



Universiteit  
Leiden  
The Netherlands

## The protection of individuals by means of diplomatic protection : diplomatic protection as a human rights instrument

Vermeer-Künzli, A.M.H.

### Citation

Vermeer-Künzli, A. M. H. (2007, December 13). *The protection of individuals by means of diplomatic protection : diplomatic protection as a human rights instrument*. Retrieved from <https://hdl.handle.net/1887/12538>

Version: Corrected Publisher's Version

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

Downloaded from: <https://hdl.handle.net/1887/12538>

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

## Bibliography

### 1 BOOKS AND ARTICLES

- Acconci, P., 'The Requirement of Continuous Corporate Nationality and Customary International Rules on Foreign Investments: The *Loewen* case', 14 *Italian Yearbook of International Law* 225-236 (2004)
- Aceves, W.J.,
  - 'The Right to Information on Consular Assistance in the Framework of the Guarantees of Due Process of Law. Advisory Opinion OC-16-99', 94 AJIL 555-563 (2000)
  - 'Actio Popularis? The Class Action in International Law' 2003 U. Chicago L. F. 353-402 (2003)
- Aeken, K. van, 'Legal Instrumentalism Revisited' in: L.J. Wintgens, *The Theory and Practice of Legislation*, Ashgate (Aldershot) 2005
- Ahmad, M.A., *L'Institution Consulaire et le Droit International*, Paris (Pichon et Durand-Auzias) 1966
- Akande, D., 'The International Court of Justice and the Security Council: is there room for judicial control of decisions of the political organs of the United Nations?' 46 ICLQ 309-343 (1997)
- Allard, D., 'Countermeasures of General Interest' 13 EJIL 1221-1239 (2002)
- d'Amato, A.,
  - 'It's a Bird, it's a Plane, it's Jus Cogens!', 6 Connecticut JIL 1-6 (1990)
  - 'The Relation of the Individual to the State in the Era of Human Rights', 24 Texas Int'l Law Journal 1-12 (1989)
- Amerasinghe, C.F.,
  - *State Responsibility for Injuries to Aliens*, Oxford (Clarendon Press) 1967
  - *Local Remedies in International Law*, Cambridge (CUP) 2004
- d'Angelo, J.R., 'Resort to Force by States to Protect Nationals: the U.S. Rescue Mission to Iran and its Legality under International Law' 21 Virginia Journal of Int'l Law 485-519 (1981)
- Aronovitz, A.M., 'The Procedural Status of Individuals in Diplomatic Protection and in the European Convention on Human Rights: A Comparative Study', 28 Comparative Law Review 15-53 (1995)
- Banning, Th. van, *The Human Right to Property*, Antwerpen (Intersentia) 2002
- Barber, N.W., 'Citizenship, Nationalism and the European Union' 27 European Law Review (3) 241-59 (2002)
- Benlolo-Carabot, M., 'L'Arrêt de la Cour internationale de Justice dans l'affaire *Avena et autres Ressortissants Mexicains*', 50 Annuaire Française de Droit International 259-291

- Blokker, N.M. and H.G. Schermers, *International Institutional Law*, Boston/Leiden (Martinus Nijhoff Publishers) 2003
- Blumenwitz, D., 'Die deutsche Staatsangehörigkeit und die Schutzpflicht in der Bundesrepublik Deutschland', in A. Heldrich et al., *Konflikt und Ordnung, Festschrift für Murad Ferid zum 70. Geburtstag*, München (Beck Verlag) 1978, 439-449
- Borchard, E.M., *The Diplomatic Protection of Citizens Abroad*, New York (The Banks Law Publishing, reprint William S. Hein 2003) 1919
- Brierly, J.L., *The Law of Nations*, Oxford (Clarendon Press) 1963
- Brown Weiss, E., 'Invoking State Responsibility in the Twenty First Century' 96 AJIL 798- 816 (2002)
- Brownlie, I.,
  - *The Rule of Law in International Affairs*, Dordrecht (Martinus Nijhoff) 1998
  - *Principles of Public International Law*, Oxford (OUP) 2003
- Byers, M., 'Conceptualising the Relationship between *Jus Cogens* and *Erga Omnes* Rules' 66 Nordic JIL 211-239 (1997)
- Caflisch, L., 'La Pratique Suisse de la Protection Diplomatique', in: J.-F. Flauss (ed.), *La Protection Diplomatique, Mutations Contemporaines et Pratiques Internationales*, Brussels (Bruylant) 2003, 73-86
- Cançado Trindade, A.A., 'The Procedural capacity of the Individual as Subject of International Human Rights Law: Recent Developments', in: Karel Vasak, Karel Vasak amicorum liber: human rights at the dawn of the twenty-first century, Brussels (Bruylant), 1999, p 521-544
- Carboneau, T.E., 'The Convergence of the Law of State Responsibility for Injury to Aliens and International Human Rights Norms in the Revised Restatement', 25 Virginia Journal of Int'l Law 99-123 (1985)
- Cassese, A., *International Law*, Oxford (OUP) 2005
- Castberg, F. 'La Méthode du Droit International Public', 43 Recueil des Cours 309-383 (1933)
- Castrén, E.J.S., 'Some Considerations upon the Conception, Development, and Importance of Diplomatic Protection' 11 Jahrbuch für Internationales Recht 37-48 (1962)
- Combacau, J. and D. Allard, "Primary" and "Secondary" Rules in the Law of State Responsibility: Categorising International Obligations', 16 Netherlands Yb of Int'l Law 81-109 (1985)
- Condorelli, L., 'L'Évolution du Champ d'Application de la Protection Diplomatique', in: Flauss, J.-F. (ed.), *La Protection Diplomatique, Mutations Contemporaines et Pratiques Internationales*, Brussels (Bruylant) 2003, 3-28
- Coombs, M., 'International Decision: Kaunda v. President of the Republic of South Africa' 99 AJIL 681-686 (2005)
- Crawford, J.R.,
  - 'The ILC's Articles on Diplomatic Protection', 31 South African Yb of Int'l Law 19-51 (2006)
  - 'The UN Human Rights Treaty System: a System in Crisis?', in P. Alston & J. Crawford, *The Future of UN Human Rights Treaty Monitoring*, Cambridge, (CUP) 2005, at 1-12
  - 'The ILC's Articles on Responsibility of States for Internationally Wrongful Acts: a Retrospect', 98 AJIL 874-890 (2002)

- 'Responsibility to the International Community as a Whole; the Earl Snyder Lecture in International Law', 8 Ind. J. Global. Leg. Stud. 303-322 (2001)
- Dalrymple, C.K., 'Politics and Foreign Direct Investment: the Multilateral Investment Guarantee Agency and the Calvo Clause', 29 Cornell Int'l Law Journal 161-189 (1996)
- David, E., 'Droits de l'Homme et Droit Humanitaire', in: *Mélanges Fernand Dehousse*, Paris/Brussels (Fernand Nathan/Editions Labor), 1979, 169-181
- Deen-Racsmany, Z., 'Diplomatic Protection and the LaGrand Case', 15 LJIL 87-103 (2002)
- Dekkers, R., *La Fiction Juridique, étude de droit romain et de droit comparé*, Paris (Librairie du Recueil Sirey) 1935
- Denza, E., *Diplomatic Law, a Commentary on the Vienna Convention on Diplomatic Relations* (Second Edition), Oxford (OUP) 1998
- Detta, J.A. van, 'The Irony of Instrumentalism: using Dworkin's Principle-Rule Distinction to Reconceptualize Metaphorically a Substance-Procedure Dissonance Exemplified by Forum Non Conveniens Dismissals in International Product Injury Cases' 87 Marq.L.Rev. 425-523 (2004)
- Doehring, K., *Die Pflicht des Staates zur Gewährung diplomatischen Schutzes* Köln (Carl Heymanns Verlag) 1959
- Dominicé, C.,
  - 'Regard Actuel sur la Protection Diplomatique', in: *Liber Amicorum Claude Reymond, Autour de l'Arbitrage*, Paris (LexisNexis Litec) 2004
  - 'La Prétention de la Personne Privée dans le système de la Responsabilité Internationale des Etats', in: *Studi di Diritto Internazionale in onore di Gaetano Arangio-Ruiz* Vol. II, Napoli (Editoriale Scientifica) 2004, 728-745
  - 'Responsabilité internationale et protection diplomatique selon l'arrêt LaGrand', in: *El Derecho Internacional en los albores del siglo XXI*, Madrid 2002, 233-242
- Donoho, D., 'Human Rights Enforcement in the Twenty-First Century', 35 Georgia J. Int'l & Comp. Law 1-52 (2006)
- Douglas Scott, S., 'The EU Charter of Rights: a Poor Attempt to Strengthen Democracy and Citizenship?', in: Andenas, M. and J.A. Usher (eds), *The Treaty of Nice and Beyond, Enlargement and Constitutional Reform*, Oregon (Hart Publishing) 2003, 398-418
- Dubois, L., 'La Distinction entre le droit de l'Etat réclamant et le Droit du Ressortissant dans la Protection Diplomatique', 67 R.C.D.I.P 614-640 (1978)
- Duchesne, M. S., 'The Continuous-Nationality-of-Claims Principle: Its Historical Development and Current Relevance to Investor-State Investment Disputes', 36 Geo. Wash. Int'l L. Rev. 783-815 (2004)
- Dugard, C.J.R.,
  - *Recognition and the United Nations* Cambridge (Grotius Publications Ltd) 1987
  - *International Law, a South African Perspective*, Lansdowne (Jutta) 2005
  - 'Diplomatic Protection and Human Rights: The Draft Articles of the International Law Commission', 24 Australian Yb of International Law 75-91 (2005)
- Dunn, F.S., *The Protection of Nationals*, New York (Klaus Reprint Co. 1970) 1932
- Fitzmaurice, G., 'The Law and Procedure of the International Court of Justice 1951-4: Treaty Interpretation and other Treaty Points', 33 Brit. Y.B. Int'l Law 203-293 (1957)
- Flauss, J.-F.,
  - 'Protection Diplomatique et Protection Internationale des Droits de l'Homme', 13 Revue Suisse de Droit International 1-36 (2003)

