

The governance of complementary global regimes and the pursuit of human security: the interaction between the United Nations and the International Criminal Court

Marrone, A.

Citation

Marrone, A. (2015, October 28). The governance of complementary global regimes and the pursuit of human security: the interaction between the United Nations and the International Criminal Court. Meijers-reeks. s.n., S.l. Retrieved from https://hdl.handle.net/1887/36027

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/1887/36027

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

Cover Page



Universiteit Leiden



The handle http://hdl.handle.net/1887/36027 holds various files of this Leiden University dissertation.

Author: Marrone, Andrea

Title: The governance of complementary global regimes and the pursuit of human security: the interaction between the United Nations and the International Criminal

Court

Issue Date: 2015-10-28

TREATIES, LEGAL TEXTS AND SOURCES

PRIMARY LAW

THE CHARTER OF THE UNITED NATIONS - EXCERPTS

The Charter of the United Nations was signed on 26 June 1945, in San Francisco, at the conclusion of the United Nations Conference on International Organization, and came into force on 24 October 1945. The Statute of the International Court of Justice is an integral part of the Charter. Amendments to Articles 23, 27 and 61 of the Charter were adopted by the General Assembly on 17 December 1963 and came into force on 31 August 1965. A further amendment to Article 61 was adopted by the General Assembly on 20 December 1971, and came into force on 24 September 1973. An amendment to Article 109, adopted by the General Assembly on 20 December 1965, came into force on 12 June 1968.

The amendment to Article 23 enlarges the membership of the Security Council from eleven to fifteen. The amended Article 27 provides that decisions of the Security Council on procedural matters shall be made by an affirmative vote of nine members (formerly seven) and on all other matters by an affirmative vote of nine members (formerly seven), including the concurring votes of the five permanent members of the Security Council.

The amendment to Article 61, which entered into force on 31 August 1965, enlarged the membership of the Economic and Social Council from eighteen to twenty-seven. The subsequent amendment to that Article, which entered into force on 24 September 1973, further increased the membership of the Council from twenty-seven to fifty-four.

The amendment to Article 109, which relates to the first paragraph of that Article, provides that a General Conference of Member States for the purpose of reviewing the Charter may be held at a date and place to be fixed by a two-thirds vote of the members of the General Assembly and by a vote of any nine members (formerly seven) of the Security Council. Paragraph 3 of Article 109, which deals with the consideration of a possible review conference during the tenth regular session of the General Assembly, has been retained in its original form in its reference to a "vote, of any seven members of the Security Council", the paragraph having been acted upon in 1955 by the General Assembly, at its tenth regular session, and by the Security Council.

CHAPTER VI: PACIFIC SETTLEMENT OF DISPUTES

Article 33

- The parties to any dispute, the continuance of which is likely to endanger the maintenance
 of international peace and security, shall, first of all, seek a solution by negotiation, enquiry, mediation, conciliation, arbitration, judicial settlement, resort to regional agencies or
 arrangements, or other peaceful means of their own choice.
- 2. The Security Council shall, when it deems necessary, call upon the parties to settle their dispute by such means.

Article 34

The Security Council may investigate any dispute, or any situation which might lead to international friction or give rise to a dispute, in order to determine whether the continuance of the dispute or situation is likely to endanger the maintenance of international peace and security.

Article 35

1. Any Member of the United Nations may bring any dispute, or any situation of the nature referred to in Article 34, to the attention of the Security Council or of the General Assembly.

- A state which is not a Member of the United Nations may bring to the attention of the Security Council or of the General Assembly any dispute to which it is a party if it accepts in advance, for the purposes of the dispute, the obligations of pacific settlement provided in the present Charter.
- 3. The proceedings of the General Assembly in respect of matters brought to its attention under this Article will be subject to the provisions of Articles 11 and 12.

Article 36

- 1. The Security Council may, at any stage of a dispute of the nature referred to in Article 33 or of a situation of like nature, recommend appropriate procedures or methods of adjustment.
- 2. The Security Council should take into consideration any procedures for the settlement of the dispute which have already been adopted by the parties.
- 3. In making recommendations under this Article the Security Council should also take into consideration that legal disputes should as a general rule be referred by the parties to the International Court of Justice in accordance with the provisions of the Statute of the Court.

Article 37

- 1. Should the parties to a dispute of the nature referred to in Article 33 fail to settle it by the means indicated in that Article, they shall refer it to the Security Council.
- If the Security Council deems that the continuance of the dispute is in fact likely to endanger the maintenance of international peace and security, it shall decide whether to take action under Article 36 or to recommend such terms of settlement as it may consider appropriate.

Article 38

Without prejudice to the provisions of Articles 33 to 37, the Security Council may, if all the parties to any dispute so request, make recommendations to the parties with a view to a pacific settlement of the dispute.

CHAPTER VII: ACTION WITH RESPECT TO THREATS TO THE PEACE, BREACHES OF THE PEACE, AND ACTS OF AGGRESSION

Article 39

The Security Council shall determine the existence of any threat to the peace, breach of the peace, or act of aggression and shall make recommendations, or decide what measures shall be taken in accordance with Articles 41 and 42, to maintain or restore international peace and security.

Article 40

In order to prevent an aggravation of the situation, the Security Council may, before making the recommendations or deciding upon the measures provided for in Article 39, call upon the parties concerned to comply with such provisional measures as it deems necessary or desirable. Such provisional measures shall be without prejudice to the rights, claims, or position of the parties concerned. The Security Council shall duly take account of failure to comply with such provisional measures.

Article 41

The Security Council may decide what measures not involving the use of armed force are to be employed to give effect to its decisions, and it may call upon the Members of the United Nations to apply such measures. These may include complete or partial interruption of economic relations and of rail, sea, air, postal, telegraphic, radio, and other means of communication, and the severance of diplomatic relations.

Article 42

Should the Security Council consider that measures provided for in Article 41 would be inadequate or have proved to be inadequate, it may take such action by air, sea, or land forces as may be necessary to maintain or restore international peace and security. Such action may include demonstrations, blockade, and other operations by air, sea, or land forces of Members of the United Nations.

Article 43

- All Members of the United Nations, in order to contribute to the maintenance of international peace and security, undertake to make available to the Security Council, on its call and in accordance with a special agreement or agreements, armed forces, assistance, and facilities, including rights of passage, necessary for the purpose of maintaining international peace and security.
- 2. Such agreement or agreements shall govern the numbers and types of forces, their degree of readiness and general location, and the nature of the facilities and assistance to be provided.
- 3. The agreement or agreements shall be negotiated as soon as possible on the initiative of the Security Council. They shall be concluded between the Security Council and Members or between the Security Council and groups of Members and shall be subject to ratification by the signatory states in accordance with their respective constitutional processes.

Article 44

When the Security Council has decided to use force it shall, before calling upon a Member not represented on it to provide armed forces in fulfilment of the obligations assumed under Article 43, invite that Member, if the Member so desires, to participate in the decisions of the Security Council concerning the employment of contingents of that Member's armed forces.

Article 45

In order to enable the United Nations to take urgent military measures, Members shall hold immediately available national air-force contingents for combined international enforcement action. The strength and degree of readiness of these contingents and plans for their combined action shall be determined within the limits laid down in the special agreement or agreements referred to in Article 43, by the Security Council with the assistance of the Military Staff Committee.

Article 46

Plans for the application of armed force shall be made by the Security Council with the assistance of the Military Staff Committee.

Article 47

- 1. There shall be established a Military Staff Committee to advise and assist the Security Council on all questions relating to the Security Council's military requirements for the maintenance of international peace and security, the employment and command of forces placed at its disposal, the regulation of armaments, and possible disarmament.
- 2. The Military Staff Committee shall consist of the Chiefs of Staff of the permanent members of the Security Council or their representatives. Any Member of the United Nations not permanently represented on the Committee shall be invited by the Committee to be associated with it when the efficient discharge of the Committee's responsibilities requires the participation of that Member in its work.
- 3. The Military Staff Committee shall be responsible under the Security Council for the strategic direction of any armed forces placed at the disposal of the Security Council. Questions relating to the command of such forces shall be worked out subsequently.
- 4. The Military Staff Committee, with the authorization of the Security Council and after consultation with appropriate regional agencies, may establish regional sub-committees.

Article 48

 The action required to carry out the decisions of the Security Council for the maintenance of international peace and security shall be taken by all the Members of the United Nations or by some of them, as the Security Council may determine.

2. Such decisions shall be carried out by the Members of the United Nations directly and through their action in the appropriate international agencies of which they are members.

Article 49

The Members of the United Nations shall join in affording mutual assistance in carrying out the measures decided upon by the Security Council.

Article 50

If preventive or enforcement measures against any state are taken by the Security Council, any other state, whether a Member of the United Nations or not, which finds itself confronted with special economic problems arising from the carrying out of those measures shall have the right to consult the Security Council with regard to a solution of those problems.

Article 51

Nothing in the present Charter shall impair the inherent right of individual or collective self-defence if an armed attack occurs against a Member of the United Nations, until the Security Council has taken measures necessary to maintain international peace and security. Measures taken by Members in the exercise of this right of self-defence shall be immediately reported to the Security Council and shall not in any way affect the authority and responsibility of the Security Council under the present Charter to take at any time such action as it deems necessary in order to maintain or restore international peace and security.

THE ROME STATUTE OF THE INTERNATIONAL CRIMINAL COURT

TABLE OF CONTENTS¹

Preamble:

The States Parties to this Statute,

Conscious that all peoples are united by common bonds, their cultures pieced together in a shared heritage, and concerned that this delicate mosaic may be shattered at any time,

Mindful that during this century millions of children, women and men have been victims of unimaginable atrocities that deeply shock the conscience of humanity,

Recognizing that such grave crimes threaten the peace, security and well-being of the world,

Affirming that the most serious crimes of concern to the international community as a whole must not go unpunished and that their effective prosecution must be ensured by taking measures at the national level and by enhancing international cooperation,

Determined to put an end to impunity for the perpetrators of these crimes and thus to contribute to the prevention of such crimes,

Recalling that it is the duty of every State to exercise its criminal jurisdiction over those responsible for international crimes,

Reaffirming the Purposes and Principles of the Charter of the United Nations, and in particular that all States shall refrain from the threat or use of force against the territorial integrity or political independence of any State, or in any other manner inconsistent with the Purposes of the United Nations,

Emphasizing in this connection that nothing in this Statute shall be taken as authorizing any State Party to intervene in an armed conflict or in the internal affairs of any State,

Determined to these ends and for the sake of present and future generations, to establish an independent permanent International Criminal Court in relationship with the United Nations system, with jurisdiction over the most serious crimes of concern to the international community as a whole,

Emphasizing that the International Criminal Court established under this Statute shall be complementary to national criminal jurisdictions,

Resolved to guarantee lasting respect for and the enforcement of international justice,

Have agreed as follows:

Part I Establishment of the Court

Article 1 The Court

Article 2 Relationship of the Court with the United Nations

Article 3 Seat of the Court

Article 4 Legal status and powers of the Court

Part II Jurisdiction, admissibility and applicable law

Article 5 Crimes within the jurisdiction of the Court

Article 6 Genocide

Article 7 Crimes against humanity

Article 8 War Crimes

Article 9 Elements of Crimes

Article~10~Nothing~in~this~Part~shall~be~interpreted~as~limiting~or~prejudicing~in~any~way~existing~or~developing~rules~of~international~law~for~purposes~other~than~this~Statute.

Article 11 Jurisdiction ratione temporis

¹ This Table of Contents is not part of the text of the Rome Statute adopted by the United Nations Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court on 12 July 1998. It has been included in this publication for ease of reference.

Article 12 Preconditions to the exercise of jurisdiction

Article 13 Exercise of jurisdiction

Article 14 Referral of a situation by a State Party

Article 15 Prosecutor

Article 16 Deferral of investigation or prosecution

Article 17 Issues of admissibility

Article 18 Preliminary rulings regarding admissibility

Article 19 Challenges to the jurisdiction of the Court or the admissibility of a case

Article 20 Ne bis in idem

Article 21 Applicable law

Part III General principles of criminal law

Article 22 Nullum crimen sine lege

Article 23 Nulla poena sine lege

Article 24 Non-retroactivity ratione personae

Article 25 Individual criminal responsibility

Article 26 Exclusion of jurisdiction over persons under eighteen

Article 27 Irrelevance of official capacity

Article 28 Responsibility of commanders and other superiors

Article 29 Non-applicability of statute of limitations

Article 30 Mental element

Article 31 Grounds for excluding criminal responsibility

Article 32 Mistake of fact or mistake of law

Article 33 Superior orders and prescription of law

Part IV Composition and administration of the Court

Article 34 Organs of the Court

Article 35 Service of judges

Article 36 Qualifications, nomination and election of judges

Article 37 Judicial vacancies

Article 38 The Presidency

Article 39 Chambers

Article 40 Independence of judges

Article 41 Excusing and disqualification of judges

Article 42 The Office of the Prosecutor

Article 43 The Registry

Article 44 Staff

Article 45 Solemn undertaking

Article 46 Removal from office

Article 47 Disciplinary measures

Article 48 Privileges and immunities

Article 49 Salaries, allowances and expenses

Article 50 Official and working languages

Article 51 Rules of Procedure and Evidence

Article 52 Regulations of the Court

Part V Investigation and prosecution

Article 53 Initiation of an investigation

Article 54 Duties and powers of the Prosecutor with respect to investigations

Article 55 Rights of persons during an investigation

Article 56 Role of the Pre-Trial Chamber in relation to a unique investigative opportunity

Article 57 Functions and powers of the Pre-Trial Chamber

Article 58 Issuance by the Pre-Trial Chamber of a warrant of arrest or a summons to appear

Article 59 Arrest proceedings in the custodial State

Article 60 Initial proceedings before the Court

Article 61 Confirmation of the charges before trial

Part VI The trial

Article 62 Place of trial

Article 63 Trial in the presence of the accused

Article 64 Functions and powers of the Trial Chamber

Article 65 Proceedings on an admission of guilt

Article 66 Presumption of innocence

Article 67 Rights of the accused

Article 68 Protection of the victims and witnesses and their participation in the proceedings

Article 69 Evidence

Article 70 Offences against the administration of justice

Article 71 Sanctions for misconduct before the Court

Article 72 Protection of national security information

Article 73 Third-party information or documents

Article 74 Requirements for the decision

Article 75 Reparations to victims

Article 76 Sentencing

Part VII Penalties

Article 77 Applicable penalties

Article 78 Determination of the sentence

Article 79 Trust Fund

Article 80 Non-prejudice to national application of penalties and national laws

Part VIII Appeal and revision

Article 81 Appeal against decision of acquittal or conviction or against sentence

Article 82 Appeal against other decisions

Article 83 Proceedings on appeal

Article 84 Revision of conviction or sentence

Article 85 Compensation to an arrested or convicted person

Part IX International cooperation and judicial assistance

Article 86 General obligation to cooperate

Article 87 Requests for cooperation: general provisions

Article 88 Availability of procedures under national law

Article 89 Surrender of persons to the Court

Article 90 Competing requests

Article 91 Contents of request for arrest and surrender

Article 92 Provisional arrest

Article 93 Other forms of cooperation

Article 94 Postponement of execution of a request in respect of ongoing investigation or prosecution

Article 95 Postponement of execution of a request in respect of an admissibility challenge

Article 96 Contents of request for other forms of assistance under article 93

Article 97 Consultations

Article 98 Cooperation with respect to waiver of immunity and consent to surrender

Article 99 Execution of request under articles 93 and 96

Article 100 Costs

Article 101 Rule of speciality

Article 102 Use of terms

Part X Enforcement

Article 103 Role of States in enforcement of sentences of imprisonment

Article 104 Change in designation of State of enforcement

Article 105 Enforcement of the sentence

Article 106 Supervision of enforcement of sentences and conditions of imprisonment

Article 107 Transfer of the person upon completion of sentence

Article 108 Limitation on the prosecution or punishment of other offences

Article 109 Enforcement of fines and forfeiture measures

Article 110 Review by the Court concerning reduction of sentence

Article 111 Escape

Part XI Assembly of States Parties

Article 112 Assembly of States Parties

Part XII Financing

Article 113 Financial Regulations

Article 114 Payment of expenses

Article 115 Funds of the Court and of the Assembly of States Parties

Article 116 Voluntary contributions

Article 117 Assessment of contributions

Article 118 Annual audit

Part XIII Final clauses

Article 119 Settlement of disputes

Article 120 Reservations

Article 121 Amendments

Article 122 Amendments to provisions of an institutional nature

Article 123 Review of the Statute

Article 124 Transitional Provision

Article 125 Signature, ratification, acceptance, approval or accession

Article 126 Entry into force

Article 127 Withdrawal

Article 128 Authentic texts

Table of Selected Conter	Table of Selected Contentious Cases of the International Court of Justice				
Application instituting proceedings	Торіс				
23 June 1999	Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Rwanda)				
02 July 1999	Application of the Convention on the Prevention and Punishment of the Crime of Genocide (<i>Croatia v. Serbia</i>)				
03 February 2015	Application of the Convention on the Prevention and Punishment of the Crime of Genocide (<i>Croatia v. Serbia</i>)				
17 October 2000	Arrest Warrant of 11 April 2000 (Democratic Republic of the Congo v. Belgium)				
24 April 2001	Application for Revision of the Judgment of 11 July 1996 in the Case concerning Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Yugoslavia), Preliminary Objections (Yugoslavia v. Bosnia and Herzegovina)				

SECONDARY LAW

 Negotiated Relationship Agreement between the International Criminal Court and the United Nations

ASP Resolution: ICC-ASP/3/Res.1

Adoption: 04.10.2004, Entry into Force: 22.07.2004

Source: ASP/UN

The International Criminal Court and the United Nations,

Bearing in mind the Purposes and Principles of the Charter of the United Nations,

Recalling that the Rome Statute of the International Criminal Court reaffirms the Purposes and Principles of the Charter of the United Nations,

Noting the important role assigned to the International Criminal Court in dealing with the most serious crimes of concern to the international community as a whole, as referred to in the Rome Statute, and which threaten the peace, security and well-being of the world,

Bearing in mind that, in accordance with the Rome Statute, the International Criminal Court is established as an independent permanent institution in relationship with the United Nations system,

Recalling also that, in accordance with article 2 of the Rome Statute, the International Criminal Court shall be brought into relationship with the United Nations through an agreement to be approved by the Assembly of the States Parties to the Rome Statute and thereafter concluded by the President of the Court on its behalf,

Recalling further General Assembly resolution 58/79 of 9 December 2003 calling for the conclusion of a relationship agreement between the United Nations and the International Criminal Court, Noting the responsibilities of the Secretary-General of the United Nations under the provisions of the Rome Statute of the International Criminal Court, Desiring to make provision for a mutually beneficial relationship whereby the discharge of respective responsibilities of the United Nations and the International Criminal Court may be facilitated,

Taking into account for this purpose the provisions of the Charter of the United Nations and the provisions of the Rome Statute of the International Criminal Court,

Have agreed as follows:

I. General provisions

Article 1

Purpose of the Agreement

- 1. The present Agreement, which is entered into by the United Nations and the International Criminal Court ("the Court"), pursuant to the provisions of the Charter of the United Nations ("the Charter") and the Rome Statute of the International Criminal Court ("the Statute"), respectively, defines the terms on which the United Nations and the Court shall be brought into relationship.
- 2. For the purposes of this Agreement, "the Court" shall also include the Secretariat of the Assembly of States Parties.

Article 2

Principles

- 1. The United Nations recognizes the Court as an independent permanent judicial institution which, in accordance with articles 1 and 4 of the Statute, has international legal personality and such legal capacity as may be necessary for the exercise of its functions and the fulfillment of its purposes.
- 2. The Court recognizes the responsibilities of the United Nations under the Charter.
- 3. The United Nations and the Court respect each other's status and mandate.

Article 3

Obligation of cooperation and coordination

The United Nations and the Court agree that, with a view to facilitating the effective discharge of their respective responsibilities, they shall cooperate closely, whenever appropriate, with each other and consult each other on matters of mutual interest pursuant to the provisions of the present Agreement and in conformity with the respective provisions of the Charter and the Statute.

