



Universiteit
Leiden
The Netherlands

The crime of aggression and public international law

Wong, M.S.

Citation

Wong, M. S. (2016, April 14). *The crime of aggression and public international law*. Retrieved from <https://hdl.handle.net/1887/38952>

Version: Not Applicable (or Unknown)

License: [Licence agreement concerning inclusion of doctoral thesis in the Institutional Repository of the University of Leiden](#)

Downloaded from: <https://hdl.handle.net/1887/38952>

Note: To cite this publication please use the final published version (if applicable).

Cover Page



Universiteit Leiden



The handle <http://hdl.handle.net/1887/38952> holds various files of this Leiden University dissertation.

Author: Wong, Meagan Shanzhen

Title: The crime of aggression and public international law

Issue Date: 2016-04-14

Curriculum Vitae

Ms. Meagan S. Wong

Born on 14th May 1986 in Singapore

Ms. Meagan Wong has conducted her doctoral research under the supervision of Professor Niels Blokker. She conducted the second year of her doctoral research as a Visiting Doctoral Student at Oxford University, and the third year of her doctoral research as a Visiting Scholar at the Lauterpacht Centre of International Law, Cambridge University. She has acquired an LLM in Public International Law from University College London (UCL) and an LLB (Hons) Law from Leeds University. She has a Postgraduate Diploma in Professional Legal Skills (City University London) and has been called to the Bar of England and Wales (Middle Temple).

Ms. Wong currently serves as an Assistant Editor for the Chinese Journal of International Law (Oxford University Press). She is also an Assistant Editor for an edited volume, *International Environmental Law: Text, Cases and Materials* (Edward Elgar Press, forthcoming). She previously served as an Assistant Editor for an edited volume, *Transparency in International Investment Arbitration: A Guide to the UNCITRAL Rules in Treaty-Based Investor-State Arbitration* (Cambridge University Press, 2015).

At present, Ms. Wong is the Course Convenor for the LLM module on the International Law of the Sea at Queen Mary University London, and a Visiting Lecturer and Course Convenor for the undergraduate and postgraduate modules on International Human Rights and International Criminal Law at Roehampton University. She has previously taught Public International Law, International Law of Treaties and International Criminal Law at Sungkyunkwan University (Summer Semesters 2012-2015).

Ms. Wong has experience of providing independent advice on various matters pertaining to the crime of aggression to governments, parliamentarians and NGOs, and lobbying in relation to the ratification of the Kampala Amendments to the Rome Statute on the crime of aggression as an Advisor to the Liechtenstein Delegation in the 11th Session of the Assembly of States Parties to the Rome Statute of the International Criminal Court. She has presented various papers on the crime of aggression in different forums (Oxford, the Hague, Cambridge, New Delhi). She has also published various papers on selected issues on the crime of aggression in peer-reviewed journals and chapters in books.

List of Documents

Annex on the possibility and desirability of a definition of aggression, Second report by Mr. J. Spiropoulos, Special Rapporteur (A/CN.4/44), Yearbook of the International Law Commission 1951, Vol II

Articles on Responsibility of States for Internationally Wrongful Acts, 2001

Advisory Committee on Issues of Public International Law, Advisory Report on the Immunity of State Officials, Advisory Report No.20, the Hague May 2011

Charter of the International Military Tribunal, 1945

Charter of the United Nations, 1945

Control Council Law No.10, 1945

Definition of Aggression, United Nations General Assembly Resolution 3314 (XXIX)

Draft Articles on the Law of Treaties with commentaries 1966, Yearbook of the International Law Commission, 1966, vol. II

Draft articles on Responsibility of States for Internationally Wrongful Acts, with commentaries, 2001, Yearbook of the International Law Commission, 2001, vol. II, Part Two

Draft Code of Crimes against Peace and Security of Mankind 1951, Yearbook of the International Law Commission, 1951, vol.II

Draft Code of Offences against the Peace and Security of Mankind, 1954

Draft Code of Offences against the Peace and Security of Mankind with Commentaries 1954, Yearbook of the International Law Commission, 1954, vol. II

Draft Code of Crimes against the Peace and Security of Mankind, 1996

Draft Code of Crimes against the Peace and Security of Mankind with commentaries 1996, Yearbook of the International Law Commission, 1996, vol. II, Part Two

Draft Statute for an International Criminal Court with commentaries 1994, Yearbook of the International Law Commission, 1994, vol. II, Part Two