- 'Vers un Aggiornamento des Conditions d'Exercice de la Protection Diplomatique ?' in: Flauss, J.-F. (ed.) *La Protection Diplomatique, Mutations Contemporaines et Pratiques Nationales*, Brussels (Bruylant) 2003, 29-61
  - 'Contentieux Européen des Droits de L'Homme et Protection Diplomatique', in: Condorelli, L. (et al.), *Libertés, Justice et Tolérance: Mélanges en Hommage au doyen Gérard Cohen-Jonathan*, Brussels (Bruylant) 2004, 813-838
  - 'Le Contentieux des Décisions de Refus d'Exercice de la Protection Diplomatique, à propos de l'arrêt du tribunal fédéral suisse du 2 juillet 2004, Groupement X c./conseil fédéral', 109 R.G.D.I.P. 407-419 (2005)
- Forcese, C.,
- 'Shelter from the Storm: rethinking Diplomatic Protection of Dual Nationals in Modern International Law' 37 George Washington Int'l Law Review 469-500 (2005)
  - 'The Capacity to Protect: Diplomatic Protection of Dual Nationals in the "War on Terror"', 17 EJIL 369-394 (2006)
- Fox, H., 'International Law and the Restraint on the Exercise of Jurisdiction by National Courts of States', in: Evans, M. D. (ed.), *International Law*, Oxford (OUP) 2006, 361-394
- Freeman, A.V.,
- *International Responsibility of States for Denial of Justice*, New York (Klaus Reprint) 1970 (original publication: London (Longmans, Green and Co.) 1938)
  - 'Recent Aspects of the Calvo Doctrine and the Challenge to International Law', 40 AJIL 121-147 (1946)
- Gaja, G.,
- 'Droits des états et droits des individus dans le cadre de la protection diplomatique', in: Flauss, J.-F. (ed.), *La Protection Diplomatique, Mutations Contemporaines et Pratiques Nationales*, Bruxelles (Bruylant) 2003, 63-69
  - 'Is a state specially affected when its nationals' human rights are infringed?', in: Chand Vohrah, L. e.a. (ed.), *Man's Inhumanity to Man* The Hague, (Kluwer Law International) 2003, 373-382
- García-Mora, M.R., 'The Calvo Clause in Latin American Constitutions and International Law', 33 Marq. Law Review 205-219 (1950)
- Geck, W.K., 'Diplomatic Protection' in: R. Bernhardt (ed.) *Encyclopaedia of Public International Law* (Vol. I), Amsterdam (Elsevier), 1992, at 1050
- Gehr, W., 'Das diplomatische Schutzrecht' in: Simma, B. and C. Schulte (eds.), *Völker- und Europarecht in der aktuellen Diskussion*, Vienna (Linde Verlag) 1999, 117-124
- Graham, D.E., 'The Calvo Clause: It's Current Status as a Contractual Renunciation of Diplomatic Protection', 6 Tex. Int'l L. F. 289-308 (1971)
- Grzeszick, B., 'Rechte des Einzelnen im Völkerrecht', 43 Archiv des Völkerrechts 312-344 (2005)
- Guha Roy, S.N. 'Is the Law of Responsibility of States for Injuries to Aliens a Part of Universal International Law?', 55 AJIL 863 (1961)
- Hart, H.L.A., *The Concept of Law*, Oxford (Clarendon Press) 1961
- Helfer, L.R. and A.-M. Slaughter, 'Toward a Theory of Effective Supranational Adjudication', 107 Yale Law Journal 273-391 (1997)

- Higgins, R., *Problems and Process, International law and how we use it*, Oxford (Clarendon Press) 1994
- Hillgruber, C., 'The Right of Third States to Take Countermeasures' in: Tomuschat, C. and J.-M. Thouvenin, *The Fundamental Rules of the International Legal Order, jus cogens and obligations erga omnes*, Leiden/Boston (Martinus Nijhoff) 2006, 266-293
- Hoffmann, F.F., 'Human Rights, the Self and the Other: reflections on a pragmatic theory of human rights' in: Orford, A. (ed.), *International Law and its Others*, Cambridge (CUP), 2006, at 221-244
- Honsell, H. *Römisches Recht*, Berlin (Springer Verlag) 2002
- Hoogh, A.J.J. de, 'The Relationship between *Jus Cogens*, Obligations *Erga Omnes* and International Crimes: Peremptory Norms in Perspective', 42 AJPIL 183-214 (1991)
- Jennings, R., 'The LaGrand Case' 1 Law and Practice of Int'l Courts and Tribunals 13-54 (2002)
- Jessup, P.C., *A Modern Law of Nations*, North Haven (Archon Books) 1968
- Joseph, C., *Nationality and Diplomatic Protection*, Leiden (Sijthoff), 1969
- Kadelbach, S., 'Jus Cogens, Obligations Erga Omnes and other Rules – the Identification of Fundamental Norms' in: Tomuschat, C. and J.-M. Thouvenin (Eds), *The Fundamental Rules of the International Legal Order, Jus Cogens and Obligations Erga Omnes*, Leiden/Boston (Martinus Nijhoff Publishers) 2006, 21-40
- Kelsen, H., 'Zur Theorie der juristische Fiktionen', in: Klecatsky, H., Marciæ, R. and H. Schambeck, *Die Wiener Rechtstheoretische Schule, ausgewählte Schriften von Hans Kelsen, Adolf Julius Merkl und Alfred Verdross*, Vienna (Europa Verlag) 1968, 1215-1241
- Kennedy, D., *The Dark Sides of Virtue, Reassessing International Humanitarianism*, Princeton (Princeton University Press) 2004
- Kerchove, M. van de and F. Ost,
- 'le Droit ou les Paradoxes du Jeu', Paris (Presses Universitaire de France) 1992
  - 'Le jeu, un paradigme fécond pour la théorie du droit', in: idem, *Le jeu: un Paradigme pour le droit*, Paris (Librairie Générale de Droit et de Jurisprudence) 1992, 239-276
- Kilroy, C., 'R. (on the application of Abbasi) v. Secretary of State for Foreign and Commonwealth Affairs: Reviewing the prerogative', 2 E.H.R.L.R 222-229 (2003)
- Klabbers, J., *An Introduction to International Institutional Law*, Cambridge (CUP), 2002
- Klein, E.,
- 'Anspruch auf diplomatischen Schutz?', in: Ress, G., and T. Stein (eds.), *Der diplomatische Schutz im Völker- und Europarecht*, Baden (Nomos Verlagsgesellschaft Baden) 1996, 125-136
  - 'Responsibility for Serious Breaches of Obligations Deriving from Peremptory Norms in International Law and United Nations Law' (2002), 13 EJIL 1241-1255
- Koskenniemi, M.,
- 'What is International Law for?' in: Evans, M.D., (ed.), *International Law*, Oxford (OUP) 2006, 57-82
  - 'From Apology to Utopia, the Structure of International Legal Argument', Cambridge (CUP), 2005
- Kostakopoulou, T., 'Nested "old" and "new" citizenships in the European Union: bringing out the complexity', 5 Colum. J. Eur. L. 389-413 (1999)