II. Institutional relations

Article 4

Reciprocal representation

- 1. Subject to the applicable provisions of the Rules of Procedure and Evidence of the Court ("the Rules of Procedure and Evidence"), the Secretary-General of the United Nations ("the Secretary-General") or his/her representative shall have a standing invitation to attend public hearings of the Chambers of the Court that relate to cases of interest to the United Nations and any public meetings of the Court.
- 2. The Court may attend and participate in the work of the General Assembly of the United Nations in the capacity of observer. The United Nations shall, subject to the rules and practice of the bodies concerned, invite the Court to attend meetings and conferences convened under the auspices of the United Nations where observers are allowed and whenever matters of interest to the Court are under discussion.
- 3. Whenever the Security Council considers matters related to the activities of the Court, the President of the Court ("the President") or the Prosecutor of the Court ("the Prosecutor") may address the Council, at its invitation, in order to give assistance with regard to matters within the jurisdiction of the Court.

Article 5

Exchange of information

- 1. Without prejudice to other provisions of the present Agreement concerning the submission of documents and information concerning particular cases before the Court, the United Nations and the Court shall, to the fullest extent possible and practicable, arrange for the exchange of information and documents of mutual interest. In particular:
- (a) The Secretary-General shall:
- (i) Transmit to the Court information on developments related to the Statute which are relevant to the work of the Court, including information on communications received by the Secretary-General in the capacity of depositary of the Statute or depositary of any other agreements which relate to the exercise by the Court of its jurisdiction;
- (ii) Keep the Court informed regarding the implementation of article 123, paragraphs 1 and 2, of the Statute relating to the convening by the Secretary-General of review conferences; (iii) In addition to the requirement provided in article 121, paragraph 7, of the Statute, circulate to all States Members of the United Nations or members of specialized agencies or of the International Atomic Energy Agency which are not parties to the Statute the text of any amendment adopted pursuant to article 121 of the Statute;
- (b) The Registrar of the Court ("the Registrar") shall:
- (i) In accordance with the Statute and the Rules of Procedure and Evidence, provide information and documentation relating to pleadings, oral proceedings, judgments and orders of the Court in cases which may be of interest to the United Nations generally, and particularly in those cases which involve crimes committed against the personnel of the United Nations or that involve the improper use of the flag, insignia or uniform of the United Nations resulting in death or serious personal injury as well as any cases involving the circumstances referred to under article 16, 17, or 18, paragraph 1 or 2, of the present Agreement;
- (ii) Furnish to the United Nations, with the concurrence of the Court and subject to its Statute and rules, any information relating to the work of the Court requested by the International Court of Justice in accordance with its Statute;

2. The United Nations and the Court shall make every effort to achieve maximum cooperation with a view to avoiding undesirable duplication in the collection, analysis, publication and dissemination of information relating to matters of mutual interest. They shall strive, where appropriate, to combine their efforts to secure the greatest possible usefulness and utilization of such information.

Article 6

Reports to the United Nations

The Court may, if it deems it appropriate, submit reports on its activities to the United Nations through the Secretary-General.

Article 7

Agenda items

The Court may propose items for consideration by the United Nations. In such cases, the Court shall notify the Secretary-General of its proposal and provide any relevant information. The Secretary-General shall, in accordance with his/her authority, bring such item or items to the attention of the General Assembly or the Security Council, and also to any other United Nations organ concerned, including organs of United Nations programs and funds.

Article 8

Personnel arrangements

- 1. The United Nations and the Court agree to consult and cooperate as far as practicable regarding personnel standards, methods and arrangements.
- 2. The United Nations and the Court agree to:
- (a) Periodically consult on matters of mutual interest relating to the employment of their officers and staff, including conditions of service, the duration of appointments, classification, salary scale and allowances, retirement and pension rights and staff regulations and rules;
- (b Cooperate in the temporary interchange of personnel, where appropriate, making due provision for the retention of seniority and pension rights;
- (c) Strive for maximum cooperation in order to achieve the most efficient use of specialized personnel, systems and services.

Article 9

Administrative cooperation

The United Nations and the Court shall consult, from time to time, concerning the most efficient use of facilities, staff and services with a view to avoiding the establishment and operation of overlapping facilities and services. They shall also consult to explore the possibility of establishing common facilities or services in specific areas, with due regard for cost savings.

Article 10

Services and facilities

- 1. The United Nations agrees that, upon the request of the Court, it shall, subject to availability, provide on a reimbursable basis, or as otherwise agreed, for the purposes of the Court such facilities and services as may be required, including for the meetings of the Assembly of States Parties ("the Assembly"), its Bureau or subsidiary bodies, including translation and interpretation services, documentation and conference services. When the United Nations is unable to meet the request of the Court, it shall notify the Court accordingly, giving reasonable notice.
- 2. The terms and conditions on which any such facilities or services of the United Nations may be provided shall, as appropriate, be the subject of supplementary arrangements.

Article 11

Access to United Nations Headquarters

The United Nations and the Court shall endeavor, subject to their respective rules, to facilitate access by the representatives of all States Parties to the Statute, representatives of the Court and observers in the Assembly, as provided for in article 112, paragraph 1, of the Statute, to United Nations Headquarters when a meeting of the Assembly is to be held. This shall also apply, as appropriate, to meetings of the Bureau or subsidiary bodies.

Article 12

Laissez-passer

The judges, the Prosecutor, the Deputy Prosecutors, the Registrar and the staff/officials of the Office of the Prosecutor and the Registry shall be entitled, in accordance with such special arrangements as may be concluded between the Secretary-General and the Court, to use the laissez-passer of the United Nations as a valid travel document where such use is recognized by States in agreements defining the privileges and immunities of the Court. Staff of "the Registry" includes staff of the Presidency and of the Chambers, pursuant to article 44 of the Statute, and staff of the Secretariat of the Assembly of States Parties, pursuant to paragraph 3 of the Annex of Resolution ICC-ASP/2/Res.3.

Article 13

Financial matters

- 1. The United Nations and the Court agree that the conditions under which any funds may be provided to the Court by a decision of the General Assembly of the United Nations pursuant to article 115 of the Statute shall be subject to separate arrangements. The Registrar shall inform the Assembly of the making of such arrangements.
- 2. The United Nations and the Court further agree that the costs and expenses resulting from cooperation or the provision of services pursuant to the present Agreement shall be subject to separate arrangements between the United Nations and the Court. The Registrar shall inform the Assembly of the making of such arrangements.
- 3. The United Nations may, upon request of the Court and subject to paragraph 2 of this article, provide advice on financial and fiscal questions of interest to the Court.

Article 14

Other agreements concluded by the Court

The United Nations and the Court shall consult, when appropriate, on the registration or filing and recording with the United Nations of agreements concluded by the Court with States or international organizations.

III. Cooperation and judicial assistance

Article 15

General provisions regarding cooperation between the United Nations and the Court

- 1. With due regard to its responsibilities and competence under the Charter and subject to its rules as defined under the applicable international law, the United Nations undertakes to cooperate with the Court and to provide to the Court such information or documents as the Court may request pursuant to article 87, paragraph 6, of the Statute.
- 2. The United Nations or its programs, funds and offices concerned may agree to provide to the Court other forms of cooperation and assistance compatible with the provisions of the Charter and the Statute.
- 3. In the event that the disclosure of information or documents or the provision of other forms of cooperation would endanger the safety or security of current or former personnel of the United Nations or otherwise prejudice the security or proper conduct of any operation or activity of the United Nations, the Court may order, particularly at the request of the United Nations, appropriate measures of protection. In the absence of such measures, the United Nations shall endeavour to disclose the information or documents or to provide the requested cooperation, while reserving the right to take its own measures of protection, which may include withholding of some information or documents or their submission in an appropriate form, including the introduction of redactions.

Article 16

Testimony of the officials of the United Nations

1. If the Court requests the testimony of an official of the United Nations or one of its programs, funds or offices, the United Nations undertakes to cooperate with the Court and, if necessary and with due regard to its responsibilities and competence under the Charter and the Convention on the Privileges and Immunities of the United Nations and subject to its rules, shall waive that person's obligation of confidentiality.

2. The Secretary-General shall be authorized by the Court to appoint a representative of the United Nations to assist any official of the United Nations who appears as a witness before the Court.

Article 17

Cooperation between the Security Council of the United Nations and the Court

- 1. When the Security Council, acting under Chapter VII of the Charter of the United Nations, decides to refer to the Prosecutor pursuant to article 13, paragraph (b), of the Statute, a situation in which one or more of the crimes referred to in article 5 of the Statute appears to have been committed, the Secretary-General shall immediately transmit the written decision of the Security Council to the Prosecutor together with documents and other materials that may be pertinent to the decision of the Council. The Court undertakes to keep the Security Council informed in this regard in accordance with the Statute and the Rules of Procedure and Evidence. Such information shall be transmitted through the Secretary-General.
- 2. When the Security Council adopts under Chapter VII of the Charter a resolution requesting the Court, pursuant to article 16 of the Statute, not to commence or proceed with an investigation or prosecution, this request shall immediately be transmitted by the Secretary-General to the President of the Court and the Prosecutor. The Court shall inform the Security Council through the Secretary-General of its receipt of the above request and, as appropriate, inform the Security Council through the Secretary-General of actions, if any, taken by the Court in this regard.
- 3. Where a matter has been referred to the Court by the Security Council and the Court makes a finding, pursuant to article 87, paragraph 5 (b) or paragraph 7, of the Statute, of a failure by a State to cooperate with the Court, the Court shall inform the Security Council or refer the matter to it, as the case may be, and the Registrar shall convey to the Security Council through the Secretary-General the decision of the Court, together with relevant information in the case. The Security Council, through the Secretary-General, shall inform the Court through the Registrar of action, if any, taken by it under the circumstances.

Article 18

Cooperation between the United Nations and the Prosecutor

- 1. With due regard to its responsibilities and competence under the Charter of the United Nations and subject to its rules, the United Nations undertakes to cooperate with the Prosecutor and to enter with the Prosecutor into such arrangements or, as appropriate, agreements as may be necessary to facilitate such cooperation, in particular when the Prosecutor exercises, under article 54 of the Statute, his or her duties and powers with respect to investigation and seeks the cooperation of the United Nations in accordance with that article.
- 2. Subject to the rules of the organ concerned, the United Nations undertakes to cooperate in relation to requests from the Prosecutor in providing such additional information as he or she may seek, in accordance with article 15, paragraph 2, of the Statute, from organs of the United Nations in connection with investigations initiated *proprio motu* by the Prosecutor pursuant to that article. The Prosecutor shall address a request for such information to the Secretary-General, who shall convey it to the presiding officer or other appropriate officer of the organ concerned.
- 3. The United Nations and the Prosecutor may agree that the United Nations provide documents or information to the Prosecutor on condition of confidentiality and solely for the purpose of generating new evidence and that such documents or information shall not be disclosed to other organs of the Court or to third parties, at any stage of the proceedings or thereafter, without the consent of the United Nations.
- 4. The Prosecutor and the United Nations or its programs, funds and offices concerned may enter into such arrangements as may be necessary to facilitate their cooperation for the implementation of this article, in particular in order to ensure the confidentiality of information, the protection of any person, including former or current United Nations personnel, and the security or proper conduct of any operation or activity of the United Nations.

Article 19

Rules concerning United Nations privileges and immunities

If the Court seeks to exercise its jurisdiction over a person who is alleged to be criminally responsible for a crime within the jurisdiction of the Court and if, in the circumstances, such person enjoys, according to the Convention on the Privileges and Immunities of the United Nations and the relevant rules of international law, any privileges and immunities as are necessary for the independent exercise of his or her work for the United Nations, the United Nations undertakes to cooperate fully with the Court and to take all necessary measures to allow the Court to exercise its jurisdiction, in particular by waiving any such privileges and immunities in accordance with the Convention on the Privileges and Immunities of the United Nations and the relevant rules of international law.

Article 20

Protection of confidentiality

If the United Nations is requested by the Court to provide information or documentation in its custody, possession or control which was disclosed to it in confidence by a State or an intergovernmental, international or non-governmental organization or an individual, the United Nations shall seek the consent of the originator to disclose that information or documentation or, where appropriate, will inform the Court that it may seek the consent of the originator for the United Nations to disclose that information or documentation. If the originator is a State Party to the Statute and the United Nations fails to obtain its consent to disclosure within a reasonable period of time, the United Nations shall inform the Court accordingly, and the issue of disclosure shall be resolved between the State Party concerned and the Court in accordance with the Statute. If the originator is not a State Party to the Statute and refuses to consent to disclosure, the United Nations shall inform the Court that it is unable to provide the requested information or documentation because of a pre-existing obligation of confidentiality to the originator.

IV. Final provisions

Article 21

Supplementary arrangements for the implementation of the present Agreement

The Secretary-General and the Court may, for the purpose of implementing the present Agreement, make such supplementary arrangements as may be found appropriate.

Article 22

Amendments

The present Agreement may be amended by agreement between the United Nations and the Court. Any such amendment shall be approved by the General Assembly of the United Nations and by the Assembly in accordance with article 2 of the Statute. The United Nations and the Court shall notify each other in writing of the date of such approval, and the Agreement shall enter into force on the date of the later of the said approvals.

Article 23

Entry into force

The present Agreement shall be approved by the General Assembly of the United Nations and by the Assembly in accordance with article 2 of the Statute. The United Nations and the Court shall notify each other in writing of the date of such approval. The Agreement shall thereafter enter into force upon signature.

In witness thereof, t	he undersigned have	e signed the present Agreement.
Signed this	day of	at United Nations Headquarters in New York in
two copies in all the	official languages of	the United Nations and the Court, of which the Eng-
lish and French texts	shall be authentic.	

Resolutions adopted by the United Nations Security Council referring to the International Criminal Court (Sudan, Darfur)							
S/RES/1564	18 September 2004	The Security Council threatened the imposition of sanctions against Sudan if it failed to comply with its obligations on Darfur, and an international inquiry was established to investigate violations of human rights in the region (International Commission of Inquiry on Darfur).					
S/RES/1593	31 March 2005	The situation concerning Sudan adopted after receiving a report by the International Commission of Inquiry on Darfur, the Security Council referred the situation in the Darfur region of Sudan to the International Criminal Court (ICC) and required all States to co-operate fully.					
List of United	Nations Security Cou	uncil resolutions concerning Sudan (1996-2012)					
 S/RES/104 S/RES/105 S/RES/107 S/RES/112 S/RES/137 S/RES/154 S/RES/155 S/RES/156 S/RES/156 S/RES/157 S/RES/158 S/RES/159 S/RES/159 S/RES/159 S/RES/165 S/RES/165 S/RES/165 S/RES/165 	4 • \$/RE\$/167 0 • \$/RE\$/167 • \$/RE\$/170 2 • \$/RE\$/170 7 • \$/RE\$/171 6 • \$/RE\$/171 4 • \$/RE\$/175 9 • \$/RE\$/176 4 • \$/RE\$/177 5 • \$/RE\$/178 8 • \$/RE\$/181 0 • \$/RE\$/182 1 • \$/RE\$/184 3 • \$/RE\$/187 7 • \$/RE\$/188 1 • \$/RE\$/188	9					

Resolution ac Criminal Cou		Nations Security Council referring to the International
S/RES/1970	26 February 2011	The Security Council condemned the use of lethal force by the regime of Muammar Gaddafi against protesters participating in the Libyan civil war, and imposed a series of international sanctions in response. The resolution marked the first time a country was unanimously referred to the International Criminal Court by the Security Council.
S/RES/1973	17 March 2011	The resolution formed the legal basis for military intervention in the Libyan civil war, demanding "an immediate ceasefire" and authorizing the international community to establish a no-fly zone and to use all means necessary short of foreign occupation to protect civilians.
List of United	Nations Security Cou	uncil resolutions concerning Libya (1955-1994)
• S/RES/109 • S/RES/1192 • S/RES/1500 • S/RES/1970 • S/RES/2000 • S/RES/2011 • S/RES/2012 • S/RES/2044 • S/RES/731 • S/RES/748 • S/RES/883 • S/RES/910 • S/RES/915 • S/RES/926	6 0 3 9 6 7 2	

Selected Security Council resolutions about the Democratic Republic of Congo (DRC)				
Resolution No.	Topic			
A/RES/2098	28 March 2013 – This resolution renewed MONUSCO's mandate, including an intervention brigade to neutralise rebel groups in eastern DRC, until 31 March 2014.			
A/RES/2078	28 November 2012 – This resolution renewed DRC sanctions and the mandate of the Group of Experts supporting the sanctions committee until 1 February 2014.			
A/RES/2076	20 November 2012 – The Security Council condemned the M23's actions and external support given to the group and expressed its intention to consider additional targeted sanctions against the leadership of the M23 and those providing it with external support.			

ICC – Assembly of States Parties (ASP) – Sessions & Resolutions

ICC – ASP – 2014/20	ICC – ASP – 2014/2015 – 13 th Session – Resolutions				
Resolution No.	Date	Meeting	Docs	Subjects	
ICC-ASP/13/Res.1	17.12.2014	12h plenary meeting	E F S A R C	Programme budget for 2015, the Working Capital Fund for 2015, scale of assessments for the apportionment of expenses of the International Criminal Court, financing appropriations for 2015 and the Contingency Fund	
ICC-ASP/13/Res.2	17.12.2014	12th plenary meeting	E F S A R	Permanent premises	
ICC-ASP/13/Res.3	17.12.2014	12th plenary meeting	E F S A R	Cooperation	
ICC-ASP/13/Res.4	17.12.2014	12th plenary meeting	E F S A R	Victims and affected communities, reparations and Trust Fund for Victims	
ICC-ASP/13/Res.5	17.12.2014	13th plenary meeting	E F S A R	Strengthening the International Criminal Court and the Assembly of States Parties	

ICC – ASP 2013/201	4 – 12 th Sessi	ion – Resolu	ıtions	
Resolution No.	Date	Meeting	Docs	Subjects
ICC-ASP/12/Res.1	27.11.2013	12h plenary meeting	E F S A R	Programme budget for 2014, the Working Capital Fund for 2014, scale of assessments for the apportionment of expenses of the International Criminal Court, financing appropriations for 2014 and the Contingency Fund
ICC-ASP/12/Res.2	27.11.2013	12th plenary meeting	E F S A R	Permanent premises
ICC-ASP/12/Res.3	27.11.2013	12th plenary meeting	E F S A R	Cooperation
ICC-ASP/12/Res.4	27.11.2013	12th plenary meeting	E F S A R	Complementarity
ICC-ASP/12/Res.5	27.11.2013	12th plenary meeting	E F S A R C	Victims and affected communities, reparations and Trust Fund for Victims
ICC-ASP/12/Res.6	27.11.2013	12th plenary meeting	E F S A R	Independent Oversight Mechanism
ICC-ASP/12/Res.7	27.11.2013	12th plenary meeting	E F S A R	Amendments to the Rules of Procedure and Evidence

ICC – ASP – 2012/20	013 – 11 th Ses	sion – Reso	lutions	
Resolution No.	Date	Meeting	Docs	Subjects
ICC-ASP/11/Res.1 advance version	21.11.2012	8th plenary meeting	E F S A R	Programme budget for 2013, the Working Capital Fund for 2013, scale of assessments for the apportionment of expenses of the International Criminal Court, financing appropriations for 2013 and the Contingency Fund
ICC-ASP/11/Res.2 advance version	21.11.2012	8th plenary meeting	E F S A R C	Amendment of the Rules of Procedure and Evidence
ICC-ASP/11/Res.3 advance version	21.11.2012	8th plenary meeting	E F S A R	Permanent premises
ICC-ASP/11/Res.4 advance version	21.11.2012	8th plenary meeting	E F S A R C	Independent Oversight Mechanism
ICC-ASP/11/Res.5 advance version	21.11.2012	8th plenary meeting	E F S A R	Cooperation
ICC-ASP/11/Res.6 advance version	21.11.2012	8th plenary meeting	E F S A R C	Complementarity
ICC-ASP/11/Res.7 advance version	21.11.2012	8th plenary meeting	E F S A R C	Victims and Reparations

ICC – ASP 2011/2012 – 10 th Session – Resolutions				
Resolution No.	Date	Meeting	Docs	Subjects
ICC-ASP/10/Res.1	20.12.2011	7th plenary meeting	E F S A R	Amendments to the rule 4 of the Rules of Procedure and Evidence
ICC-ASP/10/Res.2	20.12.2011	7th plenary meeting	E F S A R	Cooperation
ICC-ASP/10/Res.3	20.12.2011	7th plenary meeting	E F S A R	Reparations
ICC-ASP/10/Res.4	21.12.2011	9th plenary meeting	E F S A R	Programme budget for 2012, the Working Capital Fund for 2012, scale of assessments for the apportionment of expenses of the International Criminal Court, financing appropriations for 2012 and the Contingency Fund
ICC-ASP/10/Res.5	21.12.2011	9th plenary meeting	E F S A R	Strengthening the International Criminal Court and the Assembly of States Parties
ICC-ASP/10/Res.6	21.12.2011	9th plenary meeting	E F S A R	Permanent premises