Historical Developments relating to aggression, PCNICC/2002/WGCA/L.1, 45

Informal intersessional meeting of the Special Working Group on the Crime of Aggression, held at the Liechtenstein Institute on Self-Determination, Woodrow Wilson School, Princeton University, New Jersey, United States, 13-15 June 2005, ICC-ASP/4/SWGCA/INF.1, in *ASP Official Records*, ICC-ASP/4/32, Annex II, A, 357

Informal intersessional meeting of the Special Working Group on the Crime of Aggression, held at the Liechtenstein Institute on Self-Determination, Woodrow Wilson School, Princeton University, New Jersey, United States, 8-11 June 2006, ICC-ASP/5/SWGCA/INF.1, in *ASP Official Records*, ICC-ASP/5/32, Annex II, 397

Informal intersessional meeting of the Special Working Group on the Crime of Aggression, held at the Liechtenstein Institute on Self-Determination, Woodrow Wilson School, Princeton University, United States, from 11 to 14 June 2007, ICC-ASP/6/SWGCA/INF.1, in *ASP Official Records*, ICC-ASP/6/20, Annex III, 96

Military Government – Germany, United States Zone, Ordinance No.7, Trials of War Criminals before the Nuernberg Military Tribunals, United States Government Printing Office, 1951, vol.III, XXIII

Principles of International Law Recognized in the Charter of the Nüremberg Tribunal and in the Judgment of the Tribunal, U.N. Doc. A/CN.4/SER.A/1950/Add.1 (1950)

Principles of International Law recognized in the Charter of the Nürnberg Tribunal and in the Judgment of the Tribunal, with commentaries 1950, Yearbook of the International Law Commission, 1950, vol. II

Report of the International Law Commission to the General Assembly, Formulation of the Nürnberg principles and preparation of a draft code of offences against the peace and security of mankind 1949 Yearbook of the International Law Commission, (1949)

Resolution RC/Res.6, The Crime of Aggression, 2010

Report of the Special Working Group on the Crime of Aggression, ICC-ASP/5/SWGCA/1, 2006

Report of the Special Working Group on the crime of Aggression, ICC-ASP/5/SWGCA/2, in *ASP Official Records*, ICC-ASP/5/35, Annex II, 9, (January) 2007

Report of the Special Working Group on the Crime of Aggression, ICC-ASP/6/SWGCA/1, in *ASP Official Records*, ICC-ASP/6/20, Annex II, 87, (December) 2007

Report of the Special Working Group on the Crime of Aggression, in *ASP Official Records*, ICC-ASP/6/20/Add.1, Annex II, 9, (June) 2008

Report of the Special Working Group on the Crime of Aggression, ICC-ASP/7/SWGCA/1, in *ASP Official Records*, ICC-ASP/7/20, Annex III, 47

Report of the Special Working Group on the Crime of Aggression, ICC-ASP/7/SWGCA/2, in *ASP Official Records*, ICC-ASP/7/20/Add.1, Annex II, 20, 2009

Rome Statute of the International Criminal Court

Rules of Evidence and Procedure, International Criminal Court

Statute of the International Criminal Tribunal for the former Yugoslavia

Statute of the International Criminal Tribunal for Rwanda

Bibliography

- Abi-Saab G, 'The Uses of Article 19' (1999) 10 *European Journal of International Law* 339
- Akande D, 'The Jurisdiction of the International Criminal Court over Nationals of Non-Parties: Legal Basis and Limits' (2003) 1 *Journal of International Criminal Justice* 618
- , 'International Law Immunities and the International Criminal Court' (2004) 98 *American Journal of International Law* 407
- , 'Prosecuting Aggression: The Consent Problem and the Role of the Security Council' [2010] Working Paper, Oxford Institute for Ethics, Law and Armed Conflict 2
- , 'Classification of Armed Conflicts: Relevant Legal Concepts' in Elizabeth Wilmshurst (ed), *International Law and the Classification of Conflicts* (Oxford University Press 2012)
- Akande D and Shah S, 'Immunities of State Officials, International Crimes, and Foreign Domestic Courts' (2011) 21 *European Journal of International Law* 815
- , 'Immunities of State Officials, International Crimes and Foreign Domestic Courts: A Rejoinder to Alexander Orakhelashvili' (2011) 22 *European Journal of International Law* 857
- Akehurst M, 'Custom as a Source of International Law' (1975) 47 *British Yearbook of International Law* 1
- , 'The Hierarchy of the Sources of International Law' (1975) 47 *British Yearbook of International Law* 273
- Akhavan P, *Reducing Genocide to Law: Definition, Meaning and the Ultimate Crime* (Cambridge University Press 2012)
- Ambos K, 'The Crime of Aggression after Kampala' (2010) 53 *German Yearbook of International Law* 463
- Andrassy J, 'Uniting for Peace' (1956) 500 *American Journal of International Law* 563
- Anggadi F, French G and Potter J, 'Negotiating the Elements of the Crime of Aggression' in Stefan Barriga and Claus Kress (eds), *Crime of Aggression Library: the Travaux Préparatoires of the Crime of Aggression* (Cambridge University Press 2012)
- Antonopoulos C, 'Whatever Happened to Crimes against Peace?' (2001) 6 *Journal of Conflict and Security Law* 33