- Lafaro, L.J. and R.J. Ried (ed.),
- 'Protection of Shareholder Interests in Foreign Corporations
  - 'Barcelona Traction Revisited', 41 Fordham Law Review 396-422 (1973)
- Lamb, S., 'Legal Limits to the United Nations Security Council', in: Goodwinn-Gill, G.S., Talmon, S. (eds), *The Reality of International Law – Essays in honour of Ian Brownlie*, Oxford (OUP) 1999, 361-388
- Laurent, P.H., 'State Responsibility: a Possible Historic Precedent to the Calvo Clause', 15 ICLQ 395-421 (1966)
- Lauterpacht, H., 'Allegiance, Diplomatic Protection and Criminal Jurisdiction over Aliens', 9 Cambridge Law Journal 330-348 (1946)
- Lee, L.J., 'Barcelona Traction in the 21<sup>st</sup> Century: Revisiting its Customary and Policy Underpinnings 35 Years Later', 42 Stan. J. Int'l. L. 237-275 (2006)
- Lee, L.T., *Consular Law and Practice*, Oxford (Clarendon Press) 1991
- Lillich, R.B.,
- 'Two Perspectives on the *Barcelona Traction Case*: the Rigidity of *Barcelona*', 65 AJIL 522-532 (1971)
  - 'Diplomatic Protection of Nationals Abroad: an Elementary Principle of International Law under Attack' 69 AJIL 359-365 (1975)
  - 'Editorial Comment: The Problem of the Applicability of Existing International Provisions for the Protection of Human Rights to Individuals Who are not Citizens of the Country in Which They Live' 70 AJIL 507-510 (1976)
  - 'The Current Status of the Law of State Responsibility for Injuries to Aliens', in: Lillich, R.B. (ed), *International Law of State Responsibility for Injuries to Aliens*, Charlottesville (University Press of Virginia), 1983, 1-61
  - *The Human Rights of Aliens in Contemporary International Law*, Manchester (Manchester University Press), 1984
  - 'Forcible Protection of Nationals Abroad: the Liberian "Incident" of 1990', 35 German Yb of International Law 205-223 (1992)
- Manning-Cabrol, D., 'The Imminent Death of the Calvo Clause and the Rebirth of the Calvo Principle: Equality of Foreign and National Investment', 26 Law & Pol. Int'l Bus. 1169-1200 (1995)
- Marks, S. and A. Clapham, *International Human Rights Lexicon*, Oxford (OUP), 2005
- McDougal, M.S., H.D. Lasswell and Lung-Chu Chen, 'The Protection of Aliens from Discrimination and World Public Order: Responsibility of States conjoined with Human Rights', 70 AJIL 432-469 (1976)
- Mendelson, M., 'The Runaway Train: the "Continuous Nationality Rule" from the *Panvezys-Saldutiskis Railway* case to *Loewen*' in: Weiler, T. (ed.) *International Investment Law and Arbitration* London (Cameron May) 2005, 97-149
- Menon, P.K., 'Some Aspects of the Law of Recognition Part VII: the Doctrine of Non-Recognition' 69 Revue de Droit International 227-235 (1991)
- Mercer, P.P., 'The Citizens Right to Sue in the Public Interest: the Roman *Actio Popularis* Revisited', 21 U. W. Ontario L. Rev. 89-103 (1983)
- Meron, T., 'On a Hierarchy of International Human Rights', 80 AJIL 1-23 (1986)
- Merrills, J.G.,
- 'The Means of Dispute Settlement' in: Evans, M.D. (ed.), *International Law* Oxford (OUP) 2006, 533-559
  - *International Dispute Settlement* (third edition), Cambridge (CUP) 1998

- Milano, E., 'Diplomatic Protection and Human Rights before the International Court of Justice: re-fashioning tradition?' 35 Netherlands Yearbook of International Law 85-142 (2004)
- Nientseng, H., *La Fiction en Droit International*, Paris (Jouve et Cie.) 1923 (Dissertation)
- Okowa, P., 'Issues of Admissibility and the Law on International Responsibility' in: Evans, M.D. (ed.), *International Law*, Oxford (OUP) 2006, 479-506
- O'Leary, S.,  
· *European Union Citizenship, Options for Reform*, London (Institute for Public Policy Research) 1996  
· and T. Tiilkainen, 'Introduction', in: id., *Citizenship and Nationality Status in the New Europe*, London (Sweet and Maxwell) 1998, 1-4
- Orakhelashvili, A., *Peremptory Norms in International Law*, Oxford (OUP), 2006
- Ost, F. and M. van de Kerchove,  
· *Le Droit ou les Paradoxes du Jeu*, Paris (Presses Universitaire de France) 1992  
· 'Le jeu, un paradigme fécond pour la théorie du droit', in: idem, *Le jeu: un Paradigme pour le droit*, Paris (Librairie Générale de Droit et de Jurisprudence) 1992, 239-276
- Paulsson, J., *Denial of Justice in International Law*, Cambridge (CUP) 2005
- Pellet, A.,  
· 'Le Projet d'Articles de la C.D.I. sur la Protection Diplomatique, une codification pour (presque) rien' in: Kohen, M.G. (ed.), *Promoting Justice, Human Rights and Conflict Resolution through International Law. Liber Amicorum Lucius Caflisch*, Leiden, Martinus Nijhoff, 2006, pages 1133-1156  
· 'La Mise en Oeuvre des Normes Relatives aux Droits de L'Homme, "Souveraineté du Droit" contre Souveraineté de l'État ?', in: Thierry, H. and E. Decaux, *Droit International et Droits de l'Homme, la pratique juridique française dans le domaine de la protection internationale des droits de l'homme*, Paris (Éditions Montchrestien), 1990, 101-140
- Perelman, Ch. and P. Foriers (ed.), *Les Présomptions et les Fictions en Droit*, Bruxelles (Bruylant) 1974
- Pergantis, V., 'Towards a "Humanization" of Diplomatic Protection?', 66 ZaöRV 351-397 (2006)
- Perrin, G., 'La Protection Diplomatique des Sociétés Commerciales et des Actionnaires en Droit International Public', 32 Revue Juridique et Politique Indépendance et Coopération 387-409 (1978)
- Pinto, M., 'De la Protection Diplomatique à la Protection des Droits de l'Homme', 106 R.G.D.I.P 513-547 (2002)
- Pisillo Mazzeschi, R.,  
· 'Exhaustion of Domestic Remedies and State Responsibility for Violations of Human Rights', 10 Italian Yb of Int'l Law 17-43 (2001)  
· 'The Marginal Role of the Individual in the ILC's Articles on State Responsibility', 14 Italian Yb of Int'l Law 39-51 (2004)
- Poirat, F., 'Article II-106' in: Burgorgue-Larsen, L., Levade, A. and F. Picod (eds), *Traité établissant une Constitution pour l'Europe*, Vol. II., Brussels (Bruylant) 2005, 578-585

- Posner, E.A. and J.C. Yoo, 'Judicial Independence in International Tribunals', 93 California Law Review 1-74 (2005)
- Przetacznik, F., 'The Protection of Individual Persons in Traditional International Law (Diplomatic and Consular Protection), 21 Österreichische Zeitschrift für öffentliches Recht 69-113 (1971)
- Puissochet, J.-P., 'La Pratique Française de la Protection Diplomatique', in: Flauss, J.-F. (ed.), *La Protection Diplomatique, mutations contemporaines et pratiques nationales*, Bruxelles (Bruylant) 2003, 115-120
- Reed, L., 'Great Expectations: where does the proliferation of international dispute resolution tribunals leave international law?', 96 ASIL Proceedings 219-237 (2002)
- Ress, G.,
  - 'La Pratique Allemande de la Protection Diplomatique', in: Flauss, J.-F. (ed.), *La Protection Diplomatique, mutations contemporaines et pratiques nationales*, Bruxelles (Bruylant) 2003, 121-151
  - 'Mangelhafte diplomatische Protektion und Staatshaftung', 32 ZaöRV 421-481 (1972)
- Riphagen, W. 'Techniques of International Law', 246 Recueil des Cours 235-386 (1994)
- Ronzitti, N., *Rescuing Nationals Abroad through Military Coercion and Intervention on Grounds of Humanity*, Dordrecht (Martinus Nijhoff Publishers) 1985
- Roth, A.H., *The Minimum Standard of International Law Applied to Aliens*, Leiden (Sijthoff) 1949
- Rubin, A.P., 'Actio Popularis, Jus Cogens and Offences Erga Omnes', 35 New Eng. L. Rev. 265-280 (2001)
- Rubinstein, K. and D. Adler, 'International Citizenship: the Future of Nationality in a Globalized World', 7 Ind. J. Global Legal Stud. 519 (2000)
- Ruffert, M., 'Special Jurisdiction of the ICJ in the Case of Infringement of Fundamental Rules of the International Legal Order' in: Tomuschat, C. and J.-M. Thouvenin, *The Fundamental Rules of the International Legal Order, jus cogens and obligations erga omnes*, Leiden/Boston (Martinus Nijhoff) 2006, 295-310
- Salmon, J.J.A., 'The Device of Fiction in Public International Law', 4 Ga. J. Int'l & Comp. L. 251-77 (1974)
- Santulli, C., 'Entre Protection Diplomatique et Action Directe: La Représentation', in: *Le Sujet en Droit International, colloque du Mans*, Société française pour le Droit International, Paris (Editions A. Pedone) 2005, 85-98
- Sen, B., *A Diplomat's Handbook of International Law and Practice*, Dordrecht (Martinus Nijhoff Publishers) 1988
- Schabas, W., *The Abolition of the Death Penalty in International Law*, Cambridge (CUP) 2002
- Schwarzenberger, G., 'The Inductive Approach to International Law', 60 Harvard Law Review 539-579 (1947)
- Scobbie, I., 'The Invocation of Responsibility for the Breach of "Obligations under Peremptory Norms of General International Law"' (2002), 13 EJIL 1201-1220
- Seiderman, I. D., *Hierarchy in International Law, the Human Rights Dimension*, Intersentia (Antwerpen) 2001