ICC - ASP 2010/201	ICC – ASP 2010/2011 – 9 th Session – Resolutions					
Resolution No.	Date	Meeting	Docs	Subjects		
ICC-ASP/9/Res.1	10.12.2010	5th plenary meeting	E F S A R C	Permanent premises		
ICC-ASP/9/Res.2	10.12.2010	5th plenary meeting	E F S A R	Establishment of a study group on governance		
ICC-ASP/9/Res.3	10.12.2010	5th plenary meeting	E F S A R	Strengthening the International Criminal Court and the Assembly of States Parties		
ICC-ASP/9/Res.4	10.12.2010	5th plenary meeting	E F S A R	Programme budget for 2011, the Working Capital Fund for 2011, scale of assessments for the apportionment of expenses of the International Criminal Court, financing appropriations for 2011 and the Contingency Fund		
ICC-ASP/9/Res.5	10.12.2010	5th plenary meeting	E F S A R C	Independent Oversight Mechanism		

ICC – ASP – 2010 – Review Conference – Resolutions					
Resolution No.	Date	Meeting	Docs	Subjects	
RC/Res.1	08.06.2010	9th plenary meeting	E F S A R C	Complementarity	
RC/Res.2	08.06.2010	9th plenary meeting	E F S A R	The impact of the Rome Statute system on victims and affected communities	
RC/Res.3	08.06.2010	9th plenary meeting	E F S A R	Strengthening the enforcement of sentences	
RC/Res.4	10.06.2010	11th plenary meeting	E F S A R C	Article 124 of the Rome Statute	
RC/Res.5	10.06.2010	12th plenary meeting	E F S A R C	Amendments to article 8 of the Rome Statute	
RC/Res.6	11.06.2010	13th plenary meeting	E F S A R	The Crime of Aggression	

ICC – ASP – 2009/2	010 – 8 th Sess	ion – Resol	utions	
Resolution No.	Date	Meeting	Docs	Subjects
ICC-ASP/8/Res.1	26.11.2009	7th plenary meeting	E F S A R	Establishment of an independent oversight mechanism
ICC-ASP/8/Res.2	26.11.2009	8th plenary meeting	E F S A R C	Cooperation
ICC-ASP/8/Res.3	26.11.2009	8th plenary meeting	E F S A R	Strengthening the International Criminal Court and the Assembly of States Parties
ICC-ASP/8/Res.4	26.11.2009	8th plenary meeting	E F S A R	Family visits for indigent detainees
ICC-ASP/8/Res.5	26.11.2009	8th plenary meeting	E F S A R	Permanent premises
ICC-ASP/8/Res.6	26.11.2009	8th plenary meeting	E F S A R C	Review Conference
ICC-ASP/8/Res.7	26.11.2009	8th plenary meeting	E F S A R C	Programme budget for 2010, the Working Capital Fund for 2010, scale of assessments for the apportionment of expenses of the International Criminal Court, financing appropriations for the year 2010, the Contingency Fund, conversion of GTA psychologist post to an established one, Legal aid (defence) and the Addis Ababa Liaison Office

ICC - ASP - 2009/2010 - 8 th Session - Resolutions						
Resolution No.	Date	Meeting	Docs	Subjects		
ICC-ASP/8/Res.8	25.03.2010	10th plenary meeting	E F S A R C	One-time payments for the permanent premises		
ICC-ASP/8/Res.9	25.03.2010	10th plenary meeting	E F S A R	Review Conference		

ICC - ASP - 2008/2	009 – 7 th Sess	ion – Resol	utions	
Resolution No.	Date	Meeting	Docs	Topic
ICC-ASP/7/Res.1	21.11.2008	7th plenary meeting	E F S A R	Permanent premises
ICC-ASP/7/Res.2	21.11.2008	7th plenary meeting	E F S A R C	Venue of the Review Conference
ICC-ASP/7/Res.3	21.11.2008	7th plenary meeting	E F S A R	Strengthening the International Criminal Court and the Assembly of States Parties
ICC-ASP/7/Res.4	21.11.2008	7th plenary meeting	E F S A R	Programme budget for 2009, the Working Capital Fund for 2009, scale of assessments for the apportionment of expenses of the International Criminal Court, financing appropriations for the year 2009 and the Contingency Fund
ICC-ASP/7/Res.5	21.11.2008	7th plenary meeting	E F S A R	Amendment to the Financial Regulations and Rules
ICC-ASP/7/Res.6	21.11.2008	7th plenary meeting	E F S A R	Amendment to the Rules of Procedure of the Assembly of States Parties
ICC-ASP/7/Res.7	21.11.2008	7th plenary meeting	E F S A R	Amendment to the Rules of Procedure of the Committee on Budget and Finance

ICC - 2007/2008 - 6	th Session – F	Resolutions		
Resolution No.	Date	Meeting	Docs	Topic
ICC-ASP/6/Res.1	14.12.2007	7th plenary meeting	E F S A R	Permanent premises
ICC-ASP/6/Res.2	14.12.2007	7th plenary meeting	E F S A R	Strengthening the International Criminal Court and the Assembly of States Parties
ICC-ASP/6/Res.3	14.12.2007	7th plenary meeting	E F S A R	Amendment to the Regulations of the Trust Fund for Victims
ICC-ASP/6/Res.4	14.12.2007	7th plenary meeting	E F S A R	Programme budget for 2008, the Working Capital Fund for 2008, scale of assessments for the apportionment of expenses of the International Criminal Court and financing appropriations for the year 2008
ICC-ASP/6/Res.5	14.12.2007	7th plenary meeting	E F S A R	Amendment to the Financial Regulations and Rules
ICC-ASP/6/Res.6	14.12.2007	7th plenary meeting	E F S A R	Amendments to the pension scheme regulations for judges of the International Criminal Court
ICC-ASP/6/Res.7	06.06.2008	9th plenary meeting	E F S A R	Funding of the disability pension of a former judge of the International Criminal Court
ICC-ASP/6/Res.8	06.06.2008	9th plenary meeting	E F S A R	Review Conference

ICC - ASP - 2006/2	007 – 5 th Sess	ion – Resol	utions	
Resolution No.	Date	Meeting	Docs	Topic
ICC-ASP/5/Res.1	01.12.2006	7th plenary meeting	E F S A R C	Permanent premises
ICC-ASP/5/Res.2	01.12.2006	7th plenary meeting	E F S A R C	Strategic planning process of the Court
ICC-ASP/5/Res.3	01.12.2006	7th plenary meeting	E F S A R C	Strengthening the International Criminal Court and the Assembly of States Parties
ICC-ASP/5/Res.4	01.12.2006	7th plenary meeting	E F S A R C	Programme budget for 2007, the Working Capital Fund for 2007, scale of assessments for the apportionment of expenses of the International Criminal Court and financing appropriations for the year 2007
ICC-ASP/5/Res.5	01.02.2007	9th plenary meeting	E F S A R	Procedure for the nomination and election of judges, the Prosecutor and Deputy Prosecutors of the International Criminal Court: amendment to operative paragraph 27 of resolution ICC-ASP/3/Res.6
ICC-ASP/5/Res.6	01.02.2007	9th plenary meeting	E F S A R	Conditions of service and compensation of judges of the International Criminal Court: amendment to the pension scheme regulations for judges of the International Criminal Court

ICC – ASP – 2005/2	006 – 4 th Sess	ion – Resol	utions	
Resolution No.	Date	Meeting	Docs	Topic
ICC-ASP/4/Res.1	02.12.2005	3rd plenary meeting	E F S A R	Code of Professional Conduct for counsel
ICC-ASP/4/Res.2	03.12.2005	4th plenary meeting	E F S A R	Permanent Premises
ICC-ASP/4/Res.3	03.12.2005	4th plenary meeting	E F S A R	Regulations of the Trust Fund for Victims
ICC-ASP/4/Res.4	03.12.2005	4th plenary meeting	E F S A R	Strengthening the International Criminal Court and the Assembly of States Parties
ICC-ASP/4/Res.5	03.12.2005	4th plenary meeting	E F S A R	Procedure for filling vacancies in the Board of Directors of the Trust Fund for Victims
ICC-ASP/4/Res.6	03.12.2005	4th plenary meeting	E F S A R	Procedure for filling vacancies in the Committee on Budget and Finance
ICC-ASP/4/Res.7	03.12.2005	4th plenary meeting	E F S A R C	Amendment regarding the term of office of members of the Board of Directors of the Trust Fund for Victims
ICC-ASP/4/Res.8	03.12.2005	4th plenary meeting	E F S A R	Programme budget for 2006, the Working Capital Fund for 2006, scale of assessments for the apportionment of expenses of the International Criminal Court and financing appropriations for the year 2006

ICC - ASP - 2005/20	ICC – ASP – 2005/2006 – 4 th Session – Resolutions					
Resolution No.	Date	Meeting	Docs	Topic		
ICC-ASP/4/Res.9	03.12.2005	4th plenary meeting	E F S A R C	Pension scheme for judges		
ICC-ASP/4/Res.10	03.12.2005	4th plenary meeting	E F S A R	Amendments to the Financial Regulations and Rules		
ICC-ASP/4/Res.11	03.12.2005	4th plenary meeting	E F S A R	Transfer of funds from Major Programme III to Major Programme V under the 2005 programme budget		
ICC-ASP/4/Res.12	27.01.2006	7th plenary meeting	E F S A R	Interim Premises		

ICC – ASP – 2004/2	005 – 3 rd Sess	ion – Resol	utions	
Resolution No.	Date	Meeting	Docs	Topic
ICC-ASP/3/Res.1	07.09.2004	3rd plenary meeting	E F S A R	Negotiated Draft Relationship Agreement between the International Criminal Court and the United Nations
ICC-ASP/3/Res.2	09.09.2004	5th plenary meeting	E F S A R	Amendment to rule 29 of the Rules of Procedure of the Assembly of States Parties
ICC-ASP/3/Res.3	10.09.2004	6th plenary meeting	E F S A R	Strengthening the International Criminal Court and the Assembly of States Parties
ICC-ASP/3/Res.4	10.09.2004	6th plenary meeting	E F S A R C	Programme budget for 2005, Contingency Fund, Working Capital Fund for 2005, scale of assessments for the apportionment of expenses of the International Criminal Court and financing of appropriations for the year 2005
ICC-ASP/3/Res.5	10.09.2004	6th plenary meeting	E F S A R C	Travel of members of the Committee on Budget and Finance
ICC-ASP/3/Res.6	10.09.2004	6th plenary meeting	E F S A R	Procedure for the nomination and election of judges of the International Criminal Court
ICC-ASP/3/Res.6 Consolidated version	10.09.2004	6th plenary meeting	E F S A R C	Procedure for the nomination and election of judges, the Prosecutor and Deputy Prosecutors of the International Criminal Court (ICC-ASP/3/Res.6) – Consolidated version

ICC - ASP - 2004/20	ICC – ASP – 2004/2005 – 3 rd Session – Resolutions						
Resolution No.	Date	Meeting	Docs	Topic			
ICC-ASP/3/Res.7	10.09.2004	6th plenary meeting	E F S A R C	Establishment of the Secretariat of the Trust Fund for Victims			
ICC-ASP/3/Res.8	10.09.2004	6th plenary meeting	E F S A R C	Intensifying dialogue between the Assembly of States Parties and the International Criminal Court			

ICC – ASP – 2003/2	ICC – ASP – 2003/2004 – 2 nd Session – Resolutions				
Resolution No.	Date	Meeting	Docs	Topic	
ICC-ASP/2/Res.1	12.09.2003	5th plenary meeting	E F S A R C	Programme budget for 2004, Working Capital Fund for 2004, scale of assessments for the apportionment of expenses of the International Criminal Court and financing of appropriations for 2004	
ICC-ASP/2/Res.2	12.09.2003	5th plenary meeting	E F S A R	Staff regulations for the International Criminal Court	
ICC-ASP/2/Res.3	12.09.2003	5th plenary meeting	E F S A R	Establishment of the Permanent Secretariat of the Assembly of States Parties to the International Criminal Court	
ICC-ASP/2/Res.4	12.09.2003	5th plenary meeting	E F S A R	Travel and subsistence expenses of members of the Committee on Budget and Finance	
ICC-ASP/2/Res.5	12.09.2003	5th plenary meeting	E F S A R	Term of office of the members of the Committee on Budget and Finance	
ICC-ASP/2/Res.6	12.09.2003	5th plenary meeting	E F S A R C	Establishment of a trust fund for the participation of the least developed countries in the activities of the Assembly of States Parties	
ICC-ASP/2/Res.7	12.09.2003	5th plenary meeting	E F S A R C	Strengthening the International Criminal Court and the Assembly of States Parties	
ICC-ASP/2/Res.8	11.09.2003	4th plenary meeting	E F S A R	Recognition of the coordinating and facilitating role of the NGO Coalition for the International Criminal Court	

ICC - ASP - 2003/20	ICC – ASP – 2003/2004 – 2 nd Session – Resolutions					
Resolution No.	Date	Meeting	Docs	Topic		
ICC-ASP/2/Res.9	12.09.2003	5th plenary meeting	E F S A R	Role of the United Nations in the establishment of the International Criminal Court		

ICC – ASP – 2002/2	2003 – 1 st Sess	ion – Resol	utions	
Resolution No.	Date	Meeting	Docs	Topic
ICC-ASP/1/Res.1	09.09.2002	3rd plenary meeting	E F S A R	Continuity of work in respect of the crime of aggression
ICC-ASP/1/Res.2	09.09.2002	3rd plenary meeting	E F S A R C	Procedure for the nomination and election of judges, the Prosecutor and Deputy Prosecutors of the International Criminal Court
ICC-ASP/1/Res.3	09.09.2002	3rd plenary meeting	E F S A R	Procedure for the election of the judges for the International Criminal Court
ICC-ASP/1/Res.4	03.09.2002	1st plenary meeting	E F S A R	Establishment of the Committee on Budget and Finance
ICC-ASP/1/Res.5	03.09.2002	1st plenary meeting	E F S A R	Procedure for the nomination and election of members of the Committee on Budget and Finance
ICC-ASP/1/Res.6	09.09.2002	3rd plenary meeting	E F S A R	Establishment of a fund for the benefit of victims of crimes within the jurisdiction of the Court, and of the families of such victims
ICC-ASP/1/Res.7	09.09.2002	3rd plenary meeting	E F S A R C	Procedure for the nomination and election of members of the Board of Directors of the Trust Fund for the benefit of victims
ICC-ASP/1/Res.8	09.09.2002	3rd plenary meeting	E F S A R	Provisional arrangements for the secretariat of the Assembly of States Parties

Appendices 395

ICC – ASP – 2002/2003 – 1 st Session – Resolutions							
Resolution No.	Date	Meeting	Docs	Topic			
ICC-ASP/1/Res.9	09.09.2002	3rd plenary meeting	E F S A R C	Permanent secretariat of the Assembly of States Parties			
ICC-ASP/1/Res.10	09.09.2002	3rd plenary meeting	E F S A R	Selection of the staff of the International Criminal Court			
ICC-ASP/1/Res.11	03.09.2002	2nd plenary meeting	E F S A R	Relevant criteria for voluntary contributions to the International Criminal Court			
ICC-ASP/1/Res.12	03.09.2002	2nd plenary meeting	E F S A R	Budget appropriations for the first financial period and financing of appropriations for the first financial period			
ICC-ASP/1/Res.13	03.09.2002	2nd plenary meeting	E F S A R	Working Capital Fund for the first financial period			
ICC-ASP/1/Res.14	03.09.2002	2nd plenary meeting	E F S A R C	Scales of assessments for the apportionment of the expenses of the International Criminal Court			
ICC-ASP/1/Res.15	03.09.2002	2nd plenary meeting	E F S A R C	Crediting contributions to the United Nations Trust Fund to Support the Establishment of the International Criminal Court			
ICC-ASP/1/Res.16	21.04.2003	10th plenary meeting	E F S A R	Commencement of functions by the Committee on Budget and Finance; election of two members from the Eastern European States; and deferment of drawing of lots			

A

- Abdelrahman, A. (2010), 'Bashir's Last Part of Genocide Plan', in *Sudan Tribune*, August 8, 2010, accessible at: http://www.sudantribune.com/spip.php?article35892
- African Press Releases (2010), 'Congo Kinshasa: US, UN Accuse Governmental Forces of Crimes Against Humanity', 12 March 2010, accessible at: http://allafrica.com/stories/201003120819. html
- Africa Recovery, United Nations, (2000), 'Key provisions of the Lusaka cease-fire agreement', (April 2000), in *Africa Recovery*, 14-1: 19.
- African Union, (2009), Report of the AU High Level Panel on Darfur (AUDP), 29 October 2009, the electronic version of the report is accessible at: http://www.africa-union.org/root/ar/index/Communiqu%20on%20Darfur%20_eng..pdf
- Aguirre, M. and Abrisketa, J. (2009), 'Pressing Issues for UN Peacekeeping Operations in the DRC', September 2009, *Transnational Institute*, accessible at: http://www.tni.org/article/pressing-issues-un-peacekeeping-operations
- Akaki, S. (2008), "Is Africa a Cold War Battleground?", in *Global Research*, July 23, 2008, accessible at: http://www.globalresearch.ca/index.php?context=va&aid=9648
- Aksar, Y. (2004), 'The Matter of Protection of Humanitarian and Human Rights Law', Implementing International Humanitarian Law. From the Ad Hoc Tribunals to a Permanent International Criminal Court, Routledge, 2004: 33.
- Al-Bulushi, S. And Branch, A. (2010), 'Review Conference of the Rome Statute. In Search of Justice: The ICC and Power Politics', 23 June 2010, Egypt, accessible in Arabic at: www.almasryalyoum.com
- Al-Bulushi, S. and Branch A., (2010), In Search of Justice: The ICC and Power Politics, 2010: 4, accessible at: www.almasryalyoum.com
- Ali, N. (2014) Bringing the Guilty to Justice: Can the ICC be Self-Enforcing? Chicago Journal of International Law, vol. 14, iss. 2 (2014): 408-452.
- Allen, S.G. (2004), 'From Peace-keeping to Peace-building: The United Nations and the Challenge of Intrastate War', in *The United Nations and Global Security*, ed. Richard M. Price and Mark W. Zacher, Palgrave Macmillan,141-60.
- Alston, P. (2005), 'The Darfur Commission as a Model for Future Responses to Crisis Situations', *Journal of International Criminal Justice* 3-3: 600-607.
- Ambos, K., Large J. and Wierda, M. (2009), Building a Future on Peace and Justice: Studies on Transitional Justice, Peace and Development. The Nuremberg Declaration on Peace and Justice, Springer: Berlin Heidelberg.
- AMICC (2010), 'Analysis of the Backgrounder Published by the Heritage Foundation: An Inconvenient Founding: America's Principles Applied to the ICC', accessible at: http://www.amicc.org/docs/AMICC_analysis_of_Heritage2010.pdf
- Amnesty International, (2009), DRC: Submission to the Universal Periodic Review. Sixth Session of the UPR Working Working Group of the Human Rights Council (HRC), Report November-December 2009, the report is accessible at: http://www.amnesty.org/en/library/info/AFR62/009/2009/en
- Annan, K. (2004), *A More Secure World: Our Shared Responsibility*, UN report of the Secretary-General's High-level Panel on Threats, Challenges and Change, United Nations (2004: 7-131).

Annan, K. (2004), Report of the Secretary General on The Rule of Law and Transitional Justice in Conflict and Post-Conflict Societies, UN Doc. S/2004/616 (August 23, 2004: 8).