Barriga S, 'Against the Odds: The Results of the Special Working Group on the Crime of Aggression' in Stefan Barriga, Wolfgang Danspeckgruber and Christian Wenaweser (eds), *The Princeton Process on the Crime of Aggression: Materials of the Special Working Group on the Crime of Aggression* (2010)

——, 'Exercise of Jurisdiction and Entry into Force of the Amendments on the Crime of Aggression' in Gerard Dive, Benjamin Goes and Damien Vandermeersch (eds), *From Rome to Kampala: The first 2 amendments to the Rome Statute* (Bruylant 2012)

——, 'Negotiating the Amendments on the Crime of Aggression' in Stefan Barriga and Claus Kress (eds), *Crime of Aggression Library: the Travaux Préparatoires of the Crime of Aggression* (Cambridge University Press 2012)

Barriga S and Grover L, 'A Historic Breakthrough on the Crime of Aggression' 105 *American Journal of International Law* 517

Barriga S and Kress C, *Crime of Aggression Library: The Travaux Préparatoires of the Crime of Aggression* (Cambridge University Press 2012)

Bassiouni C, 'The Penal Characteristics of Conventional International Criminal Law' (1983) 15 *Case Western Journal of International Law* 27

Bassiouni MC, 'International Crimes: Jus Cogens and Obligation Erga Omnes' (1996) 59 *Law and Contemporary Problems* 63

——, 'International Recognition of Victims' Rights' (2006) 6 *Human Rights Law Review* 203

Blokker N, 'Is the Authorization Authorized? Powers and Practice of the UN Security Council to Authorize the Use of Force by "Coalitions of the Able and Willing"' (2000) 11 *European Journal of International Law* 541

——, 'The Crime of Aggression and the United Nations Security Council' (2007) 20 *Leiden Journal of International Law* 867

——, 'Outsourcing the Use of Force: Towards More Security Council Control of Authorized Operations?' in Marc Weller (ed), *The Oxford Handbook of the Use of Force in International Law* (Oxford University Press 2015)

Blokker N and Kress C, 'A Consensus Agreement on the Crime of Aggression: Impressions from Kampala' (2010) 23 *Leiden Journal of International Law* 889

Boister N and Cryer R, *Documents on the Tokyo International Military Tribunal: Charter, Indictment, and Judgments* (Oxford University Press 2008)

Bonafé BI, *The Relationship Between State and Individual Responsibility for International Crimes* (Martinius Nijhoff 2009)

Bothe M, 'Terrorism and the Legality of Pre-Emptive Force' (2003) 14 *European Journal of International Law* 227

