



Universiteit
Leiden
The Netherlands

Moving towards coexistence and cooperation: the Spratly Islands and international law

Ma, X.

Citation

Ma, X. (2020, May 19). *Moving towards coexistence and cooperation: the Spratly Islands and international law*. Retrieved from <https://hdl.handle.net/1887/90129>

Version: Publisher's Version

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

Downloaded from: <https://hdl.handle.net/1887/90129>

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

Cover Page



Universiteit Leiden



The handle <http://hdl.handle.net/1887/90129> holds various files of this Leiden University dissertation.

Author: Ma, X.

Title: Moving towards coexistence and cooperation: the Spratly Islands and international law

Issue Date: 2020-05-19

Selected Bibliography

Official Documents and Reports

UN Documents and Resolutions:

- UN Doc.: A/6230, Report of the 1966 Special Committee on Principles of International law concerning Friendly Relations and Co-operation among States (27 June 1966).
- UN Doc.: A/6799, Report of the 1966 Special Committee on Principles of International law concerning Friendly Relations and Co-operation among States (26 September 1967).
- UN Doc.: A/CONF.13/C.1/SR.6-10, Summary Records of the 7th Meeting of 11 March 1958.
- UN Doc.: A/CONF.13/C.1/SR.56-60, Summary Records of the 60th Meeting of 22 April 1958.
- UN Doc.: A/CONF.13/C.2/L.49, United Kingdom of Great Britain and Northern Ireland: Proposal relating to Article 34, United Nations Conference on the Law of the Sea (24 February to 27 April 1958).
- UN Doc.: A/CONF.13/C.2/L.114, Netherlands and United Kingdom of Great Britain and Northern Ireland: Proposal, United Nations Conference on the Law of the Sea (24 February to 27 April 1958).
- UN Doc.: A/CONF.62/29, Organization of the second session of the Conference and allocation of items: decisions taken by the Conference at its 15th meeting on 21 June 1974, UNCLOS III (1974).
- UN Doc.: A/CONF.62/C.2/L.43, Ireland: draft article on delimitation of areas of continental shelf between neighbouring States (6 August 1974).
- UN Doc.: A/CONF.62/L.8/Rev.1, Working Paper of the Second Committee: Main Trends (17 October 1974), UNCLOS III, Official Records, Vol. 3.
- UN Doc.: A/CONF.62/RCNG.1 and 2, Reports of the Committees and Negotiating Groups on negotiations at the resumed seventh session contained in a single document both for the purposes of record and for the convenience of delegations (1978).
- UN Doc.: A/CONF.62/61, Report of the General Committee on the organization of the work of the seventh session (11 April 1978).
- UN Doc.: A/CONF.62/SR.108, Summary Records of 108th Plenary Meeting (15 September 1978).
- UN Doc.: A/CONF.62/SR.126, Summary Records of 126th Plenary Meeting (2 April 1980).
- UN Doc.: A/CONF.62/SR.162, Summary Records of 162th plenary Meeting (31 March 1982).
- UN Doc.: A/CONF.62/C.2/SR.38, Summary Records of Meetings of the Second Committee 38th Meeting (10 December 1982).
- UN Doc.: A/CONF.144/28/Rev.1, Basic Principles on the Use of Force and Firearms by Law Enforcement Officials, adopted by the Eighth United Nations Congress on the Prevention of Crime and the Treatment of Offenders (27 August to 7 September 1990).
- UN Doc.: A/CONF.151/26 (Vol. I), Rio Declaration on Environment and Development (12 August 1992).

- UN Doc.: A/CONF.151/26 (Vol. II), Report on the United Nations Conference on Environment and Development, Agenda 21 (13 August 1992).
- UN Doc.: A/CONF.164/L.22, Comments on Precautionary Management of Fisheries, submitted by Sweden (22 July 1993).
- UN Doc.: A/CONF.164/L.41, The Precautionary Approach in Fishery Management, submitted by Ukraine (17 March 1994).
- UN Doc.: A/CONF.232/2019/6, Draft text of an agreement under the United Nations Convention on the Law of the Sea on the conservation and sustainable use of marine biological diversity of areas beyond national jurisdiction (17 May 2019).
- UN Doc.: A/HRC/26/36, Human Rights Committee Report of the Special Rapporteur (Christof Heyns) on Extrajudicial, Summary or Arbitrary Executions (1 April 2014).
- UN Doc.: A/RES/2625(XXV), Declaration on Principles of International Law concerning Friendly Relations and Co-operation among States (24 October 1970).
- UN Doc.: A/RES/34/169, Commentary on Article 3, Code of Conduct for Law Enforcement Officials (17 December 1979).
- UN Doc.: A/RES/37/10, Peaceful Settlement of Disputes between States (15 November 1982).
- UN Doc.: A/RES/42/187, Report of the World Commission on Environment and Development (11 December 1987).
- UN Doc.: A/RES/46/215, Large-scale Pelagic Drift-net Fishing and Its Impact on the Living Marine Resources of the World's Oceans and Seas (20 December 1991).
- UN Doc.: A/RES/47/192, United Nations Conference on Straddling Fish Stocks and Highly Migratory Fish Stocks (22 December 1992).
- UN Doc.: A/RES/56/83, ILC Articles on Responsibility of States for Internationally Wrongful Acts (28 January 2002).
- UN Doc.: A/RES/70/1, Transforming Our World: the 2030 Agenda for Sustainable Development (25 September 2015).
- UN Doc.: A/RES/71/312, Our Ocean, Our Future: Call for Action (6 July 2017).
- UN Doc.: A/RES/71/313, Work of the Statistical Commission pertaining to the 2030 Agenda for Sustainable Development (10 July 2017).
- UN Doc.: FCCC/CP/2018/10/Add.1, Decision 1/CP.24: Preparations for the implementation of the Paris Agreement and the first session of the Conference of the Parties serving as the meeting of the Parties to the Paris Agreement (19 March 2019).
- UN Doc.: UNEP/CBD/COP/10/27, Decision X/2, Annex: Strategic Plan for Biodiversity 2011-2020 and the Aichi Biodiversity Targets (20 January 2011).

Inter-State Non-binding Instruments:

- China and Malaysia, Joint Statement on the Framework for Future Bilateral Cooperation (31 May 1999).
- China and Malaysia, Joint Statement (29 May 2004).
- China and Malaysia, Joint Statement on the 40th Anniversary of the Establishment of Diplomatic Relations (1 June 2014).
- China and Malaysia, Joint Statement (3 November 2016).