- Shaw, M.N., *International Law*, Cambridge (CUP) 2003
- Shea, D.R., *The Calvo Clause, a Problem of Inter-American and International Law and Diplomacy*, Minneapolis (University of Minnesota Press), 1955
- Shelton, D.,  
· 'Normative Hierarchy in International Law', 100 AJIL 291-323 (2006)  
· 'International Law and Relative Normativity', in: M.D. Evans (ed.), *International Law* Oxford (OUP) 2006, 159-185
- Sicilianos, L.-A., 'The Classification of Obligations and the Multilateral Dimension of the Relations of International Responsibility' (2002), 13 EJIL 1127-1145
- Simma, B., and C. Hoppe, 'From LaGrand and Avena to Medellin – a Rocky Road toward Implementation', 14 Tulane J Int'l & Comp. L 7-59 (2005-2006)
- Slaughter, A.-M. and L.R. Helfer, 'Why States Create International Tribunals: A Response to Professors Posner and Yoo', 93 California Law Review 899-956 (2005)
- Spiermann, O., 'The LaGrand case and the Individual as a Subject of International Law' 58 ZÖR 197-221 (2003)
- Steiner, H.J.,  
· 'International Protection of Human Rights', in: Evans, M.D. (ed.), *International Law* Oxford (OUP) 2006, 753-782  
· and Alston, P. (eds.), *International Human Rights in Context*, Oxford (OUP) 2000
- Storost, C., *Diplomatischer Schutz durch EG und EU? Die Berücksichtigung von Individualinteressen in der europäischen Außenpolitik*, Berlin (Duncker und Humblot) 2005
- Summers, L.M., 'The Calvo Clause', 19 Virginia Law Review 459-484 (1933)
- Summers, R.S., *Essays on the Nature of Law and Legal Reasoning*, Berlin (Duncker & Humblot) 1992
- Tams, C.,  
· 'Enforcing Obligations Erga Omnes in International Law', Cambridge (CUP), 2005  
· 'Consular Assistance: Rights, Remedies and Responsibility; Comments on the ICIJ's Judgment in the LaGrand Case' 13 EJIL 1257-1259 (2002)
- Thirlway, H.,  
· 'Injured and Non-Injured States before the ICJ', in: Ragazzi, M. (ed.), *International Responsibility Today, Essays in Memory of Oscar Schachter*, Dordrecht (Martinus Nijhoff) 2005, at 311-328  
· 'The Sources of International Law' in: Evans, M.D. (ed.), *International Law* Oxford (OUP) 2006, 115-140
- Tiburcio, C., *The Human Rights of Aliens under International and Comparative Law*, Dordrecht (Martinus Nijhoff) 2001
- Tomuschat, C.,  
· 'Die Internationale Gemeinschaft', 33 Archiv des Völkerrechts 1-20 (1995)  
· and J.-M. Thouvenin (ed.), *The Fundamental Rules of the International Legal Order, jus cogens and obligations erga omnes*, Leiden/Boston (Martinus Nijhoff) 2006
- Tsagourias, N., 'The Will of The International Community as a Normative Source of International Law', in: Dekker, I.F. and W.G. Werner (eds.), *Governance and International Legal Theory*, Leiden (Martinus Nijhoff) 2004, at 97-121
- Vaihinger, H., *Die Philosophie des Als Ob. System der theoretischen, praktischen und religiösen Fiktionen der Menschheit*, Leipzig (Felix Meiner Verlag) 1922

- Vattel, E. de, *Le Droit des Gens ou Principes de la Loi Naturelle*, à Leiden aux Dépens de la Compagnie, 1758, Vol. I
- Visscher, Ch. de, 'La Codification du Droit International', 6 *Receuil des Cours* 329- 452 (1925)
- Voeffray, F., *L' Actio Popularis ou la Defense de l'Interêt Collectif devant les Juridictions Internationales*, Paris (Presses Universitaires de France), 2004
- Warbrick, C. and D. McGoldrick, 'Diplomatic Representation and Diplomatic Protection', 51 *ICLQ* 723-44 (2002)
- Watts, A., *The International Law Commission 1949-1998*, Oxford (OUP), 1999
- Weis, P., *Nationality and Statelessness in International Law*, Alphen aan den Rijn (Sijthoff & Noordhoff), 1979
- Wellens, K.C., 'Diversity in Secondary Rules and the Unity of International Law: some reflections on current trends', in: Barnhoorn, L.A.N.M. and K.C. Wellens, *Diversity in Secondary Rules and the Unity of International Law*, The Hague (Martinus Nijhoff) 1995, 3-37
- Weston, B.H., R.B. Lillich and D.J. Bederman, *International Claims: Their Settlement by Lump Sum Agreements 1975-1995*, New York (Transnational Publishers inc.) 1999
- Wet, E. de,
  - *The Chapter VII Powers of the United Nations Security Council*, Oxford (Hart Publishing) 2004
  - 'The Prohibition on Torture as an International Norm of *Jus Cogens* and its Implications for National and Customary Law', 15 *EJIL* 97-121 (2004)
- Wickremasinghe, C., 'Immunities enjoyed by officials of States and International Organizations', in: Evans, M.D. (ed.), *International Law*, Oxford (OUP) 2006, 395-421
- Yale Journal of International Law, 'Symposium: Reflections on the ICJ's *LaGrand Decision*', 27 Yale Journal of International Law 423-452 (2002)
- Zieck, M., 'Codification of the Law on Diplomatic Protection: the First Eight Draft Articles', 14 *LJIL* 209-232 (2001)
- Zimmermann, A. and C. Stahn, 'Yugoslav Territory, United Nations Trusteeship or Sovereign State? Reflections on the Current and Future Legal Status of Kosovo', 70 *Nordic JIL* 423-430 (2001)
- Zourek, J., 'Quelques Problèmes Théoriques du Droit Consulaire', 90 *Journal de Droit International* 4-67 (1963)

## 2 UN DOCUMENTS

### *Security Council Resolutions*

S/RES/1718 (2006), Non-proliferation/Democratic People's Republic of North Korea

### *General Assembly Resolutions*

A/RES/60/288 (2006), The United Nations Global Counter-Terrorism Strategy

A/RES/60/1 (2005), 2005 World Summit Outcome  
A/RES/56/83 (2001), Responsibility of States for Internationally Wrongful Acts

*Documents Issued by the International Law Commission*

*State Responsibility*

Report of the International Law Commission, 53<sup>rd</sup> session, A/56/10, Chapter IV (2001):  
Articles on the Responsibility of States for Internationally Wrongful Acts and  
Commentaries, 10 August 2001 [Articles on State Responsibility]  
F.V. Garcia Amador, Report on International Responsibility, in: ILC Yearbook 1956,  
Vol. II, p. 173-231. [Garcia Amador, First Report]  
F.V. Garcia Amador, Second Report on International Responsibility, in: ILC Yearbook  
1957, Vol. II, p. 104-130  
F.V. Garcia Amador, Third Report on International Responsibility, in: ILC Yearbook  
1958, Vol. II, p. 47-73  
James Crawford, First Report on State Responsibility, 50<sup>th</sup> Session, A/CN.4/490 (1998)  
[Crawford, First Report]  
James Crawford, Second Report on State Responsibility, 51<sup>st</sup> Session, A/CN.4/498 (1999)  
[Crawford, Second Report]  
James Crawford, Third Report on State Responsibility, 52<sup>nd</sup> Session, A/CN.4/507 (2000)  
[Crawford, Third Report]  
James Crawford, Fourth Report on State Responsibility, 53<sup>rd</sup> Session, A/CN.4/517 (2001)  
[Crawford, Fourth Report]  
ILC Yearbook 2001 (Vol. I), report of the 2682<sup>nd</sup> meeting

*Diplomatic Protection*

Report of the International Law Commission, 56<sup>th</sup> Session, (A/59/10), Chapter IV (2004):  
Draft Articles on Diplomatic Protection and Commentaries, adopted by the ILC  
on First Reading, 6 August 2004. [ILC Report 2004]  
Diplomatic Protection: Title and texts of the draft articles on Diplomatic Protection  
adopted by the Drafting Committee on first reading, A/CN.4/L/647 (2004)  
Report of the International Law Commission, 58<sup>th</sup> Session, (A/61/10), Chapter IV (2006):  
Draft Articles on Diplomatic Protection and Commentaries, adopted by the ILC  
on Second Reading, 8 August 2006 [ILC Report 2006]  
Diplomatic Protection: Title and texts of the draft articles adopted by the Drafting  
Committee on second reading, A/CN.4/L.684 (2006) [Draft Articles on Diplomatic  
Protection]  
Diplomatic Protection: Comments and Observations Received from Governments, 58<sup>th</sup>  
Session, A/CN.4/561 (2006) [Government Comments and Observations]  
Diplomatic Protection: Comments and Observations Received from Governments, 58<sup>th</sup>  
Session, A/CN.4/561/Add.1 (2006) [Government Comments and Observations,  
Add. 1]  
Diplomatic Protection: Comments and Observations Received from Governments, 58<sup>th</sup>  
Session, A/CN.4/561/Add.2 (2006) [Government Comments and Observations,  
Add. 2]  
Mohamed Bennouna, Preliminary Report on Diplomatic Protection, 50<sup>th</sup> Session, A/  
CN.4/484 (1998) [Bennouna, Preliminary Report]

