

Trade, investment and labour: interactions in international law Zandvliet, R.

### Citation

Zandvliet, R. (2019, February 21). *Trade, investment and labour: interactions in international law. Meijers-reeks.* Retrieved from https://hdl.handle.net/1887/68881

Version: Not Applicable (or Unknown)

License: License agreement concerning inclusion of doctoral thesis in the

Institutional Repository of the University of Leiden

Downloaded from: <a href="https://hdl.handle.net/1887/68881">https://hdl.handle.net/1887/68881</a>

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

# Cover Page



# Universiteit Leiden



The handle <a href="http://hdl.handle.net/1887/68881">http://hdl.handle.net/1887/68881</a> holds various files of this Leiden University dissertation.

Author: Zandvliet, R.

Title: Trade, investment and labour: interactions in international law

Issue Date: 2019-02-21

- Aaronson SA, Trade and the American Dream: A Social History of Postwar Trade Policy (The University Press of Kentucky 1996).
- Abbot K et al, 'The Concept of Legalization' (2000) 54 International Organization 401.
- Abel P, 'Comparative Conclusions on Arbitral Dispute Settlement in Trade-Labour Matters Under US FTAs,' in Henner Gött (ed), Labour Standards in International Economic Law (Springer 2018).
- Addo K, Core Labour Standards and International Trade (Springer 2015).
- Alben E, 'GATT and the Fair Wage: A Historical Perspective on the Labor-Trade Link' (2001) 101 Columbia Law Review 1401.
- Alcock A, History of the International Labour Organisation (Macmillan 1971).
- Alston P, 'Commodity Agreements As Though People Don't Matter' (1981) 15 Journal of World Trade Law 455.
- Alston P, 'International Trade as an Instrument of Positive Human Rights Policy' (1982) 4 Human Rights Quarterly 155.
- Alston P, 'Labor Rights Provisions in US Trade Law: "Aggressive Unilateralism"?' (1993) 15 Human Rights Quarterly 1.
- Alston P, 'Resisting the Merger and Acquisition of Human Rights by Trade Law: A Reply to Petersmann' (2002) 13 European Journal of International Law 815.
- Alston P, "Core Labour Standards' and the Transformation of the International Labour Rights Regime' (2004) 15 European Journal of International Law 457.
- Alston P, 'Core Labour Standards and the Transformation of the International Labour Rights Regime' in Virginia Leary and Daniel Warner (eds), Social Issues, Globalisation and International Institutions: Labour Rights in the EU, ILO, OECD and WTO (Martinus Nijhoff Publishers 2006).
- Alvarez J, *International Organizations as Law-makers* (Oxford University Press 2005). Andersen H, 'Protection of Non-Trade Values in WTO Appellate Body Jurisprudence: Exceptions, Economic Arguments, and Eluding Questions' (2015) 18 Journal of International Economic Law 383.
- Arthurs H, 'Labour Law After Labour' in Guy Davidov and Brian Langille (eds), *The Idea of Labour Law* (Oxford University Press 2011).
- Arts K, 'Integrating Human Rights into Development Cooperation: The Case of the Lomé Convention' (PhD Thesis Vrije Universiteit Amsterdam 2000).
- Ascensio H, 'Article 31 of the Vienna Convention on the Law of Treaties and International Investment Law' (2016) 31 ICSID Review 366.
- Augustí-Panareda J, Ebert F and LeClercq D, 'Labour Provisions in Free Trade Agreements: Fostering their Consistency with the ILO Standards System, Background Paper Social Dimensions of Free Trade Agreements' (International Labour Office, March 2014).

Ayoub L, 'Nike Just Does It – and Why the United States Shouldn't: The United States' International Obligation to Hold MNCs Accountable for Their Labor Rights Violations' (1999) 11 DePaul Business Law Journal 395.

- Bagwell K and Staiger R, 'The WTO as a Mechanism for Securing Market Access Property Rights: Implications for Global Labor and Environmental Issues' (2001) 15 Journal of Economic Perspectives 69.
- Bal S, 'International Free Trade Agreements and Human Rights: Reinterpreting Article XX of the GATT' (2001) 10 Minnesota Journal of Global Trade 62.
- Banks K, 'The impact of globalization on labour standards: A second look at the evidence' in John Craig and Michael Lynk (eds), *Globalization and the Future of Labour Law* (Cambridge University Press 2006).
- Barnes G, 'The Scope and Purpose of International Labour Legislation' in E. John Solano (ed), *Labour as an International Problem* (MacMillan and Co. 1920).
- Barry C and Reddy SG, *International Trade and Labor Standards: A Proposal for Linkage* (Columbia University Press 2008).
- Bartels L, Human Rights Conditionality in the EU's International Agreements (Oxford University Press 2005).
- Bartels L, 'The Appellate Body Report in European Communities Conditions for the Granting of Tariff Preferences to Developing Countries and Its Implications for Conditionality in GSP Programmes' in Thomas Cottier, Joost Pauwelyn and Elisabeth Bürgi (eds), *Human Rights and International Trade* (Oxford University Press 2005).
- Bartels L, 'The European Parliament's Role in Relation to Human Rights in Trade and Investment Agreements' (Directorate-General for External Policies, EXPO/B/DROI/2012-09, February 2014).
- Berman F, 'Evolution or Revolution?' in Chester Brown and Kate Miles (eds), *Evolution* in *Investment Treaty Law and Arbitration* (Cambridge University Press 2011).
- Bhagwati J, 'Free Trade, 'Fairness' and the New Protectionism: Reflections on an agenda for the World Trade Organisation' (The Institute of Economic Affairs, IEA Occasional Papers 96, 1995).
- Bhagwati J, 'US Trade Policy: The Infatuation with FTAs' (Discussion Paper Series No 726, April 1995).
- Bhala R, 'Clarifying the Trade-Labor Link' (1998) 37 Columbia Journal of Transnational Law 11.
- Biermans M, 'Decency and the Market: The ILO's Decent Work Agenda as a Moral Market Boundary' (PhD Thesis University of Amsterdam 2012).
- Blackett A, 'Trade liberalization, labour law and development: A contextualization' in Tzehainesh Teklè (ed), *Labour Law and Worker Protection in Developing Countries* (Hart Publishing 2010).
- Blokker N, 'International Regulation of World Trade in Textiles' (PhD Thesis University of Leiden 1989).
- Blokker N and Deelstra J, 'Towards a Termination of the Multi-Fibre Arrangement?' (1994) 28 Journal of World Trade 97.
- Bodansky D, 'The Legal Character of the Paris Agreement' (2016) 25 Review of European Community & International Environmental Law 142.

Bonnitcha J, Substantive Protection under Investment Treaties: A Legal and Economic Analysis (Cambridge University Press 2015).

- Boockmann B, 'The Ratification of ILO Conventions: A Hazard Rate Analysis' (2001) 13 Economics and Politics 281.
- Boockmann B, 'Mixed Motives: An Empirical Analysis of ILO Roll-Call Voting' (2003) 14 Constitutional Political Economy 263.
- Van den Bossche P, Schrijver N and Faber G, Unilateral Measures Addressing Non-Trade Concerns: A Study on WTO Consistency, Relevance of other International Agreements, Economic Effectiveness and Impact on Developing Countries of Measures concerning Non-Product-Related Processes and Production Methods (The Hague: Ministry of Foreign Affairs of the Netherlands 2007).
- Boyle A and Chinkin C, *The Making of International Law* (Oxford University Press 2007).
- Boyle A, 'Soft Law in International Law-Making' in Malcolm Evans (ed), *International Law* (4th edn, Oxford University Press 2014).
- De Brabandere E, 'Human Rights and Transnational Corporations: The Limits of Direct Corporate Responsibility' (2010) 4 Human Rights and International Legal Discourse 66.
- Bridgeford TA, 'Imputing Human Rights Obligations on Multinational Corporations: The Ninth Circuit Strikes Again in Judicial Activism' (2003) 18 American University International Law Review 1009,
- Brölmann C, 'Specialized Rules of Treaty Interpretation: International Organizations' in Duncan Hollis (ed), *The Oxford Guide to Treaties* (Oxford University Press, 2012).
- Brown D, 'International Trade and Core Labour Standards: A Survey of the Recent Literature' (Discussion Paper 2000-05).
- Brown D, 'International Labor Standards in the World Trade Organization and the International
  - Labor Organization' (2000) 82 Federal Reserve Bank of St. Louis Review 106.
- Brown R, 'Promoting labour rights in the global economy: Could the United States' new model trade and investment frameworks advance international labour standards in Bangladesh' (2016) 155 International Labour Review 383.
- Brownlie I, Principles of Public International Law (Oxford University Press 2003).
- Buergenthal T, 'The U.N. Human Rights Committee' in Jochen Frowein and Rüdiger Wolfrum (eds), *Max Planck Yearbook of United Nations Law Volume 5* (Kluwer Law International 2001).
- Burke-White W and Von Staden A, 'Investment Protection in Extraordinary Times: The Interpretation and Application of Non-Precluded Measures Provisions in Bilateral Investment Treaties' (2008) 48 Virginia Journal of International Law 364.
- Burmester H, 'Federal Clauses: An Australian Perspective' (1985) 34 International and Comparative Law Quarterly 522.
- Cammet M and Pripstein Posusney M, 'Labor standards and labor market flexibility in the Middle East: Free trade and freer unions?' (2010) 45 Studies in Comparative International Development 250.
- Campbell G (Duke of Argyll), *The Reign of Law* (4rd American edn, George Routledge & Sons 1873).

Campling L et al, 'Can labour provisions work beyond the border? Evaluating the effects of EU free trade agreements' (2016) 155 International Labour Review 357.

- Cassese A, 'The Israel-PLO Agreement and Self-Determination' (1993) 4 European Journal of International Law 564.
- Charlesworth H, 'Universal Declaration of Human Rights (1948)' in Rüdiger Wolfrum (ed), Max Planck Encyclopedia of Public International Law (online ed, 2008).
- Charnovitz S, 'Caribbean Basin Initiative: Setting labor standards' (1984) Monthly Labor Review 54.
- Charnovitz S, 'The Influence of International Labour Standards on the World Trading Regime: A Historical Overview' (1987) 126 International Labour Review 565.
- Charnovitz S, 'Promoting higher labor standards' in Brad Roberts (ed), New Forces in the World Economy (MIT Press 1996).
- Charnovitz S, 'The Moral Exception in GATT' (1998) 38 Virginia Journal of International Law 689.
- Charnovitz S, 'The Law of Environmental "PPMs" in the WTO: Debunking the Myth of Illegality' (2002) 27 Yale Journal of International Law 59.
- Charnovitz S, 'Belgian Family Allowances and the challenge of origin-based discrimination' (2005) 4 World Trade Review 7.
- Chimni BS, International Commodity Agreements: A Legal Study (Croom Helm 1987). Chinkin C, 'The Challenge of Soft Law: Development and Change in International Law' (1989) 38 International and Comparative Law Quarterly 850.
- Claussen K, 'The use of arbitration to decide international labour issues' in Adelle Blackett and Anne Trebilcock (eds), Research Handbook on Transnational Labour Law (Edward Elgar Publishing 2015.
- Clavin P, Securing the World Economy: The Reinvention of the League of Nations 1920-1946 (Oxford University Press 2013).
- Cleveland S, 'Human Rights Sanctions and International Trade: A theory of Compatibility' (2002) 5 Journal of International Economic Law 133.
- Cole A, 'Labor Standards and the Generalized System of Preferences: The European Labor Incentives' (2003) 25.
- Collins H, 'Theories of Rights as Justifications for Labour Law' in Guy Davidov and Brian Langille (eds), *The Idea of Labour Law* (Oxford University Press 2011.
- Compa L, 'The Multilateral Agreement on Investment and International Labor Rights: A Failed Connection' (1998) 31 Cornell International Law Journal 683.
- Compa L and Vogt J, 'Labor Rights in the Generalized System of Preferences: A 20-Year Review' (2001) 22 Comparative Labour Law & Policy Journal 199.
- Compa L, NAFTA and the NAALC: twenty years of North American trade-labour linkage (Wolters Kluwer Law & Business 2015).
- Compa L, Vogt J, Gottwald E, 'Wrong Turn for Workers' Rights: The U.S.-Guatemala CAFTA Labor Arbitration Ruling and What to do About it?' (International Labor Rights Forum, 2018).
- Conrad CR, Processes and Production Methods (PPMs) in WTO Law: Interfacing Trade and Social Goals (Cambridge University Press 2011).
- Cook P, 'Law of Trade in Human Rights: A Legal Analysis of the Intersection of the General Agreement on Tariffs and Trade's Article XX(b) and Labor Rights of Children' (2013) 3 Labor & Employment Law Forum 461.

Cooney S, 'Testing Times for the ILO: Institutional Reform for the New International Political Economy' (1999) 20 Comparative Labour Law & Policy Journal 365.

- Cooper R and Ellem B, 'The Neoliberal State, Trade Unions and Collective Bargaining in Australia' (2008) 46 British Journal of Industrial Relations 532.
- Cooreman B, Global Environmental Protection through Trade: A Systematic Approach to Extraterritoriality (Edward Elgar Publishing 2017).
- Córdova E, 'Some Reflections on the Overproduction of International Labor Standards' (1993) 14 Comparative Labor Law Journal 138.
- Côte C, 'A Chilling Effect? The impact of international investment agreements on national regulatory autonomy in the areas of health, safety and the environment' (PhD Thesis London School of Economics 2014).
- Cottier T and Caplazi A, 'Labour Standards and World Trade Law: Interfacing Legitimate Concerns' in Thomas Cottier (ed), *The Challenge of WTO Law: Collected Essays* (Cameron May 2007).
- Cottier T, 'The Implications of *EC–Seal Products* for the Protection of Core Labour Standards in WTO Law,' in Henner Gött (ed), *Labour Standards in International Economic Law* (Springer 2018).
- Cotula L and Tienhaara K, 'Reconfiguring investment contracts to promote sustainable development' in Karl Sauvant (ed), *Yearbook on International Investment Law & Policy* 2011-2012 (Oxford University Press 2013).
- Craven M, The International Covenant on Economic, Social and Cultural Rights: A Perspective on its Development (Clarendon Press 1998).
- Crawford J, Brownlie's Principles of Public International Law 8th edition (Oxford University Press 2012).
- Crawford J, State Responsibility: The General Part (Cambridge University Press 2013).
- Van Daele A, International Labour Rights and the Social Clause: Friends of Foes (Cameron May 2004).
- Dahan Y, Lerner H and Milman-Sivan F, 'Shared Responsibility and the International Labour Organization' (2013) 34 Michigan Journal of International Law 675.
- Deakin S, 'The Contribution of Labour Law to Economic and Human Development' in Guy Davidov and Brian Langille (eds), *The Idea of Labour Law* (Oxford University Press 2011).
- Delevingne M, 'The Pre-War History of International Labor Legislation' in James Shotwell (ed), *The Origins of the International Labor Organization* (Columbia University Press 1934).
- Denkers J, The World Trade Organization and Import Bans in Response to Violations of Fundamental Labour Rights (Intersentia 2008).
- Van Dervort T, International law and organization: an introduction (Sage 1998).
- Dessing M, 'The Social Clause and Sustainable Development' (Sustainable Development and Trade Issues, ICTSD Resource Paper No 1, October 2001).
- Dewit G, Gorg H and Montagna C, 'Should I Stay or Should I Go? Foreign Direct Investment, Employment Protection and Domestic Anchorage' (2009) 145 Review of World Economics 93.
- Diebold W, 'The End of the I.T.O.' (Princeton University Essays in International Finance No 16, October 1952).

Diller J and Levy D, 'Child Labor, Trade and Investment: Toward the Harmonization of International Law' (1997) 91 American Journal of International Law 663.

- DiMascio N and Pauwelyn J, 'Nondisrimination in Trade and Investment Treaties: Worlds Apart or Two Sides of the Same Coin?' (2008) 102 American Journal of International Law 48.
- Dine J, Companies, International Trade and Human Rights (Cambridge University Press 2010).
- Dolzer R and Schreuer C, *Principles of International Investment Law* (2nd edn, Oxford University Press 2012).
- Donoso Rubio I, 'Economic Limits on International Regulation: A Case Study of ILO Standard-Setting' (1998) 24 Queens Law Journal 189.
- Duplessis I, 'Soft international labour law: The preferred method of regulation in a decentralized society' in International Institute for Labour Studies (ed), *Governance, International Law and Corporate Social Responsibility* (International Labour Organization 2006).
- Ebert F and Oelz M, 'Bridging the gap between labour rights and human rights: The role of ILO law in regional human rights courts' (IILS Discussion Paper DP/212/2012).
- Ebert F, 'Labour provisions in EU trade agreements: what potential for channeling labour standards-related capacity building? (2016) 155 International Labour Review 407.
- Ehrenberg D, 'The Labor Link: Applying the International Trading System to Enforce Violations of Forced and Child Labor (1995) 20 Yale Journal of International Law 361.
- Engerman S, 'The History and Political Economy of International Labor Standards' in Kaushik Basu and others (eds), *International Labor Standards: History, Theory and Policy Options* (Blackwell Publishing 2003).
- Enneking L, Foreign Direct Liability and Beyond: Exploring the role of tort law in promoting international corporate social responsibility and accountability (Eleven International Publishing 2012).
- Al Faruque A, 'Relationship between Investment Contracts and Human Rights: A Developing Countries' Perspective' in Sharif Bhuiyan, Philippe Sands and Nico Schrijver (eds), *International Law and Developing Countries: Essays in Honour of Kamal Hossein* (Brill Nijhoff 2014).
- Fauchald OK, 'The Legal Reasoning of ICSID Tribunals An Empirical Analysis' (2008) 19 European Journal of International Law 301.
- Feddersen C, 'Focusing on Substantive Law in International Economic Relations: The *Public Morals* of GATT's Article XX(a) and "Conventional" Rules of Interpretation' (1998) 7 Minnesota Journal of Global Trade 75.
- Feis, H 'International labour legislation in the light of economic theory' (1927) 15 International Labour Review 491.
- Finbow R, The limits of regionalism: NAFTA's labour accord (Ashgate 2006).
- Flanagan R, Globalization and Labor Conditions: Working Conditions and Worker Rights in a Global Economy (Oxford University Press 2006).
- Follows J, Antecedents of the International Labour Organization (Clarendon Press 1951).

Fontaine A, 'A Review of International Labour Legislation' in E. John Solano (ed), *Labour as an International Problem* (MacMillan and Co 1920).