- China and Philippines, Agreed Minutes on the First Philippines-China Bilateral Consultations on the South China Sea Issue (10 August 1995).
- China and Philippines, Joint Statement: Philippine-China Experts Group Meeting on Confidence Building Measures (23 March 1999).
- China and Philippines, Joint Statement: Framework of Bilateral Cooperation in the Twenty-First Century (16 May 2000).
- China and Philippines, Joint Statement: 3rd Philippines-China Experts' Group Meeting on Confidence-Building Measures (4 April 2001).
- China and Philippines, Joint Press Statement on the State Visit of H.E. President Gloria Macapagal-Arroyo to the People's Republic of China, 1-3 September 2004 (3 September 2004).
- China and Philippines, Joint Statement (1 September 2011).
- China and Philippines, Joint Statement (21 October 2016).
- China and Philippines, Joint Press Release for the First Meeting of the China-Philippines Bilateral Consultation Mechanism on the South China Sea (19 May 2017).
- China and Philippines, Joint Press Release Second Meeting of China-Philippines Bilateral Consultation Mechanism on the South China Sea (13 February 2018).
- China and Philippines, Joint Press Release for the Third Meeting of the China-Philippines Bilateral Consultation Mechanism on the South China Sea (18 October 2018).
- China and Philippines, Memorandum of Understanding on Cooperation on Oil and Gas Development (20 November 2018).
- China and Vietnam, Agreement on Basic Principles Guiding Resolution of Maritime Issues (11 October 2011).
- China and Vietnam, Joint Statement (15 October 2013).
- CLCS Submissions and Related Note Verbales:*
- Brunei, Preliminary Submission concerning the Outer Limits of its Continental Shelf (12 May 2009).
- China, Note Verbale addressed to UN Secretary-General (7 May 2009).
- China, Note Verbale addressed to UN Secretary-General (14 April 2011).
- China, Submission on the Outer Limits of the Continental Shelf in Part of the East China Sea (14 December 2012).
- Malaysia and Vietnam, Joint Submission to the CLCS pursuant to Article 76, paragraph 8 of the United Nations Convention on the Law of the Sea 1982 in respect of the southern part of the South China Sea (7 May 2009).
- Malaysia, Note Verbale addressed to UN Secretary-General (20 May 2009).
- Malaysia, Note Verbale addressed to UN Secretary-General (21 August 2009).
- Philippines, A Partial Submission of Data and Information on the Outer Limits of the Continental Shelf in Benham Rise Region (8 April 2009).
- Philippines, Note Verbale addressed to UN Secretary-General (4 August 2009).
- Philippines, Note Verbale addressed to UN Secretary-General (5 April 2011).
- Vietnam, Outer Limits of the Continental Shelf beyond 200 nautical miles in respect of the North Area (VNM-N) (7 May 2009).
- Vietnam, Note Verbale addressed to UN Secretary-General (8 May 2009).
- Vietnam, Note Verbale with regard to the Submission made by China addressed to UN Secretary-General (3 May 2011).

National Legislation and Official Documents:

- Brunei, Declaration on the Exclusive Economic Zone (1993).
- China, Regulations on the Organization of the Office of the Chief Executive of the Hainan Special District (6 June 1949).
- China, Declaration on China's Territorial Sea (1958).
- China, Regulation on the Exploitation of Offshore Petroleum Resources in Cooperation with Foreign Enterprises (issued 30 January 1982, entered into force 30 January 1982, amended 18 July 2013).
- China, Law on the Territorial Sea and the Contiguous Zone (25 February 1992).
- China, Declaration on the Baselines of the Territorial Sea (15 May 1996).
- China, Law on the Exclusive Economic Zone and the Continental Shelf (26 June 1998).
- China, Announcement on the 2012 Summer Ban on Marine Fishing in the South China Sea Maritime Space (10 May 2012).
- China, Statement on the Territorial Sea Baselines for Diaoyu Dao and Its Affiliated Islands (10 September 2012).
- China, White Paper: China Adheres to the Position of Settling Through Negotiation the Relevant Disputes Between China and the Philippines in the South China Sea (13 July 2016).
- Malaysia, Continental Shelf Act (1966).
- Malaysia, Proclamation of the Economic Zone (1978).
- Malaysia, Exclusive Economic Zone Act (1984).
- Malaysia, Declaration upon the Ratification of UNCLOS (14 October 1996).
- Philippines, Petroleum Act, Republic Act 387 (1949).
- Philippines, Presidential Proclamation No. 370 Declaring as Subject to the Jurisdiction and Control of the Republic of the Philippines all Mineral and other Natural Resources in the Continental Shelf (1968).
- Philippines, Presidential Decree No. 1596 (11 June 1978).
- Philippines, Presidential Decree No. 1599 establishing an Exclusive Economic Zone and for other purposes (11 June 1978).
- Philippines, Constitution (1987).
- Philippines, Republic Act No. 9522 (10 March 2009).
- Vietnam, White Paper on Hoang Sa (Paracel) and Truong Sa (Spratly) Islands (1975).
- Vietnam, Statement on the Territorial Sea, the Contiguous Zone, the Exclusive Economic Zone and the Continental Shelf (12 May 1977).
- Vietnam, Petroleum Law (issued 6 July 1993, entered into force 1 September 1993).
- Vietnam, the Law of the Sea of Viet Nam (21 June 2012).

Other Documents, Resolutions and Reports:

- ASEAN and China, Declaration on the Conduct of Parties in the South China Sea (2002).
- ASEAN and China, Joint Statement of the Foreign Ministers of ASEAN Member States and China on the Full and Effective Implementation of the Declaration on the Conduct of Parties in the South China Sea (25 July 2016).
- ASEAN and China, Declaration for a Decade of Coastal and Marine Environmental Protection in the South China Sea (2017-2027) (13 November 2017).