- Bowett D, 'Reprisals Involving Recourse to Armed Force' (1972) 66 *American Journal of International Law* 1
- Brownlie I, 'The Use of Force in Self-Defence' (1961) 37 *British Yearbook of International Law* 183
- Cassese A, *International Criminal Law* (2nd edn, Oxford University Press 2004)
- , 'On Some Problematic Aspects of the Crime of Aggression' (2007) 20 *Leiden Journal of International Law* 841
- Chehtman A, *The Philosophical Foundations of Extraterritorial Punishment* (Oxford University Press 2010)
- Cheng B, 'Pre-Emptive or Similar Type of Self-Defense in the Territory of Foreign States' (2014) 13 *Chinese Journal of International Law* 1
- Clark R, 'Ambiguities in Articles 5(2), 121 and 123 of the Rome Statute' (2009) 41 *Case Western Reserve Journal of International Law* 413
- , 'Negotiating Provisions Defining the Crime of Aggression, Its Elements and the Conditions for the ICC Exercise of Jurisdiction Over It' (2010) 20 *European Journal of International Law* 1103
- , 'Complementarity and the Crime of Aggression', *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge University Press 2011)
- Corten O, *The Law Against War: The Prohibition on the Use of Force in Contemporary International Law* (Hart 2010)
- Crawford J, 'Revising the Draft Articles on State Responsibility' (1999) 10 *European Journal of International Law* 435
- , *State Responsibility: The General Part* (Cambridge University Press 2013)
- Creagan E, 'Justified Uses of Force and the Crime of Aggression' (2012) 10 *Journal of International Criminal Justice* 59
- De Wet E, *The Chapter VII Powers of the United Nations Security Council* (Hart Publishing 2004)
- Dinstein Y, 'Par in Parem Non Habet Imperium' [1966] *Israel Law Review* 407
- , *The Conduct of Hostilities under the Law of International Armed Conflict* (Cambridge University Press 2010)
- , *War Aggression and Self-Defence* (5th edn, Cambridge University Press 2011)
- Donnedieu de Vabres H, 'The Nuremberg Trial and the Modern Principles of International Criminal Law' in Guénaél Mattraux (ed), *Perspectives on the Nuremberg Trial* (Oxford University Press 2009)

- Douglas Z, 'State Immunity for the Acts of State Officials' (2012) 82 *British Yearbook of International Law* 281
- Ferdinandusse WN, *Direct Application of International Criminal Law in National Courts* (Springer 2006)
- Ferencz BB, *Defining International Aggression: The Search for World Peace*, vol II (Oceana 1975)
- Ferencz DM, 'Aggression in Legal Limbo: A Gap in the Law That Needs Closing' (2013) 12 *Washington University Global Studies Law Review* 507
- Fernandez de Gurmendi S, 'The Working Group on Aggression at the Preparatory Commission for the International Criminal Court' (2001) 25 *Fordham International Law Journal* 589
- Finch GA, 'The Nuremberg Trial and International Law' (1947) 41 *American Journal of International Law* 20
- Fox H, *The Law of State Immunity* (2nd edn, Oxford University Press 2008)
- Franck TM, *Recourse to Force: State Action against Threats and Armed Attacks* (Cambridge University Press 2002)
- Gaja G, 'Should All References to International Crimes Disappear from the ILC Draft Articles on State Responsibility?' (1999) 10 *European Journal of International Law* 365
- , 'The Long Journey Towards Repressing Aggression' in Antonio Cassese, Paola Gaeta and John Jones (eds), *The Rome Statute of the International Criminal Court: A Commentary* (Oxford University Press 2002)
- Gattini A, 'Smoking/No Smoking: Some Remarks on the Current Place of Fault in the ILC Draft Articles on State Responsibility' (1999) 10 *European Journal of International Law* 397
- Glaser S, 'The Charter of the Nuremberg Tribunal and New Principles of International Law' in Guénaél Mattraux (ed), *Perspectives on the Nuremberg Trial* (Oxford University Press 2008)
- Glennon MJ, 'The Blank-Prose Crime of Aggression' (2010) 35 *Yale Journal of International Law* 71
- Goodrich LM, 'From League of Nations to United Nations' (1947) 1 *International Organization* 3
- Goodrich LM and Simons AP, *The United Nations and the Maintenance of International Peace and Security* (Greenwood Press 1974)
- Gray C, 'The US National Security Strategy and the New "Bush Doctrine" on Preemptive Self-Defense' (2002) 13 *Chinese Journal of International Law* 1

——, ‘The Use and Abuse of the International Court of Justice: Cases Concerning the Use of Force after Nicaragua’ (2003) 14 *European Journal of International Law* 867

——, ‘The Bush Doctrine Revisited: The 2006 National Security Strategy of the USA’ (2006) 4 *Chinese Journal of International Law* 555

——, *International Law and the Use of Force* (3rd edn, Oxford University Press 2008)

Green JA, ‘Questioning the Peremptory Status of the Prohibition of the Use of Force’ (2011) 32 *Michigan Journal of International Law* 215

Grzebyk P, *Criminal Responsibility for the Crime of Aggression* (Routledge 2013)

Handbook on the Ratification and Implementation of the Kampala Amendments to the Rome Statute of the ICC: Crimes of Aggression and War Crimes (2013)

