

A catalyst for justice? The International Criminal Court in Uganda, Kenya, and the Democratic Republic of Congo

De Vos. C.M.

Citation

De Vos, C. M. (2016, March 16). A catalyst for justice? The International Criminal Court in Uganda, Kenya, and the Democratic Republic of Congo. Retrieved from https://hdl.handle.net/1887/38562

Version: Corrected Publisher's Version

License: License agreement concerning inclusion of doctoral thesis in the

Institutional Repository of the University of Leiden

Downloaded from: https://hdl.handle.net/1887/38562

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

Cover Page



Universiteit Leiden



The handle http://hdl.handle.net/1887/38562 holds various files of this Leiden University dissertation.

Author: De Vos, Christian Michael

Title: A catalyst for justice? The International Criminal Court in Uganda, Kenya, and the

Democratic Republic of Congo **Issue Date:** 2016-03-16

BIBLIOGRAPHY

Books / Articles and Chapters / Reports

-A-

Emanuel Adler, Communitarian International Relations: The epistemic foundations of International Relations (London and New York: Routledge, 2005)

Barney Afako, "Country Study V: Uganda," in M. du Plessis and J. Ford (eds.), *Unable or Unwilling? Case Studies on Domestic Implementation of the ICC Statute in Selected African Countries* (Pretoria: Institute for Security Studies, 2008)

AfriMAP and Open Society Initiative for Southern Africa, "The Democratic Republic of Congo: Military Justice and Human Rights – An urgent need to complete reforms" (2010)

Xabier Agirre Aranburu, "Methodology for the criminal investigation of international crimes," in Alette Smeulers (ed.), *Collective Violence and International Criminal Justice: An interdisciplinary approach* (Antwerp: Instersentia, 2010)

Payam Akhavan, "The Lord's Resistance Army Case: Uganda's Submission of the First State Referral to the International Criminal Court," *American Journal of International Law* 99(2) (2005)

Payam Akhavan, "The Rome Statute's Missing Half: Towards an Express and Enforceable Obligation for the National Repression of International Crimes," *Journal of International Criminal Justice* 8 (2010)

Tim Allen, Trial Justice: The International Criminal Court and the Lord's Resistance Army (London: Zed Books, 2006)

Tim Allen and Koen Vlassenroot (eds.), The Lord's Resistance Army: Myth and Reality (London: Zed Books, 2010)

Karen J. Alter, *The New Terrain of International Law: Courts, Politics, Rights* (Princeton: Princeton University Press, 2014)

Philipp Ambach and Klaus U. Rackwitz, "A Model of International Judicial Administration? The Evolution of Managerial Practices at the International Criminal Court," *Law and Contemporary Problems* 76(3&4) (2013)

Kai Ambos, "The Colombian peace process (Law 975 of 2005) and the ICC's principle of complementarity," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Amnesty Commission (Uganda), "The Amnesty Act: An Act of Forgiveness" (August 2009)

Amnesty International, "The International Criminal Court: Checklist for Effective Implementation" (2000)

Amnesty International, "The Time for Justice is Now: New Strategy Needed in the Democratic Republic of Congo: Summary," AFR 62/007/2011 (August 2011)

Amnesty International, "Crying For Justice: Victims' Perspectives on Justice for the Post-Election Violence in Kenya" (July 2014)

Kofi Annan, "Advocating for an International Criminal Court," 21(2) Fordham International Law Journal 363-366 (1997)

Edward Anyoli, "DPP rejects Kwoyelo amnesty," New Vision (5 February 2012)

Kasaija Phillip Apuuli, "The ICC's Possible Deferral of the LRA Case to Uganda," *Journal of International Criminal Justice* 6 (2008)

Silvana Arbia and Giovanni Bassy, "Proactive Complementarity: A Registrar's Perspective and Plans," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Kelly Askin, "Fizi Mobile Court: rape verdicts," *International Justice Tribune* No. 123 (2 March 2011)

Séverine Autesserre, The Trouble with the Congo: Local Violence and the Failure of International Peacebeuilding (Cambridge: Cambridge University Press, 2010)

Séverine Autesserre, "Dangerous Tales: Dominant Narratives on the Congo and their Unintended Consequences," *African Affairs* (2012)

Avocats Sans Frontieres, "The Application of the Rome Statute of the International Criminal Court by the Courts of the Democratic Republic of Congo" (2009)

-B-

Erin Baines, "Spirits and Social Reconstruction after Mass Violence: Rethinking Transitional Justice," *African Affairs* 109(436) (2010)

Michael Barnett and Martha Finnemore, Rules for the World: International Organizations in Global Politics (Ithaca: Cornell University Press, 2004)

Gary Jonathan Bass, Stay the Hand of Vengeance: The Politics of War Crimes Tribunals (Princeton: Princeton University Press, 2000)

M. Cherif Bassiouni, "The ICC-Quo Vadis?," Journal of International Criminal Justice 4 (2006)

Ben Batros, "The Katanga Admissibility Appeal: Judicial Restraint at the ICC," Leiden Journal of International Law 23 (2010)

Ben Batros, "Evolution of the ICC Jurisprudence on Admissibility," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity* (Cambridge: Cambridge University Press, 2011)

Elena Baylis, "Outsourcing Investigations," UCLA Journal of International Law and Foreign Affairs 14 (2009)

Elena Baylis, "Reassessing the Role of International Criminal Law: Rebuilding National Courts Through Transnational Networks," *Boston College Law Review* 50(1) (2009)

Elena Baylis, "Function and Dysfunction in Post-Conflict Judicial Networks and Communities," *Vanderbilt Journal of Transnational Law* 47 (2014)

Olympia Bekou and Sangeeta Shah, "Realising the Potential of the International Criminal Court: The African Experience," *Human Rights Law Review* 6(3) (2006)

Olympia Bekou, "Crimes at Crossroads: Incorporating International Crimes at the National Level," *Journal of International Criminal Justice* 10 (2012)

Roberto Bellelli, "Obligation to Cooperate and Duty to Implement," in Roberto Bellelli (ed.), *International Criminal Justice: Law and Practice from the Rome Statute to its Review* (UK: Ashgate Publishing, 2010)

Fanny Benedetti, Karine Bonneau, and John L. Washburn, Negotiating the International Criminal Court: New York to Rome, 1994-1998 (Leiden: Martinus Nijhoff Publishers, 2014)

Andrew Bennett, "Process Tracing: A Bayesian Perspective," in Janet M. Box-Steffensmeier, Henry E. Brady, and David Collier (eds.), *The Oxford Handbook of Political Methodology* (Oxford: Oxford University Press, 2008)

Fatou Bensuoda, "Reflections from the International Criminal Court Prosecutor," Case Western Reserve Journal of International Law 45(1-2) (Fall 2012)

Markus Benzing, "The Complementarity Regime of the International Criminal Court: International Criminal Justice between State Sovereignty and the Fight against Impunity," Max Planck Yearbook of United Nations Law, Volume 7 (2003)

Morten Bergsmo, Olympia Bekou, and Annika Jones, "Complementarity After Kampala: Capacity Building and the ICC's Legal Tools," *Goettingen Journal of International Law* 2(2) (2010)

Morton Bergsmo (ed.), Active Complementarity: Legal Information Transfer (Oslo: Torkel Opsahl Academic EPublisher, 2011)

Paul Schiff Berman, Global Legal Pluralism: A Jurisprudence of Law Beyond Borders (Cambridge: Cambridge University Press, 2012)

Diane Bernard, "Standard of Review and the Complementarity of the International Criminal Court," in Lukasz Gruszczynski and Wouter Werner (eds.), *Deference in International Courts and Tribunals: Standard of Review and Margin of Appreciation* (Oxford: Oxford University Press, 2014)

Gilbert Bitti and Mohamed M. El Zeidy, "The Katanga Trial Chamber Decision: Selected Issues," Leiden Journal of International Law 23 (2010)

Christine Bjork and Juanita Goebertus, "Complementarity in Action: The Role of Civil Society and the ICC in Rule of Law Strengthening in Kenya," *Yale Human Rights and Development Journal* 14(1) (2011)

Eric Blumenson, "The Challenge of a Global Standard of Justice: Peace, Pluralism, and Punishment at the International Criminal Court," 44 *Columbia Journal of Transnational Law* 797-867 (2006)

Gideon Boas and Gabriel Oosthuizen, "Suggestions for Future Lessons-Learned Studies: The Experience of Other International and Hybrid Criminal Courts of Relevance to the International Criminal Court," International Criminal Law Services (January 2010)

Audrey Boctor, "The Abolition of the Death Penalty in Rwanda," *Human Rights Review* 10 (2009)

Aaron P. Boesenecker and Leslie Vinjamuri, "Lost in Translation? Civil Society, Faith-Based Organizations and the Negotiation of International Norms," *International Journal of Transitional Justice* 5 (2011)

Aaron P. Boesenecker and Leslie Vinjamuri, "Charting the Path of Justice in Peacebuilding," in Jennifer J. Llewellyn and Daniel Philpott (eds.), *Restorative Justice*, *Reconciliation, and Peacebuilding* (Oxford: Oxford University Press, 2014)

John Borneman, Settling Accounts: Violence, Justice, and Accountability in Postsocialist Europe (Princeton: Princeton University Press, 1997)

David Bosco, Rough Justice: The International Criminal Court in a World of Power Politics (Oxford: Oxford University Press, 2014).

P. Bouvier and F. Bomboko, Le Dialogue intercongolais, anatomie d'une négociation à la lisière du chaos, Cahiers africains No. 63-64 (Paris: L'Harmattan, 2004)

Serge Brammertz, "International criminal court: now for Kony and Bashir," *The Guardian*, 13 June 2012

Adam Branch, Displacing Human Rights: War and Intervention in Northern Uganda (Oxford: Oxford University Press, 2011)

Daniel Branch, Kenya: Between Hope and Despair, 1963-2011 (New Haven: Yale University Press, 2011)

Clare Brighton, "Avoiding Unwillingness: Addressing the Political Pitfalls Inherent in the Complementarity Regime of the International Criminal Court," *International Criminal Law Review* 12 (2012)

Bruce Broomhall, International Justice and the International Criminal Court: Between Sovereignty and the Rule of Law (Oxford: Oxford University Press, 2003)

Stephen Brown and Chandra Lekha Sriram, "The Big Fish Won't Fry Themselves: Criminal Accountability for Post-Election Violence in Kenya," *African Affairs* 111 (2012)

William W. Burke-White, "Complementarity in Practice: The International Criminal Court as Part of a System of Multi-level Global Governance in the Democratic Republic of Congo," *Leiden Journal of International Law* 18 (2005)

William W. Burke-White, "Proactive Complementarity: The International Criminal Court and National Courts in the Rome System of International Justice," *Harvard International Law Journal* 49(1) (Winter 2008)

William W. Burke-White, "The Domestic Influence of International Criminal Tribunals: The International Criminal Tribunal for the Former Yugoslavia and the Creation of the State Court of Bosnia & Herzegovina," 46 *Columbia Journal of Transnational Law* 279-350 (2008)

William W. Burke-White ad Scott Kaplan, "Shaping the Contours of Domestic Justice: The International Criminal Court and an Admissibility Challenge in the Uganda Situation," *Journal of International Criminal Justice* 7 (2009)

William W. Burke-White, "Reframing positive complementarity," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

-C-

Antonio Cassese, "Is the ICC Still Having Teething Problems?," *Journal of International Criminal Justice* 4 (2006)