- BIICL, *Report on the Obligations of States under Articles 74(3) and 83(3) of UNCLOS in respect of Undelimited Maritime Areas* (2016).
- BIICL, *Report on the Use of Force in relation to Sovereignty Disputes over Land Territory* (2018).
- Lord Collins of Mapesbury (Rapporteur), *Provisional Measures*, 78 *Annuaire de l'Institut de Droit international* (2017).
- FAO, *A Fishery Manager's Guidebook* (2009).
- FAO, *Code of Conduct on Responsible Fisheries* (1995).
- FAO, *Securing Sustainable Small-scale Fisheries: Sharing Good Practices from around the World* (2019), FAO Fisheries and Aquaculture Technical Paper 644.
- FAO, *The State of World Fisheries and Aquaculture 2018 – Meeting the Sustainable Development Goals* (2018).
- FAO Asia-Pacific Fishery Commission, *Regional Overview of Fisheries and Aquaculture in Asia and the Pacific* (2012), RAP Publication 2012/26.
- IMO Resolution A.491(XII), *Code of Safety for Nuclear Merchant Ships* (19 November 1981).
- IMO Resolution A.671(16), *Safety Zones and Safety of Navigation around Offshore Installations and Structures* (19 October 1989).
- IMO Resolution A.672(16), *IMO Guidelines and Standards for the Removal of Offshore Installations and Structures on the Continental Shelf and the Exclusive Economic Zone* (19 October 1989).
- IMO Resolution A.868(20), *Guidelines for the Control and Management of Ships' Ballast Water to Minimize the Transfer of Harmful Aquatic Organisms and Pathogens* (27 November 1997).
- IMO Resolution A.1023(26), *Code for the Construction and Equipment of Mobile Offshore Drilling Units* (2 December 2009).
- OES, *Straight Baselines: The Faeroes, Limits in the Seas* (12 March 1970).
- OES, *Straight Baselines: Svalbard, Limits in the Seas* (6 March 1972).
- OES, *Straight Baselines: Ecuador, Limits in the Seas* (23 May 1972).
- OES, *United States Responses to Excessive National Maritime Claims, Limits in the Seas* (3 March 1992).
- OES, *Straight Baselines Claim: China, Limits in the Seas* (9 July 1996).
- OES, *China: Maritime Claims in the South China Sea, Limits in the Seas* (5 December 2014).
- UNDOALOS, *The Law of the Sea: Obligations of States Parties under the United Nations Convention on the Law of the Sea and Complementary Instruments* (2004).
- UNEP, *Land-based Pollution in the South China Sea, UNEP/GEF/SCS Technical Publication No. 10* (2007).

Books

- Andenas, M., et al. (eds.) *General Principles and the Coherence of International Law* (Brill | Nijhoff. 2019).
- Bankes, N., & Trevisanut, S. (eds.) *Energy From the Sea: An International Law Perspective on Ocean Energy* (Brill | Nijhoff. 2015).
- Becker-Weinberg, V., *Joint Development of Hydrocarbon Deposits in the Law of the Sea* (Springer. 2014).

- Beckman, R., et al., (eds.) *Beyond Territorial Disputes in the South China Sea Legal Frameworks for the Joint Development of Hydrocarbon Resources* (Edward Elgar Publishing, 2013).
- Birnie, P., et al., *International Law and the Environment* (OUP, 2009).
- Boyle, A. and Chinkin, C., *The Making of International Law* (OUP, 2007).
- Burke, W.T., *The New International Law of Fisheries: UNCLOS 1982 and Beyond* (Clarendon Press, 1994).
- Charney, J.I., & Alexander, L.M. (eds.) *International Maritime Boundaries Vol. 2* (Martinus Nijhoff Publishers, 1993).
- Chemillier-Gendreau, M., *Sovereignty Over the Paracel and Spratley Islands* (Springer, 2000).
- Churchill, R.R. and Lowe, A.V., *The Law of the Sea* (MUP 3rd ed. 1999).
- Corten, O., *The Law against War: the Prohibition on the Use of Force in Contemporary International Law* (Bloomsbury Publishing, 2010).
- Crawford, J., *Brownlie's Principles of Public International Law* (OUP 9th ed. 2019).
- De Visscher, Charles, *Theory and Reality in Public International Law* (Princeton University Press, 1957).
- Dux, T. *Specially Protected Marine Areas in the Exclusive Economic Zone (EEZ): The Regime for the Protection of Specific Areas of the EEZ for Environmental Reasons Under International Law* (LIT Verlag Münster, 2011).
- Dworkin, R., *Law's Empire* (Harvard University Press, 1986)
- Dzurek, D.J., *The Spratly Islands Dispute: Who's on First?* (IBRU, 1996).
- Fox, H., et al. (eds.), *Joint Development of Offshore Oil and Gas: A Model Agreement for States for Joint Development with Explanatory Commentary*, Vol. I (London: BIICL, 1989).
- Fox, H., et al. (eds.), *Joint Development of Offshore Oil and Gas: A Model Agreement for States for Joint Development with Explanatory Commentary*, Vol. II (London: BIICL, 1990).
- Friedmann, W., *The Changing Structure of International Law* (Columbia University Press, 1964).
- Guangdong Province Geographic Names Committee, *The Collection of the Geographic Names of the Islands in South China Sea (Nan Hai Zhu Dao Di Ming Zi Liao Hui Bian)* (in Chinese) (Guangdong Province Map Publishing House, 1987).
- Haller-Trost, R., *The Brunei-Malaysia Dispute over Territorial and Maritime Claims in International Law* (IBRU, 1994).
- Haller-Trost, R., *The Spratly Islands: A Study on the Limitations of International Law* (University of Kent, Centre of South-East Asian Studies, 1990).
- Han, Z., *The Collection of the Historical Materials of the Islands in South China Sea (Wo Guo Nan Hai Zhu Dao Shi Liao Hui Bian)* (in Chinese) (Eastern Publishing House, 1988).
- Hancox, D., *Secret Hydrographic Surveys in the Spratly Islands* (ASEAN Academic Press, 1999).
- Harrison, J., *Making the Law of the Sea a Study in the Development of International Law* (CUP, 2011).
- Harrison, J., *Saving the Oceans through Law: the International Legal Framework for the Protection of the Marine Environment* (OUP, 2017).