- Forowicz M, 'Factors influencing the reception of international law in the ECtHR's case law: an overview' in Mads Andenas and Eirik Bjorge (eds), *A Farewell to Fragmentation: Reassertion and Convergence in International Law* (Cambridge University Press 2015).
- Franck S, 'Managing expectations: beyond formal adjudication' in Roberto Echandi and Pierre Sauvé (eds), *Prospects in International Investment Law and Policy* (Cambridge University Press 2013).
- Fraterman J, 'Article 37(2) of the ILO Constitution: Can an ILO Interpretive Tribunal end the Hegemony of International Trade Law?' (2011) 42 Georgetown Journal of International Law 879.
- Fudge J, 'The New Discourse of Labour Rights: from Social to Fundamental Rights?' (2007) 29 Comparative Labor Law and Policy Journal 29.
- Ganguly S, 'The Investor-State Dispute Mechanism (ISDM) and a Sovereign's Power to Protect Public Health' (1999) 38 Columbia Journal of Transnational Law 113.
- García-Muñoz Alhambra MA, Ter Haar B and Kun A, 'Soft on the Inside, Hard on the Outside: An Analysis of the Legal Nature of New Forms of International Labour Law, (2011) 27 The International Journal of Comparative Labour Law and Industrial Relations 337.
- Gardiner R, Treaty Interpretation (Oxford University Press 2008).
- Gardner R, 'International Measures for the Promotion and Protection of Foreign Investment' (1959) 53 American Society of International Law Proceedings 255.
- Gardner R, Sterling-Dollar Diplomacy in Current Perspective: The Origins and Prospects of Our International Economic Order (Columbia University Press 1969).
- Garg A, 'A Child Labor Social Clause: Analysis and Proposal for Action' (1999) 31 New York University Journal of International Law and Politics 473.
- Gazzini T, 'The Legal Nature of WTO Obligations and the Consequences of Their Violation' (2006) 17 The European Journal of International Law 723.
- Ghebali V-Y, The International Labour Organisation: A case Study on the Evolution of U.N. Specialised Agencies (Martinus Nijhoff Publishers 1989).
- Gordon E, 'The World Court and the Interpretation of Constitutive Treaties' (1965) 59 American Journal of International Law 794.
- Graham E, 'Regulatory Takings, Supernational Treatment, and the Multilateral Agreement on Investment: Issues Raised by Nongovernmental Organizations' (1998) 31 Cornell Journal of International Law 599.
- Gravel E, Duplessis I, Gernigon B, 'The Committee on Freedom of Association: Its Impact over 50 years' (International Labour Office 2001).
- Gravel E and Charbonneau-Jobin C, 'The Committee of Experts on the Application of Conventions and Recommendations: its Dynamic and Impact' (ILO 2003).
- Gravel E and Delpech Q, 'International labour standards: Recent developments in complementarity between the international and national supervisory systems' (2008) 147 International Labour Review 403.
- Green W, British Slave Emancipation: The Sugar Colonies and the Great Experiment (Clarendon Press 1976).

Grisel F, 'Sources of investment law' in Zachary Douglas, Joost Pauwelyn and Jorge Viñuales (eds), The Foundations of International Investment Law (Oxford University Press 2014).

- Grossman H and Koopman G, 'Social Standards in International Trade: A New Protectionsist Wave? in Harald Sander and András Inotai (eds), World Trade After the Uruguay Round: Prospects and Policy Options for the Twenty-first Century (Routledge 1996).
- Guzman A, 'Why LDCs Sign Treaties That Hurt Them: Explaining the Popularity of Bilateral Investment Treaties' (1998) 38 Virginia Journal of International Law 639.
- Guzman A, 'Trade, Labor, Legitimacy' (2003) 91 California Law Review 885.
- Ter Haar B, 'Open Method of Coordination: An analysis of its meaning for the development of a social Europe' (PhD thesis, Leiden University 2012).
- Häberli C, Jansen M and Monteiro J-A, 'Regional Trade Agreements and domestic labour market regulation' (International Labour Office Employment Working Paper No. 120, 2012).
- Hafner-Burton E, Forced to be good. Why trade agreements boost human rights (Cornell University Press 2009).
- Hallo de Wolf A, Reconciling Privatization with Human Rights (Intersentia 2011).
- Harrison J, 'The case for investigative legal pluralism in international economic law linkage debates: a strategy for enhancing the value of international legal discourse' (2014) 2 London Review of International Law 115.
- Van Harten G, Investment Treaty Arbitration and Public Law (Oxford University Press 2007).
- Hathaway O, 'Do Human Rights Treaties Make a Difference?' (2002) 111 Yale Journal of International Law 1935.
- Hazzaa H and Kumpf SN, 'Egypt's Ban on Public Interest Litigation in Government Contracts: A Case Study of 'Judicial Chill'' (2015) 51 Stanford Journal of International Law 147.
- Van der Heijden P and Zandvliet R, 'Enforcement of Fundamental Labor Rights. The Network Approach: Closing the Governance Gaps in Low-Wage Manufacturing Industries' (The Hague Institute for Global Justice: Policy Brief No. 12, September 2014).
- Helfer LR, 'Understanding Change in International Organizations: Globalization and Innovation in the ILO' (2006) 59 Vanderbilt Law Review 649.
- Hendrickx F and others, 'The Architecture of Global Labor Governance' (2016) 155 International Labour Review 339.
- Hendrickx F and Pecinovky P, 'EU economic governance and labour rights: diversity and coherence in the EU, the Council of Europe and ILO instruments' in Axel Marx and others (eds), Global Governance of Labor Rights: Assessing the Effectiveness of Transnational Public and Private Policy Initiatives (Edward Elgar Publishing 2016).
- Henckels C, 'Indirect Expropriation and the Right to Regulate: Revisiting Proportionality Analysis and the Standard of Review in Investment Treaty Arbitration' (2012) 15 Journal of International Economic Law 223.

Henckels C, 'Balancing Investment Protection and the Public Interest: The Role of the Standard of Review and the Importance of Deference in Investor-State Arbitration' (2013) 4 Journal of International Dispute Settlement 197.

- Henckels C, Proportionality and Deference in Investor-State Arbitration (Cambridge University Press 2015).
- Henckels C, 'Protecting Regulatory Autonomy through Greater Precision in Investment Treaties: The TPP, CETA, and TTIP (2016) 19 Journal of International Economic Law 27.
- Henderson D, 'Misguided Virtue: False Notions of Corporate Social Responsibility' (Institute of Economic Affairs 2001).
- Hepburn J and Kuuya V, "Corporate Social Responsibility and Investment Treaties," in Marie-Claire Cordonier Segger, Markus Gehring and Andrew Newcombe (eds), Sustainable Development in World Investment Law (Wolters Kluwer 2011).
- Hepple B, 'A Race to the Top: International Investment Guidelines and Corporate Codes of Conduct' (1999) 20 Comparative Labor Law & Policy Journal 347.
- Hepple B (ed), Social and Labour Rights in a Global Context: International and Comparative Perspectives (Cambridge University Press 2002).
- Hepple B, Labour Laws and Global Trade (Hart Publishing 2005).
- Hepple B, 'Foreword' in Virginia Mantouvalou (ed), *The Right to Work: Legal and Philosophical Perspectives* (Hart Publishing 2005).
- Hepple B and Veneziani B (eds), *The Transformation of Labour Law in Europe: A Comparative Study of 15 Countries* 1945-2004 (Hart Publishing 2009).
- Ho L, Powell C and Volpp L, '(Dis)assembling Rights of Women Workers Along the Global Assembly Line: Human Rights and the Garment Industry' (1996) 31 Harvard Civil Rights-Civil Liberties Law Review 383.
- Hoekman B and Kostecki M, The Political Economy of the World Trading System: The WTO and Beyond (3rd edn, Oxford University Press 2009).
- Horsey R, Ending Forced Labour in Myanmar: Engaging a Pariah Regime (Routledge 2011).
- La Hovary C, 'The ILO's Mandate and Capacity: Creating, Proliferating and Supervising Labour Standards for a Globalized Economy,' in Henner Gött (ed), Labour Standards in International Economic Law (Springer 2018).
- Howse R, 'The World Trade Organization and the Protection of Workers' Rights' (1999) 3 Journal of Small and Emerging Business Law 131.
- Howse R and Regan D, 'The Product/Process Distinction An Illusory Basis for Disciplining 'Unilateralism' in Trade Policy' (2000) 11 European Journal of International Law 249.
- Howse R, Langille B and Burda J, 'The World Trade Organization and Labour Rights: Man Bites Dog' in Virginia Leary and Daniel Warner (eds), *Social Issues, Globalization and International Institutions* (Martinus Nijhoff 2006).
- Howse R, 'Designing a Multilateral Investment Court: Issues and Options' (2017) 36 Yearbook of European Law 209.
- Huberman M and Meissner C, 'Riding the Wave of Trade: Explaining the Rise of Labor Regulation in the Golden Age of Globalization' (NBER Working Paper No. 15374, 2009).
- Huberman M, Odd Couple: International Trade and Labor Standards in History (Yale University Press 2012).

Hufbauer GC and Mitrokostas NK, 'International Implications of the Alien Tort Statute' (2004) 7 Journal of International Economic Law 245.

- Humbert F, *The Challenge of Child Labour in International Law* (Cambridge University Press 2009).
- Jackson J, World Trade and the Law of GATT: A Legal Analysis of the General Agreement on Tariffs and Trade (The Michie Company 1969).
- Jackson J, The Jurisprudence of the GATT and the WTO: Insights on treaty law and economic relations (Cambridge University Press 2000).
- Jackson J, 'Comments on Shrimp/Turtle and the Product/Process Distinction' (2000) 11 European Journal of International Law 303.
- Jägers N, Corporate Human Rights Obligations: in Search of Accountability (Intersentia 2002).
- Jägers N, 'Mainstreaming Human Rights in International Economic Organisations: Improving Judicial Access for NGOs to the World Trade Organization' (2006) 24 Netherlands Quarterly of Human Rights 229.
- Jayasinghe V, 'The Legality of the European Union's Special Incentive Arrangement' (2015) 18 Journal of International Economic Law 555.
- Jenks W, 'The Significance for International Law of the Tripartite Character of The International Labour Organisation' (1937) 22 Transactions of the Grotius Society (The Eastern Press 1937).
- Jenks W, 'The Conflict of Law-Making Treaties' (1953) 30 British Yearbook of International Law 401.
- Jennings R and Sir Watts A, *Oppenheim's International Law: Volume I* (9th edn, Longman Group 1992).
- Johnson L and Sachs L, 'Trends in International Investment Agreements, 2011-2012: A Review of Trends and New Approaches' in Andrea Björklund (ed), Yearbook of International Investment Law and Policy 2012/2013 (Oxford University Press 2014).
- Joseph S, 'The Human Rights Accountability of MNEs' in Menno Kamminga and Saman Zia-Zarifi (eds), *Liability of Multinational Corporations under International* Law (Kluwer Law International 2000).
- Joseph S, Blame it on the WTO? A Human Rights Critique (Oxford University Press 2013).
- Josephson H, James T. Shotwell and the Rise of Internationalism in America (Associated University Pressess 1975).
- Karagiannis S, 'Article 29 Convention of 1969' in Oliver Corten and Pierre Klein (eds), The Vienna Conventions on the Law of Treaties: A Commentary – Volume I (Oxford University Press 2011).
- Karl J, 'International Investment Arbitration: A Threat to State Sovereignty?' in Wenhua Shan, Penelope Simons and Dalvinder Singh (eds), *Redefining Sovereignty in International Economic Law* (Hart Publishing 2008).
- Kaufmann C, Globalisation and Labour Rights: The Conflict Between Core Labour Rights and International Economic Law (Hart Publishing 2007).
- Kaufmann C and Heri S, 'Globalisation and Core Labour Rights: What Role for the World Bank and the International Monetary Fund?' (NCCR Working Paper No. 2008/01, 2008).

Kay T, 'Labor Transnationalism and Global Governance: The Impact of NATFA on Transnational Labor Relationships in North America' (2005) 111 American Journal of Sociology 715.

- Kennedy D, 'A World of Struggle: How Power, Law, and Expertise Shape Global Political Economy' (Princeton University Press 2016).
- Kenner J, 'Economic Partnership Agreements: Enhancing the Labour Dimension of Global Governance?' in Bart van Vooren, Steven Blockmans and Jan Wouters (eds), *The EU's Role in Global Governance* (Oxford University Press 2013).
- Kernaghan C, 'The National Labor Committee, U.S.-Jordan Free Trade Agreement Descends into Human Trafficking and Involuntary Servitude' (2006).
- Klabbers J, 'The Undesirability of Soft Law' (1998) 67 Nordic Journal of International Law 381.
- Klabbers J, 'On Human Rights Treaties, Contractual Conceptions and Reservations' in Ineta Ziemele (ed), Reservations to Human Rights Treaties and the Vienna Convention Regime: Conflict, Harmony or Reconciliation (Springer 2004).
- Knottnerus R and others, 'Socializing losses, privatizing gains: How Dutch investment treaties harm the public interest' (SOMO Briefing Paper 2015).
- Kolben K, 'Dialogic Labor Regulation in the Global Supply Chain' (2015) 36 Michigan Journal of International Law 425.
- Kolben K, 'A Supply Chain Approach to Trade and Labor Provisions' (2017) 5 Politics and Governance 60.
- Koroma A and Van der Heijden P, 'Review of ILO Supervisory Mechanism' (International Labour Office 2016).
- Krajewski M, 'Modalities for investment protection and Investor-State Dispute Settlement (ISDS) in TTIP from a trade union perspective' (Friedriech Ebert Stiftung 2014).
- Krommendijk J and Morijn J, "Proportional' by What Measure(s)? Balancing Investor Interests and Human Rights by Way of Applying the Proportionality Principle in Investor-State Arbitration' in Pierre-Marie Dupuy, Ernst-Ulrich Petersmann and Francesco Francioni (eds), Human Rights in International Investment Law and Arbitration (Oxford University Press 2009).
- Kucera D, 'Core labour standards and foreign direct investment' (2002) 141 International Labour Review 31.
- Kudryavtsev A, 'Private Standardization and International Trade in Goods: Any WTO Law Implications for Domestic Regulation?' (Society of International Economic Law Working Paper No 2012/02, 2012).
- Kulick A, Global Public Interest in International Investment Law (Cambridge University Press 2014).
- Kullman U, "Fair Labour Standards' in International Commodity Agreements' (1980) 14 Journal of World Trade Law 527.
- Kyriakakis J, 'Corporations before International Criminal Courts: Implications for the International Criminal Justice Project' (2017) 30 Leiden Journal of International Law 221.
- Landy E, The Effectiveness of International Supervision: Thirty Years of ILO Experience (Stevens & Sons 1966).

Lang A, 'Reflecting on 'Linkage': Cognitive and Institutional change in The International Trading System' (2007) 70 The Modern Law Review 523.

- Lang A, World Trade Law after Neoliberalism: Re-Imagining the Global Legal Order (Oxford University Press 2011).
- Langille B, 'Eight Ways to think about International Labour Standards' (1997) 31 Journal of World Trade (1997).
- Langille B, 'Seeking Post-Seattle Clarity and Inspiration' in Joanne Conaghan, Richard Michael Fischl, and Karl Klare (eds), *Labour Law in an Era of Globalization: Transformative Practices and Possibilities* (Oxford University Press 2002).
- Langille B, 'Core Labour Rights The True Story' in Virginia Leary and Daniel Warner (eds), Social Issues, Globalisation and International Institutions: Labour Rights in the EU, ILO, OECD and WTO (Martinus Nijhoff Publishers 2006).
- Langille B, 'What is International Labor Law For?' (2009) 3 Law & Ethics of Human Rights 62.
- Le UP, 'Online and Linked In: "Public Morals" in the Human Rights and Trade Networks' (2012) 38 North Carolina Journal of International Law and Commercial Regulation 107.
- Leary V, International Labour Conventions and National Law: The Effectiveness of the Automatic Incorporation of Treaties in National Legal Systems (Martinus Nijhoff Publishers 1982).
- Leary V, 'Workers' Rights and International Trade: the Social Clause' in Jagdish Bhagwati and Robert Hudec (eds), Fair Trade and Harmonization: Prerequisites for Free Trade Vol II Legal Analysis (MIT Press 1996).
- Leary V, 'Nonbinding Accords in the Field of Labor' (1997) 29 Studies in Transnational Legal Policy 247.
- Leary V, 'The WTO and the Social Clause: Post-Singapore' (1997) 1 European Journal of International Law 118.
- Lee E, 'The Declaration of Philadelphia: Retrospect and prospect' (1994) 133 International Labour Review (1994).
- Lee E, 'Globalization and Labour Standards: A review of issues' (1997) 136 International Labour Review 173.
- Leebron D, 'Linkages' (2002) 96 American Journal of International Law 5.
- Legum B and Petculescu I, 'GATT Article XX and international investment law' Roberto Echandi and Pierre Sauvé (eds), *Prospects in International Investment Law and Policy* (Cambridge University Press 2013).
- Lenzerini F, 'International Trade and Child Labour Standards' in Francesco Francioni (ed), *Environment, Human Rights & International Trade* (Hart Publishing 2001).
- Lévesque C, 'GATT Article XX exceptions in IIAs: a potentially risky policy' in Roberto Echandi and Pierre Sauvé (eds), *Prospects in International Investment Law and Policy* (Cambridge University Press 2013).
- Locke R, The Promise and Limits of Private Power: Promoting Labor Standards in a Global Economy (Cambridge University Press 2013).
- Looper RB, "Federal State" Clauses in Multilateral Instruments" (1955-1956) 32 British Yearbook of International Law 162.
- Lopez D, 'Dispute Resolution Under NAFTA: Lessons from the Early Experience' (1997) 32 Texas International Law Journal 163.

Lowe BE, The International Protection of Labor: International Labor Organization, history and law (Macmillan 1935).

- Maniruzzaman M, 'National Laws Providing for Stability of International Investment Contracts: A Comparative Perspective' (2007) 8 The Journal of World Investment & Trade 233.
- Mann H, Von Moltke K, Peterson LE and Cosbey A, 'IISD Model International Agreement on Investment for Sustainable Development' (April 2005).
- Mann H, 'International Investment Agreements, Business and Human Rights: Key Issues and Opportunities (International Institute for Sustainable Development 2008).
- Mantouvalou, V. 'Is There a Human Right Not to Be a Union Member? Labour Rights under the European Convention on Human Rights' in Colin Fenwick and Tonia Novitz (eds), *Human Rights at Work: Perspectives on Law and Regulation* (Hart Publishing 2010).
- Mantouvalou V, 'Are Labour Rights Human Rights?' (2012) 3 European Labour Law Journal 151.
- Mantouvalou V, 'Labour Rights in the European Convention on Human Rights: An Intellectual Justification for an Integrated Approach to Interpretation' (2013) 13 Human Rights Law Review 529.
- Marceau G, 'Trade and Labour' in Daniel Bethlehem and others (eds), *The Oxford Handbook of International Trade Law* (Oxford University Press 2009).
- Marwell J, 'Trade and Morality: The WTO Public Morals Exception after Gambling' (2006) 81 New York University Law Review 802.
- Matsushita M et al, *The World Trade Organization: Law, Practice, and Policy* (3rd edn, Oxford University Press 2015.
- Maupain F, 'International Labor Organization: Recommendations and Similar Instruments' in Dinah Shelton (ed), *Commitment and Compliance: The Role of Non-binding Norms in the International Legal System* (Oxford University Press 2000).
- Maupain F, 'The Liberalization of International Trade and the Universal Recognition of Workers' Fundamental Rights: The New ILO Declaration on Fundamental Principles and Rights at Work and its Follow-up' in Linos Alexander Sicilianos and Maria Gavouneli (eds), *Scientific and Technological Developments and Human Rights* (Ant. N. Sakkoulas Publishers 2001).
- Maupain F, 'Is the ILO Effective in Upholding Workers' Rights?: Reflections on the Myanmar Experience' in Philip Alston (ed), *Labour Rights as Human Rights* (Oxford University Press 2005).
- Maupain F, 'New Foundation of New Facade? The ILO and the 2008 Declaration on Social Justice in a Fair Globalization' (2009) 20 European Journal of International Law 823.
- Maupain F, The Furture of the International Labour Organization in the Global Economy (Hart Publishing 2013).
- Maupain F, 'ILO Normative Action in its Second Century: Escaping the Double Bind? in Adelle Blackett and Anne Trebilcock (eds), *Research Handbook on Transnational Labour Law* (Edward Elgar Publishing 2015).