- Annan, K. (2004), *The Rule of Law Remains Elusive*, addressed at the opening of the general debate of the fifty-ninth session of the General Assembly New York, 21 September 2004, the statement is accessible at: http://www.un.org/Pubs/chronicle/2004/issue3/0304p4.asp
- Aptel, C. (2009), 'Case Study 1: The DRC, Challenges in Building Judicial Capacity in a Post-Conflict Context', Conference Working Paper, New York, September 9-11, 2009, Session 7: 6, Transitional Justice and Domestic Justice Systems, ICTJ, accessible at: http://www.international-criminaljustice.net/experience/papers/session7.pdf
- Aptel, C. (2009), 'Challenges Facing Domestic Justice in the DRC', in *Domestic Justice Systems and the Impact of the Rome Statute*, September 2009, International Center for Transitional Justice, 2009: 6, accessible at: http://www.internationalcriminaljustice.net/experience/papers/session7.pdf
- Arfi, B. (2005), International Change and the Stability of Multiethnic States: Yugoslavia, Lebanon and Crises of Governance, Indiana University Press: Bloomington.
- Armstrong, E. (2005), "Integrity, Transparency and Accountability in Public Administration", in *Ethics, Transparency and Accountability*, United Nations source: DESA, UN Department of Economic and Social Affairs, accessible at: http://unpan1.un.org/intradoc/groups/public/documents/un/unpan020955.pdf
- Arnold, J. (2007), 'Protection of Human Rights by Means of Criminal Law: On the Relationship between Criminal Law and Politics' in Kaleck W., Ratner M., Singelnstein T. (eds.), *International Prosecution of Human Rights Crimes*, Springer.
- Arsanjani, M.H. and Reisman, W.M. (2005), 'The Law-in-Action of the International Criminal Court', in *The American Society of International Law* 99-2: 385-403.
- Avocats Sans Frontières (2009), Etude de jurisprudence. L'application du Statut de Rome de la Cour Pénale Internationale par les Jurisdictions de la RDC, March 2009, accessible at: www.asf.be/index.php?module=publicaties&lang=fr&id=51
- Avocats Sans Frontières, (2009), The Application of the Rome Statute of the International Criminal Court by the Courts of the Democratic Republic of Congo, Case Study: March 2009.
- Avocats Sans Frontières, (2009), 'Summary of Recommendations relating to the Application of the Rome Statute by the Congolese Courts', DRC Case Study, March 2009, at 125, the ASF publication is accessible at: http://www.asf.be/publications/ASF_CaseStudy_RomeStatute_Light_PagePerPage.pdf

E

- Bah, Alhaji M.S. and Johnstone, I. (2007), 'Peacekeeping in Sudan: The Dynamics of Protection, Partnerships and Inclusive Politics', *New York Centre on International Cooperation*, Occasional Paper, 2007: New York, accessible at: http://www.cic.nyu.edu/internationalsecurity/docs/CIC_paper2_sudan_final.pdf
- Baimu, E. and Sturman, K. (2003), 'Amendement to the AU's Right To Intervene: A Shift from Human Security to Regime Security?' in *African Security Review* 12-2: 56-63
- Baldor, L.C. (2009), 'Obama: US Choosing Words Carefully in Terror War', Associated Press, 2009, February 3, the article is accessible at: http://abcnews.go.com/Politics/wireStory?id=6798802
- Barber, R. (2009), 'Reflections on the Peacekeeping Failure in Darfur: Is There Any Substance to the Responsibility to Protect?' *Journal of International Peacekeeping* 13-33: 294.
- Bariagader, A. 2006, 'United Nations Peace Operations in Africa: A Cookie-Cutter Approach?', Journal of Third World Studies 23-2: 11-29.
- Barnett, M.N. (1997), 'Bringing in the New World Order: Liberalism, Legitimacy, and the United Nations', in *World Politics* Volume 49, Number 4: 526-551.
- Bassiouni, M.C. (2014) Surrender to International Tribunals, in Bassiouni, M.C. *International Extradition: United States Law and Practice*, (New York: Oxford University Press, 2014), at 44-49.
- Bassioni, M.C. and Guellali A. (2010), 'Jihad: Challenges to International and Domestic Law', in T.M.C. Asser Press: 273.

Bassioni, M.C., (2008), The Pursuit of International Criminal Justice: A World Study on Conflicts, Victimization, and Post-Conflict Justice, Intersentia: Mortesel.

- Bassioni, M.C. (2009), A Guide to Documents on the Arab-Palestinian/Israeli Conflict: 1897-2008, Bril: Martinus Nijhoff Publishers.
- Bassioni, M.C. (2008), *The Chicago Principles on Post-conflict Justice*, International Human Rights Law Institute.
- Bassioni, M.C. (2008), I International Criminal Law: Sources, Subjects, and Contents, 3rd rev. ed. Bril: Martinus Nijhoff Publishers.
- Bassioni, M.C. (2008), II *International Criminal Law: Multilateral and Bilateral Enforcement Mechanisms*, 3rd rev. ed. Bril: Martinus Nijhoff Publishers.
- Bassioni, M.C. (2008), III *International Criminal Law: International Enforcement*, 3rd rev. ed. Bril: Martinus Nijhoff Publishers.
- Bassioni, M.C. (2006), 'The Perennial Conflict Between International Criminal Justice and Real-politik', in *Georgia State University Law Review* 22: 541-553.
- Bassioni, M.C. (2005) I The Legislative History of the International Criminal Court: Introduction, Analysis, and Integrated Text of the Statute, Elements of Crimes and Rules of Procedure and Evidence, Bril: Martinus Nijhoff Publishers.
- Bassioni, M.C. (2005) II The Legislative History of the International Criminal Court: An Article-By-Article Evolution of the Statute from 1994-1998, Bril: Martinus Nijhoff Publishers.
- Bassioni, M.C. (2005) III The Legislative History of the International Criminal Court: Summary Records of the 1998 Diplomatic Conference, Bril: Martinus Nijhoff Publishers.
- Bassiouni, M.C. (2003), 'Justice and Peace: The importance of Choosing Accountability Over Realpolitik', in Case Western Reserve Journal of International Law, 35-2: 191-204.
- Bassiouni, M.C. and Ferencz, B.B. (2008), 'The Crime Against Peace and Aggression: From its Origins to the ICC', in International Criminal Law (3 ed. in Transnational/Brill), 1: 1-45, accessible at: http://law.cwru.edu/lectures/files/2008-2009/20080926_CWRU-08-Bassiouni_Ferencz_Peace_Aggression.pdf
- Bassiouni, M.C. and. Blakesley, C.L. (1992), 'The Need for an International Criminal Court in the New International World Order', *Vanderbilt Journal of Transnational Law* 25: 151.
- Baylis, J. Smith, S., and Owens, P. (2007), 'International and global security in the post-cold war era', in *The globalization of world politics: an introduction to international relations*, 2007: 253-273.
- Bedjaoui, M. (1994), The New World Order and the Security Council: Testing the Legality of Its Acts, Martinus Nijhoff Publishers, 1994: 56-90.
- Beigbeder, Y. (2005), *International Justice against impunity. Progress and New Challenges*, Martinus Nijhoff Publishers.
- Belasco, A. (2010), 'The Cost of Iraq, Afghanistan, and Other Global War on Terror Operations Since 9/11', July 16, 2010, US Congressional Research Service, Prepared for Members and Committees of Congress, RL33110, accessible at: http://www.fas.org/sgp/crs/natsec/RL33110.pdf
- Bellelli, R. (ed.) International Criminal Justice: Law and Practice from The Rome Statute to Its Review, Ashgate 2010.
- Berdal, M. and Malone, D.M. (eds.), *Greed and Grievance: Economic Agendas in Civil Wars*, Boulder, Co.: Lynne Rienner 2000.
- Berdal, M. (2004), 'The United Nations after Iraq', in Survival 46(3): 83.
- Bertucci, G. (2008), 'Recent Terrorist Acts and Emerging Governance Challenges' in World Public Sector Report: People Matter. Civic Engagement in Public Governance, 2008, ST/ESA/PAD/SER.E/108, United Nations, Department of Economic and Social Affairs, 2008: 40, the report is accessible at: http://unpan1.un.org/intradoc/groups/public/documents/un/unpan028608.pdf
- Bertucci G. and Alberti A. (2001), 'Globalization and its impact on the State: The role of the State in domestic and international governance' in *World Public Sector Report: Globalization and the State*, ST/ESA/PAD/SER.26, 2001, United Nations, Department of Economic and Social Affairs, at 29, the report is accessible at: http://unpan1.un.org/intradoc/groups/public/documents/UN/UNPAN012761.pdf
- Bevir M. (2009), Key Concept of Governance, Sage Publications.
- Black, D.R. and Williams, P.D (2010), *The International Politics of Mass Atrocities: The Case of Darfur*, Security and Governance, Routledge.

Black, D.R. and Williams, P.D (2010), 'Solidaristic Openings', *The International Politics of Mass Atrocities*, Security and Governance, 2010: 259.

- Blokker, N. (2010) 'International Organisations as Independent Actors: Sweet Memory or Funtionally Necessary?', in *Accountability for Human Rights Violations by International Organisations*, J. Wouters, E. Brems et al (eds.), International Law, Intersentia.
- Blokker, N. (2007), 'The Crime of Aggression and the United Nations Security Council', in *Leiden Journal of International Law* 20: 867.
- Blokker, N. and Schermers, H.G. (2001), *Proliferation of International Organizations: Legal Issues*, 2001: 200, Kluwer Law International.
- Blokker, N. (2000), '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', in *European Journal of International Law* 11-3: 541-568.
- Blockmans, S., Wouters J. and T. Ruys (eds.), (2010), *The European Union and Peacebuilding. Policy and Legal Aspects*, The Hague, T.M.C. Asser Press, xxvi-499.
- Boas, G. and Oosthuizen G. (2010), 'Suggestions for Future Lessons-Learned Studies: The Experience of Other International and Hybrid Criminal Courts of Relevance to the International Criminal Court', in *International Criminal Law Services*: January 2010.
- Bobbitt, P. (2008), Terror and Consent: The Wars of the Twenty-First Century, Penguin Group.
- Boister, N. (2005), 'Reflections on the relationship between the duty to educate in humanitarian law and the absence of a defence of mistake of law in the Rome Statute of the International Criminal Court', in R. Burchill, N. D. White and J. Morris (eds.), *International Conflict and Security Law. Essays in Memory of Hilaire McCoubrey*, 2005: 10, Cambridge University Press.
- Bolton, J. (1999), 'Reject and Oppose the International Criminal Court', Toward an International Criminal Court?: Three Options Presented as Presidential Speeches, US Council on Foreign Relations, 1999: 37.
- Booth, C. and du Plessis, M. (2009), 'Africa's Obstruction to Justice', *The Guardian*, 18 July 2009, accessible at: http://www.guardian.co.uk/commentisfree/2009/jul/18/darfur-bashir-african-union-icc
- Bosco, D. (2014) Rough Justice: the International Criminal Court in a World of Power Politics. (New York: Oxford University Press, 2014) at 312.
- Broomhall, B. (2005), International Justice and the International Criminal Court: between Sovereignty and the Rule of Law, Oxford Monographs in International Law, Oxford University Press.
- Brown, M. (1997), 'The Causes of Internal Conflict: An Overview', in Nationalism and Ethnic Conflict edited by Michael Brown et al., Cambridge, MA: The MIT Press, 1997: 3-26.
- Bruggeman, W. (2005), 'The ICC as an Important Partner in Enhancing Global Justice', International Summit on Democracy, Terrorism and Security, 8-11 March 2005 Madrid.
- Buchanan, A. (2004), *Justice, Legitimacy and Self-Determination: Moral Foundation for International Law*, Oxford University Press.
- Burgess, S.F. (2007), 'UN Conflict Management in Africa under Secretary General Kofi Annan, 1997-2006', in *International Studies Association*, 2007, accessible at: http://www.isanet.org/ publications/
- Burke-White, W. (2005), 'Complementarity in Practice: The International Criminal Court as Part of a System of Multi-level Global Governance in the DRC', in *LJIL* 18-3: 557.
- Buzan, B. and Hansen L. (2009), *The Evolution of International Security Studies*, Cambridge: Cambridge University Press.

C

- Call, C.T. (2007), ed., Constructing Justice and Security After War (Washington, D.C.: United States Institute of Peace Press, 2007: 405.
- Call, C.T. and Cook S. eds (2003), 'Governance After War: Rethinking Democratization and Peacebuilding', in *Global Governance*, 9(2).
- Caplan, R. (2005), International Governance in War Torn Territories: Rule and Reconstruction, Oxford University Press: New York.
- Carayannis, T. (2009), 'The peace and justice dilemma in the DRC', in *The Challenge of Building Sustainable Peace in the DRC*, (July 2009), Centre for Humanitarian Dialogue, Background Paper, accessible at: http://www.hdcentre.org/files/DRC%20paper.pdf

Carothers, T. (2003), 'Promoting the Rule of Law Abroad: The Problem of Knowledge', in Carnegie Endowment for International Peace, Rule of Law Series 34: 9.

- Carothers, T. (1998), 'The Rule of Law Revival', Foreign Affairs 77: 95.
- Casper, G. (Aug. 9, 2003), *Rule of Law? Whose Law?* note Address, 2003 CEELI Award Ceremony and Luncheon, San Francisco, Cal. quoting Martin Krygier, International Encyclopedia of the Social & Behavioral Sciences 13404 (Smelser & Baltes eds., 2001), accessible at: http://iis-db.stanford.edu/pubs/20677/Rule_of_Law.pdf
- Cassese, A. (2007), The Human Dimension of International Law. Selected Papers, Oxford University Press.
- Cassese, A. (2007), 'On some Problematical Aspects of the Crime of Aggression', in *Leiden Journal of International Law* 20: 841-849.
- Cassese, A. (2008), Flawed International Justice for Sudan, accessible at: www.project-syndicate.org Cassese, A. (2004), 'et al' "Failure of International Sanctions against Serious State Delinquencies" in State, Sovereignty and International Governance, Brus, Dugard, Duursma, Kreijen, Oxford University Press, (2004: 240).
- Cassese, A. (2003), 'A Big Step Forward for International Justice', in The ICC: An End to Impunity? Crime of War Project Magazine, (December 2003).
- Cassese, A. (1998), 'Reflections on International Criminal Justice', in *Modern Law Review*, 61-1: 1-10.
- Cassese, A. (1990), 'Remarks on Scelle's Theory of Role Splitting in International Law' *EJIL* 1: 210.
- Cassese, A. (1978), United Nations Peacekeeping. Legal Essays, Bril: Martinus Nijhoff Publishers.
- Chadwick, F. A., Lyons, G. M., Trent J. E. (eds.) 1995, The United Nations System: The Policies of Member States, UNU Press.
- Chandler, D. (2004), 'Imposing the 'rule of law': the lessons of bih for peacebuilding in Iraq', in *International Peacekeeping* 11(2): 312-333.
- Chapman, P. F (2009), 'Ensuring Respect: United Nations Compliance with International Humanitarian Law', 17 *Human Rights Brief* 1, 2009, at 2, Center for Human Rights and Humanitarian Law, American University Washington College of Law, accessible at: http://www.wcl.american.edu/hrbrief/17/171.pdf?rd=1
- Chesterman, S. (2008), 'The UN Security Council and The Rule of Law: The Role of the Security Council in Strengthening a Rules-based International System', Final Report and Recommendations from the Austrian Initiative, 2004-2008', Federal Ministry for European and International Affairs.
- Chesterman, S. Ignatieff M. and Thakur R. eds (2005), *Making States Work: State Failure and the Crisis of Governance*, United Nations University Press: New York.
- Chossudovsky, M. and Marshall A.G. (2010), 'The Global Economic Crisis: The Great Depression of the XXI Century', *Global Research*: Centre for Research on Globalization.
- Chesterman, S. (2001), *Just War or Just Peace? Humanitarian Intervention and International Law*, Oxford Monographs in International Law.
- Chiomenti, C. (2006), 'Corporations and the International Criminal Court', in O. De Schutter (ed.), *Transnational Corporations and Human Rights*, Palgrave Macmillan, 2006: 287-312.
- Choudhary, K. (2007), 'Globalisation, Modernity and Nation-building', in Choudhary (ed.), Globalisation Governance Reforms and Development in India, Sage, 2007: 523.
- Cilliers, J., Malan, M. (2001), Peacekeeping in the DRC. MONUC and the Road to Peace, South African Institute for Security Studies, Monograph n. 66, accessible at: http://www.iss.co.za/Pubs/Monographs/No66/CONTENTS.HTML
- Clapham, C. (2002), 'Problems of Peace Enforcement: Lessons to Be Drawn from Multinational Peacekeeping Operations in Ongoing Conflicts in Africa', in Africa in Crisis: New Challenges and Possibilities, ed. Tunde Zack-Williams, Diane Frost, and Alex Thomson, Macmillan, 2002: 196-215
- Clark, J.N. (2010), 'The ICC, Uganda and the LRA: Re-Framing the Debate', in *African Studies* 69-1: 141 160, Routledge.
- Clark, P. (2009), 'Grappling in the Great Lakes: The Challenges of International Justice in Rwanda, the DRC and Uganda' in Bowden, B., Charlesworth, H., Farrall, J. (eds.), *The Role of International Law in Rebuilding Societies After Conflicts. Great Expectations*, 2009: 244.

Clark, P. and Waddell N. (2008), 'Law, Politics and Pragmatism', Courting Conflict? Justice, Peace and the ICC in Africa, in The International Journal of Transitional Justice, Royal African Societies, March 2008: 40.

- Cook, R.C. (2009), "The Nature of the current Financial Crisis: The System is designed to exert Total Control over the Lives of Individuals", Global Research: Centre for Research on Globalization.
- Cornwell, D.J. (2007), Doing Justice Better. The Politics of Restorative Justice, Waterside Press.
- Cornwell, D.J. (2006), 'New Horizons: International Perspectives on Restorative Justice', in Criminal Punishment and Restorative Justice. Past, Present and Future Perspectives, Waterside Press, 2006: 108.
- Cryer, R. (2005), Prosecuting International Crimes: Selectivity and the International Criminal Regime, Cambridge University Press: Cambridge.
- Culbertson, R. and Pouligny B. (2007), 'Re-imagining Peace After Mass Crime: A Dialogical Exchange Between Insider and Outsider Knowledge', in Pouligny, et al., After Mass Crime: Rebuilding States and Communities, Tokyo/New York/Paris: United Nations University Press, 2007: 271-287.

D

- Dagne, T. (2010), 'The Democratic Republic of Congo: Background and Current Developments' in CSR Report for Congress, US Congressional Research Service, February 2010, accessible at: http://fpc.state.gov/documents/organization/139252.pdf
- Dahrendorf, N. (2008), 'Experience of MONUC in Security Sector Reform (SSR). 'MONUC and the Relevance of Coherent Mandates: The Case of the DRC', in Hänggi, H. and Scherrer, V. (eds.), Security Sector Reform and UN Integrated Missions, Lit Verlag Press: 2008, Chapter 3: 76.
- Dahrendorf, N. (2008), 'MONUC and the Relevance of Coherent Mandates: The Case of the DRC', in Hänggi and Scherrer (eds.), Security Sector Reform and UN Integrated Missions, (2008), Lit Verlag Press, 2008: 98.
- Dahrendorf, N. (2005), Mirror Images in the Congo: Sexual Violence and Conflict, Open Democracy, 26 October 2005, accessible at: http://www.opendemocracy.net/democracy-resolution_1325/congo_2964.jsp
- Damrosch, L.F. (1998), 'Enforcing International Law through Non-forcible Measures', Recueil De Cours/Collected Courses, Académie de Droit International de La Haye: 202.
- Deflem M. (2009), 'Review of Governing Through Globalized Crime: Futures for International Criminal Justice', in *Contemporary Sociology*, 38: 153.
- D'Aspremont J. (2007), 'Abuse of the Legal Personality of International Organizations and the Responsibility of Member States', in *International Organizations Law Review* 4-1: 91-119.
- Davis, L. (2009), 'European Engagement in Security System Reform in the DRC', *Justice-Sensitive Security System Reform in the DRC*, February 2009, International Centre for Transitional Justice, 2009: 24, accessible: http://www.initiativeforpeacebuilding.eu/pdf/Justice_Sensitive_Security_System_reform_in_the_DRC.pdf
- Davis, L. (2009), 'Justice-Sensitive Security System Reform in the DRC', in *Initiative for Peace-building in the Democratic Republic of Congo*, International Centre for Transitional Justice, February 2009, accessible at: http://www.initiativeforpeacebuilding.eu/pdf/Justice_Sensitive_Security_System_reform_in_the_DRC.pdf
- Davis, L. and Hayner, P. (2009), 'The Role and Impact of the ICC', Difficult Peace, Limited Justice: Ten Years of Peacemaking in the DRC, March 2009, International Center for Transitional Justice, 2009: 25, accessible at: http://www.ictj.org/static/Africa/DRC/ICTJDavisHayner_DRC_ DifficultPeace_pa2009.pdf
- Davis, L. and Hayner, P. (2009), 'The ICC's Impact on Children', in Difficult Peace, Limited Justice: Ten Years of Peacemaking in the DRC, March 2009, International Center for Transitional Justice, 2009: 30, accessible at: http://www.ictj.org/static/Africa/DRC/ICTJDavisHayner_DRC_ DifficultPeace_pa2009.pdf
- Day, G. and Freeman, C. (2005), 'Operationalizing the Responsibility To Protect. The Policekeeping Approach', in Global Governance 11-2: 139.
- De Lint, W., Marmo, M. and Chazal N. (2014), *Criminal Justice in International Society*, Abingdon: Routledge, 2014, at 320.