- John Dugard, First Report on Diplomatic Protection, 52<sup>nd</sup> session, A/CN.4/506 (2000)  
 [Dugard, First Report] Addendum to the First Report, International Law Commission, 52<sup>nd</sup> Session, A/CN.4/506/Add.1 (2001)
- John Dugard, Second Report on Diplomatic Protection, 53<sup>rd</sup> session, A/CN.4/514 (2001)  
 [Dugard, Second Report]
- John Dugard, Third Report on Diplomatic Protection, 54<sup>th</sup> session, A/CN.4/523 (2002)  
 [Dugard, Third Report]
- John Dugard, Fourth Report on Diplomatic Protection, 55<sup>th</sup> session, A/CN.4/530 (2003)  
 [Dugard, Fourth Report]
- John Dugard, Fifth Report on Diplomatic Protection, 56<sup>th</sup> session, A/CN.4/538 (2004)  
 [Dugard, Fifth Report]
- John Dugard, Sixth Report on Diplomatic Protection, 57<sup>th</sup> session, A/CN.4/546 (2005)  
 [Dugard, Third Report]
- John Dugard, Seventh Report on Diplomatic Protection, 58<sup>th</sup> session, A/CN.4/567 (2006)  
 [Dugard, Seventh Report]

#### *Other*

- Yearbook of the ILC, 1956, (Vol. II), A/Cn.4/SER.A/1956, p 194, para. 111  
 Yearbook of the ILC, 1957, (Vol. I), A/Cn.4/SER.A/1957, p. 154-172 and 181  
 Yearbook of the ILC, 1963, (Vol. II), A/Cn.4/SER.A/1963, p. 228, para. 5  
 Yearbook of the ILC, 1996, (Vol. II), A/Cn.4/SER.A/1996, p. 97, para. 248  
 Martti Koskenniemi, Fragmentation of International Law: Difficulties arising from the Diversification and Expansion of International Law. Report of the Study Group of the ILC, 58<sup>th</sup> Session, A/CN.4/L.682 (2006)

### 3 OTHER DOCUMENTS

- A. Pellet, 'Droits de l'Hommisme' et Droit International', Gilberto Amado Memorial Lecture, held on 18 July 2000, International Law Commission (United Nations, 2000)  
 'Interim Report on "diplomatic protection under the European Union Treaty"', in: T. Stein, ILA Committee on Diplomatic Protection of Persons and Property, Second Report (New Delhi, 2002)
- Directive 2004/38/EC of the European Parliament and of the Council of 29 April 2005 on the right of citizens of the Union, Official Journal L 158 of 30 April 2004, 77-123
- Decision 95/553/EC of the Representatives of the Governments of the Member States meeting within the Council of 19 December 1995 regarding protection for citizens of the European Union by diplomatic and consular representations, Official Journal L 314 of 28 December 1995, 73-76

### 4 TREATIES AND CONVENTIONS

- Vienna Convention on the Law of Treaties, UN Treaty Series, vol. 1155, p. 331 (1969)  
 Vienna Convention on Diplomatic Relations, UN Treaty Series, vol. 500, p.95 (1961)  
 Vienna Convention on Consular Relations, UN Treaty Series, vol. 596, p. 261 (1963)

Treaty Establishing the European Community, Official Journal C 325 of 24 December 2002, 45

Charter of Fundamental Rights of the European Union, Official Journal C 364 of 18 December 2000, 1

Treaty Establishing a Constitution for Europe, Official Journal C 310 of 16 December 2004, 13-4

5 WEBPAGES (LAST VISITED ON 30 OCTOBER 2007)

Al Rawi Decision (United Kingdom):

<http://www.bailii.org/ew/cases/EWHC/Admin/2006/972.html>

Arar Commission:

<http://www.ararcommission.ca>

EU Fact Sheet:

<http://ec.europa.eu/youreurope/nav/en/citizens/citizenship/outside-eu-protection/index.html>

Foreign Affairs Manual, Ch. 7 FAM 033, (CT: CON-106; 06-06-2005): <http://www.foia.state.gov/REGS/fams.asp?level=2&id=8&fam=0>

JAAC Decisions (Switzerland):

<http://www.jaac.admin.ch/franz/doc/61/61.75.html>

<http://www.jaac.admin.ch/franz/doc/68/68.78.html>



## Table of Cases

### 1 PERMANENT COURT OF INTERNATIONAL JUSTICE

- *Case Concerning Factory at Chorzow* (Germany v. Poland), PCIJ Series A, No. 17 (1928) | 58
- *Certain German Interests in Polish Upper Silesia* (Germany v. Poland) PCIJ, Series A, No. 7 (1925) | 13
- *Lighthouses in Crete and Samos* (France v. Greece), PCIJ, Series A/B, No.71, p. 94 | 13
- *Case of S.S. Lotus* (France v. Turkey), PCIJ Series A, No. 10 (1927) | 36
- *Mavrommatis Palestine Concessions Case* (Greece v. United Kingdom), PCIJ Series A, No. 2 (1924) | 9, 13 (n45), 15, 31-34, 39, 54-57, 73, 74, 98, 108, 161
- *Panevezys-Saldutiskis Railway Case* (Estonia v. Lithuania), PCIJ, Series A/B, No. 76 (1937) | 13 (n45), 73, 77, 89, 115
- *Case Concerning the Payment of Various Serbian Loans issued in France* (France v. Serb-Croat-Slovene State), PCIJ, Series A, Nos. 20/21 (1929) | 73

### 2 INTERNATIONAL COURT OF JUSTICE

#### Contentious Cases

- *Case Concerning Ahmadou Sadio Diallo* (Preliminary Objections), (Republic of Guinea v. Democratic Republic of the Congo), Judgment of 24 May 2007, available at <http://www.icj-cij.org> (not yet published) | 11, 12, 13 (n45), 17, 20, 135, 159-173, 212
- *Case Concerning the Application of the Convention on the Prevention and Punishment of the Crime of Genocide* (Merits) (Bosnia and Herzegovina v. Serbia and Montenegro), Judgment of 26 February 2007, available at <http://www.icj-cij.org> (not yet published) | 23 (n54), 115 (n62)
- *Case Concerning Armed Activities on the Territory of the Congo (New Application 2002)* (Democratic Republic of the Congo v. Rwanda), Judgment of 3 February 2006, available at <http://www.icj-cij.org> (not yet published) | 23 (n45), 115 (n62), 118
- *Case Concerning Armed Activities on the Territory of the Congo* (Democratic Republic of the Congo v. Uganda) judgment of 19 December 2005, available at <http://www.icj-cij.org> (not yet published) | 115, 116, 125, 126
- *Case Concerning the Arrest Warrant of 11 April 2000* (Democratic Republic of the Congo v. Belgium), ICJ Reports 2002, p. 3 | 177 (n7), 215 (n10)

- *Case concerning Avena and other Mexican Nationals* (Mexico v. United States of America), ICJ Reports 2004, p. 12 | 12, 17, 19, 33, 56, 75, 85, 86, 109, 121, 135, 137, 147-157, 171
- *Case Concerning Barcelona Traction, Light and Power Company, Limited (Second Phase)* (Belgium v. Spain), ICJ Reports 1970, p. 3 | 73, 101, 102, 103, 121, 129, 160, 161, 164, 165, 166
- *Case Concerning East Timor* (Portugal v. Australia), ICJ Reports 1995, p. 90 | 23 (n45)
- *Case Concerning Elettronica Sicula S.p.A (ELSI)* (United States v. Italy), ICJ Reports 1989, p. 15 | 13 (n45), 33 (n10), 74, 135, 151-152, 155, 167 (n40)
- *Case Concerning the Vienna Convention on Consular Relations* (Paraguay v. United States) Order, ICJ Reports 1998, p. 426 | 140
- *Interhandel Case (Preliminary Objections)* (Switzerland v. United States), ICJ Reports 1959 p. 6 | 15, 33 (n10), 109, 135, 149, 151, 210
- *LaGrand Case* (Germany v. United States of America), ICJ Reports 2001, p. 466 | 12, 13 (n45), 15, 17, 19, 33, 56, 75, 85, 86, 109, 121, 135, 137, 143, 153-155.
- *Nottebohm Case (Second Phase)* (Liechtenstein v. Germany), ICJ Reports 1955, p. 4 | 13 (n45), 73, 74, 75, 89, 90, 96, 109, 135, 168, 172
- *Nuclear Tests Case* (Australia v. France), ICJ Reports 1974, p. 253 | 121
- *Nuclear Tests Case* (New Zealand v. France), ICJ Reports 1974, p. 457 | 121
- *Oil Platforms Case* (Islamic Republic of Iran v. United States), ICJ Reports 2003, p. 161 | 121
- *Request for an Examination of the Situation in Accordance with paragraph 63 of the Court's Judgment of 20 December 1974 in the Nuclear Tests (New Zealand v. France) Case* (Order of 22 September 1995), ICJ Reports 1995, p. 288 | 121
- *South-West Africa Case* (Ethiopia v. South Africa; Liberia v. South Africa), ICJ Reports 1966, p. 6 | 121, 122
- *Case Concerning United States Diplomatic Staff in Tehran* (United States v. Iran), ICJ Reports 1980, p. 3 | 46, 162