Maupin J, 'Differentiating Among International Investment Disputes' in Zachary Douglas, Joost Pauwelyn and Jorge Vinuales (eds), *The Foundations of International Investment Law: Bringing Theory Into Practice* (Oxford University Press 2014).

- Mavroidis P, Bermann G and Wu M, The Law of the World Trade Organization (WTO): Documents Cases & Analysis (West 2010).
- Mavroidis P, Trade in goods: the GATT and the other WTO agreements regulating trade in goods (2nd edn, Oxford University Press 2012).
- McCorquodale R and Simons P, 'Responsibility Beyond Borders: State Responsibility for Extraterritorial Violations by Corporations of International Human Rights Law' (2007) 70 Modern Law Review 598.
- McCrudden C and Davies A, 'A Perspective on Trade and Labour Rights' (2000) 21 Journal of International Economic Law 43.
- McGrady B, *Trade and Public Health: The WTO, Tobacco, Alcohol, and Diet* (Cambridge University Press 2011).
- McLachlan C, 'The Principle of Systemic Integration and Article 31(3)(C) of the Vienna Convention' (2005) 54 International and Comparative Law Quarterly 279.
- McMahon JF, 'The Legislative Techniques of the International Labour Organization' 1967) 41 British Yearbook of International Law 1965-1966 1.
- De Mestral A, 'When Does the Exception Become the Rule? Conserving Regulatory Space under CETA' (2015) 18 Journal of International Economic Law 641.
- Miles K, The Origins of International Investment Law: Empire, Environment and the Safeguarding of Capital (Cambridge University Press 2013).
- Morse D, *The origin and evolution of the I.L.O. and its role in the world community* (W.F. Humphrey Press 1969).
- Muchlinski P, 'Human rights, social responsibility and the regulation of international business: The development of international standards by intergovernmental organisations' (2003) 3 Non-State Actors and International Law 123 (2003).
- Muchlinski P, "Caveat investor? The relevance of the conduct of the investor under the fair and equitable treatment standard" (2006) 55 International and Comparative Law Quarterly 527.
- Muchlinski P, *Multinational Enterprises and the Law* (2nd edn, Oxford University Press 2007).
- Newcombe A, 'General Exceptions in International Investment Agreements' in Marie-Claire Cordonier Segger, Markus Gehring and Andrew Newcombe (eds), Sustainable Development in World Investment Law (Kluwer Law International 2011). Nicol D, The Constitutional Protection of Capitalism (2010).
- Novitz T, International and European protection of the right to strike: a comparative study of standards set by the International Labour Organization, the Council of Europe and the European Union (Oxford University Press 2003).
- Novitz T, 'Labour Standards and Trade: Need We Choose Between 'Human Rights' and 'Sustainable Development'?' in Henner Gött (ed), Labour Standards in International Economic Law (Springer 2018).
- Öberg MD, 'The Legal Effects of Resolutions of the UN Security Council and General Assembly in the Jurisprudence of the ICJ' (2006) 16 The European Journal of International Law 879.

O'Brien B and Zandvliet R, 'Defining Development in WTO Law: The Legality and Parameters of Labour Rights Conditionality in the Generalised System of Preferences' (Society of International Economic Law Working Paper No 2012/30, 2012).

- O'Higgins P, 'The interaction of the ILO, the Council of Europe and European Union labour standards' in Bob Hepple (ed), *Social and Labour Rights in a Global Context: International and Comparative Perspectives* (Cambridge University Press 2002).
- Orakhelashvili A, The Interpretation of Acts and Rules in Public International Law (Oxford University Press 2008).
- Orakhelashvili A, 'Article 30 Convention of 1969' in Olivier Corten and Pierre Klein (eds), *The Vienna Convention on the Law of Treaties: A Commentary Vol. I* (Oxford University Press 2011).
- Orbie J, Vos H and Taveniers L, 'EU Trade Policy and a Social Clause: A Question of Competences?' (2005) 17 Politique européenne 159.
- Orbie J and Tortell L, 'From the social clause to the social dimension of globalization' in Jan Orbie and Lisa Tortell (eds), *The European Union and the Social Dimension of Globalization: How the EU influences the world* (Routledge 2009).
- Orbie J and Tortell L, 'The New GSP+ Beneficiaries: Ticking the Box or Truly Consistent with ILO Findings' (2009) 14 European Foreign Affairs Review 663.
- Orbie J and Van Roozendaal G, 'Labour Standards and Trade: In Search of Impact and Alternative Instruments' (2017) 5 Politics and Governance 1.
- Ortino F, 'Non-discriminatory Treatment in Investment Disputes' in Pierre-Marie Dupuy, Ernst-Ulrich Petersmann and Francesco Francioni (eds), *Human Rights in International Investment Law and Arbitration* (Oxford University Press 2009).
- Owada H, 'Pactum de contrahendo, pactum de negotiando' in Rüdiger Wolfrum (ed), *Max Planck Encyclopedia of Public International Law* (online ed, Oxford University Press 2008).
- Paliwal S, 'Strengthening the Link in Linkage: Defining "Development Needs" in WTO Law' (2012) 27 American University International Law Review 37.
- Partiti E and Van der Velde S, 'Curbing Supply-Chain Human Rights Violations Through Trade and Due Diligence. Possible WTO Concerns Raised by the EU Conflict Minerals Resolution' (2017) 51 Journal of World Trade 1043.
- Pauwelyn J, Conflict of Norms in Public International Law (Cambridge University Press 2003).
- Pauwelyn J, 'Non-Traditional Patterns of Global Regulation: Is the WTO 'Missing the Boat'?' in Chirstian Joerges and Ernst-Ulrich Petersmann (eds), Constitutionalism, Multilevel Trade Governance and Social Regulation (Hart Publishing 2006).
- Pauwelyn J, 'Rational Design or Accidental Evolution? The Emergence of International Investment Law' in Zachary Douglas, Joost Pauwelyn and Jorge Viñuales (eds), The Foundations of International Investment Law (Oxford University Press 2014).
- Peat D and Windsor M, 'Playing the Game of Interpretation: On Meaning and Metaphor in International Law' in Andrea Bianchi, Daniel Peat and Matthew Windsor (eds), *Interpretation in International Law* (Oxford University Press 2015).
- Peels R and Fino M, 'Pushed out the Door, Back in through the Window: The Role of the ILO in EU and US Trade Agreements in Facilitating the Decent Work Agenda' (2015) 6 Global Labour Journal 189.

Peels R, Echeverria E, Aissi J and Schenider A, 'Corporate social responsibility in international trade and investment agreements: implications for states, businesses, and workers' (ILO Research Paper No 13, April 2016).

- Pellet A, 'Article 38' in Andreas Zimmermann and others (eds), *The Statute of the International Court of Justice: A Commentary* (2nd edn, Oxford University Press 2012).
- Perry MJ, 'The Morality of Human Rights' (2013) 50 San Diego Law Review 775. Petersmann E-U, 'Time for a United Nations 'Global Compact' for Integrating Human Rights into the Law of the Worldwide Organizations: Lessons from European Integration' (2002) 13 European Journal of International Law 621.
- Peterson LE, 'South Africa's Bilateral Investment Treaties: Implications for Development and Human Rights' Friedrich Ebert Stiftung, Occasional Papers No. 26 (November 2006).
- Peterson LE, 'French company, Veolia, launches claim against Egypt over terminated waste contract and labor wage stabilization promises' (Investment Arbitration Reporter, 27 June 2012).
- Piquer A, 'The North American Agreement on Labour Cooperation: An Effective Compromise between Harmonization of Labor Rights and Regulatory Competition?' in Olivier De Schutter (ed), *Transnational Corporations and Human Rights* (Hart Publishing 2006).
- Plant R, The Neo-liberal State (Oxford University Press 2010).
- Polanyi K, The Great Transformation (first published 1944, Beacon Press 2001).
- Politakis G, 'Deconstructing Flexibility in International Labour' in George Politkis (ed), Les Normes Internationales du Travail: Un Partimoine Pour L'Avenir (International Labour Office 2004).
- Pollock D, Love J and Kerner D, 'Prebish at UNCTAD' in Edgar Dosman (ed), *Raúl Prebish, Power, Principles and the Ethics of Development* (Inter-American Development Bank 2006).
- Potestà M, 'Legitimate Expectations in Investment Treaty Law: Understanding the Roots and the Limits of a Controversial Concept' (2013) 28 ICSID Review 88.
- Von Potobsky G, 'Freedom of association: The impact of Convention No. 87 and ILO action' (1998) 137 International Labour Review 195.
- Potter E, 'Freedom of Association, the Right to Organize and Collective Bargaining: The Impact on U.S. Law and Practice of Ratification of ILO Conventions No. 87 & No. 98' (Labour Policy Association, Inc. 1984).
- Potter E, 'The Growing Importance of the International Labour Organization: the View from the United States' in John Craig and Michael Lynk (eds), *Globalization and the Future of Labour Law* (Cambridge University Press 2006).
- Prislan V, 'Non-Investment Obligations in Investment Treaty Arbitration: Towards a Greater Role for States?' in Freya Baetens (ed.), *Investment Law within International Law: Integrationist Perspectives* (Cambridge University Press 2013).
- Prislan V and Zandvliet R, 'Labor Provisions in International Investment Agreements: Prospects for Sustainable Development' in Andrea Bjorklund (ed), *Yearbook on International Investment Law and Policy* 2012-2013 (Oxford University Press 2014).
- Van den Putte L, Orbie J, Bossuyt F and De Ville F, 'Social Norms in EU Bilateral Trade Agreements: A Comparative Overview' in Tamara Takács, Andrea Ott and

Angelos Dimopoulos (eds), *Linking trade and non-commercial interests: the EU as a global role model?* (CLEER Working Papers 2013/2014).

- Van den Putte L, 'Divided we stand: the European Parliament's position on social trade in the post-Lisbon era' in Axel Marx and others (eds), *Global Governance of Labour Rights: Assessing the Effectiveness of Transnational Public and Private Initiatives* (Edward Elgar Publishing 2015).
- Van den Putte L, 'Involving Civil Society in Social Clauses and the Decent Work Agenda' (2015) 6 Global Labour Journal 221.
- Van den Putte L, Orbie J, Bossuyt F, Martens D and De Ville F, 'What social face of the new EU trade agreements? Beyond the 'soft' approach' (ETUI Policy Brief No 13, 2015).
- Van den Putte L, 'Involving Stakeholders in Trade Agreements' in International Labour Organization (ed), *Handbook on Assessment of Labour Provisions in Trade and Investment Arrangements* (Geneva 2017).
- Radi Y, 'Realizing Human Rights in Investment Treaty Arbitration: A Perspective from within the International Investment Law Toolbox' (2012) 37 North Carolina Journal of International Law & Commercial Regulation 1107.
- Radi Y, 'The Tripartite Dimension of Conflicts of Interest: Workers, Foreign Investors and Host States in the Energy Sector' in Eric de Brabandere and Tarcisio Gazzini (eds), Foreign Investment in the Energy Sector: Balancing Private and Public Interests (Brill Nijhoff 2014).
- Reinisch A, 'Necessity in Investment Arbitration,' (2010) 41 Netherlands Yearbook of International Law 137.
- Roberts A, 'Power and Persuasion in Investment Treaty Interpretation: The Dual Role of States' (2010) 104 American Journal of International Law 179.
- Robinson S, 'International Obligations, State Responsibility and Judicial Review Under the OECD Guidelines for Multinational Enterprises Regime' (2014) 30 Utrecht Journal of International and European Law 68.
- Rodrik D, 'Labor Rights in International Trade: Do They Matter and What Do We Do about Them?' in Robert Lawrence, Dani Rodrik and John Whalley (eds), *Emerging Agenda for Global Trade: High Stakes for Developing Countries* (Johns Hopkins Press for the Overseas Development Council 1996).
- Rodrik D, Straight Talk on Trade: Ideas for a Sane World Economy (Princeton University Press 2018).
- Rolland S, 'Development at the WTO' (Oxford University Press 2012).
- Van Roozendaal G, 'The Diffusion of Labour Standards: The Case of the US and Guatemala' (2015) 3 Politics and Governance 18.
- Van Roozendaal G, 'Where Symbolism Prospers: An Analysis of the Impact on Enabling Rights of Labour Standards Provisions in Trade Agreements with South Korea' (2017) 5 Politics and Governance 19.
- Ryngaert C, Jurisdiction in International Law (Oxford University Press 2008).
- Salacuse J and Sullivan N, 'Do BITs Really Work?: An Evaluation of Bilateral Investment Treaties and Their Grand Bargain' (2005) 46 Harvard International Law Journal 67.
- Salacuse J, The Law of Investment Treaties (2nd edn, Oxford University Press 2015).

Saltnes JD, 'The EU's Human Rights Policy: Unpacking the literature on the EU's implementation of aid conditionality' (ARENA Working Paper No 2, March 2013).

- Saul B, Kinley D and Mowbray J, The International Covenant on Economic, Social and Cultural Rights: Commentary, Cases and Materials (Oxford University Press 2014).
- Schachter O, International Law in Theory and Practice (Martinus Nijhoff Publishers 1991).
- Schaus A, 'Article 27 Convention of 1969' in Olivier Corten and Pierre Klein (eds), The Vienna Convention on the Law of Treaties: A Commentary – Vol. I (Oxford University Press 2011).
- Schill S, 'Do Investment Treaties Chill Unilateral State Regulation to Mitigate Climate Change?' (2007) 24 Journal of International Arbitration 469.
- Schill S, *The Multilateralization of International Investment Law* (Cambridge University Press 2009).
- Schill S, 'Deference in Investment Treaty Arbitration: Re-conceptualizing the Standard of Review' (2012) 3 Journal of International Dispute Settlement 577.
- Schill S, 'International Investment Law as International Development Law' in Andrea Björklund (ed), *Yearbook on International Investment Law and Policy* 2012-2013 (Oxford University Press 2014).
- Schrijver N, Sovereignty over Natural Resources: Balancing Rights and Duties (Cambridge University Press 1997).
- Schrijver N, 'A Multilateral Investment Agreement from a North-South Perspective' in Eva Nieuwenhuys and Marcel Brus (eds), *Multilateral Regulation of Investment* (Kluwer Law International 2001).
- De Schutter O, 'Towards a New Treaty on Business and Human Rights' (2015) 1 Business and Human Rights Journal 41.
- Schwarzenberger G, 'The Abs-Shawcross Draft Convention on Investments Abroad: A Critical Commentary' (1960) 9 Journal of Public Law 147.
- Schwarzenberger G, 'The Principles and Standards of International Economic Law' (1966) 117 Recueil des Cours 1.
- Scott G, 'Reaching Beyond (Without Abandoning) the Category of "Economic, Social and Cultural Rights" (1999) 21 Human Rights Quarterly 633.
- Servais J-M, 'Flexibility and Rigidity in International Labour Standards' (1986) 125 International Labour Review 193.
- Shany Y, 'Toward a General Margin of Appreciation Doctrine in International Law' (2006) 16 *The* European Journal of International Law 907.
- Shaw M, International Law (8th edn, Cambridge University Press 2018).
- Shelton D, 'Commentary and Conclusions' in Dinah Shelton (ed), Commitment and Compliance: The Role of Non-Binding Norms in the International Legal System (Oxford University Press 2000).
- Shemberg A, 'Investment Agreements and Human Rights: The Effects of Stabilization Clauses' (Working Paper No. 42, March 2008).
- Shotwell J (ed), *The Origins of the International Labor Organization* (Columbia University Press 1934).
- Simma B and Kill T, 'Harmonizing Investment Protection and International Human Rights: First Steps Towards a Methodology' in Christina Binder et al (eds), *International Investment Law for the 21st Century: Essays in Honour of Christoph Schreuer* (Oxford University Press 2009)

Simma B and Tams C, 'Article 60 – Convention of 1969' in Olivier Corten and Pierre Klein (eds), *The Vienna Convention on the Law of Treaties: A Commentary – Vol. II* (Oxford University Press 2011).

- Singh P and Adams R, 'Neither a Gen not a Scam: The Progress of the North American Agreement on Labor Cooperation' (2001) 26 Labor Studies Journal 12.
- Siroën J-M et al, 'The Use, Scope and Effectiveness of Labour and Social Aspects and Sustainable Development Provisions in Bilateral and Regional Free Trade Agreements' (Final Report for the European Commission 15 September 2008) VC/2007/0638.
- Smith A, *An inquiry into the nature and causes of the Wealth of Nations* (first published 1776, Thomas Nelson 1843).
- Snodgrass E, 'Protecting Investors' Legitimate Expectations: Recognizing and Delimiting a General Principle' (2006) 21 ICSID Review 1.
- Sohn L and Baxter R, 'Responsibility of States for Injuries to the Economic Interest of Aliens' (1961) 55 American Journal of International Law 545.
- Sorel J-M and Boré Eveno V, 'Article 31 Convention of 1969' in Olivier Corten and Pierre Klein (eds), *The Vienna Convention on the Law of Treaties: A Commentary Vol. I* (Oxford University Press, 2011).
- Spears S, 'The Quest for Policy Space in a New Generation of International Investment Agreements' (2010) 13 Journal of International Economic Law 1037.
- Spears S, 'Making way for the public interest in international investment agreements' in Chester Brown and Kate Miles (eds), *Evolution in Investment Treaty Law and Arbitration* (Cambridge University Press 2011).
- Stein L, The Triangle Fire (Cornell University Press 2011).
- Stirling P, 'The Use of Trade Sanctions as an Enforcement Mechanism for Basic Human Rights: A Proposal for Addition to the World Trade Organization' (1996) 11 American University Journal of International Law & Policy 1.
- Stoitchkova D, Towards Corporate Liability in International Criminal Law (Intersentia 2010).
- Sumner BH, 'Review of International Labour Legislation by H.J.W. Hetherington' (1921) 31 The Economic Journal 84.
- Tams C, Enforcing Obligations Erga Omnes in International Law (Cambridge University Press 2005).
- Teague P, 'Standard-setting for Labour in Regional Trading Blocs: the EU and NAFTA Compared' (2002) 22 Journal of Public Policy 325.
- Temperley H, *British Antislavery*, 1833-1870 (University of South Carolina Press 1972)
  The IGLP Law and Global Production Working Group, 'The role of law in global value chains: a research manifesto' (2016) 4 London Review of International Law 57.
- Thirlway H, 'The Law and Procedure of the International Court of Justice 1960-1989 Part Three' (1991) 62 British Yearbook of International Law 1.
- Thirlway H, The Sources of International Law (Oxford University Press 2014).
- Thomas C, Oelz M and Beaudonnet X, 'The use of international labour law in domestic courts: Theory, recent jurisprudence, and practical implications' in Jean-Claude Javillier, Bernard Gernigon and Georges Politakis (eds), *Les normes inter-*

nationales du travail : un patrimoine pour l'avenir : me'langes en l'honneur de Nicolas Valticos (International Labour Office 2004).