Delmas-Marty M. (2009), Ordering Pluralism: A Conceptual Framework for Understanding the Transnational Legal World, Hart Publishing, Portland, USA.

- Deng, F.M. 'Sudan at the Crossroads', in MIT Centre for International Studies, *Audit of the Conventional Wisdom Series*, 07-05: March 2007, Cambridge, accessible at: http://web.mit.edu/CIS/pdf/Audit_03_07_Deng.pdf
- De Waal, A. (2010), *Making Sense of Darfur*, August 4 2010, accessible at: http://blogs.ssrc.org/sudan/author/dewaala/
- De Waal, A. (2007) ed., War in Darfur and the Search for Peace, Global Equity Initiative, Harvard University Press: Cambridge.
- De Waal, A. (2007), 'Darfur and the failure of the responsibility to protect', in *International Affairs* 83-6: 1039-1054.
- De Waal, A. (2005), 'Who are the Darfurians? Arab and African Identities, Violence and External Engagement', in *African Affairs*, 104-415: 181.
- De Wet, E. (2010), 'The constitutionalization of public international law', in Michel Rosenfeld and Andras Sajo (eds), *The Oxford Handbook of Comparative Constitutional Law* (Oxford University Press, forthcoming).
- De Wet, E. (2009), 'Holding the United Nations Security Council accountable for human rights violations through domestic and regional courts: a case of 'be careful what you wish for'?', in Jeremy Farrall and Kim Rubenstein (eds), Sanctions Accountability and Governance in a Globalised World (Cambridge University Press, Cambridge), 143-168.
- De Wet, E. (2008), 'The Relationship between the International Criminal Court and ad hoc Tribunals: Competition or Companionship?', *Die Friedenswarte* 83: 33-57.
- De Wet, E. (2007), 'The Emerging International Constitutional Order: the Implications of Hierarchy in International Law for the Coherence and Legitimacy of International Decision-Making', in *Potchefstroom Electronic Law Journal*, 2-1: 2-27.
- De Wet, E. (2006), 'The International Constitutional Order', in *International and Comparative Law Quarterly* 55: 53-76.
- De Wet, E. (2004), The Chapter VII Powers of the United Nations Security Council Habilitationsschrift, Hart Publishing Ltd., Oxford: 413.
- De Wet, E. and Nollkaemper A. (2003) eds. *Review of the Security Council by Member States*, Intersentia: 160, Antwerp.
- De Wet, E. and Nollkaemper A. (2003) eds. 'The Role of Human Rights in Limiting the Enforcement Power of the Security Council: A Principled View', in Erika de Wet and De Zeeuw, J. (2008), From Soldiers to Politicians. Transforming Rebel Movements After Civil War, Lynne Rienner Publishers: Boulder (Colorado).
- Dieng, A. (2001), 'Africa and the Globalization of Justice: Contributions and Lessons from the International Criminal Tribunal for Rwanda', *Justice in Africa*, document and outcome of the conference 30 July 2 August 2001.
- Dingwerth, K. and Pattberg, P. (2006), 'Global Governance as a Perspective on World Politics' in *Global Governance* 12: 185-203.
- Dobbins, J. (2005) 'et al.', 'The UN's Role in Nation-Building: From the Congo to Iraq', Rand, 2005. available at: http://www.rand.org/publications/MG/MG304/
- Doctors Without Borders/Médecins Sans Frontières (2010), 'DRC: Thousands of displaced civilians trapped by conflict, wounded unable to reach hospitals in Hauts Plateaux, South Kivu', Press Release March 11, 2010, accessible at: http://www.doctorswithoutborders.org/press/release.cfm?id=4306&cat=pressrelease&ref=related-sidebar
- Doyle, M. and Sambanis, N. (2006), 'War-Making, Peacebuilding, and the United Nations', in *Making War and Building Peace: United Nations Peace Operations*, Princeton University Press: Princeton and Oxford, 2006: 23.
- Dugard, J. (2007) 'The Future of International Law: A Human Rights Perspective. With Some Comments on the Leiden School of International Law', LJIL 20, 729 at 739.
- Dugard, J. (2007) 'The Human Rights Council: Different Perspectives on Palestine', in *LJIL* 20: 729-739
- Dugard, J. (2004), 'et al', State, Sovereignty and International Governance, Oxford University Press, 2004: 5.

Dugard, J. (2001), 'Judicial Review of Sanctions', in Gowlland-Debbas V. (ed.), *United Nations Sanctions and International Law*, Kluwer Law International, 2001: 83.

- Du Plessis, M. and Ford, J. (2008), Unable or Unwilling? A Five-Country Study on African Implementation of the Rome Statute of the International Criminal Court, Institute for Security Studies, Monograph Series, 141: 5-149, accessible at: http://cigj.anu.edu.au/cigj/link_documents/Ford_Pubs/Ford_Unable_Unwilling_2008.pdf
- Du Plessis, M. (2005), 'Africa and the International Criminal Court', Centre for the Study of Justice and Reconciliation, Criminal Justice Conference 7-8 February 2005, accessible at: http://www.csvr.org.za/wits/confpaps/duplessis.htm
- Du Plessis, M. and Pete, S. (2004), "The ICC and serious crimes committed by the UN peace-keepers in Africa. Who Guards the Guards?', 2004: 13-4, African Security Review, accessible at: http://www.iss.co.za/pubs/ASR/13No4/FduPlessis.htm

E

- Eboe-Osuji C., (2010), 'Healing the Rift: The Impasse between the African Union and the International Criminal Court', in *Reflexions in International Criminal Law*, March 20, 2010: 7, accessible at: http://ceboe-osuji.blogspot.com/2010/03/healing-rift-impasse-between-african. html
- Eboe-Osuji C., (2007), 'The Role of the Security Council in Prosecuting the Crime of Aggression: an African Perspective' in *The Monitor-Journal of the Coalition for the International Criminal Court* 34-8.
- Egeland, J. (2005), Eastern DR of Congo surpasses Darfur as biggest, most neglected emergency UN relief official, UN News Centre, 16 March 2005, accessible at: http://www.un.org/apps/news/story.asp?NewsID=13675&Cr=democratic&Cr1=congo
- Eriksson Baaz, M. and Stern, M. (2008), 'Making Sense of Violence: Voices of Soldiers in the Congo (DRC)', in *Journal of Modern African Studies*, 46-1: 57.
- European Commission under the Sixth Framework Research Program (EU), *Defining Terrorism: Citizens and Governance in a Knowledge-Based Society*, (2008), accessible at: http://www.transnationalterrorism.eu/tekst/publications/WP3%20Del%204.pdf
- Evans, G. (2008), The Responsility to Protect: Ending Mass Atrocity Crimes Once and for All, Brookings Institution Press: xiv-348, Washington DC.
- Evans, G. (2008), 'Operationalising R2P in Coercive Peace Operations', 2008 ICG, accessible at: http://www.crisisgroup.org/home/index.cfm?id=5658&l=1
- Evans, G. (2007), 'Delivering on the Responsibility to Protect: Four Misunderstandings, Three Challenges and How to Overcome Them', Address to SEF Symposium, *The Responsibility to Protect: Progress, Empty Promise or a License for Humanitarian Intervention*, Bonn, 30 November 2007.
- Evans, G. and Sahnoun M. (2002), 'The Responsibility to Protect', in *Foreign Affairs*, November/December 2002, 81-6: 99.
- Everest, L. (2004), 'Oil Power and Empire: Iraq and the US Global Agenda', in *Common Courage Press*, accessible at: http://www.worldcantwait.net/materials/OPE-CHAPTER%20ONE.pdf

F

- Falk, R. (2007), "An Ethos of Accountability and Responsibility", *The Costs of War:* International Law, the UN, and World Order After Iraq, at 104.
- Fassbender B. (2009), The United Nations Charter as the Constitution of the International Community, Martinus Nijhoff Publishers.
- Fassbender, B. (2009), 'Universality and the Problem of Sovereignty' in *The United Nations Charter as the Constitution of the International Community*, Martinus Nijhoff, 2009: 136.
- Fassenberg, B. (2005), 'The Meaning of International Constitutional Law', in Macdonald, R. St. J. D. and Johnston, M. (eds.), Towards World Constitutionalism: Issues in the Legal Ordering of the World Community, Martinus Nijhoff Publishers, 2005: 837.
- Fassenberg, B. (2003), 'An Illusion Shattered? Looking Back on a Decade of Failed Attempts to Reform the UN Security Council', in *Max Planck UNYB* 7: 183-218.

Fassenberg B. (1998), UN Security Council Reform and the Right of Veto: A Constitutional Perspective, Kluwer Law International.

- Fassbender, B. (1998), 'The United Nations Charter as Constitution of the International Community', in *Columbia Journal of Transnational Law* 36: 529.
- Fearon, J. and Laitin, D. (2003), 'Ethnicity, Insurgency and Civil Wars', in *American Political Science Review* 97-1: 75-90.
- Ferstman, C., Goetz M., Stephens A. (2009), Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Bril Martinus Nijhoff Publishers.
- Findlay, M. (2009), 'International and Comparative Criminal Justice Network', in *International Criminal Justice and Global Governance*, Research Theme I, University of Sidney.
- Finkelstein, L.S. (1995), 'What is Global Gocernance?', in Global Governance 1995-1: 367-372.
- Flint, J. and de Waal, A. (2005) *Darfur: A short history of a long war*, (2005), International African Institute, Zed Books: London and New York.
- Foreman, S. 'Dix ans de Cour pénale internationale: avancées et limites', in *La justice pénale internationale face aux crimes de masse: Approches critiques*, Edited by R. Nollez-Goldbach and J. Saada. (Paris: Editions Pedone, 2014), at 145-165.
- Frick, M.L. and Oberprantacher A. (2009), *Power and Justice in International Relations: Interdisciplinary Approaches to Global Challenges*, Essays in Honour of Hans Köchler, Ashgate: Farnham (Surrey), UK.
- Friman, H. (2001), 'The Democratic Republic of Congo: Justice in the aftermath of peace in DRC?' in *African Security Review* 10-3: 63-77.
- Fukuyama, F. (2004), *State-Building: Governance and World Order in the 21st Century*. Ithaca, NY: Cornell University Press.

G

- Gaer, F.D. (2003), 'Human Rights NGOs in UN Peace Operations', in *International Peacekeeping* 10 (1): 73-89 25.
- Gaeta, P. (2009), 'Does President Al Bashir Enjoy Immunity from Arrest?', in *Journal of International Criminal Justice*, 7-2: 315-332, Oxford Journals.
- Gaeta, P. (2009), *The UN Genocide Convention. A Commentary*, Oxford Commentaries on International Law, Oxford University Press.
- Gallant, K. S. (2003), 'The International Criminal Court in the System of States and International Organizations', (September) 16 *LJIL* 03: 553-591.
- Gallavin, C. (2003), 'Article 53 of the Rome Statute of the International Criminal Court: In the Interests of Justice', 14 KCLJ 03: 179-198.
- Gallavin, C. (2005), 'The Security Council & the ICC: Delineating the Scope of Security Council Referrals and Deferrals', 5 New Zealand Armed Forces Law Review 05: 19-38.
- Galtung, J., Gosovic, B., Khosla, A., Zammit, A., (2008) 'The Millennium Development Goals: Missing Goals and Mistaken Policies' in MDGs: A Costly Diversion from the Road to Sustainable Development, 2008: 20-37, accessible at: http://www.transcend.org/tri/downloads/the_mill.pdf
- Galtung, J., Jacobson, C.G. and Frithjof Brand-Jacobson K. (2002), Searching for Peace: The Road to Trascend, 2nd Edition Pluto Press: London.
- Galtung, J. and Fisher, D. (2002) *To End Terrorism, End State Terrorism,* in Transcend Research Institute Publications, accessible at: http://www.transcend.org/tri/
- Galtung, J. and Ikeda, D. (1995), Choose Peace, Pluto Press: London.
- Glasius, M. (2009) 'The ICC and the Gaza War: legal limits, symbolic politics', accessible at: http://www.opendemocracy.net/article/the-icc-and-the-gaza-war-legal-limits-symbolic-politics
- Glassborow, K. (2008) 'China, Russa quash ICC efforts to press Sudan over Darfur crimes', in *Sudan Tribune*, 12 January 2008, accessible at: http://www.sudantribune.com/spip.php?article25544
- Gates, S. and Reich, S. (2009) *Child Soldiers in the Age of Fractured States*, (eds.), University of Pittsburg Press 2009: 143.

Gevers, C. (2009), 'South Africa Bold Proposal Shows Up the Flaws in the Rome Statute', in *BusinessDay*, 29 December 2009, accessible at: http://www.businessday.co.za/articles/Content.aspx?id=90453

- Goldstone, R. (2007), 'International Criminal Court and Ad Hoc Tribunals', in T. Weiss, S. Daws (eds.), *The Oxford Handbook on the United Nations*, Oxford University Press, 463-474.
- Goldstone, R. and Smith, A., (2008), *International Judicial Institutions: The Architecture of International Criminal Justice at Home and Abroad*, Global Institutions, Routledge.
- Goucha, M. (2000), 'First International Meeting of Directors of Peace Research and Training Institutions. Foreword' What Agenda for Human Security in the Twenty-first Century? UNESCO 2001-2005: 11, web document accessible at: http://www.unesco.org/securipax/whatagen-da.pdf
- Gowlland-Debbas V. (2004), 'Human Rights and Humanitarian Law: Are there some Individuals Bereft of all Legal Protection? The Relevance of Paragraph 25 of the ICJ's Advisory Opinion on Nuclear Weapons', in *Mapping New Boundaries*, Proceedings of the American Society of International Law, 98th Annual Meeting, Washington D.C., 2004: 358-363.
- Gowlland-Debbas, V. (2002), 'The Relationship between Political and Judicial Organs of International Organisations: The Role of the Security Council in the New International Criminal Court', International Organisations and International Dispute Settlement: Trends and Prospects, in Laurence Boisson de Chazournes, Cesare Romano and Ruth Mackenzie (eds.), Transnational Publishers, 2002: 195-218.
- Gowlland-Debbas, V. (2001), 'The Role of the Security Council in the New International Criminal Court from a Systemic Perspective', in Boisson, de Chazournes, L. and Gowlland-Debbas, V. (eds.), The International Legal System in Quest of Equity and Universality, Martinus Nijhoff Publishers, 2001: 629-650.
- Gray, C. (2004), International Law and the Use of Force (2d ed.), Oxford University Press.
- Gray, C. (2001), 'Peacekeeping after the Brahimi Report: Is There a Crisis of Credibility for the UN?', *Journal of conflict and Security Law* 6(2): 267.
- Grono, N. (2006), 'Briefing Darfur: The International Community Failure To Protect', African Affairs 105-421: 621-631.
- Guehenno J.M. (2002), 'On the Challenges and Achievements of Reforming UN Peace Operations', in *International Peacekeeping* 9-2: 69-80.
- Gueye, L. (2010), 'Congo under Increased Pressure from the US to Deliver on Justice', in Global Policy Forum, 25 March 2010, accessible at: http://www.globalpolicy.org/component/content/article/164icc/48872congounderincreased-pressure-from-the-us-to-deliver-on-justicehtml
- Guiora, A.N. (2005), 'Counter-terrorism and the rule of law', Case Legal Studies Research Paper No. 05-15, Istanbul Conference on Democracy and Global Security, accessible at: http://ssrn.com/abstract=759605

H

- Hagan, J. and Rymond-Richmond, W. (2009), Darfur and the Crimes of Genocide, Cambridge University Press.
- Hagedorn, A. (2010), 'UN-immunity disregards fundamental human rights: A decision by the Court of Appeals at The Hague in the case of the Mothers of Srebrenica', in *The Hague Justice Portal*, 2010, the article is accessible at: http://www.haguejusticeportal.net/eCache/DEF/11/659.html
- Haggard, S. (1987), 'Theories of International Regimes', in International Organizations 41: 491.
- Hall, C.K. (2007), 'Universal Jurisdiction: Developing and Implementing an Effective Global Strategy' in W. Kaleck, M. Ratner, T. Singelnstein, (eds.), International Prosecution of Human Rights Crimes, 2007: 85, Springer.
- Harrington, J., Milde, M., and Vernon, R. (2006) eds., *Bringing Power to Justice? The Prospects of the International Criminal Court*, McGill-Queen's University Press: Quebec
- Hathaway, O.A. (2002), 'Looking Ahead: Can Treaties Make a Difference?' The Yale Law Journal 111-8: 1935.

Hasenclever, A., Mayer, P., Rittberger, V. (1997), *Theories of International Regimes*, Cambridge Studies in International Relations: Cambridge.

- Helman, G.B. and Ratner, S.R. (1993), 'Saving Failed States', in Foreign Policy 89-3.
- Hope, K.R. (2003), *The UNECA and Good Governance in Africa*, Harvard International Development Conference: Governance and Development in a Dynamic Global Environment, Boston, accessible at: http://www.uneca.org/dpmd/Hope_Harvard.doc
- Hills, A. (2001), "The Inherent Limits of Military Forces in Policing Peace Operations', in *International Peacekeeping* 8-3: 79-98.
- Hilpold, P. (2006), 'The Duty To Protect and the Reform of the United Nations. A New Step in the Development of International Law?', Max Planck Yearbook of United Nations Law 10: 35.
- Hoebeke, H., Carette, S. and Vlassenroot, K. (2007), EU support to the Democratic Republic of Congo, Centre d'Analyse Stratégique, accessible at: http://www.egmontinstitute.be/papers/07/afr/EU_support_to_the_DRC.pdf
- Hoile, D. (2014), *Justice Denied: The Reality of the International Criminal Court*, London: The Africa Research Centre, 2014, at 609.
- Holt, V.K. and Smith, J.G. (2008), 'Halting Widespread or Systematic Attacks on Civilians: Military Strategies and Operations Concepts', in *Future of Peace Operations Program*, The Henry L. Stimson Center, Kofi Annan International Peacekeeping Training Center, Human Security Program: Foreign Affairs and International Trade Canada.
- Holt, V.K. and Berkman, T.C. (2006) The Impossible Mandate? Military Preparedness, the Responsibility to Protect and Modern Peace Operations, The Henry L. Stimson Center, 2006: 155.
- Hughes, B. and Hunt, C. (2009), 'The Rule of Law in Peace and Capacity Building Operations: Moving beyond a Conventional State-Centred Imagination', in *Journal of International Peace-keeping* 13, 3-4: 267.
- Human Rights Watch (2010), *Democracy On Hold*, Summary, June 29, 2010, accessible at: http://www.hrw.org/en/reports/2010/06/29/democracy-hold
- Human Rights Watch (2010), 'Trail of Death. LRA Atrocities in Northeastern Congo', March 2010 Report, accessible at: http://www.hrw.org/node/89324
- Human Rights Watch (2010), 'Complaint Against Colonel Innocent Zimurinda' 1 March 2010, accessible at: http://www.hrw.org/en/news/2010/03/01/complaint-against-lt-col-innocent-zimurinda
- Human Rights Watch (2009), Selling Justice Short. Why Accountability Matters for Peace, July 2009, accessible at: www.hrw.org
- Human Rights Watch (2009), 'DR Congo: Civilian Cost of Military Operation is Unacceptable', 13 October 2009, http://www.hrw.org/en/news/2009/10/12/dr-congo-civilian-cost-militaryoperationunacceptable
- Human Rights Watch (2009), "MONUC and Civilian Protection" in *You Will Be Punished. Attacks on Civilians in Eastern Congo*, 12-2009: 134-153, Report of Human Rights Watch (HRW) December 2009, the report is accessible at: http://www.hrw.org/sites/default/files/reports/drc1209web_1.pdf
- Human Rights Watch (2009), Sudan: Expelling Aid Agencies Harms Victims, March 5, 2009, accessible at: http://www.hrw.org/node/81326
- Human Rights Watch (2008), They Shot at Us as We Fled: Government Attacks on Civilians in West Darfur, accessible at: http://www.hrw.org
- Human Rights Watch (2008), No One To Intervene: Gaps in Civilian Protection in Southern Sudan, 2009, accessible at: http://www.hrw.org
- Human Rights Watch (2008), We Will Crush You. The Restriction of Political Space in the Democratic Republic of Congo, November 2008, the report is accessible at: http://www.hrw.org/en/node/76188/section/9#_ftn314
- Human Rights Watch (2007), 'The Role of the International Community', in *Renewed Crisis in North Kivu*, October 2007, accessible at: http://www.hrw.org/en/reports/2007/10/22/renewed-crisis-north-kivu
- Human Rights Watch (2007), Ten Steps for Darfur: Indicators for Evaluating Progress in the HRC Group of Experts Process, September 24, 2007, accessible at: http://www.hrw.org/en/reports/2007/09/24/ten-steps-darfur

Human Rights Watch (2006), 'Joint letter to the Chief Prosecutor of the International Criminal Court', July 31, 2006, accessible at: www.hrw.org

- Humanitarian news and analysis by the Integrated Regional Information Networks (IRIN), (2010), *Sudan: Elections in a volatile climate*, 19 February 2010, accessible at: http://www.irinnews.org/report.aspx?ReportID=88167
- Humanitarian news and analysis by the Integrated Regional Information Networks (IRIN), (2006), *Justice for a Lawless World? Rights and reconciliation in a new era of international law. GLOBAL: Justice Unfettered? Internationalising Justice in the human rights era*, the article is accessible at: http://www.irinnews.org/IndepthMain.aspx?IndepthId=7&ReportId=59464
- Hunt, C.T. and Bellamy, A.J. (2010), 'Mainstreaming the Responsibility to Protect in Peace Operations', Asia-Pacific Centre for the Responsibility to Protect, Program on the Protection of Civilians, Working Paper N. 3, 2010, Asia-Pacific Centre for the Responsibility to Protect, University of Queensland, Australia.
- Hurwitz, A. (2005), 'Toward Enhanced Legitimacy of Rule of Law Programs in Multidimensional Peace Operations', in European Society of International Law (SEDI): Geneva Research Forum, ESIL Web Publications.
- Hurwitz, A. (2008), 'Introduction: Civil War and the Rule of Law: Toward Security, Development, and Human Rights', in Civil War and the Rule of Law: Toward Security, Development, and HumanRights, eds. Agnes Hurwitz and Reyko Huang, Boulder and London: Lynne Rienner, 2008: 2.