#### Advisory Opinions

- *Interpretation of Peace Treaties with Bulgaria, Hungary and Romania, Second Phase*, Advisory Opinion, ICJ Reports 1950, p. 221 | 142
- *Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory*, Advisory Opinion, ICJ Reports 2004, p. 136 | 116, 125 (n106), 126, 215
- *Reparation for Injuries suffered in the Service of the United Nations*, Advisory Opinion, ICJ Reports 1949, p. 174 | 73, 90 (n113), 193

#### 3 ARBITRAL AWARDS

- *Claim of Finnish Shipowners against Great Britain in respect of the Use of certain Finnish Vessels during the War* (Finland v. Great Britain), 3 R.I.A.A. p. 1479 (1934) | 151, 152
- *Flegenheimer claim* (Italy v. United States) 14 R.I.A.A. p. 327 (1958) | 90
- *Neer claim* (United States v. Mexico) 4 R.I.A.A. p. 60 (1926) | 6, 20, 81, 109
- *North American Dredging Company of Texas claim* (United States, v. Mexico) 4 R.I.A.A. 26 (1926) | 7, 20

- *Roberts claim (United States v. Mexico)* 4 R.I.A.A. p. 77 (1926) | 6, 11

#### 4 JUDGMENTS OF THE ICTY

The relevant decisions are available through <http://www.un.org/icty>

- *Prosecutor v. Dusko Tadiæ (Jurisdiction)*, Case no. IT-94-IT (1995) | 42
- *Prosecutor v. Dusko Tadiæ (Decision on the Defence Motion for Interlocutory Appeal on Jurisdiction)*, Case no. IT-94-AR72 (1995) | 42

#### 5 EUROPEAN COURT OF HUMAN RIGHTS

- *Case of Aksoy v. Turkey*, Application no. 21987/93, ECHR Reports 1996-IV (1996), p, 51 (n98)
- *Case of Al-Adsani v. United Kingdom*, Application no. 35763/97, ECHR Reports 2001-XI (2001) | 136, 137
- *Case of Selmouni v. France*, Application no. 25803/94, ECHR Reports 1999-V, (1999) | 131 (n129)
- *Case of Soering v. United Kingdom*, Application no. ECHR Series A no. 161 (1989) | 131 (n129)

#### 6 OTHER INTERNATIONAL DECISIONS

- *The Right to Information on Consular Assistance in the Framework of the Guarantees of Due Process of Law*, Advisory Opinion OC-16/99, IACtHR Series A no. 16, Requested by the United States of Mexico (1999) | 136, 137
- *The Loewen Group, Inc. and Raymond L. Loewen v. United States of America*, ICSID Case No. ARB (AF) 98/3, 42 ILM 811 (2003) | 61, 62
- Case T-306/01, *Yusuf and Al Barakaat*, European Court of First Instance, ECR [2005] II 03533 | 66
- Case T-315/01, *Kadi v. Council and Commission*, European Court of First Instance, ECR [2005] II 03649 | 66

#### 7 NATIONAL DECISIONS

##### United Kingdom

- *R (on the application of Abbasi and another) v Secretary of State for Foreign and Commonwealth Affairs and another*, Court of Appeal, Civil Division, [2002] EWCA Civ 1598, [2002] All ER (D) 70 (Nov) (CA, Civ Div), also in: 126 ILR pp. 685-726 | 76, 111, 112 (n49), 187-192, 197, 199
- *R (on the application of Al Rawi and others) v Secretary of State for Foreign and Commonwealth Affairs and another*, Queen's Bench Division (Divisional Court) [2006] EWHC

- 972 (Admin), CO/10470/2005 (not published yet) available at <http://www.bailii.org/ew/cases/EWHC/Admin/2006/972.html> | 193 (n87)
- *Jones v. Ministry of Interior Al-Mamlaka Al-Arabiya AS Saudiya; Mitchell and others v. Al-Dali and others and the Kingdom of Saudi Arabia*, House of Lords, [2006] UKHL 26, per Lord Hoffmann | 65
  - *Regina v. Bartle and the Commissioner of Police for the Metropolis and Others, ex parte Pinochet Ugarte (No.3)*, House of Lords, [1999] 2 W.L.R. 827 | 114
  - *R. v. Secretary of State for Foreign and Commonwealth Affairs, ex parte Ferhut Butt*, Court of Appeal [1999], 116 ILR 607-22 | 77, 76, 80, 99, 188-191
  - *Regina v. Secretary of State for Foreign and Commonwealth Affairs, ex parte Kamrudi Pirbhai e.a.*, High Court, Queens Bench Division [1984] and Court of Appeal [1985], 107 ILR 462-81 | 189-202

#### Other Countries

- *Comercial F SA v. Council of Ministers* (Case No. 516), Supreme Court (Third Chamber), [1987], 88 ILR 691-697 (Spain) | 184-185, 203
- *Van Dam v. The Netherlands*, Civil Court (The Hague), 25 November 2004, Rolno. 02/43 (The Netherlands) | 82, 193 (n94)
- *H.M.H.K. v. The Netherlands*, Court of Appeal (The Hague) [1984] 94 ILR pp. 340-344 | 193-194
- *David Matthew Hicks v. The Hon. Philip Ruddock MP, Attorney General for the Commonwealth of Australia, the Hon. Alexander Downer MP, Minister of Foreign Affairs and Commonwealth Affairs of Australia*, FCA 299 [2007], NSD2376 OF 2006, 8 March 2007 (Australia) | 204-205
- *JAAC 61.75*, Conseil fédéral [1996], available at <http://www.jaac.admin.ch/franz/doc/61/61.75.html> (Switzerland) | 185-187
- *JAAC 68.78*, Conseil fédéral [2004] available at <http://www.jaac.admin.ch/franz/doc/68/68.78.html> (Switzerland) | 185-187
- *Jozias van Zyl and others v. The Government of the Republic of South Africa and others*, High Court, Transvaal Provincial Division [2005], Case No. 20320/2002, 2005 (11) BCLR 1106 (t), 2005 SACRL LEXIS 13 (South Africa) | 76, 200-202, 203
- *M. Kuijft v. The Netherlands*, Civil Court (The Hague) [2003], LJN. no. AF5930, Rolno. KG 03/137 (The Netherlands) | 76, 82, 192-194
- *Fall Rudolf Hess*, Federal Constitutional Court, [1980], 90 ILR 387-400 (Germany) | 75, 76, 111, 177, 181-185, 187, 200, 203
- *Samuel Kaunda and Others v. The President of the Republic of South Africa, The Minister of Justice and Constitutional Development and others*, Constitutional Court [2004], Case no. CCT 23/04, 2004 (10) BCLR 1009 (CC) 2004 SACRL LEXIS 19, 44 ILM 173-233 (South Africa), 76, 111, 112 (n49), 194-200, 201, 202, 203
- *Sayadi & Vinck v. l'Etat Belge*, Tribunal de première instance de Bruxelles, decision of 18 February 2005 (Belgium) | 66
- *Société Sapvin*, Conseil d'Etat [1988], 89 ILR 6-8 (France) | 176, 200

# Index

## A

- accreditation | 99
- acte de gouvernement* | 176, 183, 185, 191, 203
- actio popularis* | 119-122
- adjudication | 45, 72-75, 77, 120, 131, 214
- administration of justice | 49, 156
- admissibility of claims | 11, 34, 47, 62, 86, 88, 90 (n112), 103, 124, 135, 141-143, 150, 152, 155-156, 160, 166, 170, 185, 203, 212
- aggression | 22, 35, 104
- Ago, R. | 8, 44, 45
- allegiance | 3, 12 (n44), 93, 169
- arbitrary detention (prohibition on) | 15, 164 (n12), 111, 112, 175, 190
- Articles on State Responsibility
  - generally | 8, 18, 25, 45, 46, 48 (n77), 64, 77, 78, 102 (n4), 103, 107, 113-119, 123, 142, 209, 215
  - Article 40 | 104-105
  - Article 41 | 24 (n80), 80, 114, 214 (n11)
  - Article 42 | 24 (n80), 122-126
  - Article 44 | 102, 103, 113, 117, 126, 130
  - Article 48 | 25, 101-109, 113-119, 122-128, 130-131
  - Article 50 | 46
  - Article 54 | 107
  - Article 55 | 103-104
- Australia | 121, 204-205

## B

- Bennouna, M. | 8, 9, 34, 44, 49, 52-53, 177
- burden of proof | 62, 142, 155, 167

## C

- Calvo | 4
  - Clause | 4-8
  - Doctrine | 4, 150
- Claims Commission, 6,7, 19, 175
- codification, see International Law Commission
- compensation | 24, 58-60, 62, 131, 201, 215 (n10)
  - transfer of compensation to individual | 2, 9, 59, 105 (n17), 106, 178, 185, 208
  - and individual injury | 58
- Congo, Democratic Republic of the, 115, 116, 120, 125, 159-164, 167, 170-172, 210
- consular assistance
  - and difference with diplomatic protection | 17, 67-68, 78-86, 99
  - within EU framework | 86-88, 91, 95-98
  - as a human right | 136-139
  - in *Avena* and *LaGrand* | 85-86, 139-145, 156
- consular law | 79
- corporations | 1, 7
  - and nationality | 162, 168-170
  - and protection, 79, 160, 170, 172, 185-187
- countermeasures | 46, 77, 105-108, 114, 120, 214
- Crawford, J.R. | 46-47, 127 (n115)

