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BIBLIOGRAPHY

I. Primary sources

A. Instruments, Reports and Records

1. Binding Instruments

a. Regional

i. Africa

African Charter on Human and People's Rights (adopted 27 June 1981, entered into force 21 October 1986) Organization of African Unity, 21 ILM 58 (1982).

African Commission on Human and Peoples' Rights, Rules of Procedure (adopted 2 -13 February 1988, entered into force 12-26 May, 2010).

African Court on Human and People's Rights, Rules of Court (amended 2 June 2010)

<[http://en.african-court.org/images/Protocol-Host%20Agrtmt/Final_Rules_of_Court_for_Publication_after_Harmonization - Final_English_7_sept_1_.pdf](http://en.african-court.org/images/Protocol-Host%20Agrtmt/Final_Rules_of_Court_for_Publication_after_Harmonization_-_Final_English_7_sept_1_.pdf)>.

Protocol to the African Charter on Human and Peoples' Rights on the Establishment of an African Court on Human and Peoples' Rights (adopted 8 June 1998, entered into force 25 January 2004).

ii. Americas

American Convention on Human Rights (adopted 22 November 1969, entered into force 18 July 1978) OAS Treaty Series No 36; 1144 UNTS 123.

Charter of the Organization of American States (adopted 30 April 1948, entered into force 13 December 1951) 119 UNTS 3.

Convention on the Protection of the Archaeological, Historical, and Artistic Heritage of the American Nations (Convention of San Salvador) (adopted 16 June 1976, entered into force 30 June 1978) OAS Treaty Series No 47.

Inter-American Convention on the Forced Disappearance of Persons (adopted 9 June 1994, entered into force 28 March 1996) OEA Doc AG/RES 1256 (XXIV-0/94).

Rules of Procedure of the Inter-American Court of Human Rights (adopted 16-25 November 2000) <http://www.corteidh.or.cr/sitios/reglamento/ene_2009_ing.pdf>.

Statute of the Inter-American Court of Human Rights (adopted 1 October 1979) Organisation of American States General Assembly Resolution No 448.

Treaty on the Protection of Artistic and Scientific Institutions and Historic Monuments (adopted 15 April 1935, entered into force 26 August 1935) (1935 Roerich Pact) 167 LNTS 289.

Treaty on the Protection of Movable Property of Historic Value (adopted 15 April 1935, entered into force 1 May 1936) OAS Treaty Series No 28.

iii. Europe

European Convention for the Protection of Human Rights and Fundamental Freedoms (European Convention on Human Rights) (adopted 4 November 1950, entered into force 3 September 1953) 213 UNTS 221; ETS No 5.

European Convention on Offences Relating to Cultural Property (opened for signature 23 June 1985, not in force) ETS No 119.

European Convention on Offences Relating to Cultural Property (adopted 3 May 2017, entered into force 1 September 2017) ETS No 221.

European Convention on the Protection of Archaeological Heritage (adopted 6 May 1969, amended 16 January 1992, entered into force 25 May 1995) ETS No 143.

European Convention for the Protection of the Architectural Heritage of Europe (adopted 3 October 1985, entered into force 1 December 1987) ETS No 121.

European Cultural Convention (adopted 19 December 1954, entered into force 5 May 1955) ETS No 018.

b. IHL

i. General

The Laws of War on Land, Oxford (adopted 9 September 1880).

ii. Geneva Law

Geneva Convention (II) for the Amelioration of the Condition of Wounded, Sick and Shipwrecked Members of Armed Forces at Sea (adopted 12 August 1949, entered into force 21 October 1950) 75 UNTS 85.

Geneva Convention (IV) Relative to the Protection of Civilian Persons in Time of War (adopted 12 August 1949, entered into force 21 October 1950) 75 UNTS 287.

Convention on the Prohibition of Military or any Hostile Use of Environmental Modification Techniques, (adopted 10 December 1976, entered into force 05 October 1976).

Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of International Armed Conflicts (Protocol I) (adopted 8 June 1977, entered into force 7 December 1978) 1125 UNTS 3.

Protocol Additional to the Geneva Conventions of 12 August 1949, and relating to the Protection of Victims of Non-International Armed Conflicts (Protocol II) (adopted 8 June 1977, entered into force 7 December 1978) 1125 UNTS 609.

iii. Hague Law

Convention for the Protection of Cultural Property in the Event of Armed Conflict with Regulations for the Execution of the Convention 1954 (adopted 14 May 1954, entered into force 7 August 1956) 249 UNTS 240.

Hague Convention (II) with Respect to the Laws and Customs of War on Land and its annex: Regulations concerning the Laws and Customs of War on Land (adopted 29 July 1899, entered into force 4 September 1900).

Hague Convention (IV) respecting the Laws and Customs of War on Land and its annex: Regulations concerning the Laws and Customs of War on Land (adopted 18 October 1907, entered into force 26 January 1910).

Hague Convention (IX) concerning Bombardment by Naval Forces in Time of War, (adopted 18 October 1907, entered into force 26 January 1910).

Second Protocol to the Hague Convention of 1954 for the Protection of Cultural Property in the Event of Armed Conflict The Hague (adopted 26 March 1999, entered into force 9 March 2004) UNESCO Doc HC/1999/7.

c. ICL (and UNSC)

i. Second World War

Charter of the International Military Tribunal: Agreement for the Prosecution and Punishment of the Major War Criminals of the European Axis (adopted 8 August 1945).

Charter of the International Military Tribunal for the Far East (adopted 19 January 1946).

Control Council Law No 10, “Punishment of Persons Guilty of War Crimes, Crimes Against Peace and Against Humanity” (20 December 1945) 3 Official Gazette Control Council for Germany 50–55.

Convention on the Prevention and Punishment of the Crime of Genocide (adopted 9 December 1948, entered into force 12 January 1951) 78 UNTS 277.

ii. Ad hoc and hybrid jurisdictions

Extraordinary Chambers in Cambodia, Internal Rules
<<http://www.eccc.gov.kh/en/document/legal/internal-rules>>.

ICTR, “Rules of Procedure and Evidence” (13 May 2015).

ICTY, “Rules of Procedure and Evidence” (8 December 2010) IT/32/Rev 45.

Law on the Establishment of the Extraordinary Chambers in the Courts of Cambodia for the Prosecution of Crimes Committed During the Period of Democratic Kampuchea (2001) Cambodia, (amended 27 October 2004) NS/RKM/1004/006.

Special Court for Sierra Leone, Rules of Procedure and Evidence (13 May 2012).

Special Tribunal for Lebanon, Rules of Procedure and Evidence (3 April 2014).

Statute of the Special Court for Sierra Leone (adopted 16 January 2002, entered into force 12 April 2002) 2178 UNTS 138, UN Doc S/2002/246.

United Nations Transitional Administration in East Timor (UNTAET), “On the Authority of the Transitional Administration in East Timor” (27 November 1999) Regulation No 1999/1.

United Nations Transitional Administration in East Timor (UNTAET), “On the Establishment of Panels with Exclusive Jurisdiction over Serious Criminal Offences” (6 June 2000) Regulation No 2000/15.

United Nations Transitional Administration in East Timor (UNTAET), “On the Organization of Courts in East Timor” (14 September 2001) Regulation No 2001/25.

UNSC, “Security Council Resolution 687 (1991)” (8 April 1991) UN Doc S/RES/687.

UNSC, “Security Council Resolution 692 (1991)” (20 May 1991) UN Doc S/RES/692.

UNSC “Security Council Resolution 808 (1993)” (3 May 1993) UN Doc S/25704.

UNSC, “Security Council Resolution 827 on the Adoption of the Statute of the International Tribunal for the Former Yugoslavia” (May 25 1993) (amended 7 July 2009), UN Doc S/RES/827, 32 ILM 1159.

UNSC, “Security Council Resolution 955 (1994) on the Establishment of the International Criminal Tribunal for Rwanda” (8 November 1994) UN Doc S/RES/955 (1994).

UNSC, “Security Council Resolution 1272 (1999) on the Situation in East Timor” (25 October 1999), UN Doc S/RES/1272.