I

- ICISS, Report referring to "Human Rights, Human Security and Emerging Practice", in *The Responsibility to Protect*, Report of the International Commission on Intervention and State Sovereignty, International Development Research Centre, Ottawa, Canada, 2001: 14-18.
- Idonor, D. (2010), 'Africa: Nigeria, France Want Africa on UN Security Council Seat', Vanguard, 1 June 2010, accessible at: http://allafrica.com/stories/201006010076.html
- Ikenberry, G.J., and Deudney, D. (1999), 'The Nature and Sources of Liberal International Order' in *Review of International Studies* Volume 25, 1999: 179-96.
- Ikenberry, G.J. (2001), After Victory: Institutions, Strategic Restraint, and the Rebuilding of Order AfterMajor Wars, Princeton, NJ: Princeton University Press.
- Ikeda, D. (2001), For the Sake of Peace, Middleway Press: Santa Monica.
- Ingadottir, T. and Romano, C. (2000), *The Financing of the International Criminal Court. A discussion Paper*, ICC Discussion Paper N. 2, accessible at http://www.pict-pcti.org/publications/ICC_paprs/FinancingICC.pdf
- International Bar Association's Human Rights Institute (IBAHRI-2009), the International Legal Assistance Consortium (ILAC), Rebuilding Courts and Trust: An Assessment of the Needs of the Justice System in the Democratic Republic of Congo, August 2009, accessible at: http://www.ibanet.org/Article/Detail.aspx?ArticleUid=6c2be523-f51248c1b09cfc9a8b1d0aab
- International Center for Transitional Justice (2009), 'Focus: 2009 DRC Amnesty Law. Amnesty Must Not Equal To Impunity' 2009 ICTJ, accessible at: http://www.ictj.org/static/Factsheets/ICTJ_DRC_amnesty_fs2009.pdf
- International Crisis Group (2009), 'Conflict Risk: DR Congo', 27 January 2009 accessible at: http://www.crisisgroup.org/home/index.cfm?id=5897&l=1
- International Crisis Group (2003), 'The Kivus: The Forgotten Crucible of the Congo Conflict', in *Africa Report* 56, (24 January 2003), accessible at: http://www.crisisgroup.org/home/index.cfm?id=1630&l=1
- International Crisis Group (2000), 'Scramble for the Congo. Anatomy of an Ugly War', (December 20, 2000), ICG Africa Report No. 26, at 3.
- International Crisis Group (1999), 'The Agreement on a Ceasefire in the Democratic Republic of Congo. An Analysis of the Agreement and Prospects for Peace', (August 20, 1999), ICG DRC Report No. 5, at 18.
- International Rescue Committee (2008), 'Mortality in the Democratic Republic of Congo: An Ongoing Crisis', January 22, 2008, accessible at: http://www.theirc.org/special-report/congo-forgotten-crisis.html

Ī

Jalloh, C.C. (2010), 'The African Union and Its Discontents with the International Criminal Court', in *Jurist Forum*, August 6, 2010, accessible at: http://jurist.org/forum/2010/08/the-african-union-and-the-icc-growing discontent.php

- Jalloh, C.C. (2009), 'Regionalizing International Criminal Law?', in International Criminal Law Review 9: 445-466.
- Jalloh, C.C. (2009), 'A Win-Win for the International Criminal Court', in *International Criminal Law Review* 9: 467-499.
- Jensen, E. (2003), 'The Rule of Law and Judicial Reform: The Political Economy of Diverse Institutional Patterns and Reformers' Responses' in E. Jensen and T. Heller, *Beyond Common Knowledge: Empirical Approaches to the Rule of Law*, Stanford University Press, 2003: 336-345.
- Johnson, S. (2003), 'The Jurisdiction Debates: The Security Council and the ICC', in *Peace Without Justice*. Hegemonic Instability or International Criminal Law? Ashgate, 2003: 80.
- Justino, P. (2009), The Impact of Armed Conflicts on Household Welfare and Policy Responses, Micro Conflict Research Working Paper 12, (Microcon) accessible at: http://www.microconflict. eu/publications/RWP12_PJ.pdf

K

- Kajee, A. (2006), 'Lubanga Case Signals Hope for Child Soldiers', *Institute for War and Peace Reporting*, No. 58, the report is accessible at: http://www.iwpr.net/?p=%3Cp%3ENo%20 item%20found.%3C/p%3E&s=f&o=260591&apc_state=henh
- Kaleck, W. (2006), 'et al', International Prosecution of Human Rights Crimes, Springer.
- Katayanagi, M. (2002), Human Rights Functions of United Nations Peacekeeping Operations, Martinus Nijhoff Publishers.
- Kelsen, H. (1948), 'Collective Security and Collective Self-Defense Under the Charter of the United Nations', *The American Journal of International Law* 42-4: 783.
- Keohane, R.O. (1998), 'International Institutions: Can Interdependence Work?', in Foreign Policy, Frontiers of knowledge, (Spring 1998) 110: 82-96.
- Keohane, R.O. (1989), International Institutions and State Power: Essays in International Relations Theory, Westview Press: Boulder.
- Keppler, E. and Dicker, R. (2007), 'Trading Justice for Peace in Uganda Won't Work', in Uganda Daily Monitor, 2 May 2007, accessible at: http://www.hrw.org/en/news/2007/05/02/trading-justice-peace-uganda-won-t-work
- Kerr, R. and Mobekk, E. (2007), Peace and Justice. Seeking Accountability after War, Polity Press.
- Kingah, S. (2006), 'The Revised Cotonou Agreement between the European Community and the African, Caribbean and Pacific States: Innovations on Security, Political Dialogue, Transparency, Money and Social Responsibility', Journal of African law 50: 59.
- Kiiver, P. (2007), 'Constitutions in the Age of Internationalization: Towards Transnational Constitutional Standards', in *Hiil Rule of Law Inventory Report: Discussion Paper for High Level Expert Meeting on the Rule of Law*, accessible at: http://www.hiil.org
- Kiyani, A. (2010), 'Africa and the ICC: Resistance or Cooperation?', Liu Institute of Global Issues, 2010, accessible at: http://blogs.ubc.ca/ligi/2010/05/25/africa-and-the-icc-resistance-orcooperation/
- Kiyani, A. (2010), 'Article 16: Peace, Justice and Political Interference in the Court', in *Institute for Global Issues*, Reports From the Field, 2010, accessible at: http://blogs.ubc.ca/ligi/2010/06/03/article-16-peace-justice-and-political-interference-in-the-court/
- Knight, A. (2000), A changing United Nations. Multilateral Evolution and the Quest for Global Governance, Palgrave.
- Köchler, H. (2010), Security Council Reform: A Requirement of International Democracy, forthcoming.
- Köchler, H. (2009), Global Justice or Global Revenge? The ICC and the Politicization of International Criminal Justice, Lecture delivered at the World Conference for International Justice, "United against the politicization of justice" organized by the General Sudanese Students Union, Khartoum, Sudan, 6 April 2009, accessible at: http://i-p-o.org/IPO-Koechler-ICC-politicization-2009.htm

Köchler, H. (2009), 'The Politics of Global Powers', in *The Global Community. Yearbook of International Law and Jurisprudence*, forthcoming.

- Köchler, H. (2008), The Global War on Terror and the Question of World Order, Studies in International Relations, XXX, International Progress Organization: Vienna.
- Köchler, H. (2006), 'The Use of Force in International Relations. Challenges to Collective Security', Studies in International Relations, XXVIII, International Progress Organization: Vienna.
- Köchler, H. (2005), 'The Collapse of the Power Balance of the Cold War and the Crisis of the United Nations. Quo Vadis, United Nations?' in *Law Review*: 49-65.
- Köchler, H. (2005), 'Security Council Refer Darfur crimes to the International Criminal Court, but No Impunity for Peacekeepers', in *Amnesty International Press Release*, AFR 54/032/2005, News Service No: 74, (29 March 2005).
- Köchler, H. (2005), *Double Standards in International Criminal Justice: The Case of Sudan*, Studies in International Relations, XXVIII, International Progress Organization: Vienna.
- Köchler, H. (2004), 'The Iraq Crisis and the United Nations. Power Politics vs. the International Rule of Law', in Memoranda and declarations of the International Progress Organization (1990 2003), Studies in International Relations, XXVIII, International Progress Organization: Vienna.
- Köchler, H. (2003), Global Justice or Global Revenge? International Criminal Justice at the Crossroad, Springer: New York.
- Köchler, H. (1997), The United Nations and International Democracy. The Quest for UN Reform, Studies in International Relations, XXII. Studies in International Relations, XXVIII, International Progress Organization: 9-15.
- Koh, H.H. and Rapp, S.J. (2010), 'US Engagement with the International Criminal Court and the Outcome of the recently concluded Review Conference', June 15 2010, accessible at: http://www.state.gov/s/wci/us_releases/remarks/143178.htm
- Koh, H.H. (2007), 'Repairing America's Human Rights Reputation', in *Cornell Int'l L.J.* 40: 635 Komarnicki, T. (1952), 'The Problem of Neutrality under the United Nations Charter', in *Transactions of the Grotius Society*, Vol. 38: 77.
- Knoops, G.A. (2004), The Prosecution and Defense of Peacekeepers Under International Criminal Law, Martinus Nijhoff Publishers.
- Knoops, G.A. (2002), Surrendering to International Criminal Courts: Contemporary Practice and Procedures, Transitional Publishers.
- Kleffner, J.K. (2008), Complementarity in the Rome Statute and National Criminal Jurisdictions, Oxford University Press.
- Kleffner, J.K. (2003), 'The Impact of Complementarity on National Implementation of Substantive International Criminal Law', *Journal of International Criminal Justice* 1: 86.
- Kooijmans, P. (2000), *Internationaal Publiekrecht in Vogelvlucht* (2000: 359), translation from Dutch by M. Brus 'et al', 'Bridging the Gap between State Sovereignty and International Governance: The Authority of Law', in *State, Sovereignty and International Governance*, Oxford University Press, (2004: 3).
- Kramer, R.C., Michalowski, R.J. (2005), "War, Aggression and State Crime. A Criminological Analysis of the Invasion and Occupation of Iraq", *The British Journal of Criminology* 45: 446, accessible at: http://homepages.wmich.edu/~kramerr/BJC.pdf
- Krasner, S.D. (1983), 'Structural Causes and Regime Consequences: Regimes as Intervening Variables', in *International Regimes*, S. D. Krasner (ed.) Ithaca, NY: Cornell University Press.
- Krause K., Knight, A. (1995), State, Society, and the UN System: Changing Perspectives on Multilateralism, UNU Press.
- Krisch, N. and Kingsbury, B. (2006), 'Introduction: Global Governance and Global Administrative Law in the International Legal Order', in *EJIL* 17-1: 1-13.
- Krisch, N., Kingsbury B. and Stewart, R.B. (2005), 'The Emergence of Global Administrative Law', in *Law and Contemporary Problems* 15: 68.

L

- Ladeur, K.H. (2004), Public Governance in the Age of Globalization, Ashgate.
- Lakoff, G. And Frisch E. (2006), Five Years After 9/11: Drop the War Metaphor, accessible at: http://www.rockridgeinstitute.org/research/rockridge/fiveyearsafter911/

Laitin, D. and Fearon, J.D. (2004), 'Neotrusteeship and the Problem of Weak States', in *International Security* 28-4: 5-43.

- Lambourne, W. (2010), 'Transitional Justice and Peacebuilding After Mass Violence', in *International Journal of Transitional Justice* (forthcoming).
- Lambourne, W. (forthcoming), 'Justice After Genocide: The Rwandan Experiment with Gacaca Community Justice', 2010 in proceedings from the conference "Social Justice and Human Rights in the Era of Globalisation: Between Rhetoric and Reality", Katholieke Universiteit Leuven, Belgium, 21-23 August 2006.
- Lambourne, W. (2007), "Peacekeeping and Peacebuilding" in United Nations Association of Australia, Australia and the United Nations, UNAA, 2007: 27-32.
- Lambourne, W. (2004), 'Post-Conflict Peacebuilding: Meeting Human Needs for Justice and Reconciliation', in *Peace, Conflict and Development Journal*, 2004: 4, accessible at: http://www.peacestudiesjournal.org.uk/docs/PostConflictPeacebuilding.PDF
- Laurenti, J. and Robichaud, C. (2007), Breaking the Nuclear Impasse. New Prospects for Security against Weapons Threats, Century Foundation Press, International Relations, Arms Control, 2007: 100.
- Lee, R.S.K. (2005), States' Responses to Issues Arising from the ICC Statute: Constitutional, Sovereignty, Judicial Cooperation, and Criminal Law, Transnational Publishers, 2005: 215.
- Legro, J.W. (2005), *Rethinking the World: Great Power Strategies and International Order* Ithaca, NY: Cornell University Press, 2005: 24-49 and 161-189.
- Leonard, E.K. (2005), 'Discovering the New Face of Sovereignty: Complementarity and the International Criminal Court' in *New Political Science*, 27: 87-104.
- Leonard, E.K., The Onset of Global Governance: International Relations Theory and the International Criminal Court, Ashgate.
- Leonard, E.K. (2005), 'Preventing Selective Justice', in *The Onset of Global Governance: International Relations Theory and the International Criminal Court*, Ashgate, 2005-47.
- Lepard, B.D. (2002), Rethinking Humanitarian Intervention. A Fresh Legal Approach Based on Fundamental Ethical Principles in International Law and World Religions, 2002: 456, The Pennsylvania State University Press.
- Lewis, B. (2004), *The Crisis of Islam: Holy War and Unholy Terror*, Random House Trade Paperback: New York.
- Lyck, M. (2009), Peace Operations and International Criminal Justice. Building Peace After Mass Atrocities, Routledge: New York.
- Linklater, A. and Suganami, H. (2006), *The English School of International Relations. A Contemporary Reassessment*, University of Wales, Aberystwyth, Cambridge University Press: 8.
- Luck C. and Doyle M. W. (2004), International Law and Organization: Closing the Compliance Gap, Lanham, MD.

M

- MacDonald, Ronald St. John and Johnston, Douglas M. (eds.) 2005, Towards World Constitutionalism: Issues in the Legal Ordering of the World Community, Martinus Nijhoff Publishers: Leiden, Boston
- Mamdani M. (2001), When Victims Become Killers: Colonialism, Nativism and Genocide in Rwanda, Princeton: Princeton University Press.
- Mani, R. (2005), 'Balancing Peace with Justice in the Aftermath of Violent Conflict', *Development* 48-3: 28.
- Mearsheimer, J. (1994), 'The False Promise of International Institutions', *International Security*, 19-3, 1994-95: 5-49.
- Mærli, M.B. and Lodgaard, S. (2007), 'Encountering Proliferators, Real or Potential' in *Nuclear Proliferation and International Security*, Routledge Global Security Studies 2007: 71.
- Martin, L.L. and Simmons, B.A. (1998), 'Theories and Empirical Studies of International Institutions', in *International Organization* 52-4, Autumn 1998: 729-757.
- Martin Martinez, M. M. (1996), National Sovereignty and International Organizations, Kluwer Law International.
- Maxwell, S. (2005), 'How to Help Reform Multilateral Institutions: An Eight-Step Program for More Effective Collective Action', *Global Governance* 11: 415.

Mays, T.M. (2002), Africa's First Peacekeeping Operation: The OAU in Chad, 1981-1982, Praeger Publishers.

- Méndez, J.E. (2010), 'The Importance of Justice in Securing Peace', in Review Conference of the Rome Statute, ICC doc. RC/ST/PJ/INF.3, 30 May 2010, accessible at: http://www.icc-cpi. int/iccdocs/asp_docs/RC2010/Stocktaking/RC-ST-PJ-INF.3-ENG.pdf
- Méndez, J.E. (2010), "Facing the short term tensions and integrating a 'justice track' to mediation efforts", in *The Importance of Justice in Securing Peace*, Review Conference of the Rome Statute, ICC doc. RC/ST/PJ/INF.3, 30 May 2010: 4.
- Milliken, J. (2003), State Failure, Collapse and Reconstruction, Blackwell Publishing.
- Mobekk, E. (2009), 'Security Sector Reform and the UN Mission in the Democratic Republic of Congo: Protecting Civilians in the East', in *International Peacekeeping* 16-2: 273-286.
- Mobekk, E. (2005), 'Identifying Lessons in UN International Policing Missions', November 2005, Geneva Centre for the Democratic Control of Armed Forces (DCAF), Policy Paper 9, accessible at: http://www.dcaf.ch/_docs/pp09_united-nations-international_policing.pdf
- Mohamad, R. (2014) 'International Criminal Court in the Development of International Rule of Law: a Reflection of Asian-African Views', in *Institutional Supports for the International Rule of Law*, Edited by C. Sampford and R. Thakur, London: Routledge, 2014, at 59-73.
- Moreno-Ocampo, L. (2008), 'The International Criminal Court: Seeking Global Justice', in Case W. Res. J. INT'L L. 40:215-225.
- Moreno-Ocampo, L. (2005), XI Report of the Prosecutor of the International Criminal Court to the Security Council Pursuant to UNSC 1593 (2005), 17 June 2010, the report is accessible at: http://www.icc-cpi.int/NR/rdonlyres/A250ECCD-D9E5-433B-90BB-76C068ED58A3/282 160/11thUNSCReportENG1.pdf
- Mowjee, T. 'Background and Conflict Details', in *DRC Case Study*, 2007, at 4, Feinstein International Center, Briefing Paper, accessible at: https://wikis.uit.tufts.edu/confluence/display/FIC/Publications
- Müller, J. (2006), Reforming the United Nations. The Struggle for Legitimacy and Effectiveness, Bril, Martinus Nijhoff Publishers.
- Munck, G.L. and Verkuilen, J. (2002), 'Conceptualizing and Measuring Democracy: Evaluating Alternative Indices', in *Comparative Political Studies* February 35-1-5:34.
- Mutua, M. (2008), 'The Quest for a Democratic Constitution', in *Kenya's Quest for Democracy*, Lynne Rienner Publishers, 2008: 145-278.