## D

- death sentence | 85, 140-141, 146, 149, 154-155, 194, 199
- demande* | 74-77, 84, 98, 193
- denial of justice | 47-51, 64, 79, 109
- detention | 83, 95, 112 (n49)

- diplomatic action | 32, 55 (n119), 56, 69-78, 87, 97, 99, 108 (n30), 176, 182, 203
- diplomatic law | 46, 79-80
- discretionary power | 2, 9, 10, 19, 21, 27, 54 (n109), 55, 60, 63, 65, 105, 107, 109, 110, 175-205, 211, 212, 215, 216
- discrimination | 2, 9, 14, 16, 22, 87, 108
- domestic affairs (interference in), see non-intervention
- Draft Articles on Diplomatic Protection
  - generally | 1, 9, 10 (n35), 20, 26, 52, 63, 77, 106, 112, 160-162, 169, 178-179, 208
  - Article 1 | 9, 26, 34, 54-58, 77, 108, 153, 161, 210
  - Article 2 | 176, 178
  - Article 3 | 54, 88
  - Article 4 | 168 (n43), 54 (n109)
  - Article 5 | 60, 62, 170
  - Article 8 | 9, 91, 192, 204
  - Article 9 | 167 (n38), 168, 169
  - Article 11 | 164-170, 172
  - Article 12 | 161, 164
  - Article 14 | 57, 147 (n60), 151, 162, 171
  - Article 15 | 50, 51, 162 (n21), 171, 172
  - Article 16, 111-112
  - Article 19, 9, 58-60, 63, 65, 105, 109-112, 178, 179, 208
- Dugard, C.J.R. | 1, 8, 9, 13, 14, 35, 49, 52, 54, 61, 66, 90, 109, 118, 144, 146-148, 168, 177, 215
  
- E**
- erga omnes* obligations | 18, 22-23, 101-108, 113-117, 118, 119-122, 124-127, 128, 129-131, 192, 209, 210, 214
- erga omnes partes* obligations, 115, 124-127
- espousal | 24, 33, 64, 31, 44, 60, 73, 142, 181
- European Court of Human Rights | 13, 65, 131 (n129), 213
- European Union
  - citizenship of the Union | 86-98
  - EU Charter on Fundamental Rights | 69, 87, 89, 92, 96, 97
- Exercise of diplomatic protection
  - modalities | 4, 11, 67-77, 78, 80, 98, 212-214
  - as right of a state | 7, 8, 33-35, 44-47, 52, 54-58, 60, 63-66, 80, 108
  - and obligation/discretion | 2, 9, 60, 107, 109-111, 181-205, 211-212, 214-215
- exhaustion of local remedies, see local remedies
- expropriation | 4, 15, 109, 201, 202
  
- F**
- fair trial | 15, 82, 136-140
- fiction, see legal fiction
- fragmentation of international law | 19, 138
- France | 4, 74
  
- G**
- Gaja, G. | 12, 181
- Garcia Amador, F.V. | 8-9, 16, 17, 4, 180-181
- (UN) General Assembly | 111, 128, 185
- genuine link, see nationality
- Germany | 17, 75, 85, 121 (n84), 136-140, 181-183
- Guantanamo Bay | 190, 192, 204
- Guinea, Republic of | 159-172
- gunboat diplomacy | 70, 99
  
- H**
- Hart, H.L.A. | 43, 45
- hierarchy of norms | 22-23, 45, 146
- human rights
  - civil and political rights | 6
  - and enforcement | 10, 11, 113, 175-176, 180
  - and the right to property | 15, 188, 202
  - and diplomatic protection as mechanism/instrument for protection | 1-3, 10, 11, 12, 13, 15, 23, 27, 53, 54, 56, 99, 109, 111, 112-

- 113, 130, 157, 173, 179, 180, 197, 200, 204, 210, 212-216  
· serious violations of human rights | 1, 109, 112, 205, 208, 210
- I**
- immunity | 38, 66, 68  
injury  
· direct | 38, 66, 68, 120, 122-124, 140, 142-150  
· indirect | 25, 32-33, 57, 86, 102, 103, 130, 142-156  
Inter-American Court of Human Rights | 136-138  
international community | 22, 101-102, 127-129  
International Court of Justice (ICJ) | 13, 15, 17, 26, 57, 73-75, 102, 120, 128, 137, 140, 156, 160-162  
International Law Commission (ILC)  
· codification | 8, 21, 46, 67, 79, 150, 160, 164  
· drafting committee | 56, 169, 178  
· progressive development | 8, 9, 21, 26-27, 59, 105, 113-114, 126, 162, 203  
international legal personality | 7-8, 37, 39, 42-43  
international minimum standard | 5-8, 9, 15-17, 81, 97, 201  
international relations | 1, 24, 67, 99, 212  
internationally wrongful act | 8, 44, 46-47, 48-50, 97, 140, 142  
investment | 5, 15, 112
- J**
- judicial review | 19, 188, 190, 200, 203, 204, 211  
jurisdiction | 38, 86, 87 (n108), 118-120, 138, 213-215, 216  
*jus cogens*, see peremptory norms
- K**
- Kelsen | 39-44
- L**
- legal fiction | 18, 31-66, legal interest | 61, 63, 64, 92, 96, 102, 113-129, 130, 164  
legitimate expectation | 76, 190-191, 197, 199-200, 203, 212  
*lex specialis* | 103  
litigation | 10-11, 19, 26, 69, 74-75, 83, 131, 162-163, 208, 213  
local remedies rule | 47-51, 57-58, 150-156, 170-172  
· substantive rule v. procedural rule | 49  
· and reasonableness | 49-51, 170, 172  
· and non-available remedies | 156, 171  
· and futility | 50, 152, 154-155  
Lump-sum agreement | 59
- M**
- Mexico | 7, 17, 82, 85, 109, 137, 139, 143, 145, 149, 156  
mixed claims | 33  
· classification of mixed claims | 144-150  
· preponderance | 146-147  
· *sine qua non* | 145-146
- N**
- national treatment (principle of) | 4-9  
national court (judicial decisions of) | 66, 75-77, 176-207  
nationality  
· bond of nationality | 89-92, 115, 128, 130  
· continuous nationality | 9, 60-63, 169-170  
· and corporations, see corporation  
· dual nationality | 62, 142  
· and genuine link | 89-90, 94, 168  
· and nationality shopping | 61, 169  
The Netherlands | 68, 82, 183-184, 192-193  
non-recognition | 35  
non-intervention | 10, 16, 25, 80, 99, 209  
non-justiciability | 176 (n40), 176, 183, 187, 189, 190, 198

**O**

*opinio juris* | 18, 20, 59, 165, 213  
*ordre public* | 23

**P**

*pacta sunt servanda* | 45, 88,  
 peremptory norms | 22-23, 101-108,  
     109-112, 113-115, 118-119, 126, 177-  
     179, 190, 209, 211, 214-216  
 preliminary objections | 159,  
 primary rules | 34-35, 44-47, 48, 50, 56,  
     64, 127  
 procedural default rule | 139, 153-155  
 progressive Development, see International Law Commission  
 protest | 73, 75, 77, 81-82, 98, 115, 193

**R**

refugees, 1, 91, 105-106  
 remedies, see reparation  
 reparation | 58-60, 65, 105-107, 115,  
     140, 147-150, 178, 181,  
 Roman law | 36

**S**

sanctions | 120, 214  
 secondary rules | 8, 34, 35, 44-47, 50,  
     52, 59, 64,  
 Security Council | 120, 128, 214, 36  
     (n21), 41-42  
 self-defence | 33-34  
 settlement of disputes | 74, 77, 78, 112,  
     118, 150, 213-216  
     · and choice of means | 70, 74-76,  
     210, 214  
 shareholders (protection of) | 26, 160-  
     161, 164-170, 172

silent diplomacy | 19, 193, 213

South Africa | 194-202, 76  
 Spain | 184-185  
 standing | 52, 114-116, 118-119, 120,  
     123, 125, 129-130, 160, 164-165, 168  
 stateless persons | 1, 91, 108  
 state practice | 4, 17-21, 59, 109, 149,  
     169, 177  
 state responsibility | 1, 8, 18, 25, 26, 32,  
     44-47, 48, 50, 57, 64, 77, 103, 113-  
     117, 123, 127, 142  
     · invocation of state responsibility  
     | 23, 25-26, 56, 101-109, 113, 115-  
     118, 126, 128-131  
 Switzerland | 185-187

**T**

torture (prohibition on) | 15, 64, 104  
     (n12), 188, 201, 215

**U**

Uganda | 115-116, 125, 188  
*ultra vires* | 42  
 United Kingdom | 4, 65, 68, 187-192  
 United States | 4, 61, 74, 81, 85-86, 121  
     (n86), 144, 145, 148, 151, 154-155,  
     170, 190-191  
 Universal Declaration on Human  
     Rights | 16, 162 (n14), 202 (n146),  
 use of force (prohibition on) | 4, 33, 34,  
     70, 78, 131, 208,

**V**

Vaihinger | 39-44  
 Vattel, Emmerich de | 3, 13, 32-33, 52-  
     54, 206  
 Venezuela | 4

## Curriculum Vitae

Annemarieke Vermeer-Künzli was born on the 19<sup>th</sup> of January 1979 in Middelstum (The Netherlands). She attended the Praedinius Gymnasium in Groningen and graduated in 1996. From 1996 to 2002 she studied Classics at Leiden University, majoring in Ancient Greek Philosophy, and obtained her MA degree in May 2002. During the last year of her studies in Classics, she enrolled in the public international law programme for non-lawyers at the Faculty of Law of Leiden University and obtained the Certificate in Public International Law (*Internationaal Getuigschrift*) in August 2002. After an Internship at Amnesty International's UN Office in Geneva, she was appointed assistant lecturer at the 'Public International Law' department of the Faculty of Law of Leiden University in January 2003, which was followed with an appointment as PhD-fellow in October of that year. During her appointment, she has assisted the ILC Special Rapporteur on Diplomatic Protection and has published regularly on the topic of diplomatic protection. She attended international law seminars in Geneva (ILC), Helsinki and the Netherlands and was a visiting fellow of the Lauterpacht Research Centre in Cambridge in Fall 2006. She will continue to lecture at the Law Faculty of Leiden University.