- Thomas C, 'The WTO and labor rights: strategies of linkage' in Sarah Joseph, David Kinley and Jeff Waincymer (eds), *The World Trade Organization and Human Rights: Interdisciplinary Perspectives* (Edward Elgar Publishing 2009).
- Tienhaara K, 'Regulatory chill and the threat of arbitration: A view from political science' in Chester Brown and Kate Miles (eds), *Evolution in Investment Treaty Law and Arbitration* (Cambridge University Press 2011).
- Tobin J, The Right to Health in International Law (Oxford University Press 2011).
- Tsogas G, Labor regulation in a Global Economy (M.E. Sharpe 2001).
- Turnell S, 'Core Labour Standards and the WTO' (2002) Economic and Labour Relations Review 13.
- Vadi V, Cultural Heritage in International Investment Law and Arbitration (Cambridge University Press 2014).
- Valticos N and Von Potobsky G, *International Labour Law* (2nd edn Kluwer Law and Tax Publishers 1995).
- Velluti A, 'The Promotion and Integration of Human Rights in EU External Trade Relations' (2016) 32 Utrecht Journal of International and European Law 41.
- Venzke I, 'What if? Counterfactual (Hi)Stories of International Law' (ACIL Research Paper 2016-21)
- Verwey W and Schrijver N, 'The taking of foreign property under international law: a new legal perspective?' (1984) 15 Netherlands Yearbook of International Law 3.
- Villiger M, Commentary on the 1969 Vienna Convention on the Law of Treaties (Martinus Nijhoff Publishers 2009).
- Viñuales J, 'Sovereignty in Foreign Investment Law' in Zachary Douglas, Joost Pauwelyn and Jorge Viñuales (eds), *The Foundations of International Investment Law* (Oxford University Press 2014).
- Vogt J, 'A Little Less Conversation: The EU and the (Non) Application of Labour Conditionality in the Generalized System of Preferences (GSP)' (2015) 31 The International Journal of Comparative Labour Law and Industrial Relations 285.
- Waibel M, 'Demystifying the Art of Interpretation' (2001) 22 European Journal of International Law 571.
- Waibel M, 'International Investment Law and Treaty Interpretation' in Rainer Hoffman and Chirstian Tams (eds), International Investment Law and General International Law: From Clinical Isolation to Systemic Integration (Nomos 2011).
- Waincymer J, 'Balancing Property Rights and Human Rights in Expropriation' in Pierre-Marie Dupuy, Francesco Francioni and Ernst-Ulrich Petersmann (eds), *Human Rights in International Investment Law and Arbitration* (Oxford University Press 2009).
- Wälde T and N'Di G, 'Stabilizing International Investment Commitments: International Law Versus Contract Interpretation' (1996) 31 Texas International Law Journal 215.
- Wälde T and Kolo A, 'Environmental Regulation, Investment Protection and 'Regulatory Taking' in International Law' (2001) 50 International and Comparative Law Quarterly 811.

Wallach L and Sforza M, *The WTO: Five Years of Reasons to Resist Corporate Globalization* (Seven Stories Press 1999).

- Weatherall K, 'The Politics of Linkages in U.S. Preferential Trade Agreements' in Tomer Broude, Marc Busch and Amelia Porges, *The Politics of International Economic Law* (Cambridge University Press 2011).
- Webb S and Webb B, *Industrial Democracy* (first published 1897, Longmans, Green and Co 1919).
- Weil P, 'Towards Relative Normativity in International Law?' (1983) 77 American Journal of International Law 413.
- Weiner A, 'Indirect Expropriations: The Need for a Taxonomy of "Legitimate" Regulatory Purposes' (2003) 5 International Law FORUM du Droit International 166.
- Weisband E, 'Discursive Multilateralism: Global Benchmarks, Shame, and Learning in the ILO Labor Standards Monitoring Regime' (2000) 44 International Studies Quarterly 643.
- Weiss F, 'Internationally Recognized Labour Standards and Trade' (1996) 23 Legal Issues of European Integration 161.
- Weiss F, 'Internationally recognized labour standards and trade' in Friedl Weiss, Erik Denters and Paul de Waart (eds), International Economic Law with a Human Face (Kluwer Law International 1998).
- Weiss F, 'Elusive Coherence in International Law and Institutions: the Labour Trade Debate' in Marise Cremona et al (eds), *Reflections on the Constitutionalisation of International Economic Law: Liber Amicorum for Ernst-Ulrich Petersmann* (Martinus Nijhoff 2014).
- Weiss M, 'Two Steps Forward, One Step Back Or Vice Versa: Labor Rights Under Free Trade Agreements from NAFTA, Through Jordan, via Chile, to Latin America, and Beyond' (2003) 37 University of San Francisco Law Review 689.
- Weiss M, 'International Labour Standards: A Complex Public-Private Policy Mix' (2013) 29 The International Journal of Comparative Labour Law and Industrial Relations 7.
- De Wet E, 'Labor Standards in the Globalized Economy: The Inclusion of a Social Clause in the General Agreement On Tariff and Trade/World Trade Organization' (1995) 17 Human Rights Quarterly 443.
- De Wet E, 'Governance through Promotion and Persuasion: The 1998 ILO Declaration on Fundamental Principles and Rights at Work' (2008) 9 German Law Journal 1429.
- Wills J, 'The World Turned Upside Down? Neo-Liberalism, Socioeconomic Rights and Hegemony' (2014) 27 Leiden Journal of International Law 11.
- Wouters J and Hachez N, 'When Rules and Values Collide: How Can a Balanced Application of Investor Protection Provisions and Human Rights be Ensured' (2009) 3 Human Rights & International Legal Discourse 301.
- Yackee JW, 'Do Bilateral Investment Treaties Promote Foreign Direct Investment? Some Hints from Alternative Evidence' (2010) 51 Virginia Journal of International Law 397.
- Young IM, 'Responsibility and Global Labor Justice' (2004) 12 The Journal of Political Philosophy 365.

Zandvliet R and Van der Heijden P, 'The rapproachement of ILO standards and CSR mechanisms: towards a positive understaning of the 'privatization' of international labour standards' in Axel Marx, Jan Wouters, Glenn Rayp and Laura Beke (eds), Global Governance of Labor Rights: Assessing the Effectiveness of Transnational Public and Private Policy Initiatives (Edward Elgar Publishing 2016).

- Zerk J, Multinationals and Corporate Social Responsibility: Limitations and Opportunities in International Law (Cambridge University Press 2003).
- Zimmerman J, 'International dimensions of US fair employment laws: Protection or interference,' (1992) 131 International Labour Review 217.
- Zleptnig S, Non-Economic Objectives in WTO Law: Justification Provisions of GATT, GATS, SPS and TBT Agreements (Martinus Nijhoff Publishers 2010).

- 1906 International Convention respecting the Prohibition of Night Work for Women in Industrial Employment (opened for signature 26 September 1906) 203 CTS 4.
- 1906 International Convention respecting the Prohibition of the Use of White (Yellow) Phosphorus in the Manufacture of Matches (opened for signature 26 September 1906, entered into force 1 January 1912) 203 CTS 12.
- 1919 Treaty of Versailles (opened for signature 28 June 1919, entered into force 10 January 1920) 225 CTS 188.
- 1919 Covenant of the League of Nations (opened for signature 28 April 1919) 225 CTS 195.
- 1927 International Convention for the Abolition of Import and Export Restrictions (opened for singature 8 November 1927, not in force) 97 LNTS 393.
- 1930 Convention Concerning Forced or Compulsory Labour (opened for signature 28 June 1930, entered into force 1932) 39 UNTS 55 (*ILO Convention No 30*).
- 1936 Commercial Agreement between the United States and Switzerland (signed 9 January 1936, ratified 7 May 1936) 1936 LNTS 232.
- 1945 Charter of the United Nations (opened for signature 26 June 1945, entered into force 24 October 1945) 67 UKTS 1137 (*UN Charter*).
- 1945 Statute of the International Court of Justice (opened for signature 26 June 1945, entered into force 24 October 1945) 67 UKTS 1159 (*ICJ Statute*).
- 1947 Convention Concerning Labour Inspection in Industry and Commerce (opened for signature 11 July 1947, entered into force 8 May 1950) 54 UNTS 3 (ILO Convention No 81).
- 1947 General Agreement on Tariffs and Trade (30 October 1947) 55 UNTS 194 (*GATT*).
- 1948 United Nations Conference on Trade and Employment, 'Final Act Havana Charter for an International Trade Organization' (opened for signature 24 March 1948) UN Doc E/CONF.2/78 (*Havana Charter*).
- 1948 Convention Concerning Freedom of Association and Protection of the Right to Organise (opened for signature 9 July 1948, entered into force 4 July 1950) 68 UNTS 17 (*ILO Convention No 87*).
- 1949 Convention Concerning the Applications or the Principles of the Right to Organise and to Bargain Collectively, as modified by the Final Articles Revision Convention, 1961 (opened for signature 1 July 1949, entered into force 18 July 1951) 96 UNTS 257 (ILO Convention No 98).

1950 Convention for the Protection of Human Rights and Fundamental Freedoms (opened for signature 4 November 1950, entered into force 3 September 1953) 213 UNTS 221 (European Convention on Human Rights).

- 1951 Convention Concerning Equal Remuneration for Men and Women Workers for Work of Equal Value (opened for signature 29 June 1951, entered into force 23 May 1953) 165 UNTS 202 (*ILO Convention No 100*).
- 1958 Convention Concerning Discrimination in Respect of Employment and Occupation (opened for signature 25 June 1958, entered into force 15 June 1960) 362 UNTS 31 (*ILO Convention No 111*).
- 1959 Convention concerning the Abolition of Forced Labour (opened for signature 25 June 1957, entered into force 17 January 1959) 320 UNTS 291 (*ILO Convention No 105*).
- 1965 Protocol amending the General Agreement on Tariffs and Trade to introduce a Part IV on Trade and Development and to amend Annex I (8 February 1965) 572 UNTS 320.
- 1965 Convention on the Settlement of Investment Disputes between States and Nationals of Other States (opened for signature 18 March 1965, entered into force 14 October 1966) 575 UNTS 159 (ICSID Convention).
- 1966 International Covenant on Civil and Political Rights (opened for signature 16 December 1966, entered into force 23 March 1976) 999 UNTS 171 (*ICCPR*).
- International Covenant on Economic, Social and Cultural Rights (opened for signature 16 December 1966, entered into force 3 January 1976) 993 UNTS 3 (ICESCR).
- 1969 Vienna Convention on the Law of Treaties (opened for signature 22 May 1969, entered into force 27 January 1980) 1155 UNTS 331 (VCLT).
- 1969 American Convention on Human Rights (opened for signature 22 November 1969, entered into force 18 July 1978) 1144 UNTS 123 (*ACHR*).
- 1973 Convention Concerning Minimum Age for Admission to Employment (opened for signature 26 June 1973, entered into force 19 June 1976) 1015 UNTS 297 (ILO Convention No 138).
- 1981 Convention Concerning Occupational Safety and Health and the Working Environment (opened for signature 22 June 1981, entered into force 11 August 1983) 1331 UNTS 279 (*ILO Convention No 155*).
- 1985 Agreement Between the Government of the People's Republic of China and the Government of the Republic of Singapore on the Promotion and Protection of Investments (signed 21 November 1985, 7 February 1986) (*China-Singapore BIT*).
- 1991 Agreement on Encouragement and Reciprocal Protection of Investments between the Kingdom of the Netherlands and the Czech and Slovak Federal Republic (signed 29 April 1991, entered into force 1992) (*Netherlands-Czech Republic BIT*).
- 1993 North American Free Trade Agreement (Canada-Mexico-United States) 32 ILM 296 (1993) (*NAFTA*).

1993 North American Agreement on Labor Cooperation, 14 September 1993, 32 ILM 1499 (1993) (NAALC).

- 1993 Cooperation Agreement between the European Community and the Republic of India on Partnership and Development (signed 20 December 1993, entered into force 1 August 1994) (EC-Inda CA).
- 1994 Treaty Between the United States of America and Ukraine Concerning the Encouragement and Reciprocal Protection of Investment (opened for signature 4 March 1994, entered into force 16 November 1996) (US-Ukraine BIT).
- 1994 Agreement on Technical Barriers to Trade (opened for signature 15 April 1994, entered into force 1 January 1995) 1868 UNTS 120 (*TBT Agreement*).
- 1994 Agreement on the Implementation of Article VI of GATT 1994 (opened for signature 15 April 1994, entered into force 1 January 1995) 1868 UNTS 201 (*Anti-Dumping Agreement*).
- 1994 Agreement in Subsidies and Countervailing Measures (opened for signature 15 April 1994, entered into force 1 January 1995) 1869 UNTS 14 (SCM Agreement).
- 1994 General Agreement on Trade in Services (opened for signature 15 April 1994, entered into force 1 January 1995) 1869 UNTS 183 (*GATS*).
- 1994 Trade Policy Review Mechanism (opened for signature 15 April 1994, entered into force 1 January 1995) 1869 UNTS 480.
- 1994 Energy Charter Treaty (opened for signature 17 December 1994, entered into force 16 April 1998) 34 ILM 373 (1995).
- 1995 Agreement on the Promotion and Reciprocal Protection of Investments between the Kingdom of Spain and the United Mexican States (signed 23 June 1995, entered into force 18 December 1996, terminated) (*Spain-Mexico BIT*).
- 1995 Agreement between the Government of Canada and the Government of the Republic of the Philippines for the Promotion and Reciprocal Protection of Investments (signed 10 November 1995, entered into force 1 November 1996) (Canada-Philippines BIT).
- 1996 Convention Concerning Home Work (opened for signature 20 June 1996, entered into force 22 April 2000) 2108 UNTS 161 (*ILO Convention No 177*).
- 1996 Agreement on Labour Cooperation Between the Government of Canada and the Government of the Republic of Chile (signed 6 February 1997, entered into force 5 July 1997) (Canada-Chile Agreement on Labour Cooperation).
- 1997 Agreement between The Republic of the Philippines and the Swiss Confederation on the Promotion and Reciprocal Protection of Investments (signed 31 March 1997, entered into force 23 April 1999). (*Philippines-Switzerland BIT*)
- Agreement between the Government of Canada and the Government of the Republic of Venezuela for the Promotion and Protection of Investments (signed 1 July 1997, entered into force 28 January 1998) (*Canada-Venezuela BIT*).

1998 Agreement between the Czech Republic and the Republic of South Africa for the Promotion and Reciprocal Protection of Investment (signed 14 December 1998, not in force) (Czech Republic-South Africa BIT).

- 1999 Convention Concerning the Prohibition and Immediate Elimination of the Worst Forms of Child Labour 38 (opened for signature 17 June 1999, entered into force 19 November 2000) 2133 UNTS 161 (*ILO Convention No 182*).
- 1999 Agreement Relating to Trade in Cotton, Wool, Man-made Fiber, Non-Cotton Vegetable Fiber and Silk Blend Textiles and Textile Products Between the Government of the United States of America and the Royal Government of Cambodia (opened for signature 20 January 1999, expired 1 January 2005) (US-Cambodia Textiles Agreement).
- 2000 Agreement between the United States of America and the Hashemite Kingdom of Jordan on the Establishment of a Free Trade Area (signed 24 November 2000, entered into force 17 December 2001) 41 ILM 63 (2002) (US-Jordan FTA).
- 2003 Free Trade Agreement between the Government of the United States of America and the Government of the Republic of Chile (signed 6 June 2003, entered into force 1 January 2004) 42 ILM 1026 (2003) (*US-Chile FTA*).
- 2003 Free Trade Agreement between the Republic of China and the Republic of Panama (signed 21 August 2003, entered into force 1 January 2004) (*Republic of China-Panama FTA*).
- 2004 Agreement between the United Arab Emirates and the Belgian-Luxemburg Economic Union on the Reciprocal Promotion and Protection of Investments (signed 5 March 2004, entered into force 22 November 2007) (BLEU-UAE BIT).
- 2004 Agreement between the Government of the Kingdom of Bahrain and the Government of the United States of America on the Establishment of a Free Trade Area (signed 14 September 2004, entered into force 11 January 2006) 44 ILM 544 (2005) (*US-Bahrain FTA*).
- 2004 United States-Australia Free Trade Agreement (signed 18 May 2004, entered into force 1 January 2005) 43 ILM 1248 (2004) (*US-Australia FTA*).
- 2004 The Dominican Republic-Central America-United States Free Trade Agreement (signed 5 August 2004, entered into force 1 January 2009) 43 ILM 514 (CAFTA-DR).
- 2004 United States-Morocco Free Trade Agreement (signed 15 June 2004, entered into force 1 January 2006) 44 ILM 544 (2005) (*US-Morocco FTA*).
- 2005 Comprehensive Economic Cooperation Agreement between the Republic of India and the Republic of Singapore (signed 29 June 2005, entered into force 1 August 2005).
- 2006 Agreement between the Government of the United States of America and the Government of the Sultanate of Oman on the Establishment of a Free Trade Area (signed 19 January 2006, entered into force 1 January 2009) (US-Oman FTA).
- 2006 Agreement on encouragement and reciprocal protection of investments between the Kingdom of the Netherlands and the Dominican Republic,

- (signed 3 March 2006, entered into force 1 October 2007) (Netherlands-Dominican Republic BIT).
- 2006 Peru-United States Trade Promotion Agreement (signed 12 April 2006, entered into force 1 February 2009) (*US-Peru FTA*).
- 2006 United States-Colombia Trade Promotion Agreement (signed 22 November 2006, entered into force 15 May 2012) (US-Colombia FTA).
- 2007 Agreement on Promotion and Protection of Investments between the Government of the Kingdom of Bahrain and the Government of the Kingdom of the Netherlands (signed 5 February 2007, entered into force 1 December 2009) (Bahrain-Netherlands BIT).
- 2007 United States-Panama Trade Promotion Agreement (signed 28 June 2007, entered into force 31 October 2012) (*US-Panama FTA*).
- 2007 Free Trade Agreement between the Republic of Korea and the United States of America (signed 30 June 2007, entered into force 15 March 2012) (*US-Korea FTA*).
- 2007 Investment Agreement for the COMESA Common Investment Areas (signed 23 May 2007, not in force) (COMESA Investment Agreement).
- 2008 Treaty between the Government of the United States of America and the Government of the Republic of Rwanda Concerning the Encouragement and Reciprocal Protection of Investment (signed 19 February 2008, entered into force 1 January 2012) (US-Rwanda BIT).
- 2008 Canada-Peru Free Trade Agreement (signed 29 May 2008, entered into force 1 August 2009) (Canada-Peru FTA).
- 2008 Canada-Peru Agreement on Labour Cooperation (signed 29 May 2008, entered into force 1 August 2009).
- 2008 Economic Partnership Agreement between the CARIFORUM States and the European Community and its Member States (signed 15 October 2008, entered into force 1 January 2009) (EU-CARIFORUM EPA).
- 2008 Agreement between Japan and the Republic of Peru for an Economic Partnership (signed 21 November 2008, entered into force 10 December 2009) (*Japan-Peru EPA*).
- 2008 Supplementary Act A/SA.3/12/08 Adopting Community Rules on Investment and the Modalities for their Implementation with ECOWAS (signed 19 December 2008, entered into force 19 January 2009) – ECOWAS Community Rules on Investment.
- 2009 Agreement on Free Trade and Economic Partnership Between Japan and the Swiss Confederation (signed 19 February 2009, entered into force 1 September 2009) (*Japan-Switzerland BIT*).
- 2009 Agreement between the Belgo-Luxemburg Economic Union and the Republic of Colombia on the Promotion and Reciprocal Protection of Investments (signed 4 February 2009, not in force) (BLEU-Colombia BIT).
- 2009 Comprehensive Economic Partnership Agreement between India and South-Korea (signed 7 August 2009, entered into force 1 January 2010).