N

- Naarden, G.L. and Locke, J.B. (2004), 'Peacekeeping and Prosecutorial Policy: Lessons from Kosovo', in *American Journal of International Law* 98(4): 727-743.
- Nabulsi, K. (2001), 'Evolving Conceptions of Civilians and Belligerents. One Hundred Years After The Hague Peace Conferences', in *Civilians in War*: 9.
- Naldi, G.J. and Magliveras ,K.D.(2002), 'The African Union. A New Dawn for Africa?' in *International & Comparative Law Quarterly*, Cambridge University Press 51: 415-425.
- Naldi, G.J. (1999), *The Organisation of African Unity: An analysis of its role*, 2nd edition, Cambridge University Press.
- Nollkaemper (eds.), Review of the Security Council by Member States, Intersentia, Antwerp: 7-30.
- Normand, R. and Zaidi, S. (2007), *Human Rights at the UN The Political History of Universal Justice*, Indiana University Press. For other scholars' publications involved on the UN Intellectual History Project see the list accessible at: http://www.unhistory.org/
- Nye J.S. Jr. (2004), Power in the Global Information Age, Routledge: London.

0

- O'Brien, P. (2008), 'The International Criminal Court 10 Years After the Rome Statute. Successes Achieved and Challenges Ahead', 12 July 2008, *International Society for the Reform of Criminal Law*, Dublin, the research paper is accessible at: http://www.isrcl.org/Papers/2008/OBrien.pdf
- O'Hanlon, M. and Singer, P.W. (2004), 'The Humanitarian Transformation: Expanding Global Intervention Capacity', in *Survival* 46(1): 77-100.

Okouma, G.O. (2007), 'Security Council Reform: a Transitional Approach', in *United Nations Chronicle Online Edition*, 2007, web-article accessible at: http://www.un.org/Pubs/chronicle/2007/webArticles/120307_security_council_reform.html

- Olasolo, H. (2009), The Criminal Responsibility of Senior Political and Military Leaders as Principals to International Crimes, Hart Publishers.
- Okumu, W. (2003), 'Humanitarian International NGOs and African Conflicts', in *International Peacekeeping* 10-1: 120-137.
- Oosterveld V.P. and McManus, J.M. (March 2002), 'The Cooperation of States with the International Criminal Court', in *Fordham International law Journal* 25-3: 767.
- Oswald, B. (2004), 'Model Codes for Criminal Justice and peace operations: some legal issues', in *Journal of Conflict and Security Law* 9(2): 253.
- Ottaway, M. (2002), 'Rebuilding State Institutions in Collapsed States', in *Development and Change* 33-5, 2002:1001-1023.

P

- Paris, E. (2008), "The New World Order" in *The Sun Climbs Slow: Justice in the Age of Imperial America*, Knopf Canada: 35-51.
- Paris, R. (2004), 'International Peacebuilding and the 'Mission Civilisatrice', in *Review of International Studies*, 28-4: 637-56.
- Paris, R. (2002), At War's End: Building Peace After Civil Conflict, Cambridge University Press.
- Paris, R. (2001), 'Human Security. Paradigm Shift or Hot Air?' in *International Security*, 26-2: 87-102.
- Petit, F. (2007), Sensibilisation à la CPI en RDC: Sortir du Profil Bas, ICTJ, March 2007, accessible at: www.ictj.org
- Piiparinen, T. (2009), 'Bureaucratic Mechanisms', in The Transformation of UN Conflict Management. Producing images of genocide from Rwanda to Darfur and beyond, Routledge, 2009: 118.
- Piiparinen, T. (2007), 'The Lessons of Darfur for the Future of Humanitarian Intervention', in *Global Governance* 13-3: 365.
- Pirozzi, N. and Ronzitti, N. (2011), 'The EU and the Reform of the UN Security Council: Toward a New Regionalism?', in *IAI Working Papers*, 12-12, May 2011, at 9, accessible at: http://www.iai.it/pdf/DocIAI/iaiwp1112.pdf
- Posen, B. (1993), 'The Security Dilemma And Ethnic Conflict', in Survival 35-1, 1993:27-47.
- Pouligny, B. (2003), 'UN peace operations, INGOs, NGOs, and promoting the rule of law: exploring the intersection of international and local norms in different postwar contexts', in *Journal of Human Rights* 2-3: 372.
- Pratt, M. and Werchick, L. (2004), 'Sexual Terrorism: Rape as a Weapon of War in Eastern Democratic Republic of Congo. An assessment of programmatic responses to sexual violence in North Kivu, South Kivu, Maniema, and Orientale Provinces', accessible at: http://www.osisa.org/resources/docs/PDFs/Sexual_Terrorism.pdf
- Proulx, V. J. (2009), 'Rethinking the Jurisdiction of the ICC in the Post-September 11 Era: Should Act of Terrorism Qualify as Crimes Against Humanity?' Working Paper, McGill University Faculty of Law.
- Prunier, G. (2009), From Genocide to Continental War: The "Congolese" Conflict and the Crisis of Contemporary Africa, published in the US as Africa's World War: Congo, the Rwandan Genocide, and the Making of Continental Catastrophe, Oxford University Press.

R

- Rackley, E.B. (2005), 'Predatory Governance in the DRC: Civilian Impact and Humanitarian Response', in *Humanitarian Exchange Magazine*, March 2005: 29-3, accessible at: www.odihpn.org
- Rajagopal, B. (2008), 'Rule of Law and Security, Development and Human Rights: International Discourses, Institutional Responses" in Agnès Hurwitz (ed.) Rule of Law and Conflict Management: Towards Security, Development and Human Rights, Boulder and London: Lynne Rienner.
- Rama, S.A. (2006), "Nationalism, Civil Wars, and Genocide', in *Order and Change in the Contemporary International System*, New York University Press.

Ramsbotham, O., Woodhouse T., Miall H. (2005), *Contemporary Conflict Resolution*, Polity Press: Cambridge.

- Rapp, S.J. (2010), 'Statement by Stephen J. Rapp, US Ambassador-at-Large for War Crimes, Regarding Stocktaking at the Eighth Resumed Session of the Assembly of States Parties of the International Criminal Court', in *Briefing US Ambassador-at-Large for War Crimes*, 23 March 2010, US mission to the UN, accessible at: http://usun.state.gov/briefing/statements/2010/138999.htm
- Rastan, R. (2008), 'Testing Co-operation: The ICC and National Authorities', in *Leiden Journal of International Law* 431-21: 456.
- Ratner, S.R., Abrams, J.S. and Bischoff, J.L. (2009), Accountability for Human Rights Atrocities in International Law: beyond the Nuremberg Legacy, 2nd Ed. Oxford University Press.
- Reeves, E. (2006), Report of the International Commission of Inquiry on Darfur: A critical analysis (Part I an II), accessible at: www.sudanreeves.org
- Reilly, B. (2001), 'Democracy, Ethnic Fragmentation, And Internal Conflict', in International Security 25-3, 2001: 162-185.
- Reisman, W.M. (July 2005), 'On Paying the Piper: Financial Responsibility for Security Council Referrals to the International Criminal Court', in *The American Journal of International Law* 99-3: 615-618.
- Reno, W. (1998), 'Sovereignty and the Fragmentation of the DRC', in Warlord Politics and African States, Lynne Rienner Publishers1998: 147.
- Reus-Smit, C. (1997), "The Constitutional Structure of International Society and the Nature of Fundamental Institutions", in *International Organization* 51-4, 1997: 555-589.
- Reychler, L. (2010), 'Coordination de la politique étrangere de l'Union Européenne', in *Revue de la chaire de dynamique sociale, Kinshasa, R.D.C., Mouvements et enjeux sociaux*, numéro spécial-avril 2010: 13-27.
- Reychler, L. (2010), Sustainable peace building architecture, in N. Young (Red.), International Encyclopedia of Peace, Oxford University Press: Oxford.
- Reychler, L. (2009), 'Peacemaking, Peacekeeping and Peacebuilding', in R. A. Denemark (Red.), The International Studies Compendium Project, Wiley-Blackwell Publishing: Oxford.
- Reychler, L. and Migabo Kalere, J. (2009), 'R.D. Congo Pays de l'avenir. Questions pour construire une paix durable', *Cahiers of the Center for Peace Research and Strategic Studies* (CPRS), 84: 107.
- Reychler, L. (2007), 'Preventing war crimes and genocide: a look from the balkony', in J. Bec-Neumann (Red.), Darkness at Noon. War Crimes, Genocide and Memories: 226-241, Center for Interdisciplinary Postgraduate Studies: Sarajevo.
- Reychler, L. (2006), 'Challenges of Peace Research', in *International Journal of Peace Studies, Volume* 11: 1-16.
- Reychler, L. (2004), 'Strengthening the United Nations System with Peace Research', in *The Journal of Peace Studies* 11(1): 169-206.
- Richmond, O. (2001), 'Human Security, the Rule of Law, and NGOs: Potentials and Problems for Humanitarian Intervention' in *Human Rights Review*, 2 (4) (July-September 2001).
- Roach, S.C. (2009), "Global Governance in Context", Governance, Order, and the International Criminal Court. Between Realpolitik and a Cosmopolitan Court, Oxford University Press: Oxford, (2009: 1).
- Roach, S.C. (2009), "Justice of Peace? Future Challenges and Prospects for a Cosmopolitan Court", Governance, Order, and the International Criminal Court. Between Realpolitik and a Cosmopolitan Court, Oxford University Press: Oxford, (2009: 225-235).
- Roach, S.C. (2005), 'Arab States and the Role of Islam in the International Criminal Court', in *Political Studies* 53: 143.
- Roberts, A. and Zaum, D. (2008) Selective Security: War and the United Nations Security Council since 1945, International Institute for Strategic Studies, London, Abingdon: Routledge, 2008.
- Robertson, G. (2002), Crimes Against Humanity: The Struggle for Global Justice, The New Press: New York.
- Romano, C.P.R. (1999), 'The Proliferation of International Judicial Bodies: The Pieces of the Puzzle', in *International Law and Politics*, 31: 709.

Roth, K. (2010), 'Stocktaking of International Criminal Justice. Peace and Justice', in *Review Conference of the Rome Statute*, RC/ST/PJ/1, 7 June 2010.

- Rotberg, R.I. (2010), Mass Atrocity Crimes. Preventing Future Outrages, (Rotberg ed.), World Peace Foundation, Cambrdidge.
- Rotberg, R.I. (2003), 'Failed States, Collapsed States, Weak State: Causes and Indicators', in *State Failure and State Weakness in a Time of Terror*, The World Peace Foundation, Brookings Institution Press, 2003: 101.
- Rotberg, R.I. (2005), Battling terrorism in the Horn of Africa, Brookings Institution Press.
- Rotberg, R.I. (2002), 'The New Nature of Nation-State Failure', The Washington Quarterly 2002: 25-86.
- Rothenberg, D. and Bassiouni, M.C. (2007), 'Facing Atrocity: The Importance of Guiding Principles on Post-Conflict Justice', in *The Chicago Principles on Post-Conflict Justice*, International Human Rights Law Institute, Chicago Council on Global Affairs, Istituto Superiore Internazionale di Scienze Criminali, Association Internationale de Droit Pénal, 2007: 6.
- Roscini, M. (2007), 'Great Expectations: The implementation of the Rome Statute in Italy', in *Journal of International Criminal Justice* 5: 493.
- Ryngaert, C. (2009), The Effectiveness of International Criminal Justice, Intersentia.
- Rytter, J.E. (2001), 'Humanitarian Intervention without the Security Council: From San Francisco to Kosovo and Beyond', *Nordic Journal of International Law* 70-1-2: 121.

S

- Sadat, L.N. (ed.) 2011, Forging a Convention for Crimes Against Humanity, Cambridge University Press, forthcoming.
- Samset, I. (2002), 'Conflict of Interests or Interests in Conflict? Diamonds and War in the DRC', in *Review of African Political Economy* 29: 463.
- Schabas, W.A. (2010), 'The International Criminal Court and the Security Council Referral of the Darfur Situation', in Black, D.R. and Williams, P.D. (eds.), *The International Politics of Mass Atrocities*, 2010: 149.
- Schabas, W.A. (2009), *Genocide in International Law*, 2 nd ed., Cambridge University Press: Cambridge.
- Schabas, W.A. (2008), "Convention for the Prevention and Punishment of the Crime of Genocide", *United Nations Audiovisual Library of International Law*, the electronic version is accessible at: http://untreaty.un.org/cod/avl/ha/cppcg/cppcg.html
- Schabas, W.A., Sthan, C. and El Zeidy, M.M. (2008), "The International Criminal Court and Complementarity: Five Years On', in *Criminal Law Forum*, 2008: 3, accessible at: http://www.springerlink.com/content/n86h134236147107/
- Schabas, W.A. (2007), An Introduction to the International Criminal Court, 3 rd ed. Cambridge University Press: Cambridge.
- Schabas, W.A. (2006), The UN International Criminal Tribunals: Former Yugoslavia, Rwanda and Sierra Leone Cambridge University Press: Cambridge.
- Scharf, M.P. (2010), The International Criminal Court After Kampala: Should the United States Change its Relationship with the International Criminal Court?, International and National Security Law Practice Group, 12 July 2010, National Press Club: Washington, DC.
- Scharf, M.P. (2007), *The Law of International Organizations*, Carolina Academic Press: Durham, North Carolina, accessible at: http://www.cap-press.com/pdf/1608.pdf
- Scharf, M.P. (1998), 'Results of The Rome Conference for an International Criminal Court', in *The American Society of International Law Insights*, August 1998.
- Scharf, M.P. and Sadat L. (1996), "The Proposed Permanent International Criminal Court: An Appraisal', in *Cornell Int'l L. J.* 29: 665.
- Scharf, M.P. (1996), 'The Politics of Establishing an International Criminal Court', in *Duke Journal of Comparative and International Law* 6: 167-173.
- Scharf, M.P. (1994), 'Symposium: Should there be an International Tribunal for Crimes Against Humanity' in *Pace International Law Review* 6: 87-91.
- Scelle, G. (1936), 'Théorie et pratique de la fonction exécutive en droit international', *Recueil des Cours* 55: 91.

Scheffer, D. (2010), 'States Parties Approve New Crimes for International Criminal Court', in *American Society of International Law* 2010: 14-16, accessible at: http://www.asil.org/insights100622.cfm#_edn1

- Scheffer, D.J. (1999), 'The United States and the International Criminal Court' in *The American Journal of International Law*, American Society of International Law, 93-1: 12-22.
- Scheltema, M. (2005), Hague Institute for the Internationalization of Law. National Law in a Global Society, Hague Academic Press.
- Schrijver, N.J. (2010), Development without Destruction. The UN and Global Resource Management, Bloomington: Indiana University Press.
- Schrijver, N.J. (2009), 'Final Observation: The Role and Nature of Public International Law in the Pursuit for Sustainable Development', *The Evolution of Sustainable Development in International Law: Inception, Meaning and Status*, Collected Courses of the Hague Academy of International Law 329, 2009 (October), Chapter VII: 383-386, Martinus Nijhoff Publishers.
- Schrijver, N.J. (2009), 'The EU's common development cooperation policy', in Telò, M. (Ed.) *The European Union and Global Governance* (2009: 176-191). Routledge: Oxford.
- Schrijver, N.J. and Herik L. van den, (2009) 'Eroding the primacy of the UN system of collective security: The Judgment of the European Court of Justice in the cases of Kadi and Al Barakaat', International Organizations Law Review, 5 (2): 329-338.
- Schrijver, N.J. (2008), 'International Organisations, Democracy and Good Governance: do they practice what they preach?' in Berendsen B. (Ed.), *Democracy and Development*, Amsterdam: KIT Publishers, (2008: 225-235).
- Schrijver, N.J. and Dekker I.F. (2008), *Katern Volkenrecht* (a review of current developments in international law), *Ars Aequi*, 57 (6): 6051-6053.
- Schrijver, N.J. (2008), 'Many Roads Lead to Rome, How to Arrive at a Legally Binding Instrument on the Right to Development?' in Kirchmeijer F. (Ed.), *Implementing the Right to Development: The Role of International Law*, Geneva: Friedrich-Ebert-Stiftung, (2008: 127-129).
- Schrijver, N.J. (2007), 'De Verenigde Naties in de 21ste eeuw' in Jansen, T. Nijman, J., Sap, J.W. (Eds.), Burgers en barbaren. Over oorlog tussen recht en macht., Amsterdam: Boom (2007: 149-162).
- Schrijver, N.J. (2007), 'Reforming the UN Security Council in Pursuance of Collective Security', Journal of Conflict & Security Law, 12 (1): 127-138.
- Schrijver, N.J. (2007), 'The Future of the Charter of United Nations: a new 'society of the committed' or just old wine in new bottles?', *Leiden Journal of International Law*, 20 (4): 809-823.
- Schrijver, N.J. (2006), 'Les valeurs générales et le droit des Nations Unies' in Chemain, R. & Pellet, A. (Eds.), *La Charte des Nations Unies, constitution mondiale*, Paris: Pendone, (2006:85-89).
- Schrijver, N.J. (2006), "The Future of the Charter of the United Nations", Max Planck Yearbook of United Nations Law, 10: 1-34.
- Scrijver, N.J. (2006), 'Clearing Away the Dead Wood in the Charter', in "The Future of the Charter of the United Nations", Max Planck Yearbook of United Nations Law, 10: 30.
- Schrijver, N.J. and als (2006), *The United Nations of the Future. Globalisation with a Human Face*, Amsterdam: KIT Publishers.
- Schrijver, N.J. (2005), 'Challenges to the Prohibition to Use Force: Does the Straitjacket of Article 2(4) UN Charter Begin to Gall Too Much', in Blokker, N.M. & Schrijver, N.J. (Eds.) *The Security Council and the Use of Force, Theory and Reality A Need for Change? Bevriend boek van Meijers-reeks*, Leiden/Boston: Martinus Nijhoff Publishers, (2005: 31-45).
- Schrijver, N.J. (2005), 'L'Article 2, paragraphe 4: la prohibition du recours à la force', in Cot, J.P., Pellet A. (eds.), *La Charte des Nations Unies*, (2005), Economica, para 35.
- Schrijver, N.J. (2005), 'Les études sur les Nations Unies: Tendances et perspectives' in Cot, J.P. & Pellet, A. (Eds.), *La Charte des Nations Unies. Commentaire article par article* (II), Paris: Economica, (2005: 2241-2251).
- Schrijver N.J. (2005), 'UN Reform: A Once-in-a-Generation Opportunity?' in *International Organizations Law Review*, 2 (2): 271-275.
- Schrijver, N.J. (2004), 'September 11th and Challenges to International Law', in Boulden J. and. Weiss T.G (eds.), *Terrorism and the UN: Before and After September 11*, Indiana University Press, 2004: 55-73.