Heinsch R, ‘The Crime of Aggression After Kampala: Success or Burden for the Future’ (2010) 2 *Goettingen Journal of International Law* 713

Heller KJ, ‘Retreat from Nuremberg: The Leadership Requirement in the Crime of Aggression’ (2007) 18 *European Journal of International Law* 477

——, *The Nuremberg Military Tribunals and the Origins of International Criminal Law* (Oxford University Press 2012)

Helmersen ST, ‘The Prohibition of the Use of Force as Jus Cogens: Explaining Apparent Derogations’ (2014) 61 *Netherlands International Law Review* 167

Henderson C, ‘The Bush Doctrine: From Theory to Practice’ (2004) 9 *Journal of Conflict and Security Law* 3

Higgins R, ‘Legal Limits to the Use of Force by Sovereign States United Nations Practice’ (1961) 37 *British Yearbook of International Law* 269

Independent International Commission on Kosovo, *The Kosovo Report: Conflict, International Response, Lessons Learned* (Oxford University Press 2000)

Jackson RH, ‘The Challenge of International Lawfulness’ in Guénaél Mattraux (ed), *Perspectives on the Nuremberg Trial* (Oxford University Press 2008)

——, ‘Nuremberg in Retrospect: Legal Answer to International Lawlessness’ in Guénaél Mattraux (ed), *Perspectives on the Nuremberg Trial* (Oxford University Press 2009)

Jacobs D, ‘The Sheep in the Box: The Definition of the Crime of Aggression at the International Criminal Court’ in Christoph Burchard, Otto Triffterer and Joachim Vogel (eds), *The review conference and the future of the ICC* (Kluwer law International 2010)

- Jessberger F, 'On the Origins of Individual Criminal Responsibility under International Law for Business Activity: IG Farben on Trial' [2010] *Journal of International Criminal Justice* 783
- Jia BB, 'The Immunity of State Officials for International Crimes Revisited' (2012) 10 *Journal of International Criminal Justice* 1303
- 'Judicial Decisions Involving Questions of International Law - International Military Tribunal (Nuremberg), Judgment and Sentences' (1947) 41 *American Journal of International Law* 172
- Kaul H-P, 'Preconditions to the Exercise of Jurisdiction' in Antonio Cassese, Paola Gaeta and John Jones (eds), *The Rome Statute of the International Criminal Court: A Commentary* (2002)
- , 'Kampala June 2010 – A First Review of the ICC Review Conference' (2010) 2 *Goettingen Journal of International Law* 649
- Kelsen H, 'Will the Judgment in the Nuremberg Trial Constitute a Precedent in International Law' (1947) 1 *International Law Quarterly* 153
- , *Principles of International Law* (2nd edn, Holt, Rinehart and Winston, Inc 1966)
- , *Peace Through Law* (2008)
- Kemp G, *Individual Criminal Liability for the International Crime of Aggression* (Intersentia 2010)
- Kirsch P and Robinson D, 'Referral by States Parties in the Rome Statute of the International Criminal Court', *The Rome Statute of the International Criminal Court: A Commentary* (Oxford University Press 2002)
- Klabbers J, 'Intervention, Armed Intervention, Armed Attack, Threat to Peace, Act of Aggression, and Threat or Use of Force: What's the Difference' in Marc Weller (ed), *The Oxford Handbook of the Use of Force in International Law* (Oxford University Press 2015)
- Koutroulis V, 'And Yet It Exists: In Defence of the "Equality of Belligerents" Principle' [2013] *Leiden Journal of International Law* 1
- Kranzbuhler O, 'Nuremberg Eighteen Years Afterwards' in Guénaél Mattraux (ed), *Perspectives on the Nuremberg Trial* (Oxford University Press 2009)
- Kress C, 'Time for Decision: Some Thoughts on the Immediate Future of the Crime of Aggression: A Reply to Andreas Paulus' (2009) 20 *European Journal of International Law* 1129
- , 'The International Court of Justice and the "Principle of Non-Use of Force"' in Marc Weller (ed), *The Oxford Handbook of the Use of Force in International Law* (Oxford University Press 2015)

——, ‘Negotiating the Understandings on the Crime of Aggression’, *Crime of Aggression Library: the Travaux Préparatoires of the Crime of Aggression* (Cambridge University Press 2012)

Kress C and von Holtzendorff L, ‘The Kampala Compromise on the Crime of Aggression’ (2010) 8 *Journal of International Criminal Justice* 1179