2009 Agreement on Investment of the Framework Agreement on Comprehensive Economic Cooperation between the Association of Southeast Asian Nations and the People's Republic of China (signed 15 August 2009, entered into force 1 January 2010).

- 2010 Free Trade Agreement between Canada and the Republic of Panama (signed 14 May 2010, entered into force 1 April 2013) (*Canada-Panama FTA*).
- 2010 Agreement for the Promotion and Protection of Investment between the Republic of Austria and the Republic of Tajikistan (signed 15 December 2010, entered into force 21 December 2012) (Austria-Tajikistan BIT).
- 2010 Free Trade Agreement between the European Union and its Member States and the Republic of Korea (signed 6 October 2010, entered into force 1 July 2011) (EU-Korea FTA).
- 2011 Comprehensive Economic Cooperation Agreement Between the Government of Malaysia and the Government of the Republic of India (signed 18 February 2011, entered into force 1 July 2011).
- 2011 Agreement between Japan and the Republic of Colombia for the Liberalization, Promotion and Protection of Investment (signed 12 September 2011, entered into force 11 September 2015) (*Japan-Colombia BIT*).
- 2012 Trade Agreement between the European Union and its Member States, of the one part, and Colombia and Peru, of the other part (signed 26 June 2012, entered into force 1 June 2013, Ecuador acceded 1 January 2017) (EU-Colombia-Peru FTA).
- 2012 Agreement establishing an Association between Central America and the European Union and its Member States (signed 29 June 2012, not in force) (EU-Central America FTA).
- 2013 Agreement Between the Government of Canada and the Government of the Republic of Benin for the Promotion and Reciprocal Protection of Investments (signed 9 January 2013, entered into force 12 May 2014) (Canada-Benin BIT).
- 2013 Free Trade Agreement between the EFTA States Bosnia and Herzegovina (signed 24 June 2013, entered into force 1 January 2015) (EFTA-Bosnia FTA).
- 2013 Free Trade Agreement between the EFTA States and the Central American States (signed 24 June 2013, not in force) (EFTA-Costa Rica-Panama FTA).
- 2013 Canada-Honduras Free Trade Agreement (signed 5 November 2013, entered into force 1 October 2014).
- 2013 Canada Honduras Agreement on Labour Cooperation (signed 5 November 2013, entered into force 1 October 2014).
- 2013 Agreement on Encouragement and Reciprocal Protection of Investments between the Kingdom of the Netherlands and the United Arab Emirates (signed 26 November 2013, not in force) (*Netherlands-UAE BIT*).
- 2013 Agreement between the Government of Japan and the Government of the Republic of the Union of Myanmar for the Liberalisation, Promotion and Protection of Investment (signed 15 December 2013, entered into force 7 August 2014) (*Japan-Myanmar BIT*).

2014 Agreement between Canada and the Republic of Cameroon for the Promotion and Protection of Investments (signed 3 March 2014, entered into force 16 December 2016) (Canada-Cameroon BIT).

- 2014 Korea-Australia Free Trade Agreement (signed 8 April 2014, entered into force 12 December 2014) (*Korea-Australia FTA*).
- 2014 Agreement between Canada and the Federal Republic of Nigeria for the Promotion and Protection of Investments (signed 5 May 2014, not in force) (*Canada-Nigeria BIT*).
- 2014 Association Agreement between the European Union and the European Atomic Energy Community, and Georgia (signed 27 June 2014, entered into force 1 July 2016) (*EU-Georgia AA*).
- 2014 Association Agreement between the European Union and the European Atomic Energy Community, and the Republic of Moldova (signed 27 June 2014, entered into force 1 July 2016) (EU-Moldova AA).
- 2014 Association Agreement between the European Union and its Member States and Ukraine (signed 27 June 2014, entered into force 1 January 2016) (EU-Ukraine AA).
- 2014 Agreement between Canada and the Republic of Serbia for the Promotion and Protection of Investments (signed 1 September 2014, entered into force 27 April 2015) (*Canada-Servia BIT*).
- Free Trade Agreement between Canada and the Republic of Korea (signed 22 September 2014, entered into force 1 January 2015) (*Canada-Korea FTA*).
- 2014 Agreement Between Canada and the Federal Republic of Senegal for the Promotion and Protection of Investments (signed 27 November 2014, entered into force 5 August 2016) (Canada-Senegal BIT).
- 2014 Agreement Between Canada and Mali for the Promotion and Protection of Investments (signed 28 November 2014, entered into force 8 June 2016) (Canada-Mali BIT).
- 2016 Comprehensive Economic and Trade Agreement between Canada and the European Union and its Member States (signed 30 October 2016, provisional application 21 September 2017) (CETA).
- 2016 Reciprocal Investment Promotion and Protection Agreement between the Government of the Kingdom of Morocco and the Government of the Federal Republic of Nigeria (signed 3 December 2012, not in force) (*Morocco-Nigeria BIT*).
- 2018 Comprehensive and Progressive Agreement for Trans-Pacific Partnership (signed 8 March 2018, not in force) (*CPTTP*).
- 2018 Free Trade Agreement between the European Union and the Republic of Singapore (signed 19 October 2018, not in force) (*EU-Singapore FTA*).
- 2018 United States-Mexico-Canada Agreement (draft text, accessed 20 November 2018) (*USMCA*).

#### PERMANENT COURT OF INTERNATIONAL JUSTICE

- Designation of the Workers' Delegate for the Netherlands at the Third Session of the International Labour Conference (Advisory Opinion) PCIJ Rep Series B No 1 (31 July 1922).
- Competence of the ILO in regard to International Regulation of the Conditions of the Labour of Persons Employed in Agriculture (Advisory Opinion) PCIJ Rep Series B No 13 (12 August 1922).
- Certain German Interests in Polish Upper Silesia (Merits) PCIJ Rep Series A No 7 (25 May 1926).
- The Case of the S.S. "Lotus" (France v Turkey) (Merits) PCIJ Rep Series A No 10 (7 September 1927).
- · Treatment of Polish Nationals and other Persons or Polish Origin or Speech in the Danzig Territory (Advisory Opinion) PCIJ Rep Series A/B No 44 (4 February 1932).
- · Interpretation of the Convention of 1919 concerning Employment of Women during the Night (Advisory Opinion) PCIJ Rep Series A/B No 50 (15 November 1932).

#### INTERNATIONAL COURT OF JUSTICE

- · South West Africa Cases (Ethiopia v South Africa; Liberia v South Africa) (Separate Opinion Judge Jessup) [1962] ICJ Rep 319.
- · Nuclear Tests Case (Australia v France) (Judgment) [1974] ICJ Rep 253
- · Nuclear Tests Case (New Zealand v France) (Judgment) [1974] ICJ Rep 457.
- · Case Concerning Elettronica Sicula S.p.A (ELSI) (United States of America v Italy) (Judgment) [1989] ICJ Rep 15.
- Legality of the Threat or Use of Nuclear Weapons (Advisory Opinion) [1996] ICJ Rep 226.
- Case Concerning Kasikili/Sedudu Island (Botswana v Namibia) (Judgment) [1999] ICJ Rep 1045.
- · LaGrand Case (Germany v United States of America) (Judgment) [2001] ICJ Rep 466.
- Certain Questions of Mutual Assistance in Criminal Matters (Djibouti v France) (Judgment) [2008] ICJ Rep 177.
- · Case Concerning Ahmadou Sadio Diallo (Republic of Guinea v Democratic Republic of the Congo) (Merits) [2010] ICJ Rep 639.

#### **EUROPEAN COURT OF JUSTICE**

· Case C-2/15 Conclusion of the Free Trade Agreement between the European Union and the Republic of Singapore [2016] ECLI:EU:C:2016:992, Opinion of AG Sharpston.

· Case C-2/15 Conclusion of the Free Trade Agreement between the European Union and the Republic of Singapore [2017] ECLI:EU:C:2017:376.

#### INTER-STATE ARBITRATION

- Norwegian Shipowners' Claims (Norway v United States of America) (13 October 1922)
   I RIAA 307.
- · LFH Neer and Pauline Neer (USA v United Mexican States) (1926) 4 UNRIAA 60.
- Dispute Concerning Access to Information Under Article 9 of the OSPAR Convention (Ireland v United Kingdom) (2003) PCA Case No 2001-03, Final Award, 42 ILM 1118.

#### INVESTOR-STATE DISPUTE SETTLEMENT

- · Amoco International Finance v Iran, 15 Iran-US CTR 189, 239 (1987).
- Asian Agricultural Products LtD (AAPL) v Democratic Socialist Republic of Sri Lanka, ICSID Case No ARB/87/3, Award, 27 June 1990.
- · Antoine Goetz et consorts c République du Burundi, Award, CIRDI ARB/95/3, 10 February 1999 (in French) ICSID Review-Foreign Investment Law Journal 457.
- Pope & Talbot v Canada, UNCITRAL Arbitration (NAFTA), Interim Award, 26
  June 2000.
- Metalclad Corporation v The United Mexican States, ICSID Case No ARB(AF)/97/1, Award, 30 August 2000, 40 ILM 36 (2001).
- · S.D. Meyers, Inc. v Government of Canada, UNCITRAL Arbitration (NAFTA), First Partial Award, 13 November 2000.
- Marvin Roy Feldman Karpa v United Mexican States, ICSID Case No ARB(AF)/99/1 Award, 16 December 2002.
- Técnicas Medioambientales Techmed, SA v United Mexican States, ICSID Case No ARB(AF)/00/2, Award, 29 May 2003, 43 ILM 133 (2004).
- SGS Société Générale de Surveillance SA v Republic of the Philippines, ICSID Case No ARB/02/6, Decision of the Tribunal on Objections to Jurisdiction, 29 January 2004.
- · MTD Equity Sdn. Bhd. and MTD Chile SA v Republic of Chile, ICSID Case No ARB/01/7, Award, 25 May 2004.
- Occidental Exploration and Production Co. v Ecuador, LCIA Case No UN 3467, Award, 1 July 2004.
- CMS Gas Transmission Company v The Republic of Argentina, ICSID Case No ARB/ 01/8 CMS, Award, 12 May 2005.
- Azurix Corp. v The Argentine Republic, ICSID Case No ARB/01/12, Award, 14 July 2006

 Siemens A.G. v the Argentine Republic, ICSID Case No ARB/02/8, Decision on Jurisdiction, 3 August 2004.

- · United Parcel Service of Amercia Inc. v Government of Canada, UNCITRAL Arbitration (NAFTA), Investor's Memorial (Merits Phase), 23 March 2005.
- Methanex Corporation v United States of America, Final Award, 3 August 2005, 44 ILM 1345 (2005).
- · Noble Ventures v Romania, ICSID Case No ARB/01/11, Award, 12 October 2005.
- United Parcel Service of Amercia Inc. v Government of Canada, UNCITRAL Arbitration (NAFTA), Amicus curiae submissions by the Canadian Union of Postal Workers and the Council of Canadians, 20 October 2005.
- · Saluka v Czech Republic, UNCITRAL Arbitration, Partial Award, 17 March 2006.
- Azurix Corp. v The Argentine Republic, ICSID Case No ARB/01/12, Award, 14 July 2006
- LG&E v Argentina, ICSID Case No ARB/02/1, Decision on Liability, 3 October 2006.
- United Parcel Service of Amercia Inc. v Government of Canada, UNCITRAL Arbitration (NAFTA), Award on the Merits, 24 May 2007.
- · Parkerings-Compagniet AS v Lithuania, ICSID Case No ARB/05/8, Award, 11 September 2007.
- Plama Consortium Limited v Republic of Bulgaria, ICSID Case No ARB/03/24, Award, 27 August 2008.
- Glamis Gold, Ltd. v United States of America, UNCITRAL Arbitration (NAFTA), Award, 8 June 2009, 48 ILM 1039.
- Continental Casualty Company v Argentine Republic, ICSID Case No ARB/03/9, Award, 5 September 2008.
- Phoenix Action Ltd. v The Czech Republic, ICSID Case No ARB/06/5, Award, 15 April 2009.
- Joseph Charles Lemire v Ukraine, ICSID Case No ARB/06/18, Decision on Jurisdiction and Liability, 21 January 2010.
- · Oostergetel v Slovak Republic, UNCITRAL, Decision on Jurisdiction, 30 April 2010.
- AWG Group Ltd. v Argentine Republic, UNCITRAL Arbitration, Separate Opinion of Arbitrator Pedro Nikken, 30 July 2010.
- Suez, Sociedad General de Aguas de Barcelona SA, and Vivendi Universal SA v Argentine Republic, ICSID Case No ARB/03/19, Decision on Liability, 30 July 2010.
- · Total S.A. v Argentine Republic, ICSID Case No ARB/04/01, 27 December 2010.
- Sergei Paushok, CJSC Golden East Company and CJSC Vostokneftegaz Company v The Government of Mongolia, UNCITRAL Arbitration, Award on Jurisdiction and Liability, 28 April 2011.
- · Foresti v South Africa, ICSID Case No ARB(AF)/07/01, Award, 4 August 2012.
- Ping An Life Insurance Co of China v United Kingdom of Belgium, ICSID Case No ARB/12/29, Award, 30 April 2015.
- · Adel A Hamadi Al Tamimi and the Sultanate of Oman, Award, ICSID Case No ARB/ 11/33, Award, 3 November 2015.
- · Philip Morris Asia Ltd (Hong Kong) v Commonwealth of Australia, PCA Case No 2012-12, Award on Jurisdiction and Admissibility, 17 December 2015.
- Tulip Real Estate and Development Netherlands B.V. v Republic of Turkey, ICSID Case No ARB/11/28, Decision on Annulment, 30 December 2015.

 Peter A. Allard v The Government of Barbados, UNCITRAL Arbitration (NAFTA), PCA Case No 2012-06, Award, 27 June 2016.

- · Urbaser S.A. and Consorcio de Aguas Bilbao Bizkaia, Bilbao Biskaia Ur Partzuergop v The Argentine Republic, ICSID Case No ARB/07/26, Award, 8 December 2016.
- Saint-Gobain Performance Plastics Europe v Bolivarian Republic of Venezuela, ICSID
  Case No ARB/12/13, Decision on Liability and the Principles of Quantum, 30
  December 2016.
- Veolia Propreté v Arab Republic of Egypt, ICSID Case No ARB/12/15, Award, 25 May 2018 (not disclosed).
- · *Vattenfall AB and others v Federal Republic of Germany,* ICSID Case No ARB/12/12 (pending).

#### GATT AND WORLD TRADE ORGANIZATION

#### **GATT Panels**

- GATT, Spain: Tariff Treatment of Unroasted Coffee (27 April 1981, adopted 11 June 1981) GATT BISD 28S/102.
- GATT, Thailand: Restrictions on Importation of and Internal Taxes on Cigarettes (5 October 1990, adopted 7 November 1990) GATT BISD 37S/200.
- · GATT, *United States: Restrictions on Imports of Tuna Report of the Panel* (3 September 1991, unadopted) GATT BISD 39S/155.
- GATT, United States: Restrictions on Imports of Tuna Report of the Panel (16 June 1994, unadopted) DS29/R.

#### WTO Panels

- WTO, Japan: Measures Affecting Consumer Photographic Film and Paper Report of the Panel (31 March 1998) WT/DS44/R.
- WTO, European Communities: Measures Affecting Asbestos and Asbestos Containing Products – Report of the Panel (18 September 2000) WT/DS135/R.
- WTO, European Communities: Conditions for the grating of tariff preferences to developing countries – Report of the Panel (1 December 2003) WT/DS246/R.
- WTO, Mexico: Measures Affecting Telecommunications Services Report of the Panel (2 April 2004) WT/DS204/R.
- · WTO, United States: Measures Affecting the Cross-Border Supply of Gambling and Betting Services Report of the Panel (10 November 2004) WT/DS285/R.
- WTO, European Communities: Measures Affecting the Approval and Marketing of Biotech Products Reports of the Panel (29 September 2006) WT/DS291/R and WT/DS292/R and WT/DS293/R.
- WTO, United States: Measures Concerning the Importation, Marketing and Sale of Tuna and Tuna Products – Report of the Panel (15 September 2011) WT/DS381/R.
- WTO, European Communities: Measures Prohibiting the Importation and Marketing of Seal Products – Reports of the Panel (25 November 2013) WT/DS400/R and WT/ DS401/R.

 WTO, India: Certain Measures Relating to Solar Cells and Solar Modules – Report of the Panel (24 February 2016) WT/DS456/ R.

 WTO, Brazil: Certain Measures Concerning Taxation and Charges – Reports of the Panel (30 August 2017) WT/DS472/R and WT/DS497/R.