Schwartz, E.P. (2005), 'UN Peacekeeping Reform: Seeking Greater Accountability and Integrity', in *Council on Foreign Relations*, US Senate Publications, accessible at: http://www.cfr.org/publication.html?id=8113

- Schweller, R. (2001), 'The Problem of International Order Revisited', in *International Security* Volume 26, Number 1 2001: 161-186.
- Schwöbel, C., Marks, S. (2011), Global Constitutionalism: An Idea with Radical Potential?, Martinus Nijhoff Publishers.
- Seybolt T.B. (2007), 'Controversies about Humanitarian Military Intervention', in *Humanitarian Military Intervention: The Conditions for Success and Failure*, Oxford University Press, 2007: 294.
- Shiner, P. and Williams A., (2008), *The Iraq War and International Law*, Hart Publishing: Oxford, Portland, Oregon.
- Shultz, R.H. (1995), 'State Disintegration and Ethnic Conflict: A Framework for Analysis', *The Annals of the American Academy of Political and Social Science* 541-75: 88.
- Sieff, M. and Vinjamuri Wright, L. (1999), 'Reconciling Order and Justice? New Institutional Solutions in Post-Conflict States', in *Journal of International Affairs* 52, no. 2 (Spring 1999): 757-779.
- Singer, P.W. (2004), 'War, Profits, and the Vacuum of Law: Privatized Military Firms and International Law', Columbia Journal of Transnational Law, 42: 2, at 521.
- Singh, S. and Mishra, S. (2004), *International Criminal Court: Politics Of The "Unlike-Minded" Nations*, PL WebJour 8, accessible at: http://www.ebc-india.com/lawyer/articles/813. htm#Ref1
- Slaughter, A.M. and Burke-White, W. (2006), 'The Future of International Law is Domestic (or, The European Way of Law)', in *Harvard Journal of International Law* 47: 327.
- Slaughter, A.M. (2004), A New World Order: Government Networks and the Disaggregated State, Princeton University Press, 2004: 8.
- Slaughter, A.M. (2000), 'Governing Through Government Networks', in Byers, M. (ed.), *The Role of Law in International Politics*, Oxford University Press, 2000: 177.
- Slaughter, A.M., Tulumello, A., Wood, S. (1998), 'International Law and International Relations Theory: A New Generation of Interdisciplinary Scholarship', The American Journal of International Law 92-3: 367.
- Smith, M. (2010), 'An Inconvenient Founding: America's Principles Applied to the ICC', in *The Heritage Foundation*, February 2010, accessible at: http://www.heritage.org/Research/InternationalOrganizations/bg2370.cfm
- Song, S.H. (2010), President of the International Criminal Court, *Opening Remarks of the Review Conference*, ICC Statements, 31 March 2010.
- Sriram, C.L. (2004), Confronting Past Human Rights Violations: Justice vs Peace in Times of Transition, Franc Cass: New York.
- Sriram, C.L. (2008), Peace as governance. Power-Sharing, Armed Groups and Contemporary Peace Negotiations, Palgrave Macmillan.
- Stahn, C. and van den Herik L. eds. (2010), Future Perspectives on International Criminal Justice, TMC Asser Press/CUP.
- Stahn, C. and Sluiter G. (2009), eds. *The Emerging Practice of the International Criminal Court*, Bril: Martinus Nijhoff Publishers.
- Stahn, C. and Kleffner J. K. eds. (2008), Jus Post Bellum. Towards a Law of Transition from Conflict to Peace, TMC Asser Press.
- Stahn, C., El Zeidy, M., Olasolo, H. (2005), 'The International Criminal Court's Ad Hoc Jurisdiction Revisited', in *American Journal of International Law* 99-421.
- Sterio, M. (2008), 'The Evolution of International Law', in *International and Comparative Law Review*, 2008 (March) Cleveland-Marshall Legal Studies Paper No. 08-150, accessible at: http://ssrn.com/abstract=1104723
- Sunderland, M. (2010), 'Kenya and Sudan in the Spotlight as ICC Conference Opens in Uganda', in *Sudaneseonline*, 31 May 2010, accessible at: http://www.sudaneseonline.com/en3/publish/Latest_News_1/Kenya_and_Sudan_in_the_Spotlight_as_ICC_Conference_Opens_in_Uganda.shtml

Sunga, L.S. (1997), 'Aggression, Threat of Aggression, Intervention and Colonial Domination' in *The Emerging System of International Criminal Law: Developments in Codification and Implementation*, 1997: 31, Kluwer Law International: The Hague.

Sunga, L.S., 'The Role of Humanitarian Intervention in International Peace and Security: Guarantee or Threat?' in H. Köchler (ed.), The Use of Force in International Relations. Challenges to Collective Security', Studies in International Relations, XXVIII, International Progress Organization: Vienna, 2006: 41-83.

т

- Tadjbakhsh, S. and Chenoy, A. M. (2007), *Human Security. Concept and implications*, 2007, Routledge Advances in International Relations and Global Politics.
- Taft, W.H. and Buchwald, T.F. (2003), 'Preemption, Iraq, and International Law', in *The American Journal of International Law* 97-3: 557, accessible at: http://www.jstor.org/stable/3109840
- Tallgren, I. (1998), "Completing the International Criminal Order", Nordic Journal of International Law 67-2: 107.
- Thakur, R. and Weiss T.G. (2010), *United Nations and Global Governance: An Unfinished History*, UNIP, Indiana University Press.
- Thakur, R. (2007), 'The Responsibility To protect, and To Prosecute?" in *Addressing International Governance Challenges* (CIGI).
- Thérien J.P. (2009), 'The United Nations and Global Democracy: From Discourse to Deeds', *Cooperation and Conflict* (December 2009), Sage Journals, 44-4: 355-377.
- Tolbert, D. and Wierda M. (2010), 'Stocktaking Peace and Justice' in *The Rome Statute Review Conference*, International Center for Transitional Justice, ICTJ Briefing, Thematic Case Study, May 2010, accessible at: http://www.ictj.org/static/Publications/ICTJ_RSRC-PeaceandJustice_bp2010.pdf
- Tolbert, D. and Solomon A., (2006), 'What is the Rule of Law, Which Rule of Law?', in *United Nations Reform and Supporting the Rule of Law in Post-Conflict Societies, Harward Human Rights Journal* 19: 29, accessible at: http://www.law.harvard.edu/students/orgs/hrj/iss19/tolbert.shtml#fn10
- Tomuschat, C. and Thouvenin, J.M. (2006), *The Fundamental Rules of the International Legal Order: Jus Cogens and Obligations Erga Omnes*, Martinus Nijhoff Publishers at 236-471.
- Totani Y. (2008), The Tokyo War Crimes Trial. The Pursuit of Justice in the Wake of World War II, Harvard University Press.
- Totten, S. and Markusen E. (2006), Genocide in Darfur: Investigating the Atrocities in the Sudan, Routledge. doi:10.1177/0010836709344447
- Trent, J.E. (2008), *How to Reform the United Nations: A Proposal*, Centre on Governance, University of Ottawa.
- Tuck, R. (1999), The Rights of War and Peace: Political Thought and the International Order from Grotius to Kant, Oxford University Press, (1999: 234).
- Turns, D. (2007), 'The Court's Judgment on the Merits: The Jurisdictional Question' in "Application of the Convention on the Prevention and Punishment of the Crime of Genocide: Bosnia and Herzegovina v Serbia and Montenegro', in *Melbourne Journal of International Law* 8(2): 398.

U

- Udombana, N.J. (2006), 'Pay Back in Sudan? Darfur in the International Criminal Court', in *Tulsa Journal of Comparative and International Law* 13-56: 1-57.
- UNDP (2005), 'Violent Conflict: Bringing the Real Threat into Focus', in *International cooperation at a crossroads: Aid, trade and security in an unequal world*, Human Development Report Chapter V: 151-181, accessible at: http://hdr.undp.org/en/media/HDR05_chapter_5.pdf
- UNDP (2008), 'A Global UNDP Programme for Justice and Security 2008-2011', Strengthening the Rule of Law in Conflict and Post-Conflict Situations, (2008), accessible at: http://www.undp.org/cpr/documents/jssr/rule_of_law_final.pdf
- UNESCO (2005), What Agenda for Human Security in the Twenty-first Century, UNESCO: Paris. UNESCO (2008), Human Security: Approaches and Challenges, UNESCO: Paris.

Unger, T. and Wierda, M. (2009), 'Pursuing Justice in Ongoing Conflict: A Discussion of Current Practice' in *Building a Future on Peace and Justice*, Springer, 2009: 263.

- United Nations Peacebuilding Commission, Working Group on Lessons Learned (UN PBC WGLL), Comparative lessons from the United Nations Rule of Law Assistance, reports delivered on 20 October 2008: 2.
- United Nations Press release, 2 August 2010, Secretary-General Saddened by Death of Four Peace-keepers in South Darfur, the electronic version of the press release is accessible at: http://www.un.org/News/Press/docs/2010/sgsm13033.doc.htm

V

- Van Baarda, T. and Van Iersel, F. (2002), 'The Uneasy Relationship between Conscience and Military Law: The Brahimi Report's Unresolved Dilemma', in *International Peacekeeping* 9-3: 25-50.
- Van den Herik, L. and Schrijver N.J. eds. (2013), Counter-Terrorism Strategies in a Fragmented International Legal Order. Meeting the Challenges. Cambridge University Press.
- Van den Herik, L. (2007), 'The Security Council's Targeted Sanctions Regimes: In Need of Better Protection of the Individual', in LJIL 20: 797-807.
- Verrijn Stuart, H. (2008), 'The ICC in Trouble', in *Journal of International Criminal Justice* 6-3: 409, accessible at: http://jicj.oxfordjournals.org/content/6/3/409.short
- Pella, V.V. (1950), 'Towards and International Criminal Court', American Journal of International Law, 44: 37.
- Vinck, P., Pham, P., Baldo, S., Shigekane, R. (2008), Living with Fear: A Population-based Survey on Attitudes about Peace, Justice, and Social Reconstruction in Eastern Democratic Republic of Congo, Human Rights Center of the University of California Berkeley, Payson Center for International Development, and ICTJ, August 2008.
- Vlassenroot, K. and Romkema, H. (2007), 'War and Governance in the DRC', in Local Governance and Leadership in the DRC, Oxfam-Novib, accessible at: http://www.psw.ugent.be/crg/publications/working%20paper/localgov_rapport_eng_def.pdf
- Voorhoeve, J. (2007), 'From War to the Rule of Law. Peace Building after Violent Conflicts', in WRR, *Dutch Scientific Council for Government Policy*, accessible at: http://www.wrr.nl/content.jsp?objectid=4143

W

- Wald, M.P. (2009), Tyrants on Trial. Keeping Order in the Courtroom, Open Society Institute: New York.
- Washburn, J. (2003), Background on Peacekeeping and the ICC: Existing Safeguards for Peacekeepers, AMICC, accessible at: http://www.iccnow.org/documents/FS-AMICC-Peacekeeping.pdf
- Webel, C. and Galtung, J. (2007), Handbook of Peace and Conflict Studies, Routledge: New York.
- Weiss, T.G. (2004), 'The Sunset of Humanitarian Intervention? The Responsibility to Protect in a Unipolar Era', in *Security Dialogue* 2: 135.
- Weiss, T.G. (2003), 'The Illusion of UN Security Council Reform', in *The Washington Quarterly* 26: 147-161.
- Weiss, T.G. (2000), 'Governance, good governance and global governance: Conceptual and actual challenges', in *Third World Quarterly* 21-5: 795 814.
- White, N.D. (2009), 'Empowering Peace Operations to Protect Civilians: Form over Substance?' Journal of International Peacekeeping 13, 3-4: 327.
- White, N.D. (2002), 'The Legal Organs: Accountability and the rule of Law', in *The United Nations System. Toward International Justice*, 2002: 111, Lynne Rienner Publishers.
- White, N.D. (2001), 'Comment on the Report of the Panel on UN Peace Operations (The Brahimi Report)', *Journal of Conflict and Security Law* 6(1): 127.
- The White House, *The National Security Strategy of the United States of America*, September 2010, Washington DC.
- Williams, G.H. (2005), Engineering Peace: The Military Role in Postconflict Reconstruction, United States Institute of Peace Press: Washington DC.
- Williamson, R. (2003), 'Peacebuilding: the UN playing a constructive role', in Seton Hall Journal of Diplomacy and International Affairs 4(1)-15.

Willson, B. (2000), 'US Aggression Against Iraq: Historical and Political Context', 1st January 2000, accessible at: http://www.brianwillson.com/u-s-aggression-against-iraq-historical-and-political-context/

- Wimmer, A. (1997), 'Who Owns the State? Understanding Ethnic Conflict in Post-Colonial Societies', in *Nations and Nationalism* 3-4, 1997: 631-666.
- Wirth, S. (2002), 'Immunity for Core Crimes? The ICJ's Judgment in the Congo v. Belgium Case', in European Journal of International Law 4-13: 877.
- Wolff, S., eds. Wichmann N., Mounier N. (2009), The External Dimension of Justice and Home Affairs: A Different Security Agenda for the European Union?, Routledge.

Y

Yusuf, A. A. (2003) 'The right of intervention by the AU: A paradigm shift in regional enforcement action?', *African Yearbook of International Law*, vol. 11, pp. 3-21.

Z

- Zacklin, R. (2004) 'The Failings of Ad Hoc International Tribunals', in *Journal of International Criminal Justice* 2-2: 541-545.
- Zalman, A. and Clarke, J. (2009), 'The Global War on Terror: A Narrative in Need of a Rewrite', in *Ethics & International Affairs* 2009: 2-23, accessible at: http://www.cceia.org/resources/journal/23_2/essays/002#_footnote16
- Zhou, H.R. (2006) 'The Enforcement of Arrest Warrants by International Forces: from the ICTY to the ICC', in Journal of International Criminal Justice 4-2: 202-218.
- Zifcak, S. (2006), 'Globalizing The Rule of Law: Rethinking Values and Reforming Institutions', in *Globalization and the Rule of Law*, 2006: 32-62.
- Zsolt, H. (March 2002), 'The Making of the Basic Principles of the Headquarter Agreement: The Twenty-Fifth Memorial Issue. The Eve of the International Criminal Court: Preparations and Commentary. Completing the Work of the Preparatory Commission', in Fordham International Law Journal 25-3: 625-637.
- Zwanenburg, M. (2004), Accountability of Peace Support Operations, Martinus Nijhoff.

Curriculum vitae

Mr. Andrea Marrone is an external PhD candidate at Leiden University within the Program *Exploring the frontiers of international law*. His academic work analyses the intersection between law and politics and in particular the progress achieved and achievable by the formulation of the global humanitarian policy and by the legal frameworks responding to international threats and crimes. He is an active member of the Academic Council on the United Nations System (ACUNS) and also a member of the Soka Gakkai International. His areas of expertise cover international law, international relations, global governance and peace and security studies.

Mr. Marrone holds a MA in European Law, Economics and Politics from the European College of Parma where he was, among other duties, in charge of drafting policy and research addressing practitioners, academics, public institutions and civil society strengthening the EU framework for research and innovation. He also holds a MA in Political Science and International Relations from the University Orientale of Naples and he performed the Erasmus program at La Sorbonne University of Paris. His previous academic research focused on the prospects of reforms of the United Nations institutional framework fostering peace and security. He also conducted policy research in the field of conflict studies, conflict prevention, preventive diplomacy and peace-building, focusing in particular on the protection of civilians in extremely violent conflict zones addressing a broad audience of policy-makers and practitioners. In previous years he addressed the EU institutions providing recommendations to the decision-making on programming activities in fragile States and conflict affected country-situations, enabling development and capacity-building in the context of the EU Foreign Affairs and Security Policy.

Since 2004 Mr. Marrone is employed in the Office of the Prosecutor of the International Criminal Court, the first permanent and treaty based international judicial institution established to help end impunity for the perpetrators of the most serious crimes of concern to the international community.

In the range of books published by the Meijers Research Institute and Graduate School of Leiden Law School, Leiden University, the following titles were published in 2014 and 2015

- MI-230 R. de Graaff, Something old, something new, something borrowed, something blue?, Applying the general concept of concurrence on European sales law and international air law, (Jongbloed scriptieprijs 2013), Den Haag: Jongbloed 2014, ISBN 978 90 7006 271 2
- MI-231 H.T. Wermink, On the Determinants and Consequences of Sentencing, (diss. Leiden) Amsterdam: Ipskamp 2014, ISBN 978 90 7006 271 2
- MI-232 A.A.T. Ramakers, Barred from employment? A study of labor market prospects before and after imprisonment, (diss. Leiden) Amsterdam: Ipskamp 2014, ISBN 978 94 6259 178 3
- MI-233 N.M. Blokker et al. (red.), Vijftig juridische opstellen voor een Leidse nachtwacht, Den Haag: Boom Juridische uitgevers 2014, ISBN 978 90 8974 962 8
- MI-234 S.G.C. Van Wingerden, Sentencing in the Netherlands. Taking risk-related offender characteristics into account, (diss. Leiden), Den Haag: Boom/Lemma 2014, ISBN 978 94 6236 479 0
 MI-235 O. Van Loon, Binding van rechters aan elkaars uitspraken in bestuursrechterlijk perspectief (diss.
- Leiden), Den Haag: Boom Juridische uitgevers 2014, ISBN 978 94 6290 013 4

 MI-236 L.M. Raijmakers, *Leidende motieven bij decentralisatie*. *Discours, doelstelling en daad in het Huis*
- MI-236 L.M. Raijmakers, Leidende motieven bij decentralisatie. Discours, doelstelling en daad in het Huis van Thorbecke, (diss. Leiden), Deventer: Kluwer 2014, ISBN 978 90 1312 7772 0
- MI-237 A.M. Bal, Taxation of virtual currency, (diss. Leiden), Zutphen: Wöhrmann 2014, ISBN 978 94 6203 690 1
- MI-238 S.M. Ganpat, Dead or Alive? The role of personal characteristics and immediate situational factors in the outcome of serious violence, (diss. Leiden), Amsterdam: Ipskamp 2014, ISBN 978 94 6259 422 7
- MI-239 H.R. Wiratraman, Press Freedom, Law and Politics in Indonesia. A Socio-Legal Study, (diss. Leiden), Zutphen: Wöhrmann 2014, ISBN 978 94 6203 733 5
- MI-240 H. Stolz, *De voorwaarde in het vermogensrecht*, (diss. Leiden), Den Haag: Boom Juridische uitgevers 2014
- MI-241 A. Drahmann, Transparante en eerlijke verdeling van schaarse besluiten. Een onderzoek naar de toegevoegde waarde van een transparantieverplichting bij de verdeling van schaarse besluiten in het Nederlandse bestuursrecht, (diss. Leiden), Deventer: Kluwer 2014
- MI-242 F.G. Wilman, The vigilance of individuals. How, when and why the EU legislates to facilitate the private enforcement of EU law before national courts, (diss. Leiden), Zutphen: Wöhrmann 2014
- MI-243 C. Wang, Essays on trends in income distribution and redistribution in affluent countries and China, (diss. Leiden) 2014
- MI-244 J. Been, *Pensions, Retirement, and the Financial Position of the Elderly,* (diss. Leiden) Enschede: Gildeprint 2014, ISBN 978 94 6108 942 7.
- MI-245 C.G. Breedveld-de Voogd, A.G. Castermans, M.W. Knigge, T. van der Linden, J.H. Nieuwenhuis & H.A. ten Oever (red.), De meerpartijenovereenkomst, BWKJ nr. 29, Deventer: Kluwer 2014, ISBN 978 9013 13 106 2
- MI-246 C. Vernooij, Levenslang en de strafrechter. Een onderzoek naar de invloed van het Nederlandse gratiebeleid op de oplegging van de levenslange gevangenisstraf door de strafrechter (Jongbloed scriptieprijs 2014), Den Haag: Jongbloed 2015, ISBN 97970 9001 563 2
- MI-247 N. Tezcan, Legal constraints on EU member states as primary law makers. A Case Study of the Proposed Permanent Safeguard Clause on Free Movement of Persons in the EU Negotiating Framework for Turkey's Accession, (diss. Leiden), Zutphen: Wöhrmann 2015, ISBN 978 94 6203 828 8
- MI-248 S. Thewissen, *Growing apart. The comparative political economy of income inequality and social policy development in affluent countries*, (diss. Leiden), Enschede: Gildeprint 2015, ISBN 9789462330313
- MI-249 W.H. van Boom, 'Door meten tot weten'. Over rechtswetenschap als kruispunt, (oratie Leiden), Den Haag: BJu 2015, ISBN 978 94 6290 132 2
- MI-250 G.G.B. Boelens, *Het legaat, de wisselwerking tussen civiel en fiscaal recht* (diss. Leiden), 's Hertogenbosch: BoxPress 2015, ISBN 978 94 6295 285 0
- MI-251 S.C. Huis, Islamic Courts and Women's Divorce Rights in Indonesia. The Cases of Cianjur and Bulukumba, (diss. Leiden), Zutphen: Wöhrmann 2015, ISBN 978 94 6203 865 3
- MI-252 A.E.M. Leijten, Core Rights and the Protection of Socio-Economic Interests by the European Court of Human Rights, (diss. Leiden), Zutphen: Wöhrmann 2015, ISBN 978 94 6203 864 6
- MI-253 O.A. Haazen, Between a Right and a Wrong. Ordinary Cases, Civil Procedure, and Democracy, (oratie Leiden), Amsterdam: Amsterdam University Press 2015, ISBN 978 90 8555 099 0