Gaelle Carayon, "Increased Use of Intermediaries: Increased Discontent," ACCESS: Victims' Rights Working Group Bulletin (Spring 2012)

Bruce G. Carruthers and Terence C. Halliday, "Negotiating Globalization: Global Scripts and Intermediation in the Construction of Asian Insolvency Regimes," *Law & Social Inquiry*, 31(3) (2006)

Andrew Cayley, "Witness Proofing—The Experience of a Prosecutor," *Journal of International Criminal Justice* 6 (2008)

Jonathan Charney, "Editorial Comments: International Criminal Law and the Role of Domestic Courts," *American Journal of International Law* (2001)

Chatham House, "The ICC Intervention in Kenya," AFP/ILP 2013/01 (February 2013)

Abram Chayes and Antonia Handler Chayes, "On Compliance," *International Organization* 47(2) (1993)

Alejandro Chehtman, "The ICC and its Normative Impact on Colombia's Legal System," DOMAC/16 (October 2011)

Deirdre Clancy, "They Told Us We Would Be Part of History': Reflections on the Civil Society Intermediary Experience in the Great Lakes Region," in Christian De Vos, Sara

Kendall, and Carsten Stahn (eds.), Contested Justice: The Politics and Practice of International Criminal Court Interventions (Cambridge: Cambridge University Press, 2015)

Janine Natalya Clark, "Peace, Justice and the International Criminal Court: Limitations and Possibilities," *Journal of International Criminal Justice* 9 (2011)

John F. Clark (ed.), *The African Stakes of the Congo War* (Kampala: Fountain Publishers, 2003)

Phil Clark, "Grappling in the Great Lakes: The challenges of international justice in Rwanda, the Democratic Republic of Congo and Uganda," in Brett Bowden, Hilary Charlesworth, and Jeremy Farrall (eds.), *The Role of International Law in Rebuilding Societies after Conflict: Great Expectations* (Cambridge: Cambridge University Press, 2009)

Phil Clark, The Gacaca Courts, Post-Genocide Justice and Reconciliation in Rwanda: Justice without Lawyers (Cambridge: Cambridge University Press, 2010)

Phil Clark, "Chasing Cases: The Politics of State Referral," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Kamari Maxine Clarke, Fictions of Justice: The International Criminal Court and the Challenge of Legal Pluralism in Sub-Saharan Africa (Cambridge: Cambridge University Press, 2009)

Commonwealth Secretariat, "Cover Note: International Criminal Court (ICC) Statute and Implementation of the Geneva Conventions," SOLM(11)10 (May 2011)

James Crawford, "Current Developments: The ILC's Draft Statute for an International Criminal Tribunal," *American Journal of International Law* 80 (1994)

Matthew E. Cross and Sarah Williams, "Recent Developments at the ICC: Prosecutor v Germain Katanga and Mathieu Ngudjolo Chui—A Boost for 'Co-operative Complementarity'?," Human Rights Law Review 10(2) (2010)

-D-

Xinyuan Dai, "The Conditional Effects of International Human Rights Institutions," *Human Rights Quarterly* 36 (2014)

Laura Davis and Priscilla Hayner, Difficult Peace, Limited Justice: Ten Years of Peacemaking in the DRC (International Center for Transitional Justice, March 2009)

Laura Davis, "Power shared and justice shelved: the Democratic Republic of Congo," *The International Journal of Human Rights* 17(2) (2013)

Michael Deibert, *The Democratic Republic of Congo: Between Hope and Despair* (London and New York: Zed Books, 2013)

Christian M. De Vos, "Someone Who Comes Between One Person and Another': Lubanga, Local Cooperation and the Right to a Fair Trial," Melbourne Journal of International Law 12 (2011)

Christian M. De Vos, "Investigating from Afar: The ICC's Evidence Problem," *Leiden Journal of International Law* 26(4) (December 2013)

Mark A. Drumbl, *Atrocity, Punishment, and International Law* (Cambridge: Cambridge University Press, 2007)

Mark A. Drumbl, "Policy through complementarity: the atrocity trial as justice," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Fidelma Donlon, "Positive complementarity in practice: ICTY Rule11 bis and the use of the tribunal's evidence in the Srebrenica Trials before the Bosnian War Crimes Chamber," in Carsten Stahn and Mohamed M. El Zeidy (eds.), The International Criminal Court and Complementarity: From Theory to Practice (Cambridge: Cambridge University Press, 2011)

David Donat Cattin, "Approximation or Harmonisation as a Result of Implementation of the Rome Statute," in Larissa van den Herik and Carsten Stahn (eds.), *The Diversification and Fragmentation of International Criminal Law* (Leiden: Martinus Nijhoff Publishers, 2012)

Nynke Douma and Dorothea Hilhorst, "Fond de Commerce? Sexual violence assistance in the Democratic Republic of Congo," Disaster Studies, Occasional Paper No. 2 (Wageningen University, 2012)

Max du Plessis and Jolyon Ford (eds.), Unable or Unwilling? Case Studies on Domestic Implementation of the ICC Statute in Selected African Countries (Pretoria: Institute for Security Studies, 2008)

Max du Plessis, Antoinette Low, and Ottilia Maunganidze, "African efforts to close the impunity gap: Lessons for complementarity from national and regional actions," Institute for Security Studies (Paper No. 241, November 2012)

Due Process of Law Foundation, "Current challenges in seeking justice for serious crimes of the past," 18(6) *Aportes DPLf* (December 2013)

Jeffrey L. Dunoff and Mark A. Pollack (eds.), *Interdisciplinary Perspectives on International Law and International Relations: The State of the Art* (Cambridge: Cambridge University Press, 2013)

Yvonne Dutton, Rules, Politics, and the International Criminal Court: Committing to the Court (Oxon and New York: Routledge Press, 2013)

-E-

Solomon T. Ebobrah, "Towards a Positive Application of Complementarity in the African Human Rights System: Issues of Functions and Relations," *European Journal of International Law* 22(3) (2011)

Mark S. Ellis, "Bringing Justice to an Embattled Region—Creating and Implementing the 'Rules of the Road' for Bosnia-Herzegovina," *Berkeley Journal of International Law* 17(1) (1999)

Mark S. Ellis, "The International Criminal Court and its Implication for Domestic Law and National Capacity Building," *Florida Journal of International Law* 15 (2002)

Mark S. Ellis, "International Justice and the Rule of Law: Strengthening the ICC through Domestic Prosecutions," *Hague Journal on the Rule of Law* 1 (2009)

Mark S. Ellis, Sovereignty and Justice: Balancing the Principle of Complementarity between International and Domestic War Crimes Tribunals (Newcastle upon Tyne: Cambridge Scholars Publishing, 2014)

European Commission, "Joint Staff working Document on Advancing the Principle of Complementarity: Toolkit for Bridging the gap between international [and] national justice," SWD(2013) (1 January 2013)

"Expert Workshop: Giving Effect to the Law on War Crimes, Crimes Against Humanity and Genocide in Southern Africa," Workshop Report (University of Pretoria: 13-14, June 2011)

-F-

Ward Ferdinandusse, Direct Application of International Criminal Law in National Courts (Academisch Proefschrift, 2005)

Ward Ferdinandusse, "Improving Inter-State Cooperation for the National Prosecution of International Crimes: Towards a New Treaty?" ASIL Insight (21 July 2014)

Isabelle Fery, "Executive summary of a study on the protection of victims and witnesses in D.R. Congo," Protection International (Brussels: July 2012)

Martha Finnemore and Kathryn Sikkink, "International Norm Dynamics and Political Change," *International Organization* 52(4) (Autumn 1998)

Sverker Finnström, Living with Bad Surroundings: War, History, and Everyday Moments in Northern Uganda (Durham: Duke University Press, 2008)

Sverker Finnström "Reconciliation Grown Bitter? War, Retribution, and Ritual Action in Northern Uganda," in Rosalind Shaw and Lars Waldorf, with Pierre Hazan (eds.), Localizing Transitional Justice: Interventions and Priorities after Mass Violence (Stanford: Stanford University Press, 2010)

George Fletcher and Jens David Ohlin, "Reclaiming Fundamental Principles of Criminal Law in the Darfur Case," *Journal of International Criminal Justice* 3 (2005)

Marion Fourcade and Joachim J. Savelsberg, "Global Processes, National Institutions, Local Bricolage: Shaping Law in an Era of Globalization," *Law & Social Inquiry* 31(3) (2006)

Antonio Franceschet, "The International Criminal Court's Provisional Authority to Coerce," Ethics & International Affairs 26(1) (Spring 2012)

Mark Freeman, Necessary Evils: Amnesties and the Search for Justice (Cambridge: Cambridge University Press, 2009)

Elinor Fry, "Between Show Trials and Sham Prosecutions: The Rome Statute's Potential Effects on Domestic Due Process Protections," *Criminal Law Forum* 23 (2012)

Hiroto Fujiwara and Stephan Parmentier, "Investigations," in Luc Reydams, Jan Wouteres, and Cedric Ryngaert (eds.), *International Prosecutors* (Oxford: Oxford University Press, 2012)

Judge Sir Adrian Fulford, "The Reflections of a Trial Judge," *Criminal Law Forum* 22 (2011)

-G-

Yash Pal Ghai and Jill Cottrell Ghai, Kenya's Constitution: An Instrument for Change (Nairobi: Katiba Institute, 2011)

Federica Gioia, "State Sovereignty, Jurisdiction, and 'Modern' International Law: The Principle of Complementarity in the International Criminal Court," *Leiden Journal of International Law* 19 (2006)

Federica Gioia, "Complementarity and 'Reverse Cooperation," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

John Githongo, "Whither Civil Society?," The Star (6 April 2013)

Marlies Glasius, The International Criminal Court: a global civil society achievement (New York: Routledge, 2006)

Marlies Glasius, "What is Global Justice and Who Decides? Civil Society and Victim Responses to the International Criminal Court's First Investigations," *Human Rights Quarterly* 31(2) (2009)

Katy Glassborow, "ICC Investigative Strategy on Sexual Violence Crimes Under Fire," Institute for War & Peace Reporting (27 October 2008)

Ryan Goodman and Derek Jinks, Socializing States: Promoting Human Rights Through International Law (Oxford: Oxford University Press, 2013)

Matthew Green, *The Wizard of the Nile: The Hunt for Arica's Most Wanted* (London: Portobello Books, 2009)

-H-

John Hagan, Justice in the Balkans: Prosecuting War Crimes in The Hague Tribunal (Chicago: The University of Chicago Press, 2003)

Christopher Hall, "Positive Complementarity in Action," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Emily Haslam, "Subjects and Objects: International Criminal Law and the Institutionalization of Civil Society," *International Journal of Transitional Justice* 5(2) (2011)

Emily Haslam and Rod Edmunds, "Managing a New 'Partnership': 'Professionalization,' Intermediaries and the International Criminal Court," *Criminal Law Forum* 24(1) (2013)

Laurence R. Helfer, "Redesigning the European Court of Human Rights: Embeddedness as a Deep Structural Principle of the European Human Rights Regime," *The European Journal of International Law* 19(1) (2008)

Kevin Jon Heller, "The Shadow Side of Complementarity: The Effect of Article 17 of the Rome Statute on National Due Process," *Criminal Law Forum* 17 (2006)

Kevin Jon Heller, "A Sentence-Based Theory of Complementarity," *Harvard International Law Journal* 53(1) (2012)

Courtney Hillebrecht, *Domestic Politics and International Human Rights Tribunals: The Problem of Compliance* (Cambridge: Cambridge University Press, 2014)