Krisch N, ‘Introduction to Chapter VII Powers: The General Framework, Articles 39 to 43’ in Bruno Simma and others (eds), *The United Nations Charter: A Commentary* (3rd edn, Oxford University Press 2012)

Kritsiotis D, ‘Close Encounters of a Sovereign Kind’ (2009) 20 *European Journal of International Law* 299

Linderfalk U, ‘The Effect of Jus Cogens Norms: Whoever Opened Pandora’s Box, Did You Ever Think About the Consequences?’ (2008) 18 *European Journal of International Law* 853

Mandel M, ‘Aggressors’ Rights: The Doctrine of “Equality Between Belligerents” and the Legacy of Nuremberg’ (2011) 24 *Leiden Journal of International Law* 629

Manson R, ‘Identifying the Rough Edges of the Kampala Compromise’ (2010) 21 *Criminal Law Forum* 417

Mattraux G, *Perspectives on the Nuremberg Trial* (Oxford University Press 2008)

May L, *Aggression and Crimes Against Peace* (Cambridge University Press 2008)

Mazzeschi RP, ‘Reparation Claims by Individuals for State Breaches of Humanitarian Law and Human Rights: An Overview’ (2003) 1 *Journal of International Criminal Justice* 339

McCarthy C, ‘Reparations under the Rome Statute of the International Criminal Court and Reparative Justice Theory’ (2009) 3 *The International Journal of Transitional Justice* 250

McDougall C, *The Crime of Aggression under the Rome Statute of the International Criminal Court* (Cambridge University Press 2013)

McDougal MS and Feliciano FP, ‘Legal Regulation of Resort to International Coercion: Aggression and Self-Defence in Policy Perspective’ (1959) 68 *The Yale Law Journal* 1057

McDougal MS and Gardner RN, ‘The Veto and the Charter: An Interpretation for Survival’ (1951) 60 *Yale Law Journal* 258

McMahan J, ‘Morality, Law and the Relation Between Jus Ad Bellum and Jus in Bello’ (2006) 100 *Proceedings of the Annual Meeting (American Society of International Law)* 112

- Mégret F, 'Justifying Compensation by the International Criminal Court's Victims Trust Fund: Lessons from Domestic Compensation Schemes' (2011) 36 *Brooklyn Journal of International Law* 123
- Melzer N, *Targeted Killings in International Law* (Oxford University Press 2008)
- Merkhel R, 'The Law of the Nuremberg Trial: Valid, Dubious, Outdated', *Perspectives on the Nuremberg Trial* (Oxford University Press 2009)
- Meron T, *War Crimes Law Comes of Age* (Clarendon Press 1999)
- Milanovic M, 'Is the Rome Statute Binding on Individuals? (And Why We Should Care)' (2011) 9 *Journal of International Criminal Justice* 25
- , 'Aggression and Legality: Custom in Kampala' (2012) 10 *Journal of International Criminal Justice* 165
- Moussa J, 'Can Jus Ad Bellum Override Jus in Bello? Reaffirming the Separation of the Two Bodies of Law' (2008) 90 *International Review of the Red Cross* 963
- Murphy SD, 'The Crime of Aggression at the International Criminal Court' in Marc Weller (ed), *The Oxford Handbook of the Use of Force in International Law* (Oxford University Press 2015)
- Nollkaemper A, 'Concurrence Between Individual Responsibility and State Responsibility In International Law' (2003) 52 *International and Comparative Law Quarterly* 615
- Nsereko DDN, 'Aggression under the Rome Statute of the International Criminal Court' [2002] *Nordic Journal of International Law* 497
- O'Connell ME and Niyazmatov M, 'What Is Aggression? Comparing the Jus Ad Bellum and the ICC Statute' (2012) 10 *Journal of International Criminal Justice* 189
- O'Keefe R, 'Universal Jurisdiction: Clarifying the Basic Concept' (2004) 2 *Journal of International Criminal Justice* 735
- Okimoto K, *The Distinction and Relationship between Jus Ad Bellum and Jus in Bello* (Hart 2011)
- Orakhelashvili A, *Peremptory Norms in International Law* (Oxford University Press 2006)
- , *Collective Security* (Oxford University Press 2011)
- , 'Immunities of State Officials, International Crimes, and Foreign Domestic Courts: A Reply to Dapo Akande and Sangeeta Shah' (2011) 22 *European Journal of International Law* 849
- Paulus A, 'Second Thoughts on the Crime of Aggression' (2009) 20 *European Journal of International Law* 1117