UNSC, “Security Council Resolution 1315 (2000) on the Establishment of a Special Court for Sierra Leone” (14 August 2000) UN Doc S/RES/1315.

UNSC, “Security Council Resolution 1664 (2006) on the Situation in the Middle East” (29 March 2006) UN Doc S/RES/1664.

UNSC, “Security Council Resolution 1757 (2007) on the Establishment of a Special Tribunal for Lebanon” (30 May 2007) UN Doc S/RES/1757.

iii. ICC

ICC, “Elements of Crimes: Crimes Against Humanity” (2011).

ICC, “Elements of Crimes: Genocide by Forcibly Transferring Children” (2011).

Regulations of the Trust Fund for Victims (adopted 3 December 2005) ICC-ASP/4/Res3.

Rules of Procedure and Evidence of the International Criminal Court (adopted 9 September 2002) ICC-ASP/1/3 at 10, UN Doc PCNICC/2000/1/Add.1 (2000).

The Rome Statute of the International Criminal Court (adopted 17 July 1998, entered into force 1 July 2002) UN Doc A/CONF 183/9, 37 ILM 999 (1998).

d. UN

i. UNESCO

UNESCO Convention Concerning the Protection of the World Cultural and Natural Heritage (adopted 16 November 1972, entered into force 17 December 1975) 1037 UNTS 151, 11 ILM 1358 (1972).

UNESCO Convention for the Safeguarding of the Intangible Cultural Heritage (adopted 17 October 2003, entered into force 20 April 2006) 2368 UNTS 1.

UNESCO Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property (adopted 14 November 1970, entered into force 24 April 1972) 823 UNTS 231.

UNESCO Convention on the Protection of the Underwater Cultural Heritage 2001 (adopted 2 November 2001, entered into force 2 January 2009) 41 ILM 40 (2002).

ii. UNGA

Convention on the Suppression and Punishment of the Crime of Apartheid (adopted 30 November 1973, entered into force 18 July 1976) 1015 UNTS 243.

Convention Relating to the Status of Refugees (adopted 28 July 1951, entered into force 22 April 1954) 189 UNTS 137.

International Covenant on Civil, Political and Cultural Rights (adopted 19 December 1966, entered into force 23 March 1976) 999 UNTS 171.

International Covenant on Economic, Social and Cultural Rights (adopted 16 December 1966, entered into force 3 January 1976) 993 UNTS 3.

iii. UNSC

UNSC, “Resolution on the Destruction and Trafficking of Cultural Heritage” (24 March 2017) UN Doc S/RES/2347.

e. UNIDROIT

UNIDROIT Convention on Stolen or Illegally Exported Cultural Objects (adopted 24 June 1995, entered into force 1 July 1998) 2421 UNTS 457.

f. Bilateral

Agreement Signed in Algiers on 12 December 2000 Between the Governments of the State of Eritrea and the Federal Democratic Republic of Ethiopia (Eritrea-Ethiopia) (12 December 2000) <<https://pcacases.com/web/view/71>>.

“Exchange of Notes Between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of the Republic of Indonesia Concerning the Losses Incurred by the Government of the United Kingdom and by British Nationals as a result of the Disturbances in Indonesia in September 1963” (Great Britain –Indonesia) (1 December 1966) Treaty Series No 34.

General Agreement on the Settlement of Certain ICJ and Tribunal Cases (9 February 1996), attached to *Joint Request for Arbitral Award on Agreed Terms*, Iran-US Claims Tribunal (1996) vol 32.

“General Declaration of the Government of the Democratic and Popular Republic of Algeria” (19 January 1981) <<http://www.iusct.net/General%20Documents/1-General%20Declaration%E2%80%8E.pdf>>.

g. National

Instructions for the Government of Armies of the United States in the Field (adopted 24 April 1863).

“Law No 64 - Nazi and Nazi Collaborators (Punishment Law)” (passed on 1 August 1950) 5710/1950.

Nürnberg Laws – “Law for the Protection of German Blood and German Honor” (passed on 15 September 1935) 100/1935

“Nuremberg Race Laws” *in* Holocaust Encyclopedia
<<https://encyclopedia.ushmm.org/content/en/article/nuremberg-laws>>.

“The Crime of Genocide (Prevention and Punishment) Law” (passed on 29 March 1950) 5710-1950.

2. Other instruments, reports and records

a. UN

UN, “Joint Declaration by Members of the United Nations Against Extermination of the Jews” (17 December 1942) <<https://www.msz.gov.pl/resource/e7497fea-f446-4f82-80b1-169d609d697a:JCR>>

i. ECOSOC

ECOSOC, “Ad Hoc Committee on Genocide Ad Hoc Committee’s Terms of Reference” (1 April 1948) UN Doc E/AC25/2.

ECOSOC, “Ad Hoc Committee on Genocide Commentary on Articles Adopted by the Committee” (26 April 1948) UN Doc E/AC25/W1.

ECOSOC, “Ad Hoc Committee on Genocide: Corrigendum to the Summary Record of the Third Meeting at Lake Success, New York” (20 May 1948) UN Doc A/C25/SR4.

ECOSOC, “Ad Hoc Committee on Genocide, Draft Convention on the Prevention and Punishment of The Crime of Genocide (Drawn Up by the Committee)” (19 May 1948) E/AC25/12.

ECOSOC, “Ad Hoc Committee on Genocide Summary Record of the Eighth Meeting” (17 April 1948) UN Doc E/AC25/SR8.

ECOSOC, “Ad Hoc Committee on Genocide Summary Record of the Eighty-Second Meeting” (23 October 1948) UN Doc E/AC25/SR82.

ECOSOC, “Ad Hoc Committee on Genocide Summary Record of the Fourteenth Meeting” (27 April 1948) UN Doc E/AC25/SR14.

ECOSOC, “Ad Hoc Committee on Genocide, Summary Record of the Second Meeting” (5 April 1948) UN Doc E/AC25/SR2.

ECOSOC, “Ad Hoc Committee on Genocide, Summary Record of the Tenth Meeting” (16 April 1948) UN Doc E/AC25/SR10.

ECOSOC, “Ad Hoc Committee on Genocide Summary Record of the Third Meeting” (13 April 1948) UN Doc E/AC25/SR3.

ECOSOC, “Ad Hoc Committee on Genocide Summary Record of the Thirteenth Meeting” (20 April 1948) UN Doc E/AC25/SR13.

ECOSOC, “Ad Hoc Committee on Genocide, Summary Record of the Twelfth Meeting” (23 April 1948) UN Doc E/AC25/SR12.

ECOSOC, “Committee on Arrangements for Consultation with Non-Governmental Organisations: List of Communications received from Non-Governmental Organisations” (30 July 1947) UN Doc E/C2/49.

ECOSOC, “Draft Convention on the Crime of Genocide (‘Secretariat Draft’)” (6 June 1947) UN Doc E/447.

ECOSOC, “Prevention and Punishment of Genocide: Comments by Governments on the Draft Convention Prepared by the Secretariat” (30 January 1948) UN Doc E/623.

ECOSOC, “Prevention and Punishment of Genocide Comments of Governments on the Draft Convention Prepared by the Secretariat (Document E/447)” (22 April 1948) UN Doc E/623/Add3.

ECOSOC, “Prevention and Punishment of Genocide: Historical Summary (2 November 1946 – 20 January 1948)” (26 January 1948) UN Doc E/621.

ECOSOC, “Resolution of 3 March 1948” (3 March 1948) UN Res 117(VI), UN Doc E/734.

ECOSOC, “Resolution of the Economic and Social Council at the Forty Fifth Plenary Meeting” (23 July 1996) E/1996/14.

ECOSOC, “Revised Set of Basic Principles and Guidelines on the Right to Reparation for Victims of Gross Violations of Human Rights and Humanitarian Law Prepared by Mr. Theo van Boven Pursuant to Sub-Commission Decision 1995/117” (25 May 1996) E/CN.4/Sub.2/1996/17.