### WTO Appellate Body

- WTO, United States: Standards for Reformulated and Conventional Gasoline Report of the Appellate Body (29 April 1996) WT/DS2/AB/R.
- · WTO, *Japan: Taxes on Alcoholic Beverages Report of the Appellate Body*, (4 October 1996) WT/DS8/AB/R, WT/DS10/AB/R and WT/DS11/AB/R.
- · WTO, European Communities: Regime for the Importation, Sale and Distribution of Bananas Report of the Appellate Body (9 September 1997) WT/DS27/AB/R.
- WTO, United States, Import Prohibition of Certain Shrimp and Shrimp Products Report of the Appellate Body (12 October 1998) WT/DS58/AB/R.
- · WTO, Korea: Measures Affecting Imports of Fresh, Chilled and Frozen Beef Reports of the Appellate Body (11 December 2000) WT/DS161/AB/R and WT/DS169/AB/R.
- WTO, European Communities: Measures Affecting Asbestos and Asbestos-Containing Products – Report of the Appellate Body (12 March 2001) WT/DS135/AB/R.
- WTO, European Communities: Conditions for the grating of tariff preferences to developing countries – Report of the Appellate Body (7 April 2004) WT/DS246/AB/R.
- WTO, United States: Measures Affecting the Cross-Border Supply of Gambling and Betting Services – Report of the Appellate Body (7 April 2005) WT/DS285/AB/R.
- WTO, Mexico: Tax Measures on Soft Drinks and other Beverages Report of the Appellate Body (6 March 2006) WT/DS308/AB/R.
- WTO, Brazil: Measures Affecting Imports of Retreaded Tyres Report of the Appellate Body (3 December 2007) WT/DS332/AB/R.
- · WTO, Philippines: Taxes on Distilled Spirits Reports of the Appellate Body (21 December 2011) WT/DS396/AB/R and WT/DS396/AB/R.
- WTO, United States, Measures Affecting the Production and Sale of Clove Cigarettes
   Report of the Appellate Body (4 April 2012) WT/DS406/AB/R.
- WTO, United States: Measures Concerning the Importation, Marketing and Sale of Tuna and Tuna Products – Report of the Appellate Body (16 May 2012) WT/DS381/AB/R.
- WTO, European Communities: Measures Prohibiting the Importation and Marketing of Seal Products – Reports of the Appellate Body (22 May 2014) WT/DS400/AB/R and WT/DS401/AB/R.
- · WTO, India: Certain Measures Relating to Solar Cells and Solar Modules Report of the Appellate Body (16 September 2016) WT/DS456/AB/R.

# HUMAN RIGHTS AND LABOUR CASES

### European Commission of Human Rights

· Svenska Management Gruppen AB v Sweden App No 11036/84 (EComHR, 2 December 1985).

Cereceda Martin v Spain App no 16358/90 (EComHR, 12 October 1992)
 73 DR 120.

## European Court of Human Rights

- · Van der Mussele v Belgium App no 8919/80 (ECtHR, 23 November 1983).
- · Loizidou v Turkey App no 15318/89 (ECtHR, 18 December 1996).
- · Sorensen and Rasmussen v Denmark App nos 52562/99 and 52620/99 (ECtHR, 11 January 2006).
- · Demir and Baykara v Turkey App no 34503/97 (ECtHR, 12 November 2008).
- · Affaire Enerji Yapi-Yol Sen c Turquie App no 68959/01 (ECtHR, 21 April 2009).
- · Case of Kiyutin v Russia App no 2700/10 (ECtHR, 10 March 2011).
- Fédération hellénique des syndicats des employés du secteur bancaire v Greece App no 72808/10 (ECtHR, 6 December 2011).
- · I.B. v Grèce App no 552/10 (ECtHR, 3 October 2013).

### Human Rights Committee

 Baboeram et al. v Suriname (1983) 2 Selected Decisions of the Human Rights Committee 172.

### ILO Committee on Freedom of Association

- Honduras (Case No 1568) (19 December 1990) Report of the Committee on Freedom of Association No 281 (Vol LXXV 1992 Series B No 1).
- Mexico (Case No 1844) (31 May 1995) Report of the Committee on Freedom of Association No 300 (Vol LXXVIII 1995 Series B No 3).
- Venezuela (Case No 2254) (7 March 2003) Report of the Committee on Freedom of Association No 334 (Vol LXXXVII 2004 Series B No 2).
- Bahrain (Case No 2552) (22 February 2007) Report of the Committee on Freedom of Association No 349 (Vol XCI 2008 Series B No 1).
- Peru (Case No 2697) (17 December 2008) Report of the Committee on Freedom of Association No 357 (Vol XCIII 2010 Series B No 2).
- Canada (Case No 2821) (6 October 2010) Report of the Committee on Freedom of Association No 364 (Vol XCV 2012 Series B No 2).
- Greece (Case No 2820) (21 October 2010) Report of the Committee on Freedom of Association No 365 (Vol XCV 2012 Series B No 3).
- Bahrein (Case No 2882) (16 June 2011) Report of the Committee on Freedom of Association No 364) (Vol XCV Series B No 2).

## NAALC: submissions, reviews and declarations

- · General Electric, Public Communication (14 February 1994).
- · Sony Corporation, Public Communication (16 August 1994).
- SUTSP, Public Communication (13 January 1996).
- · Maxi-Switch, Public Communication (11 October 1996).
- · SUTSP, NAO Review (27 January 1997).

- · Gender Discrimination, Public Communication (15 May 1997).
- · Han Young, Public Communication (28 October 1997).
- · Itapsa, US Public Communication (15 December 1997).
- · Gender Discrimination, NAO Review (12 January 1998).
- · Itapsa, Canada Public Communication (6 April 1998).
- · Solec, Public Communication (9 April 1998).
- · Han Young, NAO Review (28 April 1998).
- · Itapsa US NAO Review (31 July 1998, revised 21 August 1998.
- · Rural Mail Couriers, Public Communication (2 December 1998).
- · Itapsa, Canada NAO Review Part I (11 December 1998).
- · Washington Apples, Mexican NAO Review (August 1999).
- · TAESA, Public Communication (10 November 1999).
- · Auto Trim / Customs Trim, Public Communication (30 June 2000).
- · TAESA, NAO Review (7 July 2000).
- · Auto Trim/Customs Trim, NAO Review (6 April 2001).
- · NY State, Public Communication (24 October 2001).
- · NY State, NAO Review (8 November 2002).
- · Puebla, US Public Communication (28 September 2003).
- · Puebla, US NAO Review (3 August 2004).
- · Labor Law Reform, Public Communication (17 February 2005).
- · Puebla, Canada NAO Review (12 April 2005).
- · Hidalgo, Public Communication (14 October 2005).
- · North Carolina Public Employees, Public Communication (17 October 2006).
- · Coahuila, Public Communication (9 November 2006).
- · Hidalgo, US NAO Review (31 August 2007).
- Ministerial Consultations Joint Declaration, 'Resolving Issues Raised in: US NAO Public Communication US 2003-01 and Canadian NAO Public Communication CAN 2003-1' (Puebla Ministerial Consultations) (24 April 2008).
- · Sindicato Mexicano de Electricsitas, Public Communication (14 November 2011).
- · H-2-B, Public Communication (13 April 2015).

### PTIA Dispute Settlement (non-NAALC): cases and case materials

- US Department of Labor, 'Public Report of Review of Office of Trade and Labor Affairs – U.S. Submission 2008-01 (Guatemala)' (16 January 2009).
- · US-Honduras, Public Submission (26 March 2012).
- · US Department of Labor, 'Public report of Review of U.S. Submission 2011-01 (Bahrain)' (20 December 2012).
- Letter from the US Trade Representative and the Acting US Secretary of Labor to the Government of Bahrain, 'Request for consultations under the US-Bahrain FTA' (6 May 2013).
- · In the Matter of Guatemala Issues relating to the obligations under Article 16.2.1(a) of CAFTA-DR, Initial Written Submission of the United States (3 November 2014).
- In the Matter of Guatemala Issues relating to the obligations under Article 16.2.1(a) of CAFTA-DR, Initial Written Submission of Guatemala (2 February 2015).
- In the Matter of Guatemala Issues Relating to the Obligations Under Article 16.1.1(a) of the CAFTA-DR, Rebuttal Submission of the United States (16 March 2015).

- · Amicus curiae briefs in the US-Guatemala labour dispute (2015).
- US Department of Labor, 'Public Report of Review of Office of Trade and Labor Affairs – U.S. Submission 2016-02 (Colombia)' (11 January 2017).

· In the Matter of Guatemala – Issues Relating to the Obligations Under Article 16.1.1(a) of the CAFTA-DR, Final Report of the Panel (14 June 2017).

### DOMESTIC CASES

United States McKinney v U.S. Department of Treasury, 799 F.2d 1544 (Fed. Cir.

1986).

Supp. 495 (D.D.C. 1990)

United States Eastern Enterprises v APFEL, 524 U.S. 498 (1998).

United States John Doe I et al v UNOCAL Corp et al, 395 F.3d 932 (9th Cir 2002).

United States Roe v Bridgestone, 492 F. Supp. 2d 988 (S.D. Ind. 2007).

### COMMITTEE ON ECONOMIC, SOCIAL AND CULTURAL RIGHTS

- · Committee on Economic, Social and Cultural Rights, 'Report on the Third Session' (6-24 February 1989) E/1989/22/E/C.12/1989/5.
- Committee on Economic, Social and Cultural Rights, 'General Comment No 3: The Nature of States Parties' Obligations (Art. 2, Para. 1, of the Covenant)' (14 December 1990) E/1991/23.
- Committee on Economic, Social and Cultural Rights, 'Report on the Fifth Session'
   (26 November-14 December 1991) E/1991/23/E/C.12/1990/8.
- Committee on Economic, Social and Cultural Rights, 'Concluding observations of the Committee on Economic, Social and Cultural Rights: Guatemala' (12 December 2003) E/C.12/1/Add.93.
- · Committee on Economic, Social and Cultural Rights, 'General Comment No 19: The right to social security (art. 9)' (4 February 2008) E/C.12/GC/19.
- Committee on Economic, Social and Cultural Rights, 'Statement on the obligations of State Parties regarding the corporate sector and economic, social and cultural rights' (20 May 2011) E/C.12/2011/1.
- Committee on Economic, Social and Cultural Rights, 'General Comment No 23: The Right to Just and Favourable Conditions of Work' (27 April 2016) E/C.12/GC/23.
- Committee on Economic, Social and Cultural Rights, 'General Comment No 24: State obligations under the International Covenant on Economic, Social and Cultural Rights in the context of business activities' (10 August 2017) E/C.12/GC/ 24.

## COMMITTEE ON THE RIGHTS OF THE CHILD

 Committee on the Rights of the Child, 'General Comment No 16 – On State obligations regarding the impact of business on children's rights' (7 February 2013) CRC/C/GC/16.

# GENERAL AGREEMENT ON TARIFFS AND TRADE / WORLD TRADE ORGANIZATION

 General Agreement on Tariffs and Trade, 'Ad Hoc Committee on Agenda and Intersessional Business – Report on the Accession of Japan' (13 February 1953) L/76.

 General Agreement on Tariffs and Trade, 'Summary Record of the Sixth Meeting' (29 September 1953) SR.8/6.

- General Agreement on Tariffs and Trade, 'Anti-Dumping and Countervailing Duties – Secretariat Analysis of Legislation' (23 October 1957) L/712.
- General Agreement on Tariffs and Trade, 'Report by the Working Party on Border Tax Adjustments' (20 November 1970) L/3464.
- · Generalized System of Preferences, Decision of 25 June 1971, BISD 18S/24.
- General Agreement on Tariffs and Trade, 'Minimum International Labour Standards' (11 October 1979) CG.18/W/34.
- · General Agreement on Tariffs and Trade, 'Note on the Tenth Meeting of the Consultative Group of Eighteen' (23 November 1979) CG.18/10 5-6.
- General Agreement on Tariffs and Trade, 'Decision on Differential and More Favourable Treatment, Reciprocity and Fuller Participation of Developing Countries' (28 November 1979) L/4903.
- General Agreement on Tariffs and Trade, 'Worker Rights Prep Com' (25 June 1986) (86)W/43.
- General Agreement on Tariffs and Trade, 'Relationship of Internationally-Recognized Worker Rights to International Trade Communication from the United States' (3 July 1987) L/6196.
- General Agreement on Tariffs and Trade, 'Relationship of Internationally-Recognized Worker Rights to International Trade Request for the establishment of a working party Communication from the United States' (28 October 1987) L/6243.
- General Agreement on Tariffs and Trade, 'Communication for the United States Concerning the Relationship of Internationally-Recognized Labour Standards to International Trade' (21 September 1990) L/6729.
- General Agreement on Tariffs and Trade, 'Minutes of Meeting' (1 November 1990)
   C/M.245.
- World Trade Organization, 'Singapore Ministerial Declaration' (18 December 1996) WT/MIN(96)/DEC.
- · General Agreement on Tariffs and Trade, 'Trade Policy Review Mechanism New Zealand, Report by the Secretariat' (5 July 1999) C/RM/S/9B.
- World Trade Organization: Committee on Technical Barriers to Trade, 'Minutes of the Meeting Held on 30 March 2001' (8 May 2001) G/TBT/M/23.
- World Trade Organization: Committee on Technical Barriers to Trade, 'Minutes of the Meeting Held on 29 June 2001' (14 August 2001) G/TBT/M/24.

## HUMAN RIGHTS COMMITTEE

- Human Rights Committee, 'General Comment No 24: Issues relating to reservations made upon ratification or accession to the Covenant or the Optional Protocols thereto, or in relation to declarations under article 41 of the Covenant' (11 November 1994) CCPR/C/21/Rev.1/Add.6.
- Human Rights Committee, 'Concluding observations on the sixth periodic report of Germany, adopted by the Committee at its 106th session (15 October–2 November 2012)' (12 November 2012) CCPR/C/DEU/CO/6.

#### **HUMAN RIGHTS COUNCIL**

Human Rights Council, 'Report of the Special Representative of the Secretary-General on the issue of human rights and transnational corporations and other business enterprises, John Ruggie: Guiding principles on business and human rights: implementing the United Nations 'Protect, respect and remedy' framework'' (21 March 2011) (A/HRC/17/31).

- Human Rights Council, 'Principles for responsible contracts: integrating the management of human rights risks into State-investor contract negotiations: guidance for negotiators' (25 May 2011) A/HRC/17/31/Add.3.
- Human Rights Council, 'Elaboration of an international legally binding instrument on transnational corporations and other business enterprises with respect to human rights' (14 July 2014) A/HRC/RES/26/9.

#### INTERNATIONAL LABOUR ORGANIZATION

### CAS & CEACR

- International Labour Conference (10th Session) Freedom of Association: Report and Draft Questionnaire (Geneva 1927).
- International Labour Conference (23rd Session) Summary of Annual Reports under Article 22 of the International Labour Organisation, Appendix, Report of the Committee of Experts on the Application of Conventions (Geneva 1937).
- International Labour Conference (78th Session) Information and Reports on the Application of Conventions and Recommendations, Report III (Part 3) Summary of Reports (Geneva 1991).
- International Labour Conference (80th Session) Information and Reports on the Application of Conventions and Recommendations, Report III (Part 3) Summary of Reports (Geneva 1993).
- International Labour Conference (81st Session) Report of the Committee of Experts on the Application of Conventions and Recommendations, Report III (Part 4B) Freedom of Association and Collective Bargaining (Geneva 1994).
- International Labour Conference (83rd Session) Report of the Committee of Experts on the Application of Conventions and Recommendations, Report III (Part 4B) Special Survey on Equality in Employment and Occupation in respect of Convention No 111 (Geneva 1996).
- International Labour Conference (96th Session) Report of the Committee of Experts on the Application of Conventions and Recommendations, Report III (Part 1B) General Survey concerning the Forced Labour Convention, 1930 (No. 29), and the Abolition of Forced Labour Convention, 1957 (No. 105) (Geneva 2007).
- International Labour Conference (99th Session), Review of the follow-up to the 1998 ILO Declaration on Fundamental Principles and Rights at Work, Report VII (Geneva 2010).
- International Labour Conference (100th Session) Report of the Committee of Experts on the Application of Conventions and Recommendations, Report III

(Part 1A) General Report and observations concerning particular countries (Geneva 2011).

- · International Labour Conference (101th Session) Report of the Committee on the Application of Standards, Report III (Part 1A) General Report and observations concerning particular countries (Geneva 2012).
- · International Labour Conference (102nd Session) Report of the Committee of Experts on the Application of Conventions and Recommendations, Report III (Part 1A) General Report and observations concerning particular countries (Geneva 2013).
- International Labour Conference (104th Session) Report of the Committee of Experts on the Application of Conventions and Recommendations, Report III (Part 1A) General Report and observations concerning particular countries (Geneva 2015).
- International Labour Conference (105th Session) Report of the Committee of Experts on the Application of Conventions and Recommendations, Report III (Part 1A) Application of International Labour Standards 2016 (I) (Geneva 2016).

#### Declarations

- · International Labour Conference (26th Session) Declaration concerning the aims and purposes of the International Labour Organization (Philadelphia 1944).
- Tripartite Declaration of Principles Concerning Multinational Enterprises and Social Policy, 17 ILM 422 (1978).
- International Labour Conference (86th Session) ILO Declaration on Fundamental Principles and Rights at Work and its Follow-up (Geneva 18 June 1998, Annex revised 15 June 2010)
- International Labour Conference (97th Session) ILO Declaration on Social Justice for a Fair Globalization (Geneva 10 June 2008).

### Director-General

- · Director of the International Labour Office, 'Admissibility of Reservations to General Conventions' (15 June 1927), published as Annex 967a of 8 League of Nations Official Journal (1927).
- · International Labour Conference (15th Session) Report of the Director: First Part (Geneva 1931).
- International Labour Conference (25th Session) Report of the Director: The World of Industry and Labour' Geneva 1939).
- International Labour Conference (58th Session) Report of the Director-General Part 1: Prosperity for Welfare: Social Purpose in Economic Growth and Change
   The ILO Contribution (Geneva 1973).
- · International Labour Conference (81st Session) Report of the Director-General: Defending Values, Promoting Change (Geneva 1994).
- International Labour Conference (89th Session) Report of the Director General: Stopping Forced Labour – Global Report under the Follow-up to the ILO Declaration on Fundamental Rights at Work (Geneva 2001).

International Labour Conference (93th Session) Report of the Director-General:
 A Global Alliance Against Forced Labour – Global Report under the Follow-up to the ILO Declaration on Fundamental Rights at Work (Geneva 2005).