Peter Hilpold, "Intervening in the Name of Humanity: R2P and the Power of Ideas," *Journal of Conflict & Security Law* 17(1) (2012)

Adam Hochschild, "The Trial of Thomas Lubanga," The Atlantic (1 December 2009)

J.T. Holmes, "The Principle of Complementarity," in R. Lee (ed.), *The International Criminal Court – The making of the Rome Statute* (The Hague: Kluwer Law International, 1999)

Stephen Hopgood, The Endtimes of Human Rights (Ithaca: Cornell University Press, 2013)

Sigall Horovitz, "How International Courts Shape Domestic Justice: Lessons from Rwanda and Sierra Leone," *Israel Law Review* 46(3) (2013)

Lucy Hovil, "Challenging International Justice: The Initial Years of the International Criminal Court's Intervention in Uganda," *Stability* 2(1) (2013)

Robert Howse and Ruti Teitel, "Beyond Compliance: Rethinking Why International Law Really Matters," *Global Policy* 1(2) (May 2010)

Human Rights Watch, "Making the International Criminal Court Work: A Handbook for Implementing the Rome Statute" (September 2001)

Human Rights Watch, "Making Justice Work: Restoration of the Legal System in Ituri, DRC" (Briefing Paper: 1 September 2004)

Human Rights Watch, "Courting History: The Landmark International Criminal Court's First Years" (2008)

Human Rights Watch, "Letter to the Executive Committee of the Prosecutor" (15 September 2008)

Human Rights Watch, "DR Congo: Commentary on Draft Legislation to Establish Specialized Chambers for Prosecution of International Crimes" (11 March 2011)

Human Rights Watch, "ICC: Course Correction – Recommendations to the Prosecutor for a More Effective Approach to 'Situations under Analysis'" (16 June 2011)

Human Rights Watch, "Unfinished Business: Closing Gaps in the Selection of ICC Cases" (September 2011)

Human Rights Watch, "'Turning Pebbles': Evading Accountability for Post-Election Violence in Kenya" (December 2011)

Human Rights Watch, "Justice for Serious Crimes Before National Courts: Uganda's International Crimes Division" (January 2012)

Alexandra Huneeus, "International Criminal Law By Other Means: The Quasi-Criminal Jurisdiction of the Human Rights Bodies," *American Journal of International Law* 107 (2013)

-T-

International Bar Association, "Rebuilding courts and trust: An assessment of the needs of the justice system in the Democratic Republic of Congo," International Legal Assistance Consortium and IBA Human Rights Institute Report (August 2009)

International Centre for Criminal Law Reform & Criminal Justice Policy, "International Criminal Court: Checklist of Implementation Considerations and Examples Relating to the Rome Statute and the Rules of Procedure & Evidence" (April 2002)

International Center for Transitional Justice, "The Future of International Justice: National Courts Supported by International Expertise" (22 April 2011)

International Center for Transitional Justice, "The ICC on the Ground: Complementarity at Work in Colombia and the DRC" (May 2010)

International Criminal Tribunal for Rwanda, "Complementarity in Action: Lessons Learned from the ICTR Prosecutor's Referral of International Criminal Cases to National Jurisdictions for Trial" (February 2015)

International Crisis Group, "Northern Uganda: Seizing the Opportunity for Peace," Report No. 124 (2007)

International Crisis Group, "Kenya: Impact of the ICC Proceedings," Africa Briefing No. 84 (9 January 2012)

International Law Commission, Conclusions of the Work of the Study Group on the Fragmentation of International Law, "Difficulties arising from the Diversification and Expansion of International Law," UN Doc. A/61/10 (2006)

International Refugee Rights Initiative, "A Poisoned Chalice? Local Civil Society and the International Criminal Court's Engagement in Uganda" (October 2011)

International Refugee Rights Initiative and Aprodivi-ASBL, "Steps Towards Justice, Frustrated Hopes: Some Reflections on the Experience of the International Criminal Court in Ituri" (January 2012)

-J-

Charles Cherner Jalloh, "Kenya vs. The ICC Prosecutor," Harvard International Law Journal 53 (August 2012)

John James, "Ivory Coast – Who's Next After Laurent Gbagbo?," *International Justice Tribune* No. 146 (29 February 2012)

Jensen, Rod. "Complementarity, 'Genuinely' and Article 17: Assessing the Boundaries of an Effective ICC," in Jann K. Kleffner and Gerben Kor (eds.), Complementary Views on Complementarity: Proceedings of the International Roundtable on the Complementary Nature of the International Criminal Court, Amsterdam, 25/26 June 2004 (The Hague: TMC Asser Press, 2006)

Simon Jennings and Thomas Bwire, "Kenyan Chief Justice Announces Special Court," Institute for War & Peace Reporting (10 December 2012)

Florian Jessberger and Julia Geneuss, "The Many Faces of the International Criminal Court," *Journal of International Criminal Justice* 10 (2012)

JLOS, "Annual Performance Report 2009/2010" (September 2010)

JLOS, "Justice at Cross Roads? A Special Report on the Thomas Kwoyelo Trial" (2011)

JLOS, "The Amnesty Law (2000) Issues Paper – Review by the Transitional Justice Working Group" (April 2012)

Louise Jones, "The rape trial of Colonel 106: a test for Congo's military justice," *International Justice Tribune* No. 165 (10 September 2014)

Judicial Service Commission, "Report of the Committee of the Judicial Service Commission on the establishment of an International Crimes Division in The High Court of Kenya" (30 October 2012)

Nidal Nabil Jurdi, "Some lessons on complementarity for the International Criminal Court Review Conference," *South African Yearbook of International Law* 34 (2009)

Nidal Nabil Jurdi, The International Criminal Court and National Courts: A Contentious Relationship (UK: Ashgate, 2011)

Olivier Kambala wa Kambala, "International Criminal Court in Africa: 'alea jacta est," Oxford Transitional Justice Research Working Paper Series (12 July 2010)

Pascal Kambale, "Mix and Match: Is a hybrid court the best way for Congo to prosecute international crimes?," *Openspace* (February 2012)

Pascal Kalume Kambale, "A Story of Missed Opportunities: The Role of the International Criminal Court in the Democratic Republic of Congo," in Christian De Vos, Sara Kendall, and Carsten Stahn (eds.), Contested Justice: The Politics and Practice of International Criminal Court Interventions (Cambridge: Cambridge University Press, 2015)

Philipp Kastner, "Armed Conflicts and Referrals to the International Criminal Court: From Measuring Impact to Emerging Legal Obligations," *Journal of International Criminal Justice* 12(3) (2014)

David Kaye, "Who's Afraid of the International Criminal Court? Finding the Prosecutor Who Can Set It Straight," Foreign Affairs 90(3) (May/June 2011)

David A. Kaye, "Justice Beyond The Hague: Supporting the Prosecution of International Crimes in Domestic Courts," Council on Foreign Relations (Special Report No. 61, June 2011)

David Kaye, "What to Do With Qaddafi," New York Times (31 August 2011)

Margaret E. Keck and Kathryn Sikkink, *Activists Beyond Borders: Advocacy Networks in International Politics* (Ithaca: Cornell University Press, 1998)

Sara Kendall, "UhuRuto' and Other Leviathans: the International Criminal Court and the Kenyan Political Order," *African Journal of Legal Studies* 7 (2014)

Sara Kendall, "Commodifying Global Justice: Economies of Accountability at the International Criminal Court," *Journal of International Criminal Justice* 13(1) (2015)

Sara Kendall, "Constitutional Technicity': Displacing Politics through Expert Knowledge," Law, Culture and the Humanities 11(3) (2015)

David Kennedy, The Dark Sides of Virtue: Reassessing International Humanitarianism (Princeton: Princeton University Press, 2004)

Kenyans for Peace with Truth and Justice, "Securing Justice: Establishing a domestic mechanisms for the 2007/8 post-election violence in Kenya" (May 2013)

Kenyans for Peace with Truth and Justice, "A Real Option for Justice? The International Crimes Division of the High Court of Kenya" (July 2014)

Kenya National Human Rights Commission, "On the Brink of the Precipice: A Human Rights Account of Kenya's Post-2007 Election Violence" (August 2008)

Tessa Khan and Jim Wormington, "Mobile Courts in the DRC: Lessons from Development for International Criminal Justice," Oxford Transitional Justice Research Working Paper Series (2011)

Maina Kiai, "Using International Justice to End Impunity and Prevent Further Atrocities in Kenya," Consultative Conference on International Criminal Justice (September 2009)

Maina Kiai, "Despised and Neglected, PEV Victims are Now Being Abandoned by ICC," *Daily Nation* (8 June 2012)

Jann K. Kleffner, "The Impact of Complementarity on National Implementation of Substantive International Criminal Law," *Journal of International Criminal Justice* 1(1) (2003)

Jann K. Kleffner, "Complementarity as a Catalyst for Compliance," in Jann K. Kleffner and Gerben Kor (eds.), Complementary Views on Complementarity: Proceedings of the International Roundtable on the Complementary Nature of the International Criminal Court, Amsterdam, 25/26 June 2004 (The Hague: TMC Asser Press, 2006)

Jann K. Kleffner, Complementarity in the Rome Statute and National Criminal Jurisdictions (Oxford: Oxford University Press, 2008)

David S. Koller, "The Faith of the International Criminal Lawyer," NYU Journal of International Law and Politics 40 (2008)

David Koller, "... and New York and The Hague and Tokyo and Geneva and Nuremberg and...: The Geographies of International Law," *European Journal of International Law* 23(1) (2012)

Martti Koskenniemi, "Between Impunity and Show Trials," in J.A. Frowein and R. Wolfrum (eds.), *Max Planck Yearbook of United Nations Law, Volume 6* (The Netherlands: Kluwer Law International, 2002)

Martti Koskenniemi, From Apology to Utopia: the Structure of International Legal Argument (Cambridge: Cambridge University Press, 2006)

Tor Krever, "Dispensing Global Justice," New Left Review 85 (January-February 2014)

Nicholas Kulish, "Legislators in Kenya vote to quit global court," *International Herald Tribune* (6 September 2013)

-L-

Milli Lake, "Ending Impunity for Sexual and Gender-Based Crimes: The International Criminal Court and Complementarity: From Theory to Practice in the Democratic Republic of Congo," *African Conflict & Peacebuilding Review* 4(1) (Spring 2014)

Patryk I. Labuda, "Applying and 'misapplying' the Rome Statute in the Democratic Republic of Congo," in Christian De Vos, Sara Kendall, and Carsten Stahn (eds.), Contested Justice: The Politics and Practice of International Criminal Court Interventions (Cambridge: Cambridge University Press, 2015)

Kimberly Lanegran, "The Kenyan Truth, Justice and Reconciliation Commission: The Importance of Commissioners and Their Appointment Process," *Transitional Justice Review* 1(3) (2015)

Lisa J. Laplante, "Outlawing Amnesty: The Return of Criminal Justice in Transitional Justice Schemes," Virginia Journal of International Law 49(4) (2009)

Lisa J. Laplante, "The Domestication of International Criminal Law: A Proposal for Expanding the International Criminal Court's Sphere of Influence," *The John Marshall Law Review* 43 (2010)

Bronwyn Leebaw, *Judging State-Sponsored Violence, Imagining Political Change* (Cambridge: Camrbidge University Press, 2011)

Francesca Lessa and Leigh A. Payne (eds.), Amnesty in the Age of Human Rights Accountability: Comparative and International Perspectives (Cambridge: Cambridge University Press, 2012)