- Heinzig, D., *Disputed Islands in the South China Sea: Paracels, Spratlys, Pratas, Macclesfield Bank* (Otto Harrassowitz. 1976).
- Hey, E. (ed.), *Developments in International Fisheries Law* (Kluwer Law International. 1999).
- Hodgkin, H.T., *China in the Family of Nations* (George Allen & Unwin. 1923).
- Hsü, I.C.Y., *China's Entrance into the Family of Nations: the Diplomatic Phase 1858-1880* (Harvard University Press. 1960).
- Huntington, S., *Political Order in Changing Societies* (Yale University Press. 1973).
- Jayakumar, S., et al. (eds.), *The South China Sea Arbitration: the Legal Dimension* (Edward Elgar Publishing. 2018).
- Jenner, C.J. (ed.), *The South China Sea A Crucible of Regional Cooperation or Conflict-making Sovereignty Claims?* (CUP. 2016).
- Jennings, R.Y., *The Acquisition of Territory in International Law* (MUP. 1963).
- Kachel, M.J., *Particularly Sensitive Sea Areas: The IMO's Role in Protecting Vulnerable Marine Areas* (Springer. 2008).
- Kaye, S.M., *International Fisheries Management* (Kluwer Law International. 2001).
- Kim, S.P., *Maritime Delimitation and Interim Arrangements in North East Asia* (Martinus Nijhoff Publishers. 2004).
- Kivimäki, T., *War or Peace in the South China Sea?* (NIAS. 2002).
- Kohen, M.G. and Hébié, M., (eds.), *Research Handbook on Territorial Disputes in International Law* (Edward Elgar Publishing. 2018).
- Kopela, S., *Dependent Archipelagos in the Law of the Sea* (Martinus Nijhoff Publishers. 2013).
- Merrills, J.G., *International Dispute Settlement* (CUP 6th ed. 2017).
- Miller, R.J. and Ruru, J., *Discovering Indigenous Lands: The Doctrine of Discovery in the English Colonies* (Oxford Scholarship Online. 2010).
- Miyoshi, M., *The Joint Development of Offshore Oil and Gas in Relation to Maritime Boundary Delimitation* (IBRU. 1999).
- Nandan, S.N. and Rosenne, S. (eds.), *United Nations Convention on the Law of the Sea, 1982: a commentary. Vol. 3: Articles 86 to 132 and Documentary Annexes* (Nijhoff. 1995).
- Nordquist, M.H., et al. (eds.) *Legal Order in the World's Oceans: UN Convention on the Law of the Sea* (Brill | Nijhoff, 2017).
- Nordquist, M.H., et al., *Recent Developments in the Law of the Sea and China* (Martinus Nijhoff Publishers. 2006).
- Nordquist, M.H., et al. (eds.), *United Nations Convention on the Law of the Sea, 1982: a commentary. Vol. 2: Articles 1 to 85, Annexes I and II, Final act, Annex II* (Nijhoff. 1993).
- Nordquist, M.H., et al. (eds.), *United Nations Convention on the Law of the Sea, 1982: a commentary. Vol. 4: Articles 192 to 278, Final act, Annex VI* (Nijhoff. 1991).
- O'Brien, J.R., *South China Sea Oil: Two Problems of Ownership and Development* (ISEAS. 1977).
- O'Connell, D.P., *The International Law of the Sea. Vol. II* (Clarendon Press. 1984).
- Odgaard, L., *Maritime Security Between China and Southeast Asia: Conflict and Cooperation in the Making of Regional Order* (Ashgate. 2002).
- Orrego Vicuña, F., *The Changing International Law of High Seas Fisheries* (CUP. 1999).

- Oude Elferink, A.G., et al. (eds.) *Maritime Boundary Delimitation: The Case Law: Is it Consistent and Predictable?* (CUP. 2018).
- Oude Elferink, A.G. (ed.), *Stability and Change in the Law of the Sea: the Role of the LOS Convention* (Martinus Nijhoff Publishers. 2005).
- Samuels, M., *Contest for the South China Sea* (Taylor & Francis. 1982).
- Schrijver, N., *Development Without Destruction: The UN and Global Resource Management* (Indiana University Press. 2010).
- Schrijver, N., *Sovereignty over Natural Resources: Balancing Rights and Duties* (CUP. 1997).
- Schrijver, N., *The Evolution of Sustainable Development in International Law: Inception, Meaning and Status* (Martinus Nijhoff Publishers. 2008).
- Shahabuddeen, M., *Precedent in the World Court* (CUP. 1996).
- Shaw, M.N., *International Law* (CUP. 8th ed. 2017).
- Storey, I., and Lin, C.Y., (eds.) *The South China Sea Dispute: Navigating Diplomatic and Strategic Tensions* (Singapore: ISEAS Yusof Ishak Institute. 2016).
- Tanaka, Y., *The International Law of the Sea* (CUP 2nd ed. 2015).
- Tseng, H., *Rethinking South China Sea Disputes : the Untold Dimensions and Great Expectations* (Routledge. 2016).
- Van Genugten, W.J.M., et al., *Discover International Law: With Special Attention for the Hague, City of Peace and Justice* (Wolf Legal Publishers. 2017).
- Van Logchem, Y. *Disputed Maritime Areas: The Rights and Obligations of States under International Law* (PhD Dissertation, Utrecht University, defended on 8 January 2019).
- Whiteman, Marjorie Millace, *Digest of International Law, Vol. 3* (Department of State Publications. 1964).
- Wu, S., and Nong, H. (eds.), *Recent Developments in the South China Sea Dispute: the Prospect of a Joint Development Regime* (Routledge. 2014).
- Yahuda, M., *The International Politics of the Asia Pacific* (Routledge. 2011).
- Zhang, Y., *China Politics and Geography Study on Oceans* (Science Publishing House. 2004).
- Zou, K., and Wu, S., (eds.), *Non-Traditional Security Issues and the South China Sea: Shaping a New Framework for Cooperation* (Routledge. 2014).
- Zhou, W. and Tang, L., *Hainan Tianshu-Hainan Fishermen's Cultural Explanation of 'Geng Lu Bu'* (in Chinese) (Kunlun Publisher. 2015).