ECOSOC, “Standards and Norms in the Field of Crime Prevention and Criminal Justice (Commission on Crime Prevention and Criminal Justice)” (26 February 1996) E/CN15/1996/16/Add5.

ii. ILC

ILC, “Draft Articles on Responsibility of States for Internationally Wrongful Acts” (November 2001) UN Doc A/56/10.

ILC, “Draft Code of Crimes against the Peace and Security Mankind with Commentary” (1954) 2 *Yearbook of the ILC*, UN Doc No A/CN.4/SER.A/1954/Add.1.

ILC, “Draft Statute for an International Criminal Court with Commentaries” (22 July 1994), (1994) 2(2) *Yearbook of the ILC*.

ILC, “Principles of International Law Recognized in the Charter of the Nürnberg Tribunal and in the Judgment of the Tribunal” (1950) 2(3) *Yearbook of the ILC*, UN Doc No A/1316 (A/5/12).

ILC, “Report of the International Law Commission on the Work of its Forty-Third Session” (1991) Supp No 10 (A/46/10).

ILC, “Report of the International Law Commission on the Work of Its Forty-Eighth Session” (1996) 2(17) *Yearbook of the ILC*, UN Doc A/CN4/SERA/1996/Add1 (Part 2).

ILC, “Reports of the Special Rapporteur on State Responsibility” (1988-2001) Roberto Ago, Willem Riphagen, Gaetano Arangio-Ruiz & James Crawford, <https://web.archive.org/web/20181130113841/http://legal.un.org/ilc/guide/9_6.shtml>.

ILC, “Second Report on State Responsibility” (9 and 22 June 1989) UN Doc A/CN4/425.

ILC, “Yearbook of the International Law Commission 1956 Volume II” (20 January 1956) UN Doc A/CN4/96.

ILC, “Yearbook of the International Law Commission 1993 Volume II” (3 May-23 July 1993) UN Doc A/CN.4/SER.A/1993/Add 1 (Part 2).

iii. UNCC

UNCC, “Category “C” Claims” <<http://www.uncc.ch/claims>>.

UNCC, “Report and Recommendations Made by the Panel of Commissioners Appointed to Review the Well Blowout Control Claim (the “WBC Claim”)", (15 November 1996) UN Doc S/AC26/1996/5/Annex.

iv. UNESCO

UNESCO, “Latin-American Conference, Declaration of San Jose” (11 December 1981) UNESCO Doc FS 82/WF32 (1982).

UNESCO, “Operational Guidelines for the Implementation of the World Heritage Convention” (2012) <<http://whc.unesco.org/archive/opguide12-en.pdf>>.

v. UNGA

UNGA, “Agenda Item 31” (13 October 1948) UN Doc A/C6/229.

UNGA, “Agenda Item 32” (5 December 1948) UN Doc A/766.

UNGA, “Agenda Item 32: Belgium Amendments to the Draft Convention on Genocide (E/794)” (5 October 1948) UN Doc A/C.6/217.

UNGA, “Agenda Item 32: China Amendment to the Draft Convention on Genocide (E/794)” (18 October 1948) UN Doc A/C6/232/Rev 1.

UNGA, “Agenda Item 32: Motion Submitted by the Delegation of the Philippines” (2 October 1948) UN Doc A/C6/213.

UNGA, “Agenda Item 32: Report of the Drafting Committee” (23 November 1948) UN Doc A/C6/288.

UNGA, “Agenda Item 32: Syria Amendment to Article II of the Draft Convention on Genocide (E/794)” (7 October 1948) UN Doc A/C6/234.

UNGA “Agenda Item 32: Union of Soviet Socialist Republics Amendments to Article II of the Draft Convention on Genocide (E/794)” (7 October 1948) UN Doc A/C6/223.

UNGA, “Agenda Item 32: United Kingdom of Great Britain and Northern Ireland: Amendments to Articles II and III of the Draft Convention on Genocide (E/794)” (7 October 1948) UN Doc A/C6/222.

UNGA, “Agenda Item 32: USSR: Amendments to the Draft Convention on the Prevention and Punishment of Genocide proposed by the Sixth Committee (A/760)” (5 December 1948) UN Doc A/766.

UNGA, “Agenda Item 32: Venezuela Amendment to Article II of the Draft Convention on Genocide (E/794)” (13 October 1948) UN Doc A/C6/231.

UNGA, “Annex 3a to Draft Convention on Genocide, Communications Received by the Secretary-General” (27 September 1947) UN Doc A/401.

UNGA, “Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law” (21 March 2006) UN Doc A/RES/60/147.

UNGA, “Committee on the Progressive Development of International Law and its Codification: Summary Record of the Twenty-Eighth Meeting” (24 June 1947) UN Doc A/AC10/SR28.

UNGA, “Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power” (29 November 1985) UN Doc A/RES/40/34.

UNGA, “Draft Convention on Genocide” (11 November 1947) UN Res 180(II).

UNGA, “Eighty-First Meeting: Consideration of the Draft Convention on Genocide” (22 October 1948) UN Doc A/C6/SR81.

UNGA, “Eighty-Second Meeting: Continuation of the Consideration of the Draft Convention on Genocide” (23 October 1948) UN Doc A/C6/SR82.

UNGA, “Eighty-Third Meeting: Consideration of the Draft Convention on Genocide” (25 October 1948) UN Docs A/C6/SR83.

UNGA “Establishment of an International Criminal Court” (11 December 1995) UN Doc A/RES/50/46.

UNGA, “Forty-First Meeting at Lake Success, New York” (3 October 1947) UN Doc A/C6/SR41.

UNGA, “Hundred and Seventy- Eighth Plenary Meeting: Draft Convention on Genocide: Reports of ECOSOC and the Sixth Committee” (9 December 1948) UN Doc A/PV178.9.

UNGA, “Hundred and Seventy-Ninth Plenary Meeting: Continuation of the Discussion on the Draft Convention on Genocide, Amendments Proposed by the USSR to the Draft Convention and Amendment Proposed by Venezuela” (9 December 1948) UN Doc A/PV179.

UNGA, “Hundred and Thirtieth Meeting: Continuation of the Consideration of the Draft Convention on Genocide” (30 November 1948) UN Doc A/C6/SR130.

UNGA, “Hundred and Twenty-Eighth Meeting: Continuation of Consideration of the Draft Convention on Genocide” (29 November 1948) UN Doc A/C6/SR128.

UNGA, “Hundred and Twenty-Ninth Meeting: Continuation of the Consideration of the Draft Convention on Genocide” (30 November 1948) UN Doc A/C6/SR129.

UNGA, “One Hundred and Thirty-Ninth Meeting at Lake Success, New York” (12 February 1948) UN Doc E/SR139.

UNGA, “Report of the Ad Hoc Committee on Genocide, Annex Draft Convention on The Prevention and Punishment of The Crime of Genocide” (24 May 1948) E/794.

UNGA, “Report of the Group of Experts for Cambodia Established Pursuant to General Assembly Resolution 52/135” (18 February 1999).

UNGA, “Report of the International Law Commission Sixty-Ninth Session” (1 May-2 June and 3 July - 4 August 2017) UN Rep A/72/10.

UNGA, “Resolution on the Situation in Bosnia and Herzegovina” (7 April 1993) UN Doc AG/Res/47/121.

UNGA, “Seventy-Fifth Meeting: Consideration of the Draft Convention on Genocide” (15 October 1948) UN Doc A/C6/SR75.

UNGA, “Seventy-Fourth Meeting: Consideration of the Draft Convention on Genocide” (14 October 1948) UN Doc A/C6/SR74.

UNGA, “Seventy-Seventh Meeting: Consideration of the Draft Convention on Genocide” (18 October 1948) UN Doc A/C6/SR77.

UNGA, “Seventy-Sixth Meeting: Consideration of the Draft Convention on Genocide” (16 October 1948) UN Doc A/C6/SR76.

UNGA, “Sixty-Fifth Meeting: Consideration of the Draft Convention on Genocide” (2 October 1948) UN Doc A/C6/SR65.

UNGA, “Sixty-Fourth Meeting: Consideration of the Draft Convention on Genocide” (1 October 1948) UN Doc A/C6/SR64.