## Governing Body

- Governing Body (196th Session) Report of the Fact-Finding and Conciliation Commission on Freedom of Association Concerning the Case of Chile, GB.196/4/9 (Geneva, May 1975).
- · Governing Body (261st Session) The social dimensions of the liberalization of world trade, GB.261/WP/SLD/1 (Geneva, November 1994).
- Governing Body (268th Session), Committee on Legal Issues and International Labour Standards, GB.268/LILS/7 (Geneva, March 1997).
- Governing Body (277th Session) Measures, including action under article 33 of the Constitution of the International Labour Organization, to secure compliance by the Government of Myanmar with the recommendations of the Commission of Inquiry established to examine the observance of the Forced Labour Convention, 1930 (No. 29), GB.277/6(Add.1) (Geneva, March 2000).
- Governing Body (317th Session): Review of annual reports under the follow-up to the ILO Declaration on Fundamental Principles and Rights at Work, GB.317/ INS/3 (Geneva, March 2013).
- Governing Body (325th Session) Review of annual reports under the follow-up to the ILO Declaration on Fundamental Principles and Rights at Work, GB.325/ INS/4 (Geneva, October-November 2015).
- Governing Body (326th Session) The Standards Initiative: Joint report of the Chairpersons of the Committee on the Application of Conventions and Recommendations and the Committee on Freedom of Association, GB.326/LILS/3/1 (Geneva, February 2016).

## International Labour Conference

- International Labor Conference (1st Session) Record of Proceedings (Washington DC 1919).
- International Labour Conference (8th Session) Resolution concerning the methods by which the Conference can make use of the reports submitted under Article 408 of the Treaty of Versailles (Geneva 1926).
- International Labour Conference (29th Session) Constitutional Questions Part
   1: Reports of the Conference Delegation on Constitutional Questions (Montreal 1946).
- International Labour Conference (39th Session), Record of Proceedings (Geneva 1956).
- International Labour Conference (88th Session) Record of Proceedings: Resolution concerning the measures recommended by the Governing Body under article 33 of the ILO Constitution on the subject of Myanmar (Geneva 2000).

## International Labour Office

 International Labour Office, 'Memorandum by the International Labour Office on the Practice of Reservations to Multilateral Conventions' (Official Bulletin Vol XXXIV, No 3, 31 December 1951).

- International Labour Office, 'Report of the Commission Appointed under Article 26 of the Constitution of the International Labour Organisation to Examine the Complaint Filed by the Government of Portugal concerning the Observance by the Government of Liberia of the Forced Labour Convention, 1930 (No. 29)' (Official Bulletin Vol XLVI No 2, April 1963).
- International Labour Office, 'Report of the Working Party on International Labour Standards' (Official Bulletin – Special Issue, Vol LXX, Series A, 1987).
- International Labour Office, 'Report of the Commission of Inquiry appointed under Article 26 of the Constitution of the International Labour Organization to examine the observance by Myanmar of the Forced Labour Convention 1930 (No. 29)' (Official Bulletin – Special Edition, Vol LXXXI, Series B, 2 July 1998).
- International Labour Office, 'Truth, reconciliation and Justice in Zimbabwe: Report
  of the Commission of Inquiry appointed under article 26 of the Constitution of
  the International Labour Organization to examine the observance by the Government of Zimbabwe the Freedom of Association and Protection of the Right to
  Organise Convention, 1948 (No. 87) and the Right to Organise and Collective
  Bargaining Convention, 1949 (No. 98)' (Official Bulletin Special Supplement,
  Vol XCIII, Series B, 2010).
- International Labour Office, 'Rules of the Game: A Brief Introduction to International Labour Standards' (3rd edn, Geneva 2014).

## Recommendations

- ILO Recommendation R006: White Phosphorus Recommendation (Recommendation concerning the Application of the Berne Convention of 1906, on the Prohibition of the Use of White Phosphorus in the Manufacture of Matches) (1st Conference Session, Washington 28 November 1919).
- ILO Recommendation R200: HIV and AIDS Recommendation (Recommendation concerning HIV and AIDS and the World of Work) (99th ILC Session, Geneva 17 June 2010).

## Other

- · International Labour Organization, 'Intergovernmental commodity control agreements' (Montreal 1943).
- International Labour Organization, 'Freedom of Association: Digest of Decisions and Principles of the Freedom of Association Committee of the Governing Body of the ILO' (5th edn, International Labour Office 2006).
- · International Labour Organization, *Social Dimensions of Free Trade Agreements* (International Institute for Labour Studies, revised edn, Geneva 2015).

 International Labour Organization, 'Freedom of Association: Compilation of Decisions of the Committee on Freedom of Association' (6th edn, International Labour Office 2018).

#### INTERNATIONAL LAW COMMISSION

- International Law Commission, 'Remarks of Special Rapporteur Sir Humphrey Waldock, Summary record of the 727th meeting' (Extract from the Yearbook of the International Law Commission 1964 Vol I).
- Yearbook of the International Law Commission 1966, Vol II, Documents of the second part of the seventeenth session and of the eighteenth session including the reports of the Commission to the General Assembly (United Nations 1967).
- International Law Commission, 'First report on State responsibility by Mr. Roberto Ago, Special Rapporteur – Review of Previous work on codification of the topic of the international responsibility of States,' A/CN.4/217 and Corr.1 and Add.1 (1969).
- International Law Commission, 'Fragmentation of International Law: Difficulties Arising from the Diversification and Expansion of International Law – Report of the Study Group of the International Law Commission' (13 April 2006) UN Doc A/CN.4/L.682, as corrected (11 August 2006) UN Doc A/CN.4/L.682/Corr.1.
- Draft Articles on Responsibility of States for Internationally Wrongful Acts, with commentaries, Yearbook of the International Law Commission, Vol II, Part Two (2001).
- Draft Articles on the Responsibility of International Organizations with Commentaries, Yearbook of the International Law Commission, Vol II, Part Two (2011).

### LABOUR CONSISTENCY PLANS UNDER THE TPP

- · Brunei Darussalam-United States Labour Consistency Plan (4 February 2016).
- · Malaysia-United States Labour Consistency Plan (4 February 2016).
- United States-Viet Nam Plan for the Enhancement of Trade and Labour Relations (4 February 2016).

### **MISCELLANEOUS**

- · Atlantic Charter (14 August 1941).
- Trade Policies for a Better Future: The 'Leutwiler Report', the GATT and the Uruguay Round (Martinus Nijhoff Publishers 1987).
- World Commission on Environment and Development, 'Our Common Future' (Oxford University Press 1987).
- Host Government Agreement Between and Among the Government of the Republic of Turkey and the MEP Participants, Appendix 2, Intergovernmental Agreement (18 November 1999).

 NAFTA Free Trade Commission, 'Notes of Interpretation of Certain Chapter Eleven Provisions' (31 July 2001).

- Host Government Agreement Between and Among the Government of Georgia and State Oil Company of the Azerbaijan Republic, BP Exploration (Azerbaijan) Limited, TotalFinaElf E&P Caucasian GAS SA, LUKAgip N.V., Statoil Azerbaijan a.s., Naftiran Intertrade Co. (Nico) Limited, Turkish Petroleum Overseas Company Limited (17 April 2002).
- The Baku-Tbilisi-Ceyhan Pipeline Company, 'BTC Human Rights Undertaking' (22 September 2003).
- · Oxford Dictionary of Law (5th edn, 2003).
- · ICSID Rules of Procedure for Arbitration Proceedings (April 2006).
- AFL-CIO, 'Petition to remove Bangladesh from the list of the eligible beneficiary developing countries pursuant to 19 USC 2462(d) of the Generalized System of Preferences (GSP)' (22 June 2007).
- · Development Solutions et al, 'EU-Andean Trade Sustainability Impact Assessment' (October 2009).
- Model Mine Development Agreement: A Template for Negotiation and Drafting (4 April 2011).
- · Colombian Action Plan Related to Labor Rights (7 April 2011).
- Ergon Associates, 'Trade and Labour: Making effective use of trade sustainability impact assessments and monitoring mechanisms – Report to DG Employment, European Commission' (September 2011).
- Bill Rosenberg, 'Labour Rights and Investment Agreements' (Power Point Presentation, 2 March 2012).
- · International Trade Union Confederation, 'Internationally Recognised Core Labour Standards in the United Arab Emirates' (Geneva, 27 and 29 March 2012).
- · European Trade Union Confederation, 'Resolution on EU Investment Policy' (Brussels, 5-6 March 2013).
- Maastricht Principles on Extraterritorial Obligations of States in the Area of Economic, Social and Cultural Rights (Heidelberg 2013).
- · Communications Workers of America, 'The Impact of Investor State Dispute Settlement Provisions in Trade Agreements' (May 2014).
- Hugh Robertson, 'TTIP: US/EU Trade Talks Need to Raise, Not Lower, Safety Standards' (8 May 2014).
- Amnesty International, 'The Great Palm Oil Scandal: Labour Abuses Behind the Big Brand Names' (London 2016).
- International Corporate Accountability Roundtable, 'Tools of Trade: The Use of U.S. Generalized System of Preferences to Promote Labor Rights for All' (31 January 2018).

### MODEL BITS

- · 1994 US Model BIT
- · 2004 Canada Model BIT
- · 2007 Norway Model BIT
- · 2008 Colombia Model BIT

· 2012 Model BIT of the Southern African Development Community

- · 2012 US Model BIT
- · 2015 India Model BIT

#### ORGANIZATION FOR ECONOMIC COOPERATION AND DEVELOPMENT

- · OECD, 'Draft Convention on the Protection of Foreign Property' (1967).
- OECD, 'Declaration on International Investment and Multinational Enterprises' (21 June 1976) 15 ILM 967 (1976).
- · OECD, 'Trade, Employment and Labour Standards: A Study of Core Workers' Rights and International Trade (1996).
- · OECD, 'The Multilateral Agreement on Investment: Draft Consolidated Text' (22 April 1998) DAFFE/MAI(98)7/REV1, 9.
- OECD, 'UK National Contact Point Revised Statement, Specific Instance: BTC Pipeline' (22 February 2011).
- OECD, 'OECD Guidelines for Multinational Enterprises, 2011 edition' (adopted 25 May 2011).

### **UNCTAD**

- UNCTAD, Resolution 21(II): Preferential or free entry of exports of manufactures and semi-manufactures of developing countries to the developed countries, adopted at the 78th plenary meeting (27 March 1968).
- UNCTAD, 'Legal Implications of the New International Economic Order' UN Doc A/CN.9/193 (1980), in: Yearbook of the United Nations Commission on International Trade Law – Volume XI (1980).
- · UNCTAD, 'Taking of Property' (UNCTAD Series on Issues in International Investment Agreements, 2000).
- · UNCTAD, 'World Investment Report 2003: FDI Policies for Development: National and International Perspectives' (United Nations 2003).
- UNCTAD, 'Latest Developments in Investor-State Dispute Settlement: IIA Monitor No. 1' (2009) UNCTAD/WEB/DIAE/IA/2009/6/Rev1.
- · UNCTAD, 'Review of Maritime Transport' (United Nations 2010).
- UNCTAD, 'Statement of Ms. Carolin Vollmann, International Trade Union Confederation' (World Investment Forum 2014: Investing in Sustainable Development, 16 October 2014) <a href="http://unctad-worldinvestmentforum.org/wp-content/uploads/2014/10/Vollmann.pdf">http://unctad-worldinvestmentforum.org/wp-content/uploads/2014/10/Vollmann.pdf</a>>.
- · UNCTAD, 'World Investment Report 2015: Reforming International Investment Governance' (United Nations 2015).
- · UNCTAD, 'World Investment Report 2018: Investment and New Industrial Policies' (United Nations 2018).

UNITED NATIONS CONFERENCE ON TRADE AND EMPLOYMENT – TRAVAUX PRÉPARATOIRES HAVANA CHARTER

- United Nations Economic and Social Council, 'Report of the First Session of the Preparatory Committee of the International Conference on Trade and Employment' (31 October 1946) E/PC/T/33.
- United Nations Economic and Social Council, 'Preparatory Committee of the International Conference on Trade and Employment: Committee II – Technical Sub-Committee, Sixth Meeting' (8 November 1946) E/PC/T/C.II/46.
- United Nations Economic and Social Council, 'Preparatory Committee of the International Conference on Trade and Employment: Committee II – Draft Report of the Technical Sub-Committee' (16 November 1946) E/FC/T/C.II/54.
- United Nations Economic and Social Council, 'Drafting Committee of the Preparatory Committee of the United Nations Conference on Trade and Employment, Report of the Technical Sub-Committee' (11 February 1947) E/PC/T/C.6/55/Rev.1.
- United Nations Conference on Trade and Employment, 'First Committee: Employment and Economic Activity Draft Chapter Uruguay: Proposed Amendment' (4 December 1947) E/CONF.2/C.1/3/Add. 2.
- United Nations Conference on Trade and Employment, 'First Committee: Employment and Economic Activity' (5 December 1947) E/CONF.2/C.1/5.
- United Nations Conference on Trade and Employment, 'First Committee: Employment and Economic Activity Summary Record of the Fifth Meeting' (5 December 1947) E/CONF.2/C.1/SR.5, 6.
- United Nations Conference on Trade and Employment, 'First Committee: Employment and Economic Activity Annotated Agenda for Chapter II Employment and Economic Activity' (8 December 1947) E/CONF.2/C.1/7.
- United Nations Conference on Trade and Employment, 'First Committee: Employment and Economic Activity Summary Record of the Sixth Meeting' (8 December 1947) E/CONF.2/C.1/SR.6.
- United Nations Conference on Trade and Employment, 'Third Committee: Commercial Policy Revised Annotated Agenda for Chapter IV' (8 December 1947) E/CONF.2/C.3/11, 5.
- United Nations Conference on Trade and Employment, 'First Committee: Employment and Economic Activity Summary Record of the Sixth Meeting' (8 December 1947) E/CONF.2/C.1/SR.6.
- United Nations Conference on Trade and Employment, 'Sub-committee A of the First Committee – Report of the Drafting Group on Article 4' (13 December 1947) E/CONF.2/C.1/A/W.1.
- United Nations Conference on Trade and Employment, 'First Committee: Employment and Economic Activity Report of Sub-Committee A "Fair Labour Standards" (16 December 1947) E/CONF.2/C.1/9.
- United Nations Conference on Trade and Employment, 'Third Committee: Commercial Policy Report of Sub-Committee D on Articles 40,41 and 43 (28 January 1948) E/CONF.2/C.3/37.

 United Nations Conference on Trade and Employment, 'Trade Committee – Commercial Policy – Notes on Nineteenth Meeting' (29 January 1948) E/CONF.2/C.3/C/W.20.

- Interim Commission for the International Trade Organization, 'Relations between the International Labour Organization and the International Trade Organization' (17 August 1948) Limited A, ICITO/EC.2/2/Add.6.
- United Nations Conference on Trade and Employment, 'Reports of Committees and Principal Sub-committees' (September 1948) ICITO 1/8.

### UNITED NATIONS

- United Nations Conference on the Law of Treaties, 'Official Records: First session
   – Summary Records of the Plenary Meetings and of the Meetings of the Committee of the Whole' (26 March-24 May 1968) 36-37.
- UNGA Res 3201 (S-VI) (1 May 1974) 'Declaration on the Establishment of a New International Economic Order' UN Doc A/Res/VI/3201).
- ECOSOC, 'The Impact of Multinational Corporations on Development and on International Relations: Report of the Group of Eminent Persons to Study the Role of Multinational Corporations on Development and on International Relations' (24 May 1974) UN Doc E/5500/Add.1 Part 1, 13 ILM 800 (1974).
- Report of the Group of Eminent Persons to Study the Role of Multinational Corporations on Development and on International Relations' (24 May 1974) UN Doc E/5500/Add.1 Part 1, 13 ILM 800 (1974).
- ECOSOC Res 1913 (5 December 1974) E/RES/1913 (LVII).
- UNGA Res 3281 (XXIX) (12 December 1974) 'Charter of Economic Rights and Duties of States' UN Doc A/Res/XXIV/3281.
- Commission on Transnational Corporations, 'Report on the Special Session:
   Official Records of the Economic and Social Council, 1983, Supplement No. 7'
   (7-18 March and 9-21 May 1983) UN Doc E/1983/17/Rev. 1.
- · UN Code of Conduct on Transnational Corporations, 23 ILM 626 (1984).
- United Nations, 'Report of the World Summit for Social Development' (19 April 1995) A/CONF.166/9.
- United Nations, 'Johannesburg Declaration on Sustainable Development' (4 September 2002) UN Doc A/CONF.199/20.
- OHCHR, 'Human rights, trade and investment' E/CN.4/Sub.2/2003/9 (2 July 2003).
- OHCHR, 'Human Rights and World Trade Agreements: Using general exception clauses to protect human rights' (HR/PUB/05/5, United Nations 2005).
- UNGA Res 70/1 (21 October 2005) 'Transforming our world: the 2030 Agenda for Sustainable Development' UN Doc A/RES/70/1.
- United Nations Environment Programme, 'Corporate Social Responsibility and Regional Trade and Investment Agreements' (2011).
- UNGA Res 66/288 (11 September 2012) 'The future we want' UN Doc A/RES/66/ 288.

#### OTHER INTERNATIONAL ORGANIZATIONS

 World Bank Group, 'Guidelines for the Treatment of Foreign Direct Investment' (Legal Framework for the Treatment of Foreign Investment: Volume II: Guidelines, 1992).

- · UNICEF, 'The State of the World's Children 1997' (Oxford University Press 1997).
- UNEP, 'Green Jobs: Towards decent work in a sustainable, low-carbon world' (2008).

#### DOMESTIC SOURCES

### Canada

- Canada, 'North American Agreement on Labour Cooperation Canadian Intergovernmental Agreement'.
- Canada, 'Canadian Intergovernmental Agreement Regarding the Implementation of International Labour Cooperation Agreements'.
- Canada, 'Guidelines for Public Communications submitted to the Canadian National Administrative Office under Labour Cooperation Agreements or Chapters'.

### European Union

- Speech by Vice-President H. Vredeling to the International Labour Organization, Geneva (15 June 1978).
- European Parliament, 'Resolution of 18 November 1988 on the stage reached in the multilateral trade negotiations within the Uruguay round of GATT' (19 December 1988) OJ C 326/315.
- European Parliament, 'Resolution of 11 October 1990 on the possible renewal of the Multifibre Arrangement or the subsequent regime after 1991' (12 November 1990) OJ C 284/152.
- Council Regulation (EC) 3281/94 applying a four-year scheme of generalized tariff preferences (1995 to 1998) in respect of certain industrial products originating in developing countries (GSP Regulation 1995-1998) [1994] OJ L 348/1.
- Commission of the European Communities, 'Communication from the Commission to the Council, "The Trading System and Internationally Recognized Labour Standards' (24 July 1996) COM (96)402 final/2.
- Commission of the European Communities, 'Communication from the Commission to the Council The Trading System and Internationally Recognized Labour Standards' COM(96) 402 final (Brussels, 24 July 1996).
- European Commission, 'The European Union's Role in Promoting Human Rights and Democratisation in Third Countries' (8 May 2001) COM(2001) 252 final.
- European Commission, 'Promoting Core Labour Standards and improving social governance in the context of globalisation' (18 July 2001) COM (2001).

 Council Regulation (EC) 2501/2001 applying a scheme of generalized tariff preferences for the period from 1 January 2002 to 31 December 2004 (GSP Regulation 2002-2004) [2001] OJ L346/1.