Book Chapters

- Barnes, R., The Convention on the Law of the Sea: An Effective Framework for Domestic Fisheries Conservation?, in D. Freestone et al. (eds.) *The Law of the Sea: Progress and Prospects* (OUP. 2006).
- Cohen, H., Theorizing Precedent in International Law, in A. Bianchi et al. (eds.) *Interpretation in International Law* (OUP. 2015).
- Davenport, T., The Exploration and Exploitation of Hydrocarbon Resources in Areas of Overlapping Claims, in R. Beckman, et al. (eds), *Beyond Territorial Disputes in the South China Sea Legal Frameworks for the Joint Development of Hydrocarbon Resources* (Edward Elgar Publishing. 2013).
- Delbrück, J., The International Obligation to Cooperate—An Empty Shell or a Hard Law Principle of International Law? –A Critical Look at A Much

- Debated Paradigm of Modern International Law, in H. Hestermeyer & R. Wolfrum (eds.), *Coexistence, Cooperation and Solidarity: Liber Amicorum Rüdiger Wolfrum* (Brill. 2012).
- Distefano, G., The Time Factor and Territorial Disputes, in M.G. Kohen and M. Hébié (eds.), *Research Handbook on Territorial Disputes in International Law* (Edward Elgar Publishing. 2018).
- Diver, C.S., Regulatory Precision, in K. Hawkins & J. Thomas (eds.) *Making Regulatory Policy* (University of Pittsburgh Press. 1989).
- Fitzmaurice, M., Conclusions: General Principles and Developing Areas of International Law, in M. Andenas et al. (eds.), *General Principles and the Coherence of International Law* (Brill | Nijhoff. 2019).
- Freestone, D., & Oude Elferink, A.G., Flexibility and Innovation in the Law of the Sea – Will the LOS Convention Amendment Procedures Ever Be Used?, in A.G. Oude Elferink (ed.), *Stability and Change in the Law of the Sea: the Role of the LOS Convention* (Martinus Nijhoff Publishers. 2005).
- Gerstl, A., and Strašáková, M., (eds.), *Unresolved Border, Land and Maritime Disputes in Southeast Asia: Bi- and Multilateral Conflict Resolution Approaches and ASEAN's Centrality* (Brill. 2017).
- Guilfoyle, D., The High Seas, in D.R. Rothwell et al. (eds.), *The Oxford Handbook of the Law of the Sea* (OUP. 2015).
- Hébié, M., The Acquisition of Original Titles of Territorial Sovereignty in the Law and Practice of European Colonial Expansion, in M.G. Kohen and M. Hébié (eds.), *Research Handbook on Territorial Disputes in International Law* (Edward Elgar Publishing. 2018).
- Hey, E., The Fisheries Provisions of the LOS Convention, in E. Hey (ed.) *Developments in International Fisheries Law* (Kluwer Law International. 1999).
- Klein, N., Provisional Measures and Provisional Arrangements, in A.G. Oude Elferink, et al. (eds) *Maritime Boundary Delimitation: The Case Law: Is it Consistent and Predictable?* (CUP. 2018).
- Klein, P., and Koutroulis, V., Territorial Disputes and The Use of Force, in M.G. Kohen and M. Hébié (eds.), *Research Handbook on Territorial Disputes in International Law* (Edward Elgar Publishing. 2018).
- Kohen, M.G., Titles and Effectivities in Territorial Disputes, in M.G. Kohen and M. Hébié (eds.), *Research Handbook on Territorial Disputes in International Law* (Edward Elgar Publishing. 2018).
- Leifer, M., Truth about the Balance of Power, in D. da Cunha (ed.) *The Evolving Pacific Power Structure* (Singapore: Institute of Southeast Asian Studies. 1996).
- Lowe, V., Sustainable Development and Unsustainable Arguments, in A. Boyle and D. Freestone (eds.), *International Law and Sustainable Development: Past Achievements and Future Challenges* (OUP. 1999).
- Merrills, J.G., The Principle of Peaceful Settlement of Disputes, in M. Akehurst, et al. (eds.) *The United Nations and the Principles of International Law: Essays in Memory of Michael Akehurst* (Routledge. 1994).
- Moore, G., The Code of Conduct on Responsible Fisheries, in E. Hey (ed.) *Developments in International Fisheries Law* (Kluwer Law International. 1999).
- Murphy, S.D., Obligations of States in Disputed Areas of the Continental Shelf, forthcoming in T. Heider (ed.) *New Knowledge and Changing Circumstances in the Law of the Sea* (Brill. 2019).

- O'Connell, M.E., The Prohibition on the Use of Force, in N.D. White & C. Henderson (eds.) *Research Handbook on International Conflict and Security Law: Jus ad Bellum, Jus in Bello and Jus post Bellum* (Edward Elgar Publishing, 2013).
- Oral, N., The South China Sea Arbitral Award, Part XII of UNCLOS, and the Protection and Preservation of the Marine Environment, in S. Jayakumar, et al. (eds.), *The South China Sea Arbitration: the Legal Dimension* (Edward Elgar Publishing, 2018).
- Pinto, M.C.W., The Duty of Co-operation and the United Nations Convention on the Law of the Sea, in A. Bos & H. Siblesz (eds.), *Realism in Law-making: Essays on International Law in Honour of Willem Riphagen* (Martinus Nijhoff Publishers, 1986).
- Redgwell, C., Mind the Gap in the GAIRS: The Role of Other Instruments in LOSC Regime Implementation in the Offshore Energy Sector, in N. Bankes & S. Trevisanut (eds.) *Energy From the Sea: An International Law Perspective on Ocean Energy* (Brill | Nijhoff, 2015).
- Schofield, C., Untangling A Complex Web: Understanding Competing Maritime Claims in the South China Sea, in I. Storey & C.Y. Lin (eds.) *The South China Sea Dispute: Navigating Diplomatic and Strategic Tensions* (Singapore: ISEAS Yusof Ishak Institute, 2016).
- Schrijver, N., Law of the Sea, in W.J.M. van Genugten, et al. (eds.), *Discover International Law: With Special Attention for the Hague, City of Peace and Justice* (Wolf Legal Publishers, 2017).
- Scott, K.N., Integrated Oceans Management: A New Frontier in Marine Environmental Protection, in D.R. Rothwell et al. (eds.), *The Oxford Handbook of the Law of the Sea* (OUP, 2015).
- Storey, I., Brunei's Contested Sea Border with China, in B. Elleman, et al. (eds.) *Beijing's Power and China's Borders: Twenty Neighbors in Asia* (Taylor and Francis, 2014).
- Treves, T., Environmental Impact Assessment and the Precautionary Approach: Why Are International Courts and Tribunals Reluctant to Consider Them as General Principles of Law?, in M. Andenas et al. (eds.), *General Principles and the Coherence of International Law* (Brill | Nijhoff, 2019).
- Treves, T., Historical Development of the Law of the Sea, in D.R. Rothwell et al. (eds.), *The Oxford Handbook of the Law of the Sea* (OUP, 2015).
- Van Logchem, Y., The Scope for Unilateralism in Disputed Maritime Areas, in C. Schofield, et al. (eds.), *The Limits of Maritime Jurisdiction* (Brill, 2014).
- Virzo, R., The 'General Rule of Interpretation' in the International Jurisprudence Relating to the United Nations Convention on the Law of the Sea, in A. Del Vecchio & Roberto Virzo (eds.), *Interpretations of the United Nations Convention on the Law of the Sea by International Courts and Tribunals* (Springer, 2019).
- Vu, H.D., Towards a Regional Regime for the Establishment of a Network of Marine Protected Areas in the South China Sea, in R. Rayfuse (ed.), *Research Handbook on International Marine Environmental Law* (Edward Elgar Publishing, 2015).
- Vu, T., The Logic of Strategic Restraint and Prospects for Joint Development in the South China Sea, in A. Gerstl & M. Strašáková (eds.), *Unresolved Border, Land and Maritime Disputes in Southeast Asia: Bi- and Multilateral Conflict Resolution Approaches and ASEAN's Centrality* (Brill, 2017).