UNGA, “Sixty-Ninth Meeting: Consideration of the Draft Convention on Genocide” (7 October 1948) UN Doc A/C6/SR69.

UNGA “Sixty-Sixth Meeting: Consideration of the Draft Convention on Genocide” (4 October 1948) UN Doc A/C6/SR66.

UNGA, “Sixty-Third Meeting: Consideration of the Draft Convention on Genocide” (30 September 1948) UN Docs A/C6/SR6.

UNGA, “The Crime of Genocide” (11 December 1946) UN Res 96(I).

UNGA, “Two Hundred And Eighteenth Meeting at the Palais des Nations, Geneva” (26 August 1948) UN Doc E/SR218.

UNGA, “Violations of Human Rights in Southern Africa: Report of the Ad Hoc working Group of Experts” (28 January 1985) UN Doc E/CN4/1985/14.

UNGA, “Declaration on the Protection of All Persons from Enforced Disappearance” (adopted 28 February 1992) UNGA Res 47/133, UN Doc A/47/49.

vi. UNSC

UNSC, Letter from the Secretary-General to the President of the Security Council, May 24, 1994, U.N. Doc. S/1994/674 (1994), transmitting Final Report of the Commission of Experts Established pursuant to Security Council Resolution 780 (1992).

UNSC, “Report of the Secretary-General Pursuant to Paragraph 2 of Security Council Resolution 808 (1993)” (3 May 1993) UN Doc S/25704.

vii. Human rights

Committee on Economic, Social and Cultural Rights, ‘General Comment No. 21: Right of Everyone to take part in Cultural Life (art. 15, para 1(a) of the International Covenant on Economic, Social and Cultural Rights)’ (21 December 2009), UN Doc E/C.12/GC/21.

Human Rights Council, ‘Report of the Independent Expert in the Field of Cultural Rights, Ms Farida Shaheed, Submitted Pursuant to Resolution 10/23 of the Human Rights Council’ (March 2010) UN Doc A/HRC/14/36.

Project of an International Declaration concerning the Laws and Customs of War, Brussels (adopted 27 August 1874).

Report of the Expert Group Meeting on the Development of Guidelines for the Integration of Gender Perspectives into the United Nations Human Rights Activities and Programmes UN ESCOR, Comm ‘n on Hum. Rts, 52nd Sess, Agenda Items 9,12, 13 UN Doc. E/CN.4/1996/105 (1995).

Report of the Fourth World Conference on Women, Beijing Declaration and Platform for Action, Conference Addendum Annex IV (4-15 September 1995), A/CONF.177/20/Rev.1.

UN Sub-Commission on the Promotion and Protection of Human Rights, “Study concerning the right to restitution, compensation and rehabilitation for victims of gross violations of human rights and

fundamental freedoms: final report/submitted by Theo van Boven, Special Rapporteur”(2 July 1993) E/CN4/Sub2/1993/8.

UN Sub-Commission on the Promotion and Protection of Human Rights, “Study on the Protection of the Cultural and Intellectual Property of Indigenous Peoples by the Special Rapporteur of the Sub-Commission on Prevention of Discrimination and Protection of Minorities and Chairperson of the Working Group on Indigenous Populations” (1993) E/CN.4/Sub.2/1993/28.

b. ICC

OTP, “Draft Policy on Cultural Heritage” (22 March 2021) <<https://www.icc-cpi.int/itemsDocuments/2021-03-22-otp-draft-policy-cultural-heritage-eng.pdf>>.

OTP, “Policy Paper on Preliminary Examinations, the Office of the Prosecutor” (November 2013) <https://www.icc-cpi.int/iccdocs/otp/OTP-Policy_Paper_Preliminary_Examinations_2013-ENG.pdf>.

OTP, “Policy Paper on Sexual and Gender-Based Crimes, The Office of the Prosecutor” (June 2014) <<https://www.icc-cpi.int/iccdocs/otp/OTP-Policy-Paper-on-Sexual-and-Gender-Based-Crimes--June-2014.pdf>>.

Trust Fund for Victims, “Assistance & Reparations: Achievements, Lessons Learned, and Transitioning” TFV Progress Report (2015).

UN Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court, “Report of the Working Group on Procedural Matters”, (13 July 1998) A/CONF.183/C.1/WGPM/L.2/Add.7.

UNPCNICC “Proposal Submitted by Bahrain, Jordan, Kuwait, the Libyan Arab Jamahiriya, Oman, Qatar, Saudi Arabia, the Sudan, the Syrian Arab Republic, Tunisia and the United Arab Emirates” (13 June 2000) Preparatory Committee for the International Criminal Court, PCNICC/2000/WGRPE(2)/DP.4.

UNPCNICC, “Report of the Preparatory Commission for the International Criminal Court, Addendum” (12 July 2000) PCNICC/2000/INF/3/Add.1.

UNPCNICC, “Report of the Preparatory Commission for the International Criminal Court, International Seminar on Victims’ Access to the International Criminal Court” (6 July 1999) PCNICC/1999/WGRPE/INF/2.

UNPCNICC, “Rule Q (Definition of victims)” PCNICC/2000/WGRPE/INF/1.

UNPCNICC, “Rule X (article 15) Definition of victim” (1999) PCNICC/1999/WGRPE/INF/2.

c. Europe

i. ECtHR

ECtHR, “Just Satisfaction Claims”, Practice Direction Issued by the President of the European Court of Human Rights in Accordance with Rule 32 of the Rules of Court (28 March 2007).

European Court of Human Rights, Rules of the Court, (1 January 2020) (ECtHR Rules) <https://www.echr.coe.int/Documents/Rules_Court_ENG.pdf>.

ECtHR, “The Pilot-Judgment Procedure: Information Note Issued by the Registrar” <https://www.echr.coe.int/Documents/Pilot_judgment_procedure_ENG.pdf>.

ii. EU

European Commission, “Artificial Intelligence: Commission outlines a European approach to boost investment and set ethical guidelines” <http://europa.eu/rapid/press-release_IP-18-3362_en.htm>.

European Commission, “Shaping the Digital Single Market” <<https://ec.europa.eu/digital-single-market/en/policies/shaping-digital-single-market>>.

European Parliament, “European Parliament Resolution of 16 February 2017 with recommendations to the Commission on Civil Law Rules on Robotics (2015/2103(INL))” <<http://www.europarl.europa.eu/sides/getDoc.do?pubRef=-//EP//TEXT+TA+P8-TA-2017-0051+0+DOC+XML+V0//EN#BKMD-12>>.

d. National

Australian Human Rights and Equal Opportunities Commission, “Bringing Them Home: Report of the National Inquiry on the Separation of Aboriginal and Torres Strait Islander Children from their Families” <https://www.humanrights.gov.au/sites/default/files/content/pdf/social_justice/bringing_them_home_report.pdf>.

e. Non-Governmental organisations

FIDH, “The New Letter of the FIDH”, *Commentary and Recommendations for the Adoption of the Rules of Procedure and Evidence and the Elements of Crimes*, Preparatory Commission for the International Criminal Court (12-30 June 2000) No 294/2.

ICOMOS International Charter for the Conservation and Restoration of Monuments and Site (The Venice Charter 1964) <https://www.icomos.org/charters/venice_e.pdf>.

International Law Association, “Draft Declaration Conference Report” (2010) <<http://www.ila-hq.org/en/committees/index.cfm/cid/1018>>.

REDRESS, “Seeking Reparation for Torture Survivors: Rules of Procedure and Evidence for the International Criminal Court, Recommendations to the Preparatory Commission Regarding Reparation and Other Issues Relating to Victims” (2000).

Women’s Caucus for Gender Justice, “Recommendations and Commentary for the Elements of Crimes and Rules of Procedure and Evidence submitted to the Preparatory Commission for the International Criminal Court” (12-30 June 2000).

B. Cases

1. State responsibility

a. ISCMs

i. Arbitral and compensation mechanisms

Affaire Chevreau (France v United Kingdom), France-United Kingdom Claims Commission, Decision (9 June 1931) 2 RIAA 1113.

Affaire des forêts du Rhodope central (fond) (Greece v Bulgaria), Decision (29 March 1933) 3 RIAA 1405.