Doutje Lettings & Lars van Troost, "Debating *The Endtimes of Human Rights:* Activism and Institutions in a Neo-Westphalian World," The Strategic Studies Project, Amnesty International (The Netherlands, 2014)

Diane Lupig, "Investigation and Prosecution of Sexual and Gender-Based Crimes before the International Criminal Court," *American University Journal of Gender Social Policy and the* Law 17(2) (2009)

Ellen L. Lutz and Caitlin Reiger (eds.), *Prosecuting Heads of State* (Cambridge: Cambridge University Press, 2009)

Gabrielle Lynch, I Say To You: Ethnic Politics and the Kalenjin in Kenya (Chicago: University of Chicago Press, 2011)

-M-

Chris Mahony, "The justice sector afterthought: Witness protection in Africa, Institute for Security Studies (Pretoria: 2010)

Louise Mallinder and Kieran McEvoy, "Rethinking amnesties: atrocity, accountability and impunity in post-conflict societies," *Contemporary Social Science* 6(1) (2011)

Jospeph A. Manoba, "First Trial before the War Crimes Division of the High Court in Uganda," VRWG Bulletin 17 (Winter 2010)

George E. Marcus, "Ethnography in/of the World System: The Emergence of Multi-Sited Ethnography," *Annual Review of Anthropology* 24 (1995)

Aili Mari Tripp, Museveni's Uganda: Paradoxes of Power in a Hybrid Regime (Boulder: Lynne Rienner Publishers, 2010)

Anne Charlotte Martineau, "The Rhetoric of Fragmentation: Fear and Faith in International Law," *Leiden Journal of International Law* 22(1) (2009)

Sosteness Francis Materu, *The Post-Election Violence in Kenya: Domestic and International Legal Responses* (The Hague: T.M.C. Asser Press, 2015)

Géraldine Mattioli and Anneke van Woudenberg, "Global Catalyst for National Prosecutions? The ICC in the Democratic Republic of Congo," in Nicholas Waddell and Phil Clark (eds.), Courting Conflict? Justice, Peace and the ICC in Africa (Royal African Society, March 2008)

Michael Maya, "Mobile Courts in the Democratic Republic of Congo: Complementarity in Action?," in Juan Carlos Botero, Ronald Janse, Sam Muller, and Christine Pratt (eds.), Innovations in Rule of Law: A Compilation of Concise Essays (HiiL and The World Justice Project, 2012)

Mark Mazower, Governing The World: The History of an Idea, 1815 to the Present (New York: Penguin Books, 2012)

Christopher Mbazira, "Prosecuting international crimes committed by the Lord's Resistance Army in Uganda," in Chacha Murungu and Japhet Biegon (eds.), *Prosecuting International Crimes in Africa* (Pretoria University Law Press, 2011)

Patricia Kameri Mbote and Migai Akech, Kenya: Justice Sector and the Rule of Law – A review by AfriMAP and the Open Society Initiative for Eastern Africa (Johannesburg: Open Society Initiative for Eastern Africa, 2011)

Padraig McAuliffe, Transitional Justice and Rule of Law Reconstruction: A contentious relationship (Routledge Press, 2013)

Padraig McAuliffe, "From Watchdog to Workhorse: Explaining the Emergence of the ICC's Burden-sharing Policy as an Example of Creeping Cosmopolitanism," *Chinese Journal of International Law* 13 (2014)

Kieran McEvoy, "Letting Go of Legalism: Developing a "Thicker' Version of Transitional Justice," in Kieran McEvoy and Lorna McGregor (eds.), *Transitional Justice from Below: Grassroots Activism and the Struggle for Change* (Portland: Hart Publishing, 2008)

Patrice C. McMahon and David P. Forsythe, "The ICTY's Impact on Serbia: Judicial Romanticism Meets Network Politics," *Human Rights Quarterly* 30 (2008)

Frédéric Mégret, "Three Dangers for the International Criminal Court: A Critical Look at a Consensual Project," in *Finnish Yearbook of International Law, Volume XII* (Leiden: Martinus Nijhoff Publishers, 2001)

Frédéric Mégret, "In Defense of Hybridity: Towards a Representational Theory of International Criminal Justice," *Cornell International Law Journal* 38 (2005)

Frédéric Mégret, "Nature of Obligations," in Daniel Moeckli, Sangeeta Shah, and Sandesh Sivakumaran (eds.), *International Human Rights Law* (Oxford: Oxford University Press, 2010)

Frédéric Mégret, "Too much of a good thing? Implementation and the uses of complementarity," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Frédéric Mégret and Marika Giles Samson, "Holding the Line on Complementarity in Libya: The Case for Tolerating Flawed Domestic Trials," *Journal of International Criminal Justice* 11 (2013)

Jesse Melman, "The Possibility of Transfer(?): A Comprehensive Approach to the International Criminal Tribunal for Rwanda's Rule 11bis To Permit Transfer to Rwandan Domestic Courts," Fordham Law Review 79(3) (2011)

Juan E. Méndez, "Justice and Prevention," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Juan E. Méndez and Jeremy Kelley, "Peace Making, Justice, and the ICC," in Christian De Vos, Sara Kendall, and Carsten Stahn (eds.), *Conv.stested Justice: The Politics and Practice of International Criminal Court Interventions* (Cambridge: Cambridge University Press, 2015)

Sally Engle Merry, Human Rights and Gender Violence: Translating International Law into Local Justice (Chicago: University of Chicago Press, 2006)

Sally Merry, "Measuring the World: Indicators, Human Rights, and Global Governance," *Current Anthropology* 52(3) (April 2011)

Julie Mertus, "From Legal Transplants to Transformative Justice: Human Rights and the Promise of Transnational Civil Society," *American University International Law Review* 14(5) (1999)

Julie Mertus, "Considering Non-state Actors in the New Millennium: Toward Expanded Participation in Norm Generation and Norm Application," NYU Journal of International Law and Politics 32 (2000)

Bonita Meyersfeld, "Implementing the Rome Statute in Africa: Potential and problems of the prosecution of gender crimes in Africa in accordance with the Rome Statute," in Kai Ambos and

Ottilia A. Maunganidze (eds.), *Power and Prosecution: Challenges and Opportunities for International Criminal Justice in Sub-Saharan Africa* (Göttingen Studies in Criminal Law and Justice, 2012)

Samuel Moyn, "Judith Shklar versus the International Criminal Court," *Humanity* (Winter 2013)

Passy Mubalama, "Roving Courts in Eastern Congo," Institute for War & Peace Reporting (13 February 2013)

Njonjo Mue and Judy Gitau, "The Justice Vanguard: Kenyan Civil Society and the Pursuit of Accountability," in Christian De Vos, Sara Kendall, and Carsten Stahn (eds.),

Contested Justice: The Politics and Practice of International Criminal Court Interventions (Cambridge: Cambridge University Press, 2015)

Francis Mureithi, "How MPs rejected the Proposed Special Tribunal for Kenya Bill," *The Star* (12 March 2011)

Godfrey Musila, "Between rhetoric and action: The politics, processes and practice of the ICC's work in the DRC," Institute for Security Studies (Monograph 164, July 2009)

Godfrey M. Musila, "Options for Transitional Justice in Kenya: Autonomy and the Challenge of External Prescriptions," *International Journal of Transitional Justice* 3 (2009)

Nzau Musua, "Kenya: Mutunga to Establish ICC Model Court," *The Star* (26 February 2013)

Nzau Musau, "ICC welcomes international crimes court in Kenya," *The Star* (7 February 2014)

Makau Mutua, "Justice Under Siege: The Rule of Law and Judicial Subservience in Kenya," *Human Rights Quarterly* 23 (2001)

Makau Mutua (ed.), Human Rights NGOs in East Africa: Political and Normative Tensions (Kampala: Fountain Publishers, 2009)

Makau Mutua, Kenya's Quest for Democracy: Taming Leviathan (Kampala: Fountain Publishers, 2008)

Martin Mutua, "Ruto, Uhuru led onslaught in Parliament against local tribunal," *The Standard* (7 April 2011)

-N-

Mathews Ndanyi, "Setbacks for Kenya's Special Court," Institute for War & Peace Reporting (23 December 2013)

Lara J. Nettelfield, Courting Democracy in Bosnia and Herzegovina: The Hague Tribunal's Impact in a Postwar State (Cambridge: Cambridge University Press, 2010)

Michael Newton, "The Complementarity Conundrum: Are We Watching Evolution or Evisceration?," Santa Clara Journal of International Law 8(1) (2010)

Michael Newton, "A Synthesis of Community Based Justice and Complementarity," in Christian De Vos, Sara Kendall, and Carsten Stahn (eds.), *Contested Justice: The Politics and Practice of International Criminal Court Interventions* (Cambridge: Cambridge University Press, 2015)

Lionel Nichols, *The International Criminal Court and The End of Impunity in Kenya* (Switzerland: Springer International Publishing, 2015)

Sarah M.H. Nouwen and Wouter G. Werner, "Doing Justice to the Political: The International Criminal Court in Uganda and Sudan," *European Journal of International Law* 21(4) (2010)

Sarah Nouwen, "Complementarity in Uganda: domestic diversity or international imposition?," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Sarah M.H. Nouwen, Complementarity in the Line of Fire: The Catalysing Effect of the International Criminal Court in Uganda and Sudan (Cambridge: Cambridge University Press, 2013)

Sarah M.H. Nouwen and Wouter G. Werner, "Monopolizing Global Justice: International Criminal Law as Challenge to Human Diversity," *Journal of International Criminal Justice* 13(1) (2015)

-O-

Thomas Obel Hansen, "Transitional Justice in Kenya? An Assessment of the Accountability Process in Light of Domestic Politics and Security Concerns," *California Western International Law Journal*, 42(1) (2011)

Thomas Obel Hansen, "A Critical Review of the ICC's Recent Practice Concerning Admissibility Challenges and Complementarity," *Melbourne Journal of International Law* 13 (2012)

Thomas Obel Hansen and Chandra Lekha Sriram, "Fighting for Justice (and Survival): Kenyan Civil Society Accountability Strategies and Their Enemies," *International Journal of Transitional Justice* (2015)

Mary Ellen O'Connell, The Power & Purpose of International Law: Insights from the Theory & Practice of Enforcement (Oxford: Oxford University Press, 2011)

Elizabeth Oglesby and Amy Ross, "Guatemala's Genocide Determination and the Spatial Politics of Justice," *Space and Polity* 13(1) (April 2009)

Florence Ogola, "Uganda Victims Question ICC's Balance," *Institute for War & Peace Reporting* (14 June 2010)

Justice James Ogoola, "Lawfare: Where Justice Meets Peace," Case Western Reserve Journal of International Law 43 (2010)

Alexis Okeowo, "Thomas Kwoyelo's Troubling Trial," The New Yorker (21 July 2012)

Bill Oketch," Uganda Set for First War Crime Trial," Institute for War & Peace Reporting (14 July 2010)

Bill Oketch, "Rights body to assist Kwoyelo," Daily Monitor (2 January 2013).