- Wang, K., Fishery Disputes and Regional Cooperation, in C.J. Jenner (ed.), *The South China Sea A Crucible of Regional Cooperation or Conflict-making Sovereignty Claims?* (CUP. 2016).
- White, G., The Principle of Good Faith, in M. Akehurst, et al. (eds.) *The United Nations and the Principles of International Law: Essays in Memory of Michael Akehurst* (Routledge. 1994).
- Wu, S., China's Maritime Law Enforcement Practice in the South China Sea: Challenges and Prospects, in M.H. Nordquist, et al. (eds.) *Legal Order in the World's Oceans: UN Convention on the Law of the Sea* (Brill | Nijhoff, 2017).
- Xue, G., The South China Sea: Competing Claims and Conflict Situations, in C. Schofield, et al. (eds.), *The Limits of Maritime Jurisdiction* (Brill. 2014).
- Zou, K., Realizing Sustainability in the South China Sea, in K. Zou and S. Wu (eds.), *Non-Traditional Security Issues and the South China Sea: Shaping a New Framework for Cooperation* (Routledge. 2014).

Journal Articles

- Beddington, J.R., et al., Current Problems in the Management of Marine Fisheries, 316(5832) *Science* (2007).
- Bertram, C., et al., Metalliferous Sediments in the Atlantis II Deep – Assessing the Geological and Economic Resource Potential and Legal Constraints, No. 1688 *Kiel Working Papers* (2011).
- Buzan, B., Negotiating by Consensus: Developments in Technique at the United Nations Conference on the Law of the Sea, 75(2) *AJIL* (1981).
- Abramson, S.F. and Carter, D.B., The Historical Origins of Territorial Disputes, 110 *American Political Science Review* (2016).
- Barnes, R., The Convention on the Law of the Sea: An Effective Framework for Domestic Fisheries Conservation?, *The Law of the Sea: Progress and Prospects* (2006).
- Barnes, R., The Law of the Sea Convention and the Integrated Regulation of the Oceans, 27 *IJMCL* (2012).
- Bastida, A.E., et al., Cross-Border Unitization and Joint Development Agreements: An International Law Perspective, 29 *Houston Journal of International Law* (2007).
- Beckman, R. and Bernard, L., Framework for the Joint Development of Hydrocarbon Resources, *Centre for International Law, National University of Singapore* (2010).
- Bennett, M., The People's Republic of China and the Use of International Law in the Spratly Islands Dispute, 28 *Stan. J. Int'l L.* (1991).
- Bowett, D.W., The Dubai/Sharjah Boundary Arbitration of 1981, 65 *BYIL* (1994).
- Boyle, A., Marine Pollution under the Law of the Sea Convention, 79 *AJIL* (1985).
- Brilmayer, L. and Klein, N., Land and Sea: Two Sovereignty Regimes in Search of A Common Denominator, 33 *NYUJ Int'l L. & Pol.* (2001).
- Carty, A. and Lone, F.N., Some New Haven International Law Reflections on China, India and Their Various Territorial Disputes, 19 *Asia Pacific Law Review* (2011).
- Chen, S., Environmental Cooperation in the South China Sea: Factors, Actors and Mechanisms, 85 *OCM* (2013).

- Churchill, R.R., Fisheries Issues in Maritime Boundary Delimitation, 17 *Marine Policy* (1993).
- Churchill, R.R., The Greenland-Jan Mayen Case and its Significance for the International Law of Maritime Boundary Delimitation, 9 *IJMCL* (1994).
- Cordner, L.G., The Spratly Islands Dispute and the Law of the Sea, 25 *ODIL* (1994).
- Dan, L., Difficulties and Solutions Relating to Environment Protection Cooperation in the South China Sea: A Critical Analysis of the South China Sea Arbitral Award (in Chinese), *Foreign Affairs Review* (2017).
- Dang, T.N., Fisheries Co-operation in the South China Sea and the (Ir)relevance of the Sovereignty Question, 2 *Asian Journal of International Law* (2012).
- De Santo, E.M., Implementation Challenges of Area-based Management Tools (ABMTs) for Biodiversity beyond National Jurisdiction (BBNJ), 97 *Marine Policy* (2018).
- Denoon, D.B.H. and Brams, S.J., Fair Division: A New Approach to the Spratly Islands Controversy, 2 *International Negotiation* (1997).
- Distefano, G., The Conceptualization (Construction) of Territorial Title in the Light of the International Court of Justice Case Law, 19 *LJIL* (2006).
- Drankier, P., Marine Protected Areas beyond National Jurisdiction, 27 *IJMCL* (2012).
- Duan, W., A Case Study on the Third Party Effects of Marine Protected Areas Established by the Commission for the Conservation of Antarctic Marine Living Resources, 2018(1) *China Oceans Law Review* (2018).
- Dupuy, P.M., International Law: Torn between Coexistence, Cooperation and Globalization. General Conclusions, 9 *EJIL* (1998).
- Fitzmaurice, G., The Law and Procedure of the International Court of Justice, 1951–54, 31 *BYIL* (1954).
- Franckx, E., Fisheries in the South China Sea: A Centrifugal or Centripetal Force?, 11 *CJIL* (2012).
- French, D., In the Matter of the South China Sea Arbitration: Republic of Philippines v People's Republic of China, Arbitral Tribunal Constituted under Annex VII to the 1982 United Nations Law of the Sea Convention, Case No. 2013-19, Award of 12 July 2016, 19(1) *Environment Law Review* (2017).
- Fry, J.D. and Loja, M.H., The Roots of Historic Title: Non-Western Pre-Colonial Normative Systems and Legal Resolution of Territorial Disputes, 27 *LJIL* (2014).
- Gao, Z., Review and Prospect of the Security Cooperation Mechanisms in the South China Sea (in Chinese), 1 *Boundary and Ocean Studies* (2016).
- Garrett, H., The Tragedy of the Commons, 162 *Science* (1968).
- Gioia, A., Historic Titles, *MPEPIL* (2013).
- Gupta, J., International Law and Climate Change: The Challenges Facing Developing Countries, 16(1) *Yearbook of International Environmental Law* (2006).
- Hasan, M., and Jian, H., Spratly Islands Dispute in the South China Sea: Potential Solutions, 12(1) *Journal of East Asia and International Law* (2019).

