www.heinonline.org/HOL/Index?index=journals/ajil&collection=journals>

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). *International Court of Justice (ICJ)*.

<http://www.icj-cij.org/docket/index.php?p1=3&p2=3&PHPSESSID=&case=142&code=aci&>

p3=4

Shaw, M. N. (2008a). Chapter 1. In *International law* (6th ed). Cambridge University Press.

Shaw, M. N. (2008b). Chapter 2. In *International law* (6th ed). Cambridge University Press.

Shaw, M. N. (2008c). Chapter 3. In *International law* (6th ed). Cambridge University Press.

Shaw, M. N. (2008d). Chapter 4. In *International law* (6th ed). Cambridge University Press.

Shaw, M. N. (2008e). Chapter 12 Jurisdiction. In *International law* (6th ed). Cambridge University Press.

Shaw, M. N. (2008f). Chapter 13 Immunities. In *International law* (6th ed). Cambridge University Press.

Shaw, M. N. (2008g). *International law* (6th ed). Cambridge University Press.

Shaw, M. N. (2014). *International law* (Seventh edition). Cambridge University Press.

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

<http://www.heinonline.org/HOL/Index?index=journals%2Fajil&collection=journals>

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

<http://www.heinonline.org/HOL/Index?index=journals/eurint&collection=journals>

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
Fu

..

r
O

..

ffentliches Recht (*Austrian Journal of Public and International Law*), 20, 5–83.

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

http://www.heinonline.org/HOL/NotAvailable?handle_bad=hein.journals/eurint10&collection=journals&index=&handle=hein.journals/eurint10&div=&id=7&page=

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

Slaughter, A.-M. (1995). International law in a world of liberal states. *European Journal of*

International Law, 6(4), 503–538. <http://www.ejil.org/pdfs/6/1/1310.pdf>

Staker, C. (2014). Chapter 11 Jurisdiction. In *International law* (Fourth edition). Oxford University Press.

Statute of the International Court of Justice : Chapter II: Competence of the Court. (n.d.). International Court of Justice.

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), 1163–1184.
<http://www.heinonline.org/HOL/Index?index=journals%2Fvntl&collection=journals>

Szurek, S. (2010). Chapter 32 The Notion of Circumstances Precluding Wrongfulness. In *The law of international responsibility: Vol. Oxford commentaries on international law*. Oxford University Press.

Tesón, F. (1992). The Kantian theory of international law. *Columbia Law Review*, 92(1), 53–102. <http://www.jstor.org/stable/1123025>

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). International Law Commission. <http://legal.un.org/ilc/sessions/65/65sess.htm#summary>

The Use of Force Against Terrorists [Articles by Tams and Trapp, see Student note for details]. (2009). *European Journal of International Law*, 20.
<http://www.heinonline.org/HOL/Index?index=journals/eurint&collection=journals>

Thirlway, H. (2010). Chapter 4 The Sources of International Law. In *International law* (3rd ed). Oxford University Press.

Thirlway, H. (2014). Chapter 20 The International Court of Justice. In *International law* (Fourth edition). Oxford University Press.

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). <https://doi.org/10.1093/iclq/lei153>

United Nations. (n.d.). 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>

United Nations. (1970). 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.
<http://research.un.org/en/docs/ga/quick/regular/25>

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.

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

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), 963–972.
<http://www.heinonline.org/HOL/Page?page=963&handle=hein.journals%2Ficolq55&collection=journals>

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