Antonina Okuta, "National Legislation for Prosecution of International Crimes in Kenya," *Journal of International Criminal Justice* 7 (2009)

Hector Olasolo, The Triggering Procedure of the International Criminal Court (Leiden: Martinus Nijhoff, 2005)

Dayo Olopade, "Who's Afraid of the International Criminal Court? In Kenya, the answer is no one at all," *New Republic* (9 March 2013)

Aimee Ongeso, "An International Crimes Division in Kenya's High Court: Meaningful justice or a white elephant?," VRWG Bulletin 22 (Spring 2013)

Lievin Ngondji Ongombe, "RDC: la peine de mort, l'adoption de la loi de mise en oeuvre du statut du Rome," in Kai Ambos and Ottilia A. Maunganidze (eds.), *Power and Prosecution: Challenges and Opportunities for International Criminal Justice in Sub-Saharan Africa* (Göttingen Studies in Criminal Law and Justice, 2012)

Stephen Oola, "The Coalition for Reconciliation in Uganda: Important Lessons for Proactive Civil Society Engagement in Catalysing Transitional Justice Discourse," African Transitional Justice Research Network Workshop (30-31 August 2010)

Stephen Oola, "Will LRA Victims Get Justice?," Saturday Monitor (11 August 2015)

Stephen Oola, "In the Shadow of Kwoyelo's Trial: The ICC and Complementarity in Uganda," in Christian De Vos, Sara Kendall, and Carsten Stahn (eds.), *Contested Justice: The Politics and Practice of International Criminal Court Interventions* (Cambridge: Cambridge University Press, 2015)

Open Society Justice Initiative, Putting Complementarity into Practice: Domestic Justice for International Crimes in DRC, Uganda, and Kenya (New York: Open Society Foundations, 2011)

Open Society Justice Initiative, International Crimes, Local Justice: A Handbook for Rule-of-Law Policymakers, Donors, and Implementers (New York: Open Society Foundations, 2011)

Open Society Justice Initiative, "Unfinished Business: Guatemala's International Commission against Impunity" (2015)

Peter Opiyo, "Isaac Ruto: Kenya Should Pull Out of ICC," *Standard Digital* (15 December 2010)

Diane F. Orentlicher, "Settling Accounts: The Duty to Prosecute Human Rights Violations of a Prior Regime," Yale Law Review 100 (1991)

Diane F. Orentlicher, "Settling Accounts' Revisited: Reconciling Global Norms with Local Agency," *International Journal of Transitional Justice* 1(1) (2007)

Diane F. Orentlicher, Shrinking the Space for Denial: The Impact of the ICTY in Serbia (Open Society Justice Initiative, 2008)

Diane F. Orentlicher, *That Someone Guilty Be Punished: The Impact of the ICTY in Bosnia* (Open Society Justice Initiative/International Center for Transitional Justice, 2010)

-P-

Nicola Palmer, "Transfer or Transformation: A Review of the Rule 11 bis Decisions of the International Criminal Tribunal for Rwanda," African Journal of International and Comparative Law 20(1) (2012).

Morris Panner and Adriana Beltrán, "Battling Organized Crime in Guatemala," *Americas Quarterly* (Fall 2010)

Alain Pellet, "Entry Into Force and Amendment of the Statute," in Antonio Cassese, Paola Gaeta, and John R.W.D. Jones (eds.), *The Rome Statute of the International Criminal Court: A Commentary, Vol. 1* (Oxford University Press, 2002)

Victor Peskin, International Justice in Rwanda and the Balkans: Virtual Trials and the Struggle for State Cooperation (Cambridge: Cambridge University Press, 2008)

Victor Peskin and Eric Stover, "A hopeful future for Kenya," Los Angeles Times (7 June 2010)

Paula Pickering, Peacebuilding in the Balkans: The View from the Ground Floor (Ithaca: Cornell University Press, 2007)

Georghios M. Pikis, The Rome Statute for the International Criminal Court: Analysis of the Statute, the Rules of Procedure and Evidence, the Regulations of the Court and Supplementary Instruments (Leiden: Martinus Nijhoff Publishers, 2010)

Fausto Pocar, "Completion or Continuation Stratey? Appraising Problems and Possible Developments in Building the Legacy of the ICTY," *Journal of International Criminal Justice* 6 (2008)

Mauro Politi, "Reflections on complementarity at the Rome Conference and beyond," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Eric A. Posner, *The Perils of Global Legalism* (Chicago: The University of Chicago Press, 2009)

Béatrice Pouligny, Peace Operations Seen From Below: UN Missions and Local People (Kumarian Press, 2006)

-R-

Rod Rastan, "Complementarity: Contest or Collaboration?," in Morten Bergsmo (ed.), Complementarity and the Exercise of Universal Jurisdiction for Core International Crimes (Oslo: Torkel Opsahl Academic EPublisher, 2010)

Rod Rastan, "Situation and Case: Defining the Parameters," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Refugee Law Project, "Ambiguous Impacts: The Effects of the International Criminal Court Investigations in Northern Uganda," Working Paper No. 22 (October 2012)

Republic of Uganda, "Report of the Committee on Defence and Internal Affairs on the Petition on the Lapsing of Part II of The Amnesty Act, 2000" (August 2013)

Filip Reyntjens, *The Great African War: Congo and Regional Geopolitics, 1996-2006* (Cambridge: Cambridge University Press, 2009)

Annelise Riles, The Network Inside Out (University of Michigan Press, 2001)

Thomas Risse, Stephen C. Ropp, and Kathryn Sikkink (eds.), *The Power of Human Rights: International Norms and Domestic Change* (Cambridge: Cambridge University Press, 1999)

Thomas Risse, Stephen C. Ropp, and Kathryn Sikkink (eds.), *The Persistent Power of Human Rights: From Commitment to Compliance* (Cambridge: Cambridge University Press, 2013)

Darryl Robinson, "The Identity Crisis of International Law," Leiden Journal of International Law 21 (2008)

Darryl Robinson, "The Mysterious Mysteriousness of Complementarity," Criminal Law Forum 21(1) (2010)

Darryl Robinson, "The Controversy over Territorial State Referrals and Reflections on ICL Discourse," *Journal of International Criminal Justice* 9 (2011)

Darryl Robinson, "Three Theories of Complementarity: Charge, Sentence, or Process?," *Harvard International Law Journal* 53 (April 2012)

Darryl Robinson, "Inescapable Dyads: Why the International Criminal Court Cannot Win," *Leiden Journal of International Law* 28(2) (2015)

Naomi Roht-Arriaza, "Of catalysts and cases: transnational prosecutions and impunity in Latin America," in Madeleine Davis (ed.), *The Pinochet Case: Origins, Progress and Implications* (London: Institute of Latin American Studies, 2003)

Naomi Roht-Arriaza, "Universal Jurisdiction: Steps Forward, Steps Back," Leiden Journal of International Law 17 (2004)

Naomi Roht-Arriaza, *The Pinochet Effect: Transnational Justice in the Age of Human Rights* (Philadelphia: University of Pennsylvania Press, 2005)

Naomi Roht-Arriaza, "The Trial of Ríos Montt," Aportes DPLf 18(6) (December 2013)

Yaël Ronen, "The Impact of the ICTY on Atrocity-Related Prosecutions in the Courts of Bosnia and Herzegovina," Penn State Journal of Law & International Affairs 3(1) (2014)

Kenneth Roth, "The End of Human Rights?," The New York Review of Books (23 October 2014)

Mutuma Ruteere, "Dr. Willy Mutunga: Why they fear him," *The Nairobi Law Monthly* 2(6) (June 2011)

Report of the Committee on Defence and Internal Affairs on the Petition on the Lapsing of Part II of The Amnesty Act (August 2013)

Amnesty Commission, "The Amnesty Act: An Act of Forgiveness" (August 2009)

Comite Mixte de Justice (DRC), "Compte Rendu de la Réunion Politique du Comite Mixte de Justice" (28 June 2011)

Commission of Inquiry into Post-Election Violence (Kenya) (15 October 2008)

-S-

Leila Nadya Sadat, The International Criminal Court and the Transformation of International Law: Justice for the New Millennium (Martinus Nijhoff, 2002)

Susana SáCouto and Katherine Cleary, "The Katanga Complementarity Decisions: Sound Law but Flawed Policy," Leiden Journal of International Law 23 (2003)

William A. Schabas, "Prosecutorial Discretion v. Judicial Activism," *Journal of International Criminal Justice* 6 (2008)

William A. Schabas, "Complementarity in Practice': Some Uncomplimentary Thoughts," Criminal Law Forum 19 (2008)

David Scheffer, "International Judicial Intervention," Foreign Policy (1996)

Benjamin N. Schiff, *Building the International Criminal Court* (Cambridge: Cambridge University Press, 2008)

Christine Schwöbel (ed.), Critical Approaches to International Criminal Law: An Introduction (Oxon and New York: Routledge, 2014)

Anja Seibert-Fohr, "The Relevance of the Rome Statute of the International Criminal Court for Amnesties and Truth Commissions," in A. von Bogdandy and R. Wolfrim (eds.), Max Planck Yearbook of United Nations Law 7 (Koninklijke Brill, 2003)

Paul F. Seils, "Making complementarity work: maximizing the limited role of the Prosecutor," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Paul Seils, "Putting Complementarity in its Place," in Carsten Stahn (ed.), *The Law and Practice of the International Criminal Court* (Oxford: Oxford University Press, 2015)

Yuval Shany, Regulating Jurisdictional Relations Between National and International Courts (Oxford: Oxford University Press, 2007)

Yuval Shany, "The Legitimacy Deficit of Exceptional International Criminal Jurisdiction," in Fionnuala Ni Aolain and Oren Gross (eds.), Guantanamo and Beyond: Exceptional Courts and Military Commissions in Comparative Perspective (Cambridge: Cambridge University Press, 2013)

Yuval Shany, "How Can International Criminal Courts Have a Greater Impact on National Criminal Proceedings? Lessons from the First Two Decades of International Criminal Justice in Operation," *Israel Law Review* 46(3) (2013)

Dustin N. Sharp, "Addressing Dilemmas of the Global and the Local in Transitional Justice," *Emory International Law Review* 29 (2014)

Ada Sheng, "Analyzing the International Criminal Court Complementarity Principle Through a Federal Court Lens," *ILSA Journal of International and Comparative Law* 13 (2006)

Judith N. Shklar, *Legalism: Law, Morals, and Political Trials* (Cambridge: Cambridge University Press, 1964)

Kathryn Sikkink, The Justice Cascade: How Human Rights Prosecutions are Changing World Politics (New York: W.W. Norton & Company, 2011)

Beth A. Simmons, *Mobilizing for Human Rights: International Law in Domestic Politics* (Cambridge: Cambridge University Press, 2009)

Gerry Simpson, "Throwing a Little Remembering on the Past': The International Criminal Court and the Politics of Sovereignty," *University of California Davis Journal of International Law and Policy* 5(2) (1999)

Gerry Simpson, Law, War and Crime: War Crimes Trials and the Reinvention of International Law (Cambridge: Polity Press, 2007)

Gerry Simpson, "The sentimental life of international law," London Review of International Law 3(1) (2015)

Thomas Skouteris, *The Notion of Progress in International Law Discourse* (Leiden: Proefschrift, 2008)

Anne-Marie Slaughter, Andrew S. Tulumello, and Stepan Wood, "International Law and International Relations Theory: A New Generation of Interdisciplinary Scholarship," *American Journal of International Law* 92 (1998)

Anne-Marie Slaughter, A New World Order (Princeton: Princeton University Press, 2004)

Anne-Marie Slaughter and William Burke-White, "The Future of International Law is Domestic (or, The European Way of Law)," *Harvard International Law Journal* 47(2) (Summer 2006)

Jack Snyder and Leslie Vinjamuri, "Trials and Errors: Principle and Pragmatism in Strategies of International Justice," *International Security* 28(3) (Winter 2003/04)