Affaire des Propriétés Religieuses (France, United Kingdom and Spain v Portugal), Decision (4 September 1920) 1 RIAA 7.

British Claims in the Spanish Zone of Morocco (Spain v United Kingdom), Decision (1 May 1925) 2 RIAA 615.

Canada: Claim Against the Union of Soviet Socialist Republics for Damage Caused by Soviet Cosmos 954, Annex A: Statement of Claim (23 January 1979) 18 ILM 899.

Canada-Union of Soviet Socialist Republics: Protocol on Settlement of Canada's Claim for Damages Caused by 'Cosmos 954', Protocol (2 April 1981) 20 ILM 689.

Case Concerning the Difference Between New Zealand and France Concerning the Interpretation or Application of Two Agreements, Concluded on 9 July 1986 Between the two States and Which Related to the Problems Arising from the Rainbow Warrior Affair (New Zealand v France) France-New Zealand Arbitration Tribunal, Decision (30 April 1990) 20 RIAA 215.

Desert Line Projects LLC v The Republic of Yemen, (ICSID) Award (6 February 2008) Case No ARB/05/17.

Di Caro Case (Italy v Venezuela), Italy-Venezuela Mixed Claims Commission, Decision (1903) 10 RIAA 597.

Dickson Car Wheel Company (US v United Mexican States), Mexico/US General Claims Commission, Judgment (July 1931) 4 RIAA 669.

Différend Dame Hénon Decision No 153, French-Italian Conciliation Commission, Decision (16 June 1953) 13 RIAA 243.

Différend Société Foncière Lyonnaise, Décision No 65, French-Italian Conciliation Commission, Decision (19 July 1950) 13 RIAA 217.

Final Award: Eritrea's Damages Claims (Eritrea v Ethiopia) (EECC) Judgment (17 August 2009) 26 RIAA 505.

Final Award: Ethiopia's Damages Claims (Ethiopia v Eritrea) (EECC) Judgment (17 August 2009) 26 RIAA 631.

Gage Case (US v Venezuela), US-Venezuela Mixed Claims Commission, Decision (1903-1905) 9 RIAA 226.

Heirs of Jean Maninat Case (France v Venezuela), France-Venezuela Mixed Claims Commission (31 July 1905) 10 RIAA 55.

Lusitania Cases (US v Germany), US-Germany Mixed Claims Commission, Administrative Decision No VI (30 January 1925) 7 RIAA 155.

Lusitania Cases (US v Germany), Gladys Bilicke, Individually and as Guardian of the Estate of Carl Archibald Bilicke, & Others (US) v Germany, US-Germany Mixed Claims Commission, Decision (24 September 1924) 7 RIAA 263

Lusitania Cases (US v Germany), US-Germany Mixed Claims Commission, Opinion (1 November 1923) 7 RIAA 32.

Report and Recommendations Made by the Panel of Commissioners Concerning Part Two of the First Installment of Individual Claims for Damages above \$100,000 (Category "D" Claims), United Nations Compensation Commission (UNCC) Report (12 March 1998) S/AC.26/1998/3.

Trail Smelter Case (US v Canada), Trail Smelter Arbitral Tribunal, Decision (16 April 1938) 3 RIAA 1905.

William McNeill (Great Britain) v United Mexican States, British-Mexican Claims Commission, Decision No 46 (19 May 1931) 5 RIAA 164.

ii. PCIJ

Case Concerning the Factory at Chorzów (Germany v Poland) Merits (13 September 1928) PCIJ Rep Series A No 17.

Case of the Free Zones of Upper Savoy and the District of Gex (Switzerland v France) Judgment (7 June 1932) Rep Series A/B No 46.

Legal Status of Eastern Greenland (Denmark v Norway) Judgment (5 April 1933) PCIJ Rep Series A/B No 53.

Peter Pázmány University v The State of Czechoslovakia, Judgment (15 December 1933) Ser A/B No 61.

The Mavrommatis Palestine Concessions (Greece v United Kingdom), Judgment (30 August 1924) Ser B No 3.

iii. ICJ

Advisory Opinion on the Legality of the Threat or Use of Nuclear Weapons, Advisory Opinion (8 July 1996) ICJ Rep 1996.

Aerial Incident of 3 July 1988 (Islamic Republic of Iran v the United States of America), Application Instituting Proceedings (17 March 1989) ICJ Rep 1989.

Aerial Incident of 3 July 1988 (Islamic Republic of Iran v the United States of America the United States of America), Order (22 February 1996) ICJ Rep 1996, *reprinted in* 35 ILM 550 (22 February 1996).

Ahmadou Sadio Diallo (Republic of Guinea v Democratic Republic of the Congo), Merits Judgment (30 November 2010) ICJ Rep 2010.

Ahmadou Sadio Diallo (Republic of Guinea v Democratic Republic of the Congo), Compensation Judgment (19 June 2012) ICJ Rep 2012.

Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v Serbia and Montenegro) Judgment (26 February 2007) ICJ Rep 2007.

Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Croatia v Serbia) Judgment (3 February 2015) ICJ Rep 2015.

Barcelona Traction, Light and Power Company (Belgium v Spain), Judgment (5 February 1970) ICJ Rep 1970.

Case Concerning the Gabčíkovo-Nagymaros Project (Hungary v Slovakia) (ICJ) Judgment (25 September 1997), ICJ Rep 1997.

Case Concerning the Temple of Preah Vihear (Cambodia v Thailand) Merits Judgment (15 June 1962), ICJ Rep 1962.

Case Concerning United States Diplomatic and Consular Staff in Tehran (United States of America v Tehran) Judgment (24 May 1980) ICJ Rep 1980.

Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory, Advisory Opinion (9 July 2004) ICJ Rep 2004.

Partial Award Containing Settlement Agreement on the Iranian Bank Claims Against the United States and on the International Court of Justice Case Concerning the Aerial Incident of July 3, 1988, Iran-United States Claims Tribunal, Award Decision (22 February 1996) 35 ILM 553.

Reservation on the Convention on the Prevention and Punishment of the Crime of Genocide, Advisory Opinion (18 May 1951) ICJ Rep 1951.

The Corfu Channel Case, Assessment of Amount of Compensation (United Kingdom v Albania), (ICJ) Judgment (15 December 1949) 15 XII 49.

iv. ITLOS

M/V Saiga (No 2) (St Vincent and the Grenadines v Guinea), Judgment (1 July 1999) Case No 2.

b. Regional human rights courts

i. ACtHPR

Beneficiaries of the Late Norbert Zongo et al v Burkina Faso, Judgment (28 March 2014) Application No 013/2011.

Lohé Issa Konaté v Burkina Faso, Judgment (5 December 2014) Application No 004/2013.

Tanganyika Law Society & Legal and Human Rights Centre & Reverend Christopher R. Mtikila v United Republic of Tanzania, Judgment (14 June 2013) App Nos 009/011/2011.

ii. ECtHR

Academy Trading Ltd & Others v Greece, Judgment (4 April 2000) No 30342/96.

Akkoç v Turkey, Merits and Just Satisfaction (10 October 2000) Nos 22947/93 and 22948/93.

Association "21 December 1989" & Others v Romania, Merits and Just Satisfaction (24 May 2011) No 33810/07.

Ayder & Others v Turkey, Judgment (8 January 2004) No 23656/94.

Broniowski v Poland, Friendly Settlement (28 September 2005) No 31442/96 28.

Catan & Others v Moldova and Russia, Judgment (19 October 2012) Nos 43370/04, 8252/05 and 18454/06.

Catholic Archdiocese of Alba Iulia v Romania, Judgment (25 September 2012) No 33003/03.

Centro Europa SRL & Di Stefano v Italy, Judgment (7 June 2012) No 38433/09.

Chapman v the United Kingdom, Judgment (18 January 2001) No 27238/95.

Comingersoll SA v Portugal, Judgment (6 April 2000) No 35382/97.

Cyprus v Turkey, Judgment (10 May 2001) No 25781/94.

Cyprus v Turkey, Just Satisfaction (12 May 2014) No 25781/94.