- Henriksen, T. and Ulfstein, G., Maritime Delimitation in the Arctic: The Barents Sea Treaty, 42 *ODIL* (2011).
- Hey, E., A Healthy North Sea Ecosystem and A Healthy North Sea Fishery: Two Sides of the Same Regulation?, 23 *ODIL* (1992).
- Hey, E., The International Regime for the Protection of the North Sea: From Functional Approaches to a More Integrated Approach, 17 *IJMCL* (2002).
- Jentoft, S. and Chuenpagdee, R., Fisheries and Coastal Governance as a Wicked Problem, 33 *Marine Policy* (2009).
- Johnson, D.H.N., Consolidation as a Root of Title in International Law, 13 *Cambridge Law Journal* (1955).
- Kao, S., et al., Regional Cooperation in the South China Sea: Analysis of Existing Practices and Prospects, 43 *ODIL* (2012).
- Khan, A.S. and Neis, B., The Rebuilding Imperative in Fisheries: Clumsy Solutions for a Wicked Problem?, 87 *Progress in Oceanography* (2010).
- Kohen, M.G. and Hébié, M., Territory, Acquisition, *MPEPIL* (2011).
- Kohen, M.G. and Hébié, M., Territory, Discovery, *MPEPIL* (2011).
- Koo, M.G., Scramble for the Rocks: The Disputes over the Dokdo / Takeshima, Senkaku / Diaoyu, and Paracel and Spratly Islands, *ProQuest Dissertations Publishing* (2005).
- Kwiatkowska, B., The Eritrea-Yemen Arbitration: Landmark Progress in the Acquisition of Territorial Sovereignty and Equitable Maritime Boundary Delimitation, 32 *ODIL* (2001).
- Lagoni, R., Interim Measures pending Maritime Delimitation Agreements, 78 *AJIL* (1984).
- Lin, C., Taiwan's South China Sea Policy, 37 *Asian Survey* (1997).
- Linebaugh, C., Joint Development in a Semi-Enclosed Sea: China's Duty to Cooperate in Developing the Natural Resources of the South China Sea, 52 *Columbia Journal of Transnational Law* (2014).
- Li, J., et al., Hydrocarbon Resources within the U-Shaped Line in the Southern China Sea: Distribution Characteristics and Development Status, 1 *China Oceans Law Review* (2013).
- Loja, M.H., The Spratly Islands as a Single Unit Under International Law: A Commentary on the Final Award in Philippines/China Arbitration, 47 *ODIL* (2016).
- Lucy, R. and Kenneth, W., Marine Entitlements in the South China Sea: The Arbitration Between the Philippines and China, 110 *AJIL* (2016).
- Ma, X., Governing Marine Protected Areas in a Changing Climate: Private Stakeholders' Perspectives, 9 *Arctic Review on Law and Politics* (2018).
- Ma, X., Historic Title Over Land and Maritime Territory, 4 *Journal of Territorial and Maritime Studies* (2017).
- Ma, X., International Jurisprudence Concerning the Group or Unity Principle in Territorial Allocation, 18(1) *CJIL* (2019).
- McManus, J.W., et al., Toward Establishing a Spratly Islands International Marine Peace Park: Ecological Importance and Supportive Collaborative Activities with an Emphasis on the Role of Taiwan, 41 *ODIL* (2010).
- Milano, E. and Papanicolopulu, I., State Responsibility in Disputed Areas on Land and at Sea, 71 *Zeitschrift* (2011).
- Murphy, B.K., Dangerous ground: the Spratly Islands and International Law, 1 *OCLJ* (1995).

- Ong, D.M., Joint Development of Common Offshore Oil and Gas Deposits: 'Mere' State Practice or Customary International Law?, 93 *AJIL* (1999).
- Oude Elferink, A.G., Coastal States and MPAs in ABNJ: Ensuring Consistency with the LOSC, 33(3) *IJMCL* (2018).
- Oude Elferink, A.G., Does Undisputed Title to a Maritime Zone Always Exclude its Delimitation: The Grey Area Issue, 3 *IJMCL* (1998).
- Oude Elferink, A.G., The Islands in the South China Sea: How Does Their Presence Limit the Extent of the High Sea and Area and the Maritime Zones of the Mainland Coasts, 32(2) *ODIL* (2001).
- Oxman, B.H., The Duty to Respect Generally Accepted International Standards, 24 *NYUJ Int'l L. & Pol.* (1991).
- Park, C.H., The South China Sea Disputes: Who Owns the Islands and the Natural Resources?, 5 *ODIL* (1978).
- Pernetta, J.C. and Jiang, Y., Managing Multi-lateral, Intergovernmental Projects and Programmes: the Case of the UNEP/GEF South China Sea Project, 85 *OCM* (2013).
- Perrez, F.X., The Efficiency of Cooperation: A Functional Analysis of Sovereignty, 15 *Arizona Journal of International and Comparative Law* (1998).
- Roach, J. Ashley, Malaysia and Brunei: An Analysis of their Claims in the South China Sea, *Center for Naval Analyses Occasional Paper* (2014).
- Roach, J.A., Offshore Archipelagos Enclosed by Straight Baselines: An Excessive Claim?, *ODIL* (2018).
- Roberts, A., Traditional and Modern Approaches to Customary International Law: a Reconciliation, 95(4) *AJIL* (2001).
- Ruys, T., The Meaning of 'Force' and the Boundaries of the Jus Ad Bellum: Are 'Minimal' Uses of Force Excluded from UN Charter Article 2(4)?, 108 *AJIL* (2014).
- Scholfield, C., Blurring the Lines: Maritime Joint Development and the Cooperative Management of Ocean Resources, 7 *Issues Legal Scholarship* (2008).
- Schrijver, N., Managing the Global Commons: common good or common sink?, 37(7) *Third World Quarterly* (2016).
- Schrijver, N., The Changing Nature of State Sovereignty, 70 *BYIL* (1999).
- Schrijver, N. and Prislán, V., Cases Concerning Sovereignty over Islands before the International Court of Justice and the Dokdo/Takeshima Issue, 46 *ODIL* (2015).
- Schwarzenberger, G., Title to Territory: Response to a Challenge, 51 *AJIL* (1957).
- Scovazzi, T., Baselines, *MPEPIL* (2007).
- Shearer, I.A., Problems of Jurisdiction and Law Enforcement Against Delinquent Vessels, 35 *ICLQ* (1986).
- Smith, D.N., Mineral Agreements in Developing Countries: Structures and Substance, 69 *AJIL* (1975).
- Song, Y. and Tonnesson, S., The Impact of the Law of the Sea Convention on Conflict and Conflict Management in the South China Sea, 44 *ODIL* (2013).
- Stephenson, M.A., Vessel-Source Pollution under the Law of the Sea Convention-An Analysis of the Prescriptive Standards, 17 *University of Queensland Law Journal* (1992).