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

——, 'Entry into Force and Amendment of the Statute', *The Rome Statute of the International Criminal Court: A Commentary* (Oxford University Press 2002)

Peters A, 'Article 24' in Bruno Simma and others (eds), *The Charter of the United Nations: A Commentary* (3rd edn, Oxford University Press 2012)

Petersen N, 'Customary Law Without Custom? Rules, Principles, and the Role of State Practice in International Norm Creation' 23 *American University International Law Review* 275

Politi M and Nesi G (eds), *The International Criminal Court and the Crime of Aggression* (Ashgate 2004)

Poltorak A., 'The Nuremberg Trials and the Question of Responsibility of Aggression' in Guénaél Mattraux (ed), *Perspectives on the Nuremberg Trial* (Oxford University Press 2009)

Pompe C, *Aggressive War: An International Crime* (Martinus Nijhoff 1953)

Randelzhofer A and Dörr O, 'Article 2(4)' in Bruno Simma and others (eds), *The Charter of the United Nations: A Commentary* (3rd edn, Oxford University Press 2012)

Randelzhofer A and Nolte G, 'Article 51' in Bruno Simma and others (eds), *The Charter of the United Nations: A Commentary* (3rd edn, Oxford University Press 2014)

Reisinger Coracini A, "'Amended Most Serious Crimes": A New Category of Core Crimes within the Jurisdiction but out of the Reach of the International Criminal Court' (2008) 21 *Leiden Journal of International Law* 699

——, 'Evaluating Domestic Legislation on the Customary Crime of Aggression under the Rome Statute's Complementarity Regime' in Carsten Stahn and Goran Sluiter (eds), *The ICC's Emerging Practice: The Court At Five Years* (2009)

——, 'National Legislation on Individual Responsibility for Conduct Amounting to Aggression' in Roberto Bellelli (ed), *International Criminal Justice: Law and Practice from the Rome Statute to its Review* (2010)

——, 'The International Criminal Court's Exercise of Jurisdiction Over the Crime of Aggression - at Last ... in Reach ... Over Some' [2010] *Goettingen Journal of International law* 745

——, 'More Thoughts on "What Exactly Was Agreed in Kampala on the Crime of Aggression"'

Reisman M and Armstrong A, 'The Past and Future of the Claim of Preemptive Self-Defense' (2006) 100 *American Journal of International Law* 525

- Robinson D, 'The Mysterious Mysteriousness of Complementarity' (2010) 21 Criminal Law Forum 67
- Röling BVA, 'The Nuremberg and Tokyo Trials in Retrospect' in Guénaél Mattraux (ed), *Perspectives on the Nuremberg Trial* (Oxford University Press 2009)
- Roscini M, 'Threats of Armed Force and Contemporary International Law' (2007) 54 Netherlands International Law Review 229
- Rosenfeld F, 'Individual Civil Responsibility for the Crime of Aggression' (2012) 10 Journal of International Criminal Justice 249
- Ruys T, *'Armed Attack' and Article 51 of the UN Charter: Evolutions in Customary Law and Practice* (Cambridge University Press 2010)
- Sadurska R, 'Threats of Force' (1988) 82 American Journal of International Law 239
- Sapiro M, 'Iraq: The Shifting Sands of Preemptive Self-Defense' (559) 97 American Journal of International Law 2003
- Sarooshi D, *The United Nations and the Development of Collective Security: The Delegation by the UN Security Council of Its Chapter VII Powers* (Oxford University Press 1999)
- Sayapin S, *The Crime of Aggression in International Criminal Law: Historical Development, Comparative Analysis and Present State* (Springer 2013)
- Schabas W and Williams S, 'Article 12' in Otto Triffterer (ed), *Commentary on the Rome Statute of the International Criminal Court: Observers' Notes, Article by Article* (2nd edn, 2008)
- Schachter O, 'In Defense of International Rules on the Use of Force' (1986) 53 University of Chicago Law Review 113
- Scharf MP, 'Universal Jurisdiction and the Crime of Aggression' (2012) 53 Harvard International Law Journal 358
- Schrijver N, 'The Ban on the Use of Force in the UN Charter' in Marc Weller (ed), *The Oxford Handbook of the Use of Force in International Law* (Oxford University Press 2015)
- Scobbie I, 'The Invocation of Responsibility for the Breach of "Obligations under Peremptory Norms of General International Law."' (2002) 13 European Journal of International Law 1201
- Sellars K, *'Crimes against Peace' and International Law* (Cambridge University Press 2013)
- Shabtai R, 'State Responsibility and International Crimes: Further Reflections on Article 19 of the Draft Articles on State Responsibility' (1997) 30 New York University Journal of International Law and Politics 145