Dacia SRL v Moldova, Just Satisfaction (24 February 2009) No 3052/04.

Djavit An v Turkey, Judgment (20 February 2003) No 20652/92.

Estamirov & Others v Russia, Judgment (12 October 2006) No 60272/00.

Freedom and Democracy Party (ÖZDEP) v Turkey, Judgment (8 December 1999) No 23885/94.

Goźdelik & Others v Poland, Judgment (17 February 2004) No 44158/98.

Hasan & Eylem Zengin v Turkey, Merits and Just Satisfaction (9 October 2007) No 1448/04.

İrfan Temel & Others v Turkey, Judgment (3 March 2009) No 36458/02.

Isayeva, Yusupova & Bazayeva v Russia, Judgment (24 February 2005) Nos 57947/00, 57948/00 and 57949/00.

Kişmir v Turkey, Judgment (31 May 2005) No 27306/95.

Krone Verlag GmbH & Co KG v Austria, Judgment (26 February 2002) No 34315/96.

IAVGI Publishing And Press Agency SA & Karis v Greece, Judgment (5 June 2008) No 15909/06.

Lupeni Greek Catholic Parish & Others v Romania, Judgment (29 November 2016) No 76943/11.

Manifattura FL v Italy, Judgment (25 February 1992) No 12407/86.

Oyal v Turkey, Judgment (23 March 2010) No 3864/05.

Papamichalopoulos & Others v Greece (Article 50), Judgment (31 October 1995) No 14556/89.

Paroisse Gréco-Catholique Sâmbata Bihor c Roumanie, Judgment (12 January 2010; 12 April 2010) No 48107/99.

Paroisse Gréco-Catholique Sfântul Vasile Polona c Roumanie, Judgment (7 July 2009) No 65965/01.

Pressos Compania Naviera SA & Others v Belgium (Art 50), Judgment (3 July 1997) No 17849/91.

Rock Ruby Hotels Ltd v Turkey, Just Satisfaction (26 October 2010) No 46159/99.

Sovtransavto Holding v Ukraine, Judgment (25 July 2002) No 48553/99.

Stran Greek Refineries & Stratis Andreadis v Greece, Judgment (4 December 1994) No 13427/87.

Sunday Times v United Kingdom (No 2), Judgment (24 October 1991) No 50/1990/241/312.

Sunday Times v United Kingdom (Art. 50), Just Satisfaction (6 November 1980) No 6538/74.

Sunday Times v United Kingdom (No. 1), Merits (26 April 1979) No 6538/74.

Tinnelly & Sons, Ltd & Others and McElduff & Others v United Kingdom, Judgment (10 July 1998) No 62/1997/846/1052–1053.

Union Alimentaria Sanders SA v Spain, Judgment (7 July 1989) No 11681/85.

iii. IACtHR

Aloeboetoe et al v Suriname, Reparations and Costs (10 September 1993) Series C No. 15.

Cantos v Argentina, Merits, Reparations and Costs (28 November 2002) Series C No. 97.

Cantos v Argentina, Preliminary Objections (7 September 2001) Series C No. 85.

Chaparro Álvarez & Lapo Íñiguez v Ecuador, Preliminary Objections, Merits, Reparations and Costs (21 November 2007) Series C No. 170.

Contreras et al v El Salvador, Merits, Reparations and Costs (31 August 2011) Series C No. 232.

Ivcher Bronstein v Peru, Merits, Reparations and Costs (6 February 2001) Series C No. 74.

“Juvenile Reeducation Institute” v Paraguay, Preliminary Objections, Merits, Reparations and Costs (2 September 2004) Series C No. 112.

Kaliña and Lokono Peoples v Suriname, Merits, Reparations and Costs (25 November 2015) Series C No. 309.

Kichwa Indigenous People of Sarayaku v Ecuador, Merits and Reparations (27 June 2012) Series C No. 245.

“Las Dos Erres” Massacre v Guatemala, Preliminary Objection, Merits, Reparations, and Costs (24 November 2009) Series C No. 211.

Loayza-Tamayo v Peru, Reparations and Costs (27 November 1998) Series C No. 42.

Mayagna (Sumo) Awas Tingni Community v Nicaragua, Merits, Reparations and Costs (31 August 2001) Series C No. 79.

Mevopal, S.A. and Argentina, Petition, Report (11 March 1999) Report No 39/99.

Miguel Castro-Castro Prison v Peru, Merits, Reparations and Costs (25 November 2006) Series C No.160.

Moiwana Community v Suriname, Preliminary Objections, Merits, Reparations and Costs (15 June 2005) Series C No. 124.

Montero-Aranguren et al (Detention Center of Catia) v Venezuela, Preliminary Objection, Merits, Reparations and Costs (5 July 2006) Series C No. 150.

Norín Catrimán et al (Leaders, Members and Activist of the Mapuche Indigenous People) v Chile, Merits, Reparations and Costs (29 May 2014) Series C No. 279.

Perozo et al v Venezuela, Preliminary Objections, Merits, Reparations and Costs (28 January 2009) Series C No. 195.

Plan de Sánchez Massacre v Guatemala, Merits (29 April 2004) Series C No. 105.

Plan de Sánchez Massacre v Guatemala, Reparations (19 November 2004) Series C No. 116.

Río Negro Massacres v Guatemala, Preliminary Objection, Merits, Reparations and Costs (4 September 2012) Series C No. 250.

Saramaka People v Suriname, Preliminary Objections, Merits, Reparations and Costs (28 November 2007) Series C No.185.

Velásquez-Rodríguez v Honduras, Reparations and Costs (21 July 1989) Series C No.7.

Xákmok Kásek Indigenous Community v Paraguay, Merits, Reparations and Costs (24 August 2010) Series C No. 214.

Yakye Axa Indigenous Community v Paraguay, Merits, Reparations and Costs (17 June 2005) Series C No. 125.

c. UNHRC

Äärelä & Näkkäläjärvi v Finland, Communication No 779/1997 (7 November 2001) UN Doc CCPR/C/73/D/779/1997.

UNHRC, 'General Comment No 23: Article 27 (Rights of Minorities)' (8 April 1994) UN Doc CCPR/C/21/Rev1/Add5.

Howard v Canada, Communication No 879/1999 (4 August 2005) UN Doc CCPR/C/84/D/879/1999.

Länsman (Ilmari) et al v Finland, Communication No 511/1992(8 November 1994) UN Doc CCPR/C/52/D/511/1992.

Länsman (Jouni) et al v Finland, Communication No 671/1995 (22 November 1996) UN Doc CCPR/C/58/D/671/1995.

Länsman (Jouni) et al (II) v Finland, Communication No 1023/2001 (15 April 2005) UN Doc CCPR/C/83/D/1023/2001.

Lovelace v Canada, Communication No 24/1977 (30 July 1981) UN Doc CCPR/C/13/D/24/1977.

Kalevi Paadar et al v Finland, Communication No 2102/2011 (5 June 2014) UN Doc CCPR/C/110/D/2102/2011.

Kitok v Sweden, Communication No 197/1985 (27 July 1988) UN Doc CCPR/C/33/D/197/1985.

Mahuika et al v New Zealand, Communication No 547/1993 (16 November 2000) UN Doc CCPR/C/70/D/547/1993.

Mavlonov & Sa'di v Uzbekistan, Communication No 1334/2004 (19 March 2009) UN Doc CCPR/C/95/D/1334/2004.

Ominayak (Lubicon Lake Band) v Canada, Communication No 167/1984 (26 March 1990) UN Doc CCPR/C/38/D/167/1984.

Poma Poma v Peru, Communication No 1457/2006 (24 April 2009) UN Doc CCPR/C/95/D/1457/2006.

Prince v South Africa, Communication No 1474/2006 (14 November 2007) UN Doc CCPR/C/91/D/1474/2006.

2. Individual criminal responsibility

a. Second World War

Trial of the Major War Criminals Before the International Military Tribunal, (IMT) Judgment (Nuremberg 14 November 1945-1 October 1946), published at Nuremberg, Germany, 1947.

Poland v Gauleiter Artur Greiser, Judgment (21 June and 7 July 1946) 13 LRTWC 70.