In de boekenreeks van het E.M. Meijers Instituut voor Rechtswetenschappelijk Onderzoek van de Faculteit der Rechtsgeleerdheid, Universiteit Leiden, zijn in 2006 en 2007 verschenen:

- MI-100 J.H. Nieuwenhuis & C.J.J.M. Stolker (red.), *Vooruit met het recht. Wat geldt in de rechtswetenschap als vooruitgang?*, Den Haag: Boom Juridische uitgevers 2006, ISBN 90 5454 741 3
- MI-104 E.C.C. Punselie, *Voor een pleegkind met recht een toekomst*, (diss. Leiden), Deventer: Kluwer 2006, ISBN 90 13 03328 8
- MI-105 A. Hendriks, *In beginsel. De gezondheidsrechtelijke beginselen uitgediept*, (oratie Leiden), Leiden: NJCM-boekerij 2006, ISBN 90 6750 046 1
- MI-106 T. Barkhuysen, *Eenheid en coherentie van rechtsbescherming in de veellagige Europese rechtsorde*, (oratie Leiden), Deventer: Kluwer 2006, ISBN 90 1303 568 X
- MI-107 N.J.H. Huls & Z.D. Laclé, *Meer macht voor de consument?*, Deventer: Kluwer 2006, ISBN 90 5454 697 2
- MI-108 W. Zwalve, *Simplex et perpetuum. Beschouwingen over eigendom en tijd*, Den Haag: Boom Juridische uitgevers 2006, ISBN 90 54547 12 X
- MI-109 T.J. de Graaf, *Exoneraties in (ICT-)contracten tussen professionele partijen*, Deventer: Kluwer 2006, ISBN 90 1303 660 0
- MI-110 N. Jungmann, *De Wsnp: bedoelde en onbedoelde effecten op het minnelijk traject*, Leiden: Leiden University Press 2006, ISBN 90 8728 004 1
- MI-111 R. van Alebeek, *The Immunity of States and their Officials in the Light of International Criminal Law and International Human Rights Law*, (diss. Leiden) 2006
- MI-112 J.H. Gerards, *Belangenafweging bij rechterlijke toetsing aan fundamentele rechten*, (oratie Leiden), Deventer: Kluwer 2006, ISBN 90 13 03837 9
- MI-113 W. Huisman, M. Moerings en G. Suurmond (red.), *Veiligheid en recht: nieuwe doelwitten en nieuwe strategieën*, Boom Juridische uitgevers 2006, ISBN 90 5454 732 4
- MI-114 A.C. Rijkers & H. Vording (red.), *Vijf jaar Wet IB 2001*, Deventer: Kluwer 2006, ISBN 90 13 03851 4
- MI-115 T. Barkhuysen, W. den Ouden & Y.E. Schuurmans (red.), *Het model Tak: Verhoogde rechtsbescherming in het bestuursrecht?*, Alphen aan den Rijn: Kluwer 2006, ISBN 90 1303 852 2
- MI-116 Y.E. Schuurmans (red.), *Bewijzen en beslissen*, Deventer: Kluwer 2006, ISBN 90 1303 756 9
- MI-117 H.J.Th.M. van Roosmalen, *Overheidsaansprakelijkheid in Engeland en Nederland*, (diss. Leiden), Den Haag: Sdu 2007, ISBN 978 90 12 11846 0
- MI-118 R.W.J. Crommelin, *Het aanvullen van de rechtsgronden*, (diss. Leiden), Alphen aan den Rijn: Kluwer 2007, ISBN 978 90 13 04635 9
- MI-119 L.A.R. Siemerink, *De overeenkomst van Internet Service Providers met consumenten*, (diss. Leiden), Deventer: Kluwer 2007, ISBN 90 13 04357 7
- MI-120 I.S.J. Houben, K.J.O. Jansen, P. Memelink, J.H. Nieuwenhuis & L. Reurich (red.), *Europees contractenrecht. Techniek en moraal*, Deventer: Kluwer 2007, ISBN 90 13 04036 5
- MI-121 S. Hillebrink, *Political Decolonization and Self-Determination. The Case of the Netherlands Antilles and Aruba*, (diss. Leiden) 2007, ISBN 978 90 9021470 2
- MI-122 B.W. Schermer, *Software agents, surveillance, and the right to privacy: a legislative framework for agent-enabled surveillance*, (diss. Leiden) 2007, Leiden: Leiden University Press 2007, ISBN 978 90 8728 021 5
- MI-123 C.G. Breedveld-de Voogd, *Vorm, vrijheid en gebondenheid bij de koop van een woning*, (diss. Leiden), Den Haag: Boom Juridische uitgevers 2007, ISBN 978 90 5454 412 8
- MI-124 T. Barkhuysen, W. den Ouden & E. Steyger (red.), *Europees recht effectueren. Algemeen bestuursrecht als instrument voor de effectieve uitvoering van EG-recht*, Alphen aan den Rijn: Kluwer 2007, ISBN 978 90 13046 28 1
- MI-125 A.C. Beunen, *Protection for databases. The European Database Directive and its effects in the Netherlands, France and the United Kingdom*, (diss. Leiden), Nijmegen: Wolf Legal Publishers 2007, ISBN 978 90 5850 267 4

- MI-126 Z. Deen-Racsány, *Active Personality and Non-extradition of Nationals in International Criminal Law at the Dawn of the Twenty-first Century: Adapting Key Functions of Nationality to the Requirements of International Criminal Justice*, (diss. Leiden), Leiden: Leiden University Press.
- MI-127 C.P.L. van Woensel, MERK, GOD EN VERBOD, *Oneigenlijk gebruik en monopolisering van tekens met een grote symbolische waarde*, (diss. Leiden), Amstelveen: Uitgeverij deLex BV 2007, ISBN 978 90 8692 010 5
- MI-128 J.A.J. Peter, *Levering van roerende zaken*, (diss. Leiden), Deventer: Kluwer 2007, ISBN 978 90 13043 81 5
- MI-129 A.C. Hendriks & H.-M.Th.D. ten Napel (red.), *Volksgezondheid in een veellagige rechtsorde. Eenheid en verscheidenheid van norm en praktijk*, Alphen a/d Rijn: Kluwer 2007, ISBN 978 90 13 04720 2
- MI-130 H.R. Kranenborg, *Toegang tot documenten en bescherming van persoonsgegevens in de Europese Unie. Over de openbaarheid van persoonsgegevens*, (diss. Leiden), Deventer: Kluwer 2007, ISBN 978-90-13-04886-5
- MI-131 M. Kaeding, *Better regulator in the European Union – Lost in translation or Full Steam ahead?*, (diss. Leiden), Leiden University Press, ISBN 978 90 8728 026 0
- MI-132 S. van Wingerden, M. Moerings & J. van Wilsem, *De praktijk van schadevergoeding voor slachtoffers van misdrijven*, Den Haag: Boom Juridische uitgevers 2007, ISBN 978 90 5454 948 2
- MI-133 Jubileumbundel Meijers Instituut, *Ik zou het zo weer doen. Terugbliken op proefschriften uit het 10-jarig bestaan van het Meijers Instituut*, Leiden: Leiden University Press
- MI-134 C.L.J. Caminada, A.M. Haberham, J.H. Hoogteijling en H. Vording (red.), *Belasting met beleid*, Den Haag: Sdu 2007, ISBN 978 90 12 12470 6
- MI-135 A. Vermeer-Künzli, *The Protection of Individuials by means of Diplomatic Protection. Diplomatic Protection as a Human Rights Instrument*, (diss. Leiden) 2007, ISBN 978 90 9022 487 9
- MI-136 I.S.J. Houben, K.J.O. Jansen, P. Memelink, J.H. Nieuwenhuis & L. Reurich (red.), *Samenloop*, Deventer: Kluwer 2007, ISBN 978 90 13 05033 2
- MI-137 P. Kuypers, *Forumkeuze in het Nederlands internationaal privaatrecht*, (diss. Leiden), Deventer: Kluwer 2007, ISBN 978 90 13 04797 4

Zie voor de volledige lijst van publicaties: [www.law.leidenuniv.nl/onderzoek](http://www.law.leidenuniv.nl/onderzoek)