Patricia Pinto Soares, "Positive Complementarity and the Law Enforcement Network: Drawing Lessons from the Ad Hoc Tribunals' Completion Strategy," *Israel Law Review* 46(3) (2013)

Southern African Litigation Centre, "Positive Reinforcement: Advocating for International Criminal Justice in Africa" (May 2013)

Chandra Sriram and Stephen Brown, "Kenya in the Shadow of the ICC: Complementarity, Gravity and Impact," *International Criminal Law Review* 12(2) (2012)

Carsten Stahn, "Complementarity: A Tale of Two Notions," *Criminal Law Forum* 19 (2008)

Carsten Stahn, "How is the Water? Light and Shadow in the First Years of the ICC," Criminal Law Forum 22 (2011)

Carsten Stahn, "Taking complementarity seriously: On the sense and sensibility of 'classical', 'positive' and 'negative' complementarity," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Carsten Stahn, "One Step Forward, Two Steps Back? Second Thoughts on a 'Sentence-Based' Theory of Complementarity," *Harvard International Law Journal* 53 (April 2012)

Carsten Stahn and Larissa van dan Herik, "Fragmentation,' Diversification and '3D' Legal Pluralism: International Criminal Law and the Jack-in-the-Box?," in Larissa van den Herik and Carsten Stahn (eds.), *The Diversification and Fragmentation of International Criminal Law* (Leiden: Martinus Nijhoff Publishers, 2012)

Carsten Stahn, "Libya, the International Criminal Court and Complementarity: A Test for 'Shared Responsibility," *Journal of International Criminal Justice* 10(2) (2012)

Carsten Stahn, "Admissibility Challenges before the ICC: From Quasi-Primacy to Qualified Deference?," in Carsten Stahn (ed.), *The Law and Practice of the International Criminal Court* (Oxford: Oxford University Press, 2015)

June Starr and Mark Goodale, "Introduction," in June Starr and Mark Goodale (eds.), *Practicing Ethnography in Law* (New York: Palgrave Macmillan, 2002)

Jason K. Stearns, Dancing in the Glory of Monsters: The Collapse of the Congo and the Great War of Africa (New York: PublicAffairs, 2011)

Cassandra Steer, "Legal Transplants or Legal Patchworking? The Creation of International Criminal Law as a Pluralistic Body of Law," in Elies van Sliedregt and Sergey Vasiliev (eds.), *Pluralism in International Criminal Law* (Oxford: Oxford University Press, 2014)

Ignaz Stegmiller, The Pre-Investigation Stage of the ICC (Berlin: Duncker and Humblot, 2011)

Jo Stigen, The Relationship between the International Criminal Court and National Jurisdictions: The Principle of Complementarity (Leiden: Martinus Nijhoff Publishers, 2008)

Jane Stromseth, David Wippman and Rosa Brooks, Can Might Make Rights? Building the Rule of Law After Military Interventions (Cambridge: Cambridge University Press, 2006)

Jane Stromseth, "Justice on the Ground: Can International Criminal Courts Strengthen Domestic Rule of Law in Post-Conflict Societies," Hague Journal on the Rule of Law 1 (2009)

Jelena Subotić, Hijacked Justice: Dealing With the Past in the Balkans (Ithaca: Cornell University Press, 2009)

Jelena Subotić, "The Transformation of International Transitional Justice Advocacy," *International Journal of Transitional Justice* 6 (2012)

Cass R. Sunstein, "Social Norms and Social Roles," Columbia Law Review 96(4) (May 1996)

-T-

Immi Tallgren, "Completing the 'International Criminal Order': The Rhetoric of International Repression and the Notion of Complementarity in the Draft Statute for an International Criminal Court," *Nordic Journal of International Law* 67 (1998)

Immi Tallgren, "We Did It? The Vertigo of Law and Everyday Life at the Diplomatic Conference on the Establishment of an International Criminal Court," *Leiden Journal of International Law* 12(3) (1999)

Ruti G Teitel, *Humanity's Law* (Oxford: Oxford University Press, 2011)

Ruti G. Teitel, *Globalizing Transitional Justice: Contemporary Essays* (Oxford: Oxford University Press, 2014)

David Tolbert and Aleksandar Kontic, "The International Criminal Tribunal for the former Yugoslavia and the transfer of cases and materials to national judicial authorities: lessons in complementarity," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Gregory Townsend, "Structure and Management," in Luc Reydams, Jan Wouters, and Cedric Ryngaert (eds.), *International Prosecutors* (Oxford: Oxford University Press, 2012)

Antonietta Trapani, "Bringing National Courts in Line with International Norms: A Comparative Look at the Court of Bosnia and Herzegovina and the Military Court of the Democratic Republic of Congo," *Israel Law Review* 46(2) (July 2013)

Jenia Iontcheva Turner, "Nationalizing International Criminal Law," Stanford Journal of International Law 41(1) (2004)

United Nations Office of the High Commissioner for Human Rights, "Report of the Mapping Exercise documenting the most serious violations of human rights and international humanitarian law committed within the territory of the Democratic Republic of the Congo between March 1993 and June 2003" (August 2010)

United Nations Office of the High Commissioner for Human Rights, "The Dust Has Not Yet Settled': Victims' Views on the Right to Remedy and Reparation – A Report from the Greater North of Uganda" (Kampala, 2011)

United Nations Office of the High Commissioner for Human Rights, "Judicial Workshop on Victim and Witness Protection in Uganda" (August 2011)

-V-

Stephanie van den Berg, "Praise for historic Congo rape conviction," *International Justice Tribune* No. 170 (11 December 2014)

L.J. van den Herik, *The Contribution of the Rwanda Tribunal to the Development of International Law* (Leiden: Martinus Nijhoff Publishers, 2005)

Hugo van der Merwe, Victoria Baxter, Audrey R. Chapman (eds.), Assessing the Impact of Transitional Justice: Challenges for Empirical Research (Washington, D.C.: USIP Press, 2009)

Harmen van der Wilt and Sandra Lyngdorf, "Procedural Obligations Under the European Convention of Human Rights: Useful Guidelines for the Assessment of 'Unwillingness' and 'Inability' in the Context of the Complementarity Principle," *International Criminal Law Review* 9 (2009)

David Van Reybrouck, Congo: The Epic History of a People (London: Fourth Estate, 2014)

Luisa Vierucci, "National Implementation of the ICC Statute (Part II): Foreword," *Journal of International Criminal Justice* 5(2) (2007)

-W-

Nicholas Waddell and Phil Clark (eds.), Courting Conflict? Justice, Peace and the ICC in Africa (Royal African Society, March 2008)

Irene Wairimu, "Kenya: First Life Sentence in Local PEV Trial," The Star (12 June 2012)

Betty Waitherero, "Can the International Crimes Division prosecute Kenya's PEV cases?," *The Nation* (8 February 2014)

Lars Waldorf, "A Mere Pretense of Justice': Complementarity, Sham Trials, and Victor's Justice at the Rwandan Tribunal," Fordham International Law Journal 33(4) (2011)

L. Muthoni Wanyeki, "Kenya: We Remember, and Have Evidence," *The East African* (9 November 2009)

L. Muthoni Wanyeki, "The International Criminal Court's cases in Kenya: origin and impact," Institute for Security Studies (Paper No. 237, August 2012)

War Crimes Research Office, Investigative Management, Strategies, and Techniques of the International Criminal Court's Office of the Prosecutor (2012)

Claude E. Welch, Jr. and Ashley F. Watkins, "Extending Enforcement: The Coalition for the International Criminal Court," *Human Rights Quarterly* 33 (2011)

Etienne Wenger, Communities of Practice: Learning, Meaning, and Identity (Cambridge University Press: 1998)

Alex Whiting, "Dynamic Investigative Practice at the International Criminal Court," Law & Contemporary Problems 76(3-4) (2013)

Karolina Wierczynska, "Deference in the ICC Practice Concerning Admissibility Challenges Lodged by States," in Lukasz Gruszczynski and Wouter Werner (eds.), Deference in International Courts and Tribunals: Standard of Review and Margin of Appreciation (Oxford: Oxford University Press, 2014)

Sharon A. Williams and William A. Schabas, "Article 17: Issues of admissibility," in Otto Triffterer (ed.), Commentary on the Rome Statute of the International Criminal Court: Observers' Notes, Article by Article (Hart Publishing, 2008)

Michela Wrong, It's Our Turn to Eat: The Story of a Kenyan Whistleblower (London: Fourth Estate, 2009)

-Y-

Yearbook of the International Law Commission 1994, Vol. II, A/CN.4/SER.A/1994/Add.1, Part Two, 27 (Commentary 1)

-Z-

Mohamed El Zeidy, "The Principle of Complementarity: A New Machinery to Implement International Criminal Law," *Michigan Journal of International Law* 23 (2001-02)

Mohamed El Zeidy, "The genesis of complementarity," in Carsten Stahn and Mohamed M. El Zeidy (eds.), *The International Criminal Court and Complementarity: From Theory to Practice* (Cambridge: Cambridge University Press, 2011)

Legal Instruments

-DRC-

Loi No. 023/2002 du 18 Novembre 2002 Portant Code Judicaire Militaire

Loi No. 024/2002 du 18 Novembre 2002 Portant Code Pénal Militaire

"Projet de Loi Relative Aux Chambres Spécialisées pour la Répression des Violations Graves du Droit International Humanitaire: Organisation, Fonctionnement, Droit Applicable, Compétence et Procédure" (11 April 2011)

Assemblée Nationale, Commission Politique, Administrative et Judiciaire, "Proposition de loi modifiant et complétant le Code Pénal, le Code de Procédure Pénale, le Code Judiciaire Militaire et le Code Pénal Militaire en vue de la mise en œuvre du Statut de Rome de la Cour Pénale Internationale" (June 2011)

-ICC-

Draft Statute for an International Criminal Court (1994)

Rome Statute of the International Criminal Court (1998)

-KENYA-

The International Crimes Act, 2008

The Special Tribunal for Kenya Bill, 2009

-UGANDA-

Amnesty Act, 2000

"Proposed new Part to ICC Bill; Part X – Alternate Proceedings" (proposed by MP Jacob Oulanyah, 12 December 2004)

Agreement on Cessation of Hostilities between the Government of the Republic of Uganda and Lord's Resistance Army Movement (Agenda Item No. 1), 26 August 2006

Accountability and Reconciliation Agreement (Agenda Item No. 3), 29 June 2007 ("A&R Agreement"). Annexure to the Agreement on Accountability and Reconciliation, 19 February 2008

Request for Parliament to Approve the Declaration of Named Individuals as Persons Not Eligible for Amnesty (13 April 2010)

International Criminal Court Act, 2010, Uganda Gazette No. 39, Vol. 103 (25 June 2010)

National Reconciliation Bill (draft of 10 June 2011)

Statutory Instruments 2012 No. 34, The Amnesty Act (Declaration of Lapse of the Operation of Part II) Instrument, 2012 (issued by MP Hilary Onek, Minister of Internal Affairs, 23 May 2012)

-OTHER-

United Nations Security Council Resolution 1503, S/RES/1503 (28 August 2003)

Draft Protocol on Amendments to the Protocol on the Statute of the African Court of Justice and Human Rights, STC/Legal/Min/7(I) Rev. 1 (15 May 2014)

Parliamentary Debates

-KENYA-

Kenya National Assembly Official Record (Hansard), The International Crimes Bill, Second Reading (7 May 2008)