Poland v Hauptsturmführer Amon Leopold Goeth, Judgment (31 August and 5 September 1946) 7 LRTWC 1.

The Attorney General of the Government of Israel v Adolf Eichmann, Judgment (12 December 1961) (1968) 36 International Law Report.

United States of America et al v Araki et al, Judgment (12 November 1948).

United States of America v Friedrich Flick et al, Judgment (20 April and 22 December 1947) 9 LRTWC 1.

United States of America v Josef Altstötter et al (“The Justice Case”), Judgment (17 February and 4 December 1947) 6 LRTWC 1.

United States of America v Ulrich Greifelt et al, Judgment (10 October 1947 and 10 March 1948) 13 LRTWC 1.

b. Ad hoc and hybrid jurisdictions

i. ICTR

Prosecutor v Akayesu, Judgment (1 June 2001) Case No IT-96-4-A.

Prosecutor v Bagilishema, Judgment (7 June 2001) Case No ICTR-95-1A-T.

Prosecutor v Kayishema, Judgment (21 May 1999) Case No ICTR-95-1-T.

Prosecutor v Muhimana, Judgment and Sentence (28 April 2005) Case No ICTR- 95-1B-T.

Prosecutor v Musema, Judgment (27 January 2000) Case No ICTR-96-13-T.

Prosecutor v Muvunyi, Judgment and Sentence (12 September 2006) Case No ICTR-2000-55A-T.

Prosecutor v Niyitegeka, Judgment (16 May 2003), Case No ICTR-96-14-T.

Prosecutor v Seromba, Judgment (12 March 2008) Case No ICTR-2001-66-A.

ii. ICTY

Prosecutor v Blagojević & Jokić, Judgment (17 January 2005) Case No IT-02-60-T.

Prosecutor v Blaškić, Appeal Judgment (29 July 2004) Case No IT-95-14-A.

Prosecutor v Blaškić, Judgment (3 March 2000) Case No IT-95-14-T.

Prosecutor v Blaškić, Second Amended Indictment (25 April 1997) Case No IT-95-14-T.

Prosecutor v Brđanin, First Amended Indictment (14 March 1999) Case No IT-99-36.

Prosecutor v Brđanin, Judgment (1 September 2004) Case No IT-99-36-T.

Prosecutor v Deronjić, Judgment (30 March 2004) Case No IT-02-61-S.

Prosecutor v Galić, Judgment (30 November 2006) Case No. IT-98-29-A.

Prosecutor v Jelisić, Amended Indictment (19 October 1998) Case No IT-95-10.

Prosecutor v. Jokić, Judgment (18 March 2004) Case No IT-01-42/1.

Prosecutor v Jokić, Second Amended Indictment (27 August 2003) Case No IT-01-42/1.

Prosecutor v Karadžić, Indictment (14 November 1995) Case No IT-95-5/18-T.

Prosecutor v Karadžić, Judgment (24 March 2016) Case No IT-95-5/18-T.

Prosecutor v Karadžić & Mladić, Initial Indictment (24 July 1995) Case No IT-95-5.

Prosecutor v Karadžić & Mladić, International Arrest Warrant and Order for Surrender (11 July 1996) Case No IT-95-5-R61 and IT-95-18-R61.

Prosecutor v Karadžić & Mladić, Transcript of Hearing (2 July 1996) Case No IT-95-5-R61 and IT-95-18-R61.

Prosecutor v Kordić & Čerkez, First Amended Indictment (10 November 1995) Case No IT-95-14/2.

Prosecutor v Kordić & Čerkez, Appeal Judgment (17 December 2004) Case No IT-95-14/2-A.

Prosecutor v Kordić & Čerkez, Judgment (26 February 2001) Case No IT-95-14/2-T.

Prosecutor v Kovačević, First Amended Indictment (13 March 1997) Case No IT-97-24.

Prosecutor v Krajišnik, Judgment (27 September 2006) Case No IT-00-39-T.

Prosecutor v Krstić, Judgment (2 August 2001) Case No IT-98-33-T.

Prosecutor v Krstić, Appeal Judgment (19 April 2004) Case No IT-98-33-A.

Prosecutor v Krnojelac, Appeal Judgment (17 September 2003) Case No IT-97-25-A.

Prosecutor v Kunarac et al "Foča", Judgment (12 June 2002) Case No IT-96-23&23/1-A.

Prosecutor v Kupreškić et al, Judgment (14 January 2000) Case No IT-95-16-T.

Prosecutor v Kvočka, Judgment (2 November 2001) Case No IT-98-30/1-A.

Prosecutor v Ljubičić, Corrected Amended Indictment (2 August 2002) Case No IT-00-41, Count 12.

Prosecutor v Martić, Amended Indictment (18 December 2002) Case No IT-95-11.

Prosecutor v Martić, Judgment (12 June 2007) Case No IT-95-11-T.

Prosecutor v Milošević, Order Terminating Proceedings (14 March 2006) Case No IT-02-54-T.

Prosecutor v Milošević, Second Amended Indictment (28 July 2004) Case No IT-02-54-T.

Prosecutor v Naletilić, Indictment (21 December 1998) Case No IT-98-34-I.

Prosecutor v Naletilić & Martinović, Judgment (31 March 2003) Case No IT-98-31-T.

Prosecutor v Naletilić & Martinović, Judgment (3 May 2006) Case No IT-98-31-A.

Prosecutor v Popović et al, Judgment (10 June 2010) Case No IT-05-88-T.

Prosecutor v Popović et al, Judgment (13 January 2015) Case No IT-05-88-A.

Prosecutor v Prlić et al, Judgment (29 May 2013) Case No IT-04-74-T.

Prosecutor v Rajić, Amended Indictment (14 January 2004) Case No IT-95-12.

Prosecutor v Šikirica et al, Judgment (3 September 2001) Case No IT-95-8-T.

Prosecutor v Stakić, Judgment (31 July 2003) Case No IT-97-24-T.

Prosecutor v Stakić, Judgment (22 March 2006) Case No IT-97-24-A.

Prosecutor v Štrugar, Appeal Judgment (17 July 2008) Case No IT-01-42-A.

Prosecutor v Štrugar, Judgment (31 January 2005) Case No IT-01-42-T.

Prosecutor v Štrugar, Third Amended Indictment (10 December 2003) Case No IT-01-42-PT.

Prosecutor v Štrugar & Kovačević, Second Amended Indictment (17 October 2003) Case No IT-01-42/2.

Prosecutor v Štrugar, Jokić, Zec & Kovačević, Indictment (22 February 2001) Case No IT-01-42.

Prosecutor v Tadić, Appeal Judgment (27 February 2001) Case No IT-94-1-A.

Prosecutor v Tadić, Appeal Decision on Defence Motion for Interlocutory Appeal on Jurisdiction (2 October 1995) Case No IT-94-1.

Prosecutor v Tadić, Judgment (14 July 1997) Case No IT-94-1-T.

Prosecutor v Tadić, Judgment (15 July 1999) Case No IT-94-1-A.

Prosecutor v Tadić, Opinion and Judgment (7 May 1997) Case No IT-94-1-T.

Prosecutor v Tolimir, Appeal Judgment (8 April 2015) Case No IT-05-88/2-A.

Prosecutor v Tolimir, Judgment (12 December 2012) Case No IT-05-88/2-T.

Prosecutor v Vasiljević, Judgment (25 February 2004) Case No IT-98-32-A.

iii. ECCC

Case 002/02 Judgment, (ECCC) Trial Chamber Judgment (16 November 2018) Case No. 002/19-09-2007/ECCC/TC.

Civil Parties' Co-Lawyers' Request for Supplementary Preliminary Investigations, Decision (9 February 2009) Case No 001/18-07-2007-ECCC/TC.

Prosecutor v Kaing Guek Eav alias Duch, Trial Chamber Judgement (26 July 2010) No 001/18-07-2007/ECCC/TC.

iv. SCSL

Prosecutor v. Brima, Judgment (22 February 2008) Case No SCSL-04-16-A.

c. ICC

Prosecutor v Al Mahdi, Decision on the Confirmation of Charges (24 March 2016) No ICC-01/12-01/15.