- Directive 2003/51/EC of the European Parliament and of the Council of 18 June 2003 ... on the annual and consolidated accounts of certain types of companies, banks and other financial institutions and insurance undertakings [2003] OJ L 178.
- Commission of the European Communities, 'Developing countries, international trade and sustainable development: the function of the Community's generalised system of preferences (GSP)' (7 July 2004) COM(2004) 461 final.
- Council Regulation (EC) 980/2005 applying a scheme of generalised tariff preferences (GSP Regulation 2006-2008) [2005] OJ L169/1.
- European Commission, 'Handbook for Trade Sustainability Impact Assessments' (March 2006).
- Council Regulation (EC) 732/2008 applying a scheme of generalised tariff preferences for the period from 1 January 2009 to 31 December 2011 and amending Regulations (EC) No 552/97, (EC) No 1933/2006 and Commission Regulations (EC) No 1100/2006 and (EC) No 964/2007 (GSP Regulation 2009-2011) [2008] OI L 211/1.
- Council Regulation (EC) 1007/2009 on trade in seal products (Seal Regulation)
   [2009] OJ L 286/36.
- European Parliament, 'Resolution of 6 April 2011 on the future European international investment policy' (2010/2203(INI)).
- Council Regulation (EU) 978/2012 applying a scheme of generalised tariff preferences and repealing Council Regulation (EC) No 732/2008 (GSP Regulation 2012) [2012] OJ L 303/1.
- Commission Delegated Regulation (EU) 182/2014 amending Annex III to Regulation (EU) No. 978/2012 of the European Parliament and of the Council applying a scheme of generalized tariff preferences [2013] OJ L 57/1.
- European Parliament, 'Parliamentary Questions of 12 December 2013 Marc Tarabella (S&D) and Jean Louis Cottigny (S&D)' (14 August 2014) OJ C 268.
- · European Commission, 'Trade and Sustainable Development' (2015).
- · European Commission, 'Draft Text TTIP Investments' (2015).
- European Parliament, 'Resolution of 8 July 2015 containing the European Parliament's recommendations to the European Commission on the negotiations for the Transatlantic Trade and Investment Partnership (TTIP)' (2014/2228(INI)).
- European Commission, 'The EU Special Incentive Arrangement for Sustainable Development and Good Governance ('GSP+') covering the period 2014-2015' (28 January 2016) SWD (2016) 8 final.
- Regulation (EU) 2017/821 laying down supply chain due diligence obligations for Union importers of tin, tantalum and tungsten, their ores, and gold originating from conflict-affected and high-risk areas [2017] OJ L 130/1.
- European Parliament, 'Report on the implementation of the Free Trade Agreement between the European Union and the Republic of Korea' (10 April 2017) 2015/ 2059(INI).

### **United States**

· US Commission on Foreign Economic Policy, 'Staff Papers' (Washington, 1954).

- · US Department of State Report on Nationalization, Expropriation, and other takings of U.S. and Certain Foreign Property since 1960 (1972) 11 ILM 84.
- American Law Institute, 'Third Restatement of the Foreign Relations Law of the United States' (1987) Section 712 g.
- Regulations of the U.S. Trade Representative Pertaining to Eligibility of Articles and Countries for the Generalized System of Preference Program, 15 C.F.R. § 2007 et seq (2002).
- US Secretary of Labor, 'Laws Governing Exploitative Child Labor Report Chile' (8 July 2003).
- US Trade Representative, 'United States Employment Impact Review of the U.S.-Morocco Free Trade Agreement' (July 2004).
- US Department of Labor, 'North American Agreement on Labor Cooperation: A Guide' (October 2005).
- · Decent Working Conditions and Fair Competition Act, S. 3485, 109th Congress (text of 8 June 2006, not entered into force).
- · US Procedural Guidelines, 71 FR 76691 (21 December 2006).
- Trade Reform, Accountability, Development, and Employment Act of 2009, S. 2821, 111th Congress (text of 1 December 2009, not entered into force).
- · US Trade Representative Ron Kirk, 'Remarks at Mon Valley Works Edgar Thomson Plant' (16 July 2009).

## Domestic legislation

Belgium	Wet van 27 februari 2002 ter bevordering van sociaal verant-				
	woorde productie, Belgisch Staatsblad 26 maart 2002. (Law for				
	the Promotion of Socially Responsible Production).				
European Union	n Consolidated Version of the Treaty on the Functioning of the				
	European Union (30 March 2010) OJC 83/47.				
United States	Trade Agreements Extension Act of 1953, Public Law 215, 83rd				
	Congress (67 Stat 472).				
United States	Trade Act of 1974, Public Law 93-618, 93rd Congress (88 Stat				
	1978).				
United States	Caribbean Basin Economic Recovery Act of 1983, Public Law				
	98-67, 98th Congress, (97 Stat 369).				
United States	Trade and Tariff Act of 1984, Public Law 98-573, 98th Congress				
	(98 Stat 2948).				
United States	Omnibus Trade and Competitiveness Act of 1988, Public Law				
	100-418, 100th Congress (102 Stat 1107).				
United States	Trade and Development Act of 2000, Public Law 106-200, 106th				
	Congress, (114 Stat 251).				
United States	Trade Act of 2002, Public Law 107-210, 107th Congress (116 Stat				
	933).				
United States	Burmese Freedom and Democracy Act of 2003, Public Law 108-				

61, 108th Congress (117 Stat 864).

United States Dodd-Frank Wall Street Reform and Consumer Protection Act,

Public Law 111-203, 111th Congress (124 Stat 1376).

Law 114-125, 114th Congress (130 Stat 122).

### NEWSPAPER ARTICLES

 Jason Burke, 'Chained to their desks: prisoners will staff call centre within Indian jail' The Guardian (1 February 2011).

· 'In the land of cotton' *The Economist* (16 October 2013).

#### WEBSITES

- Submissions under the Labor Provisions of Free Trade Agreements <a href="https://www.dol.gov/agencies/ilab/our-work/trade/fta-submissions">https://www.dol.gov/agencies/ilab/our-work/trade/fta-submissions</a> >.
- · International Trade Union Confederation, 'The WTO and Export Processing Zones' (undated) <www.ituc-csi.org/IMG/pdf/WTO\_and\_EPZs.pdf>.
- Office of the Associate Minister of Health, 'Plain packaging of tobacco products' (undated) <a href="https://www.health.govt.nz/system/files/documents/pages/03">https://www.health.govt.nz/system/files/documents/pages/03</a> cabinet-paper-28-march.pdf>.
- 'Kumtor Mine Resumes Operations' (News Release by Centerra Gold, 22 December 2006) <a href="https://s3.amazonaws.com/centerragold/news/July2018/GF2XnG0Jn5RXgUp8dY9t.pdf">https://s3.amazonaws.com/centerragold/news/July2018/GF2XnG0Jn5RXgUp8dY9t.pdf</a>>.
- CBC News, 'New Zealand passes Hobbit labour law' CBC News Website (30 October 2010) <a href="http://www.cbc.ca/news/arts/film/story/2010/10/30/hobbit-nz-labour.html">http://www.cbc.ca/news/arts/film/story/2010/10/30/hobbit-nz-labour.html</a>.
- International Trade Union Confederation, 'Internationally Recognised Core Labour Standards in the United Arab Emirates' (Geneva, 27 and 29 March 2012) <a href="http://www.ituc-csi.org/IMG/pdf/final-\_tpr\_uae.pdf">http://www.ituc-csi.org/IMG/pdf/final-\_tpr\_uae.pdf</a>>.
- Kevin Baker, 'Death in Bangladesh: Trinagle fire redux' (Reuters, 6 June 2013)
   <a href="http://blogs.reuters.com/great-debate/2013/06/06/death-in-bangladesh-triangle-fire-redux">http://blogs.reuters.com/great-debate/2013/06/06/death-in-bangladesh-triangle-fire-redux</a>.
- · 'Minister defends plain packaging' (*Radio New Zealand*, 10 February 2014) <a href="http://www.radionz.co.nz/news/national/235694/minister-defends-plain-packaging">http://www.radionz.co.nz/news/national/235694/minister-defends-plain-packaging</a>>.
- Sarah Labowitz, 'Factory safety and labor protections; the difference between the Triangle Shirtwaist factory fire and Rana Plaza' (*Center for Business and Human Rights NYU Stern*, 25 March 2016) <a href="http://bhr.stern.nyu.edu/blogs/105th-anniversary-triangle-shirtwaist">http://bhr.stern.nyu.edu/blogs/105th-anniversary-triangle-shirtwaist</a>>.
- · Comment made by Joost Pauwelyn in a seminar on the *US–Guatemala* case by ICTSD on 19 September 2017 <a href="https://www.ictsd.org/themes/trade-law/events/talking-disputes-the-guatemala-us-labour-enforcement-dispute-under-cafta">https://www.ictsd.org/themes/trade-law/events/talking-disputes-the-guatemala-us-labour-enforcement-dispute-under-cafta</a>.
- Damien Charlotin, 'Egyptian official confirms victory in Veolia case at ICSID, as company remains silent' (IA Reporter, 30 May 2018) <a href="https://www.iareporter.com/articles/egyptian-official-confirms-victory-in-veolia-case-at-icsid-as-company-remains-silent/">https://www.iareporter.com/articles/egyptian-official-confirms-victory-in-veolia-case-at-icsid-as-company-remains-silent/</a>>.

· Binding Treaty – Business and Human Rights Resource Centre <a href="https://www.business-humanrights.org/en/binding-treaty">https://www.business-humanrights.org/en/binding-treaty</a>.

Franz Ebert and Pedro Villarreal, "The Renegotiated "NAFTA": What Is In It For Labor Rights?' (EJIL: *Talk!*, 11 October 2018) <a href="https://www.ejiltalk.org/therenegotiated-nafta-what-is-in-it-for-labor-rights/#more-16548">https://www.ejiltalk.org/therenegotiated-nafta-what-is-in-it-for-labor-rights/#more-16548</a>>.

# Curriculum vitae

Ruben Zandvliet was born in 1986 in Venray, the Netherlands. In 2010, he obtained his LLM in public international law at Leiden University, graduating with *cum laude* honours. He subsequently obtained a second LLM degree at Columbia University in New York, where he was a James Kent Scholar.

During his studies in Leiden he worked as a policy officer for a Member of Parliament in the Netherlands, in the area of constitutional law, corporate law and corporate social responsibility. After graduating from Columbia in 2011, Ruben started his doctoral research in Leiden as a Meijers PhD Fellow. Between January and June 2015, he was a visiting scholar at the Lauterpacht Centre for International Law at the University of Cambridge.

In addition to his doctoral dissertation, Ruben has published a number of articles and book chapters on business and human rights and on the interactions between international economic law and labour. Since 2016 he is employed at ABN AMRO's Strategy & Sustainability department, focusing on the bank's human rights programme.

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 2017 and 2018

- MI-279 B.J.G. Leeuw, F.P. Ölçer & J.M. Ten Voorde (red.), Leidse gedachten voor een modern straf(proces)recht, Den Haag: Boom juridisch 2017, ISBN 978 94 6290 392 0
- MI-280 J. Tegelaar, Exit Peter Paul? Divergente toezichthoudersaansprakelijkheid in de Europese Unie voor falend financieel toezicht, bezien vanuit het Europeesrechtelijke beginsel van effectieve rechtsbescherming, (Jongbloed scriptieprijs 2016), Den Haag: Jongbloed 2017, ISBN 978 90 8959 129 6
- MI-281 P. van Berlo et al. (red.), Over de grenzen van de discipline. Interactions between and with-in criminal law and criminology, Den Haag: Boom juridisch 2017, ISBN 978 94 6290 390 6
- MI-282 J. Mačkić, Proving Discriminatory Violence at the European Court of Human Rights, (diss. Leiden), Amsterdam: Ipskamp Printing 2017
- MI-283 D.V. Dimov, Crowdsourced Online Dispute Resolution, (diss. Leiden), Amsterdam: Ipskamp Printing 2017, ISBN 978 94 0280 578 9
- MI-284 T. de Jong, *Procedurele waarborgen in materiële EVRM-rechten*, (diss. leiden), Deventer: Kluwer 2017, ISBN 978 90 1314 413 0
- MI-285 A. Tonutti, The Role of Modern International Commissions of Inquiry. A First Step to Ensure Accountability for International Law Violations?, (diss. Leiden), Amsterdam: Ipskamp Printing 2017
- MI-286 W. de Heer, Gelijkheid troef in het Nederlandse basisonderwijs, (diss. Leiden), Amsterdam: Ipskamp Printing 2017, ISBN 978 94 028 0697 7
- MI-287 J. Wieland, *De bescherming van concurrentiebelangen in het bestuursrecht,* (diss. Leiden), Den Haag: Boom juridisch 2017, ISBN 978-94-6290-427-9
- MI-288 D.M. Broekhuijsen, A Multilateral Tax Treaty. Designing an instrument to modernise international tax law, (diss. Leiden), Amsterdam: Ipskamp Printing 2017
- MI-289 L. Kovudhikulrungsri, The right to travel by air for persons with disabilities (diss. Leiden), Amsterdam: Ipskamp Printing 2017
- MI-290 C.A. Hage, Handhaving van privaatrecht door toezichthouders (diss. Leiden), Deventer: Kluwer 2017
- MI-291 M. Diamant, Het budgetrecht van het Nederlandse parlement in het licht van het Europees economisch bestuur (diss. Leiden), Deventer: Kluwer 2017, ISBN 978 90 1314 555 7
- MI-292 R. Passchier, Informal constitutional change. Constitutional change without formal constitutional amendment in comparative perspective (diss. Leiden), Amsterdam: Ipskamp Printing 2017
- MI-293 T.P.A. Leclerc, Les mesures correctives des émissions aériennes de gaz à effet de serre. Contribution à l'étude des interactions entre les ordres juridiques en droit international public, Amsterdam: Ipskamp Printing 2017
- MI-294 M. Fink, Frontex and Human Rights. Responsibility in 'Multi-Actor Situations' under the ECHR and EU Public Liability Law, (diss. Leiden), Amsterdam: Ipskamp Printing 2017
- MI-295 B.A. Kuiper-Slendebroek, Rechter over Grenzen. De toepassing en interpretatie van internationaal recht in het Nederlands privaatrecht, (diss. Leiden), Amsterdam: Ipskamp Printing 2017, ISBN 978 94 0280 886 5
- MI-296 Y.N. van den Brink, Voorlopige hechtenis in het Nederlandse jeugdstrafrecht. Wet en praktijk in het licht van internationale en Europese kinder- en mensenrechten, (diss. Leiden), Deventer: Kluwer 2017, ISBN 978 90 1314 683 7; e-ISBN 978 90 1314 684 4
- MI-297 M.L. Diekhuis-Kuiper, Het woord en de daad. Kenmerken van dreigbrieven en de intenties waarmee ze geschreven werden, (diss. Leiden), Den Haag: Boom Criminologie 2017, ISBN 978 94 6236 795 1
- MI-298 Y.N. van den Brink et al., Voorlopige hechtenis van jeugdigen in uitvoering. Een exploratief kwantitatief onderzoek naar rechterlijke beslissingen en populatiekenmerken, Nijmegen: Wolf Legal Publishers 2017, ISBN 978 94 6240 455 7
- MI-299 V. Borger, The Transformation of the Euro: Law, Contract, Solidarity, (diss. Leiden), Amsterdam: Ipskamp Printing 2017

- MI-300 N.N. Koster, Crime victims and the police: Crime victims' evaluations of police behavior, legitimacy, and cooperation: A multi-method study, (diss. Leiden), Amsterdam: Ipskamp Printing 2018
- MI-301 J. Zhu, Straightjacket: Same-Sex Orientation under Chinese Family Law Marriage, Parenthood, Eldercare, (diss. Leiden), Amsterdam: Ipskamp Printing 2018
- MI-302 X. Li, Collective Labour Rights and Collective Labour Relations of China, (diss. Leiden), Amsterdam: Ipskamp Printing 2018, ISBN 978 94 0280 924 4
- MI-303 F. de Paula, *Legislative Policy in Brazil: Limits and Possibilities*, (diss. Leiden), Amsterdam: Ipskamp Printing 2018, ISBN 978 94 028 0957 2
- MI-304 C. Achmad, Children's Rights in International Commercial Surrogacy: Exploring the challenges from a child rights, public international human rights law perspective, (diss. Leiden), Amsterdam: Ipskamp Printing 2018, ISBN 978 94 028 1061 5
- MI-305 E.B. Beenakker, *The implementation of international law in the national legal order A legislative perspective*, (diss. Leiden), Amsterdam: Ipskamp Printing 2018
- MI-306 Linlin Sun, International Environmental Obligations and Liabilities in Deep Seabed Mining, (diss. Leiden), Amsterdam: Ipskamp Printing 2018
- MI-307 Qiulin Hu, Perspectives on the Regulation of Working Conditions in Times of Globalization
   Challenges & Obstacles Facing Regulatory Intervention, (diss. Leiden), Amsterdam:
   Ipskamp Printing 2018
- MI-308 L.M. de Hoog, De prioriteitsregel in het vermogensrecht, (diss. Leiden), Vianen: Proefschrift maken.nl 2018
- MI-309 E.S. Daalder, De rechtspraakverzamelingen van Julius Paulus. Recht en rechtvaardigheid in de rechterlijke uitspraken van keizer Septimius Severus, (diss. Leiden), Den Haag: Boom juridisch 2018, ISBN 978 94 6290 556 6, ISBN 978 94 6274 946 7 (e-book)
- MI-310 T.H. Sikkema, Beginsel en begrip van verdeling, (diss. Leiden), Vianen: Proefschriftmaken.nl 2018, ISBN 978 94 9301 997 3
- MI-311 L. Kools, Essays on wealth, health and data collection, (diss. Leiden), Amsterdam: Ipskamp Printing 2018, ISBN 978 94 0281 168 1
- MI-312 S. Voskamp, Onderwijsovereenkomst. Contractenrechtelijke leerstukken toegepast op de rechtsverhouding tussen school, leerling en ouders in het primair en voortgezet bekostigd onderwijs, (diss. Leiden), Den Haag: Boom juridisch 2018, ISBN 978 94 6290 585 6
- MI-313 S. van der Hof e.a. (red.), *Recht uit het hart* (liber amicorum W. Hins), Amsterdam: Ipskamp Printing 2018, ISBN 978 94 028 1310 4
- MI-314 D. Kong, Civil Liability for Damage caused by Global Navigation Satellite System, (diss. Leiden), Amsterdam: Ipskamp Printing 2018
- MI-315 T.B.D. van der Wal, Nemo condicit rem suam. Over de samenloop tussen de rei vindicatio en de condictio, (diss. Leiden), Den Haag: Boom juridisch 2019
- MI-316 R. Zandvliet, Trade, Investment and Labour: Interactions in International Law (diss. Leiden), Amsterdam: Ipskamp Printing 2019