Kenya National Assembly Official Record (Hansard), The Constitution of Kenya (Amendment) Bill, Second Reading (3 February 2009)

Kenya National Assembly Official Report, The Constitution of Kenya (Amendment) Bill, Second Reading (2 December 2009)

Parliament of Kenya, Convening of Special Sitting of The Senate to Debate Motion on Withdrawal of Kenya from the Rome Statute, Official Record (Hansard) (10 September 2013)

-UGANDA-

The Seventh Parliament of Uganda (Hansard), First Reading, The International Criminal Court Bill, 2004 (24 June 2004)

The Eighth Parliament of Uganda (Hansard), Second Reading, The International Criminal Court Bill, 2004 [sic] (10 March 2010)

The Eighth Parliament of Uganda (Hansard), Third Reading, The International Criminal Court Bill, 2006 (10 March 2010)

Republic of Uganda, Report of the Sessional Committee on Legal and Parliamentary Affairs on the International Criminal Court Bill, 2006 (March 2010)

ICC Documents

Report of the Ad Hoc Committee on the Establishment of an International Criminal Court, A/50/22 (1995)

Office of the Prosecutor, "Informal expert paper: The principle of complementarity in practice," ICC-OTP (2003)

Office of the Prosecutor, "Paper on some policy issues before the Office of the Prosecutor" (September 2003)

Office of the Prosecutor, "Report on the activities performed during the first three years (June 2003-June 2006)" (12 September 2006)

Regulations of the Office of the Prosecutor, ICC-BD/05-01-09 (23 April 2009)

Agreed Minutes of Meeting of 3 July 2009 between the ICC Prosecutor and Delegation of the Kenyan Government (3 July 2009, The Hague)

Second Status Report on the Court's Investigations in to Efficiency Measures," ICC-ASP/8/30 (4 November 2009)

Kampala Declaration, RC/Decl.1; Resolution RC/Res.1 – Complementarity (adopted 8 June 2010)

Office of the Prosecutor, "Prosecutorial Strategy 2009-2012" (1 February 2010)

Review Conference of the Rome Statute, "Focal points' compilation of examples of projects aimed at strengthening domestic jurisdictions to deal with Rome Statute Crimes," RC/ST/CM/INF.2 (30 May 2010)

Assembly of States Parties, "Proposed Programme Budget for 2012 of the International Criminal Court," ICC-ASP/10/10 (21 July 2011)

Draft Guidelines Governing the Relations Between the Court and Intermediaries (August 2011)

Third Report of ICC Prosecutor to UN Security Council Pursuant to UNSCR 1970 (16 May 2012)

Assembly of States Parties, "Report of the Court on Complementarity," ICC-ASP11/39 (16 October 2012)

Second Report on the Draft Guidelines [Governing the Relations Between the Court and Intermediaries] (30 October 2013)

Office of the Prosecutor, "Policy Paper on Preliminary Examinations" (November 2013)

Cases and Procedural Documents

-COTE D'IVOIRE-

The Prosecutor v. Laurent Gbagbo:

Decision on the Prosecutor's Application Pursuant to Article 58 for a warrant of arrest against Laurent Koudou Gbagbo, ICC-02/11-01/11, PTC III (30 November 2011)

Decision Adjourning the Hearing on the Confirmation of Charges Pursuant to Article 61(7)(c)(i) of the Rome Statute, ICC-02/11-01/11, PTC I (3 June 2013)

Decision on the "Requeté relative a la recevabilité de l'affaire en vertu des Articles 19 et 17 du Statut," ICC-02/11-01/11, PTC I (11 June 2013)

The Prosecutor v. Simone Ghagho:

Decision on Cote d'Ivoire's challenge to the admissibility of the case against Simone Gbagbo, ICC-02/11-01/12, PTC I (11 December 2014)

Judgment on the appeal of Cote d'Ivoire against the decision of Pre-Trial Chamber I of 11 December 2014 entitled "Decision on Cote d'Ivoire's challenge to the admissibility of the case against Simone Gbagbo," ICC-02/11-01/12 OA, Appeals Chamber (27 May 2015)

-DRC-

Situation in the Democratic Republic of Congo, Judgment of the Prosecutor's Appeal Against the Decision of Pre-Trial Chamber I entitled "Decision on the Prosecutor's Application for Warrants of Arrest, Article 58," ICC-01/04-169, Appeals Chamber (13 July 2006)

The Prosecutor v. Callixte Mbarushimana, Decision on the Confirmation of Charges, ICC-01/04-01/10-465-Red, PTC I (16 December 2011)

The Prosecutor v. Sylvestre Mudacumura, Decision on the Prosecutor's Application under Article 58, ICC-01/04-01/12, PTC II (13 July 2012)

The Prosecutor v. Thomas Lubanga Dyilo:

Prosecutor's Application for Warrant of Arrest, ICC-01/04-01/06-8 (13 January 2006)

Decision on the Prosecutor's Application for a warrant of arrest, Article 58, ICC-01/04-01/06, PTC I (10 February 2006)

Decision sur la Confirmation des Charges, ICC-01/04-01/06-806, PTC I (5 February 2007)

Redacted Decision on Intermediaries, ICC-01/04-01/06, TC I (31 May 2010)

Deposition of Witness DRC-OTP-WWWW-0582, ICC-01/04-01/06-Rule68Deposition-Red2-ENG, TC I (16 November 2010)

Judgment Pursuant to Article 74 of the Statute, ICC-01/04-01/06, TC I (14 March 2012)

The Prosecutor v. Germain Katanga and Mathieu Ngudjolo Chui:

Decision on the Evidence and Information Provided by the Prosecution for the Issuance of a Warrant of Arrest for German Katanga, ICC-01/04-01/07-4, PTC I (6 July 2007)

Decision on Article 54(3)(e) Documents Identified as Potentially Exculpatory or Otherwise Material to the Defence's Preparation for the Confirmation Hearing, ICC-01/04-01/07, PTC I (20 June 2008)

Public Redacted Version of the 19th March 2009 Prosecution Response to Motion Challenging the Admissibility of the Case by the Defense of Germain Katanga, pursuant to Article 19(2)(a), ICC-01/04-01/07-1007 (30 March 2009)

Reasons for the Oral Decision on the Motion Challenging the Admissibility of the Case (Article 19 of the Statute), ICC-01/04-01/07, TC II (16 June 2009)

Document in Support of Appeal of the Defense for Germain Katanga Against the Decision of the Trial Chamber "Motifs de la Décision Oral Relative a l'Exception d'Irrecevabilité de l'Affaire," ICC-01/04-01/07 (8 July 2009)

Judgment on the Appeal of Mr. Germain Katanga against the Oral Decision of Trial Chamber II of 12 June 2009 on the Admissibility of the Case, ICC-01/04-01/07-1497, Appeals Chamber (25 September 2009)

Transcript, ICC-01/04-01/07-T-81-Red-ENG (25 November 2009)

The Prosecutor v. Mathieu Ngudjolo, Judgment Pursuant to Article 74 of the Statute, ICC-01/04-02/12, TC II (18 December 2012)

The Prosecutor v. Germain Katanga, Judgment Pursuant to Article 74 of the Statute, ICC-01/04-01/07,TC II (7 March 2014)

-KENYA-

Situation in the Republic of Kenya:

Request for authorization of an investigation pursuant to Article 15, ICC-01/09, PTC II (26 November 2009)

Decision pursuant to Article 15 of the Rome Statute on the Authorization of an Investigation into the Situation in the Republic of Kenya, ICC-01/09-19, PTC II (31 March 2010)

Request for Assistance on behalf of the Government of the Republic of Kenya pursuant to Article 93(10) and Rule 194, ICC-01/09 (21 April 2011)

Decision on the Request for Assistance Submitted on Behalf of the Government of the Republic of Kenya Pursuant to Article 93(10) of the Statute and Rule 194 of the Rules of Procedure and Evidence, ICC-01/09, PTC II (29 June 2011)

Decision on the admissibility of the "Appeal of the Government of Kenya against the 'Decision on the Request for Assistance Submitted on Behalf of the Government of the Republic of Kenya Pursuant to Article 93(1) of the Statute and Rule 194 of the Rules of Procedure and Evidence," ICC-01/09-70 (7 July 2011)

Victims' request for review of Prosecution's decision to cease active investigation, ICC-01/09, PTC II (3 August 2015)

The Prosecutor v. Francis Kirimi Muthaura and Uhuru Muigai Kenyatta:

Corrigendum to the "Document in Support of the 'Appeal of the Government of Kenya against the Decision on the Application by the Government of Kenya Challenging the Admissibility of the Case Pursuant to Article 19(2)(b) of the Statute," ICC-01/09-02/11 (21 June 2011)

Judgment on the appeal of the Republic of Kenya against the decision of Pre-Trial Chamber II of 30 May 2011 entitled "Decision on the Application by the Government

of Kenya Challenging the Admissibility of the Case Pursuant to Article 19(2)(b) of the Statute," ICC-01/09-02/11 OA, Appeals Chamber (30 August 2011)

Decision on the Confirmation of Charges Pursuant to Article 61(7)(a) and (b) of the Rome Statute, ICC-01/09-02/11-382-Red, PTC II (23 January 2012)

Prosecution Notification of Withdrawal of the Charges against Francis Kirimi Muthaura, ICC-01/09-02/11, TC V (11 March 2013)

Decision on Defence Application Pursuant to Article 64(4) and Related Requests, ICC-01/09-02/11, TC V, 26 April 2013, Concurring Opinion of Judge Christine Van den Wyngaert

The Prosecutor v. William Samoei Ruto, et al.:

Application on Behalf of the Government of the Republic of Kenya Pursuant to Article 19 of the ICC Statute, ICC-01/09-01/11 and ICC-01/09-02/11, PTC II (31 March 2011)

Decision on the Application by the Government of Kenya Challenging the Admissibility of the Case Pursuant to Article 19(2)(b) of the Statute, PTC II, ICC-01/09-01/11 (30 May 2011)

Judgment on the Appeal of the Republic on Kenya Against the Decision of Pre-Trial Chamber II of 30 May 2011 entitled "Decision on the Application by the Government of Kenya Challenging the Admissibility of the Case Pursuant to Article 19(2)(b) of the Statute," Appeals Chamber (30 August 2011)

William Samoei Ruto Defence Brief Following the Confirmation of Charges Hearing, ICC-01/09-01/11-355, PTC II (24 October 2011)

Request by the Victims' Representatives for Authorisation to Make a Further Written Submission on the Views and Concerns of the Victims, ICC-01/09-01/11, PTC II (9 November 2011)

Decision on the Confirmation of Charges Pursuant to Article 61(7)(a) and (b) of the Rome Statute, ICC-01/09-01/11-373, PTC II (23 January 2012)

-LIBYA-

The Prosecutor v. Saif Al-Islam Gaddafi and Abdullah Al-Senussi:

Prosecution response to Application on behalf of the Government of Libya pursuant to Article 19 of the ICC Statute, ICC-01/11-01/11 (5 June 2012)

Decision requesting further submissions on issues related to the admissibility of the case against Saif Al-Islam Gaddafi, ICC-01/11-01/11, PTC I (7 December 2012)

Application on behalf of the Government of Libya relating to Abdullah Al-Senussi pursuant to Article 19 of the ICC Statute, ICC-01/11-01/11 (2 April 2013)

Decision on the admissibility of the case against Saif Al-Islam Gaddafi, ICC-01/11-01/11, PTC I (31 May 2013)