- Stevenson, J.R. and Oxman, B.H., The Third United Nations Conference on the Law of the Sea: The 1974 Caracas Session, 69(1) *AJIL* (1975).
- Stevenson, J.R. and Oxman, B.H., The Third United Nations Conference on the Law of the Sea: The 1975 Geneva Session, 69(4) *AJIL* (1975).
- Symonides, J., The Legal Status of the Enclosed and Semi-Enclosed Seas, 27 *German YB Int'l L.* (1984).
- Tanaka, Y., Zonal and Integrated Management Approaches to Ocean Governance: Reflections on a Dual Approach in International Law of the Sea, 19 *IJMCL* (2004).
- Thao, N., Maritime Delimitation and Fishery Cooperation in the Tonkin Gulf, 36 *ODIL* (2005).
- Thao, N. and Amer, R., A New Legal Arrangement for the South China Sea?, 40 *ODIL* (2009).
- Treves, T., The Law of the Sea 'System' of Institutions, 2 *Max Planck Yearbook of United Nations Law* (1998).
- Triggs, G., Legal and Commercial Risks of Investment in the Timor Gap, 1 *MJIL* (2000)
- Triggs, G. and Bialek, D., The New Timor Sea Treaty and Interim Arrangements for Joint Development of Petroleum Resources of the Timor Gap, 3(2) *MJIL* (2002).
- Trung, N., The Gas Hydrate Potential in the South China Sea, 88-89 *Journal of Petroleum Science and Engineering* (2012).
- Tsamenyi, M. and Hanich, Q., Fisheries Jurisdiction under the Law of the Sea Convention: Rights and Obligations in Maritime Zones under the Sovereignty of Coastal States, 27 *IJMCL* (2012).
- Tseng, H. and Ou, C., The Evolution and Trend of the Traditional Fishing Rights, 53(5-6) *OCM* (2010).
- Tuan, V. and Pernetta, J., The UNEP/GEF South China Sea Project: Lessons Learnt in Regional Cooperation, 53 *OCM* (2010).
- Udoinyang, I. and Igboekwe, M.U., The Impacts of Seismic Activities on Marine Life and its Environment, 2 *International Archive of Applied Sciences and Technology* (2011).
- Usuki, E., China's Three Distinctive Assertions under the 'Nine-dash-line' Claims and the Annex VII Arbitral Tribunal's Interpretation of Article 121 Regarding an Island and Rocks under the 1982 UN Convention on the Law of the Sea, 21 *Asian Yearbook of International Law* (2015).
- Valero, G., Spratly Archipelago Dispute: Is the Question of Sovereignty Still Relevant?, 18 *Marine Policy* (1994).
- Van Heydte, F.A.F., Discovery, Symbolic Annexation and Virtual Effectiveness in International Law, 29 *AJIL* (1935).
- Wang, D., From Dangerous Ground to Safe Playground: A Revisit to Fishery Co-operation in the South China Sea, 34 *Chinese (Taiwan) Yearbook of International Law and Affairs* (2016).
- Wang, K., Bridge over Troubled Waters: Fisheries Cooperation as a Resolution to the South China Sea Conflicts, 14 *The Pacific Review* (2001).
- Warner, R., Stemming the Black Tide: Cooperation on Oil Pollution Preparedness and Response in the South China Sea and East Asian Seas, 18 *Journal of International Wildlife Law & Policy* (2015).
- Whiting, D., The Spratly Islands Dispute and the Law of the Sea, 26 *Denver Journal of International Law and Policy* (1998).

- Whomersley, C., The Award on the Merits in the Case Brought by the Philippines against China Relating to the South China Sea: A Critique, 16 *CJIL* (2017).
- Wolfrum, R., 'Cooperation, International Law of', *MPEPIL* (2010).
- Wolfrum, R. and Pichon, J., Consensus, *MPEPIL* (2010).
- Womack, B., The Spratlys: from Dangerous Ground to Apple of Discord, 33 *Contemporary Southeast Asia: A Journal of International and Strategic Affairs* (2011).
- Xiao, F., and Liu, Z., Clan, Market, Bandits and Dan Min: Clan Groups and Society in the Pearl River Delta Since the Ming Dynasty (in Chinese), 3 *Journal of Chinese Social and Economic History* (2004).
- Yang, P., Ocean Governance during the Qing Dynasty: The Evolution of Fisheries Tax Regulations in the Southeast Coast (in Chinese), 55(3) *Journal of Sun Yat-Sen University (Social Science Edition)* (2015).
- Young, M. A. and Sullivan, S.R., Evolution through the Duty to Cooperate: Implications of the Whaling Case at the International Court of Justice, 16 *MJIL* (2015).
- Zhang, H., Fisheries Cooperation in the South China Sea: Evaluating the Options, 89 *Marine Policy* (2018).
- Zhao, B., The Curious Case of Ghana/Côte d'Ivoire: A Consistent Approach to Hydrocarbon Activities in the Disputed Area?, *Asian Journal of International Law* (2019).
- Zou, K., Joint Development in the South China Sea: A New Approach, 21 *IJMCL* (2006).