- Sofaer A, 'On the Necessity of Pre-Emption' [2003] *European Journal of International Law* 209
- Solera O, *Defining the Crime of Aggression* (Cameron May Ltd 2007)
- Stone J, 'Hopes and Loopholes in the 1974 Definition of Aggression' (1977) 71 *American Journal of International Law* 224
- Strapatsas N, 'Complementarity and Aggression: A Ticking Time Bomb?' in Carsten Stahn and Larissa van den Herik (eds), *Future Perspectives on International Criminal Justice* (TMC Asser Press 2010)
- Stürchler N, *The Threat of Force in International Law* (Cambridge University Press 2009)
- Tams CJ, 'Do Serious Breaches Give Rise to Any Specific Obligations of the Responsible State?' (2002) 13 *European Journal of International Law* 1161
- , *Enforcing Obligation Erga Omnes in International Law* (Cambridge University Press 2010)
- Trahan J, 'Is Complementarity the Right Approach for the International Criminal Court's Crime of Aggression? Considering the Problem of "Overzealous" National Court Prosecutions' (2012) 45 *Cornell International Law Journal* 569
- van den Wyngaert C, 'Victims before International Criminal Courts: Some Views and Concerns of an ICC Trial Judge' (2011) 44 *Case Western Reserve Journal of International Law* 475
- Van Schaack B, 'Negotiating at the Interface of Power and Law: The Crime of Aggression' (2011) 49 *Columbia Journal of Transnational Law* 507
- , 'The Aggression Amendments: Points of Consensus and Dissension' [2011] Santa Clara University Legal Studies Research Paper No.7-11 1
- , 'Par in Parem Imperium Non Habet: Complementarity and the Crime of Aggression' (2012) 10 *Journal of International Criminal Justice* 133
- Verwey WD, 'Humanitarian Intervention under International Law' (1985) 32 *Netherlands International Law Review* 357
- Waldock CH., 'The Regulation of the Use of Force by Individual States in International Law' (1952) 81 *Recueil des Cours* II 451
- Wedgwood R, 'The Fall of Saddam Hussein: Security Council Mandates and Preemptive Self-Defense' (2003) 97 *American Journal of International Law* 576
- Wenaweser C, 'Reaching the Kampala Compromise on Aggression: The Chair's Perspective' (2010) 23 *Leiden Journal of International Law* 883
- Werle G, *Principles of International Criminal Law* (TMC Asser Press 2005)

Wilmshurst E, 'The International Criminal Court: The Role of the Security Council', *The Rome Statute of the International Criminal Court: A challenge to impunity* (2001)

——, 'Definition of the Crime of Aggression: State Responsibility or Individual Criminal Responsibility' in Mauro Politi and Giuseppe Nesi (eds), *The International Criminal Court and the Crime of Aggression* (Ashgate 2004)

Wong MS, 'Targeted Killings and the International Legal Framework: With Particular Reference to the US Operation against Osama Bin Laden' (2012) 11 *Chinese Journal of International Law* 127

——, 'Germany and Botswana Ratify the Kampala Amendments on the Crime of Aggression: 7 Ratifications, 23 More Ratifications to Go!'

Woolsey LH, 'The "Uniting for Peace" Resolution of the United Nations' (1951) 45 *American Journal of International Law* 129

Wrange P, 'The Crime of Aggression and Complementarity', *International Criminal Justice: Law and Practice from the Rome Statute to its Review* (Ashgate 2010)

Zappala S, 'The Rights of Victims v. the Rights of the Accused' [2010] *Journal of International Criminal Justice* 137

Zegveld L, 'Remedies for Victims of Violations of International Humanitarian Law' (2003) 85 *International Review of the Red Cross* 497

——, 'Victims' Reparations Claims and International Criminal Courts: Incompatible Values' (2010) 8 *Journal of International Criminal Justice* 79

Zimmermann A, 'Amending the Amendment Provisions of the Rome Statute: The Kampala Compromise on the Crime of Aggression and the Law of Treaties' (2012) 10 *Journal of International Criminal Justice* 209