Judgment on the appeal of Libya against the decision of Pre-Trial Chamber I of 21 May 2013 entitled "Decision on the admissibility of the case against Saif Al-Islam Gaddafi," ICC-01/11-01/11 OA 4, Appeals Chamber (21 May 2014)

Judgment on the appeal of Mr. Abdullah Al-Senussi against the decision of Pre-Trial Chamber I of 11 October 2013 entitled "Decision on the admissibility of the case against Abdullah Al-Senussi," ICC-01/11-01/11 OA 6, Appeals Chamber (24 July 2014)

-PRELIMINARY EXAMINATIONS-

Situation in the Central African Republic, Decision Requesting Information on the Status of the Preliminary Examination of the Situation in the Central African Republic, ICC-01/05-06, PTC III (30 November 2006)

Situation on the Registered Vessels of the Union of the Comoros, the Hellenic Republic and the Kingdom of Cambodia, Decision on the request of the Union of Comoros to review the Prosecutor's decision not to initiate an investigation," ICC-01/13, PTC I (16 July 2015)

-SUDAN-

Situation in Darfur, Observations on Issues Concerning the Protection of Victims and the Preservation of Evidence in the Proceedings on Darfur Pending Before the ICC, ICC-02/05-14, PTC I (25 August 2006)

The Prosecutor v. Ahmad Muhammad Harun ("Ahmad Harun") and Ali Muhammad Ali Abd-Al-Rahman ("Ali Kushayb"):

Prosecutor's Application under Article 58(7), ICC-02/05-56 (27 February 2007)

Decision on the Prosecution Application Under Article 58(7) of the Statute, ICC-02/05-01/07-I-Corr, PTC I (27 April 2007)

The Prosecutor v. Bahr Idriss Abu Garda, Decision on the Confirmation of Charges, ICC-02/05-02/09-243Red, PTC I (8 February 2010)

-UGANDA-

Warrant of Arrest for Joseph Kony, ICC-02/04-01/05-53, PTC II, 8 July 2005 (as amended on 27 September 2005)

Letter from Jane F.B. Kiggundu, Solicitor General, Reply to Request for Information from the Republic of Uganda on the Status of Execution of the Warrants of Arrest, ICC-02/04-01/05-285-Anx2, Government of Uganda (27 March 2008)

The Prosecutor v. Joseph Kony, Vincent Otti, Okot Odhiambo, Dominic Ongwen:

Amicus Curiae submitted by The Uganda Victims' Foundation and the Redress Trust, ICC Pre-Trial Chamber II (15 November 2008)

Decision on the admissibility of the case under article 19(1) of the Statute, ICC-02/04-01/05, PTC II (10 March 2009)

Thomas Kwoyelo alias Latoni v. Attorney General, High Court (Civil Division), HCT-00-CV-MC-0162-2011 (25 January 2012)

Uganda v. Thomas Kwoyelo alias Latoni, Constitutional Court of Uganda, Petition No. 036/11 (22 September 2011)

Uganda v. Thomas Kwoyelo, The Republic of Uganda in the Supreme Court of Uganda at Kampala, Constitutional Appeal No. 1 of 2012 (8 April 2015)

-OTHER-

Handyside v. United Kingdom, European Court of Human Rights (1976)

International Criminal Tribunal for Rwanda, *The Prosecutor v. Michel Bagaragaza*, Decision on Rule 11 *bis* Appeal, ICTR-05-86-AR11bis, Appeals Chambers (30 August 2006)

Southern African Litigation Centre and Zimbabwe Exiles Forum v. National Director of Public Prosecutions, High Court of South Africa (North Gauteng), Case No. 77150/09, Judgment (8 May 2012)

Speeches and Public Statements

Statement of the Prosecutor Luis Moreno-Ocampo to Diplomatic Corps (12 February 2004)

Third Session of the Assembly of States Parties to the Rome Statute of the International Criminal Court, Address by Prosecutor Luis Moreno-Ocampo (The Hague, 6 September 2004)

Remarks of the Honorable Minister of State and Deputy Attorney General at the UNDP Policy Dialogue on Complementarity' and Transitional Justice, "The Role of Specialised Courts in Prosecuting International Crimes and Transitional Justice in Uganda" (12-13 October 2011)

Remarks by His Worship Asiimwe Tadeo, "Effecting Complementarity: Challenges and Opportunities: A Case Study of the International Crimes Division of Uganda," paper presented at regional forum on international and transitional justice organized by ASF-Uganda Mission and the UCICC (20 July 2012)

Statement of the Prosecutor of the International Criminal Court, Fatou Bensouda, to the United Nations Security Council on the situation in Libya, pursuant to UNSCR 1970 (2011) (remarks delivered in New York, 14 November 2013)

Statement to the United Nations Security Council on the Situation in Darfur, pursuant to UNSCR 1593 (2005) (12 December 2014)

Press Releases

Amnesty International, "Court's decision a setback for accountability for crimes committed in northern Uganda conflict," AFR 59/015/2011 (23 September 2011)

ICC, "Election of the Prosecutor, Statement by Mr. Moreno Ocampo," ICC-OTP-20030502-10 (22 April 2003).

CICC, "Global Coalition Calls on Kenya to Ratify International Criminal Court" (11 January 2005)

UVF, "Statement on the International Crimes Bill of 2009" (4 November 2009)

ICTJ, "The Democratic Republic of Congo Must Adopt the Rome Statute Implementation Law" (April 2010)

PGA, "La loi de mise en oeuvre du statut de Rome déclare recevable par l'Assemblée Nationale de la République Démocratique du Congo" (4 November 2010)

CICC, "Global Justice Coalition Welcomes Advances in the Criminal Law Reform in the Democratic Republic of Congo," 9 November 2010; CN-CPI Press Release, "The DRC Coalition for the ICC welcomes the admission of the law proposal on the implementation of the Rome Statute" (5 November 2010)

Ligue Pour la Paix et les Droits de l'Homme, No. 006/CN/LIPADHO/2010, "La Majorité des Députes s'opposent a l'abolition de peine capital" (18 November 2010)

No Peace Without Justice, "Libya: NPWJ and NRPTT welcome ICC ruling on the Al-Senussi case" (24 July 2014)

Blog Posts

Lydia Kemunto Bosire, "Misconceptions II – Domestic Prosecutions and the International Criminal Court" (18 September 2009), at http://africanarguments.org/2009/09/18/misconceptions-ii--domestic-prosecutions-and-the-international-criminal-court/.

Phil Clark, "If Ocampo Indicts Bashir, Nothing May Happen" (13 July 2008), at http://www.csls.ox.ac.uk/documents/Clark_Final.pdf.

Jennifer Easterday, "Asylum Applicants Must be Returned to the DRC, Trial Chamber Orders" (8 December 2011), at http://www.ijmonitor.org/2011/12/asylum-applicant-must-be-returned-to-the-drc-trial-chamber-orders/

Nick Elebe ma Elebe, "Why DRC Lawmakers Again Rejected Special Chambers to Prosecute International Crimes" (23 May 2014), at http://www.ijmonitor.org/2014/05/drc-a-bill-on-special-chambers-rejected-for-the-second-time/

International Center for Transitional Justice, "Is the International Community Abandoning the Fight Against Impunity?" at https://www.ictj.org/debate/impunity/opening-remarks

Kevin Jon Heller, "It's Time to Reconsider the Al-Senussi Case. But How?" (2 September 2014), at http://opiniojuris.org/2014/09/02/time-reconsider-al-senussi-case/

Pascal Kambale, "The ICC and Lubanga: Missed Opportunities" (16 March 2012), at http://forums.ssrc.org/african-futures/2012/03/16/african-futures-icc-missed-opportunities/

Mark Kersten, "Outsourcing Justice to the ICC – What Should Be Done?" (31 October 2012), at http://justiceinconflict.org/2012/10/31/outsourcing-justice-to-the-icc-what-should-be-done/

Patryk Labuda, "The Democratic Republic of Congo's Failure to Address Impunity for International Crimes: A View from Inside the Legislative Process 2010-2011" (8 November 2011), at http://www.ijmonitor.org/2011/11/the-democratic-republic-of-congos-failure-to-address-impunity-for-international-crimes-a-view-from-inside-the-legislative-process-2010-2011/

Patryk Labuda, "Whither the Fight Against Impunity in the Democratic Republic of Congo?" (24 June 2015), at https://justicehub.org/article/whither-fight-against-impunity-democratic-republic-congo

Milli Lake, "After Minova: Can War Crimes Trials Overcome Violence in the DRC?" (8 May 2014), at http://africanarguments.org/2014/05/08/after-minova-can-war-crimes-trials-overcome-violence-in-the-drc-by-millie-lake/

Sharon Nakandha, "Supreme Court of Uganda Rules on the Application of the Amnesty Act" (16 April 2015), at http://www.ijmonitor.org/2015/04/supreme-court-of-uganda-rules-on-the-application-of-the-amnesty-act/

Jonathan O'Donohue and Sophie Rigney, "The ICC Must Consider Fair Trial Concerns in Determining Libya's Application to Prosecute Saif al-Islam Gaddafi Nationally" (8 June 2012), at http://www.ejiltalk.org/the-icc-must-consider-fair-trial-concerns-in-determining-libyas-application-to-prosecute-saif-al-islam-gaddafi-nationally/

CURRICULUM VITAE

Christian Michael De Vos (Weymouth, USA, 1978) was a PhD researcher at Leiden University's Grotius Centre for International Legal Studies from 2010-2012. During this time, he conducted research in the areas of international criminal law and transitional justice as part of the Post-Conflict Justice and 'Local Ownership' project, under the supervision of Professor Carsten Stahn and Professor Larissa van den Herik. In addition to his research, Christian lectured in the Grotius Centre's Summer Schools and served as co-instructor for the course "The Spirit of International Law" (Brandeis University Semester in The Hague, Spring 2012).

Prior to his position at Leiden, Christian worked for such organizations as Amnesty International, the Human Sciences Research Council, the United States Institute of Peace, and the War Crimes Research Office. He also served as a law clerk for two years with the United States Court of Appeals for the Second Circuit's Office of Legal Affairs. Since 2013, Christian has been an advocacy officer with the Open Society Justice Initiative. He engages in advocacy across the Justice Initiative's areas of work, focusing in particular on the implementation of international human rights judgments, the strengthening of regional human rights systems, and national accountability for grave crimes.

Christian received his Juris Doctorate from the American University Washington College of Law (2007, cum laude); an MSc in Theory and History of International Relations from the London School of Economics (2004); and a Bachelor of Arts in Government and African-American Studies from Wesleyan University (2000, magna cum laude). He is a member of the New York bar and a term member of the Council on Foreign Relations.

Publications (based on research undertaken for this book):

"All roads lead to Rome: implementation and domestic politics in Kenya and Uganda," in C. De Vos, S. Kendall, and C. Stahn (eds.), *Contested Justice: The Politics and Practice of International Criminal Court Interventions* (Cambridge: Cambridge University Press, 2015), pp. 379-407.

"Investigating from Afar: The ICC's Evidence Problem," *Leiden Journal of International Law* 26(4) (2013), pp. 1009-1024.

"Foregrounding the 'Local': Place-based Approaches to Transnational Justice," *International Journal of Transitional Justice* 6(2) (2012), pp. 374-382 (review essay with Sara Kendall).

"Someone who comes between one person and another': *Lubanga*, Local Cooperation, and the Right to a Fair Trial," *Melbourne Journal of International Law* 12(1) (2011), pp. 217-236 (case note).