Prosecutor v Al Mahdi, Judgment and Sentence (27 September 2016) No ICC-01/12-01/15.

Prosecutor v Al Mahdi, Reparation Order (17 August 2017) No ICC-01/12-01/15.

Prosecutor v Bemba, Judgment (21 March 2016) No ICC-01/05-01/08.

The Prosecutor v. Francis Kirimi Muthaura, Uhuru Muigai Kenyatta & Mohammed Hussein Ali, (ICC) Decision on the Confirmation of Charges Pursuant to Article 61(7)(a) and (b) of the Rome Statute (23 January 2012) ICC-01/09-02/11-382-Red

Prosecutor v Katanga & Ngudjolo Chui, Pre-Trial Decision on the Confirmation of charges (30 September 2008) No ICC-01/04-01/07-717.

Prosecutor v Lubanga, Appeal Judgment (3 March 2013) No ICC-01/04-01/06-3129.

Prosecutor v Lubanga, Decision Establishing Principles and Procedures to be Applied to Reparations (7 August 2012) No ICC-01/04-01/06-2904.

Prosecutor v Lubanga, (ICC) Judgment (14 March 2012) No ICC-01/04-01/06-2842.

Prosecutor v Lubanga, Decision on Victim's Participation (18 January 2008) No ICC-01/04-01/06.

Prosecutor v Lubanga, Judgment (11 July 2008) No ICC-01/04-01/06 OA9OA10.

II. Secondary sources

A. Journal articles

Abtahi Hirad, "The Protection of Cultural Property in Times of Armed Conflict: The Practice of the International Criminal Tribunal for the Former Yugoslavia" (2001) 14(1) *Harvard Human Rights Journal*.

Abtahi Hirad, "From the Destruction of the Twin Buddhas to the Destruction of the Twin Towers: Crimes Against Civilization under the ICC Statute" (2004) 4(1) *International Criminal Law Review*.

Abtahi Hirad, "Does International Criminal Law Protect Culture in Times of Trouble? Defining the Scope" (2007) 2 *Brazilian Yearbook of International Law*.

Abtahi Hirad, "Reflections on the Ambiguous Universality of Human Rights: Cyrus the Great's Proclamation as a Challenge to the Athenian Democracy's Perceived Monopoly on Human Rights" (2007) 36(1) *Denver Journal of International Law and Policy*.

Abtahi Hirad, "Types of Injury in Inter-State Reparation Claims: A Guide for the International Criminal Court" (2015) 30(2) *Canadian Journal of Law and Society*.

Abtahi Hirad and Dawson Grant, "The Anatomy of the Milošević Trial (2001-2006)" (2016) 1(4) *Journal of International Humanitarian Action*.

Ahmad Yahaya, "The Scope of and Definition of Heritage: From Tangible to Intangible" (2006) 12(3) *International Journal of Heritage Studies*.

Altwicker-Hàmori Szilvia, Altwicker Tilmann and Peters Anne, "Measuring Violations of Human Rights, An Empirical Analysis of Awards in Respect of Non-Pecuniary Damage under the European

- Convention on Human Rights” (2016) 76 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*.
- Anaya S James and Grossman Claudio, “The Case of *Awas Tingni v. Nicaragua*: A New Step in the International Law of Indigenous Peoples” (2002) 19(1) *Arizona Journal of International and Comparative Law*.
- Anzilotti Dionisio, “La responsabilité internationale des États à raison des dommages soufferts par les étrangers” (1906) 13 *Revue Générale de Droit International Public*.
- Arbitral Award, In the Matter of the Claim Madame Chevreau Against the United Kingdom” (1933) 27 *American Journal of International Law* (English version).
- Bachvarova Tatiana, “Victims’ Eligibility before the International Criminal Court in Historical and Comparative Context” 2011 11(4) *International Criminal Law Review*.
- “Bahamas et Cuba: Versement par le gouvernement cubain au gouvernement des Bahamas de l’indemnité due pour l’incident maritime du 10 mai 1980” (1981) 85 *Revue Générale de Droit International Public*.
- Balasco Lauren Marie, “Reparative Development: Re-conceptualising Reparations in Transitional Justice Processes” (2017) 17(1) *Conflict, Security and Development*.
- Bassiouni M Cherif, “Negotiating the Treaty of Rome on the Establishment of an International Criminal Court” (1999) 32(3) *Cornell International Law Journal*.
- Bierstedt Robert, “The Meanings of Culture” (1938) 5(2) *Philosophy of Science*.
- Blake Janet, “On Defining the Cultural Heritage” (2000) 49(1) *International and Comparative Law Quarterly*.
- Blumenthal Albert, “A New Definition of Culture” (1940) 42(4) *American Anthropologist*.
- Boas Franz, “The Limitations of the Comparative Method of Anthropology” (1896) 4(103) *Science*.
- Bostrom Nick, “Transhumanist Values” (2005) 30(1) *Journal of Philosophical Research*.
- Brammertz Serge, Hughes Kevin C, Kipp Alison and Tomljanovich William B., “Attacks against Cultural Heritage as a Weapon of War: Prosecutions at the ICTY” (2016) 14(5) *Journal of International Criminal Justice*.
- Brâncoveanu Romulus, “When Does ‘Tangible’ Meet ‘Intangible’? Some Reflections About the Relation between the Tangible and Intangible Cultural Heritage” (2018) 21 *Hermeneia: Journal of Hermeneutics, Art Theory & Criticism*.
- Brown Michael F, “Can Culture Be Copyrighted?” (1998) 39(2) *Current Anthropology*.
- Brozek Bartosz and Jakubiec Marek, “On the legal responsibility of autonomous machines” (2017) 25(3) *Artificial Intelligence and Law*.
- Bryson Joanna J, Diamantis Mihailis E and Grant Thomas D, “Of, for, and by people: the legal lacuna of synthetic persons” (2017) 25(3) *Artificial Intelligence and Law*.
- Bugnion François, “La genèse de la protection juridique des biens culturels en cas de conflit armé” (2004) 86(854) *International Review of the Red Cross*.
- Cerka Paulius, Grigiene Jurgita and Sirbikyte Gintare, “Is it possible to grant legal personality to artificial intelligence software systems?” (2017) 33(5) *Computer & Security Review*.

- Charlesworth Hilary, “Feminist Methods in International Law” (1999) 93(2) *American Journal of International Law*.
- Clément Etienne and Quino Farice, “La protection des biens culturels au Cambodge pendant la période des conflits armés, à travers l’application de la Convention de La Haye de 1954” (2004) 86(854) *International Review of the Red Cross*.
- Contreras-Garduño Diana and Rombouts Sebastiaan, “Collective Reparations for Indigenous Communities before the Inter-American Court of Human Rights” (2010) 27(72) *Merkourios: Utrecht Journal of International and European Law*.
- Contreras-Garduño Diana, “Defining Beneficiaries of Collective Reparations: The Experience of the IACtHR” (2012) 4 (3) *Amsterdam Law Forum*.
- Copelon Rhonda, “Gender Crimes as War Crimes: Integrating Crimes against Women into International Criminal Law” (2000) 46(1) *McGill Law Journal*.
- Cossman Brenda, “Gender performance, sexual subjects and international law” (2002) 15(2) *Canadian Journal of Law & Jurisprudence*.
- Crosby Alison, Lykes M Brinton and Caxaj Brisna, “Carrying a Heavy Load: Mayan Women’s Understandings of Reparation in the Aftermath of Genocide” (2016) 18(2/3) *Journal of Genocide Research*.
- Davis Lisa, “Reimagining Justice for Gender-Based Crimes at the Margins: New Legal Strategies for Prosecuting ISIS Crimes against Women and LGBTIQ persons” (2017) 24(3) *William & Mary Journal of Women and the Law*.
- Di Giovine Michael A and Cowie Sarah, “The Definitional Problem of Patrimony and the Futures of Cultural Heritage” (2014) *Anthropology News*.
- Donders Yvonne, “Do cultural diversity and human rights make a good match?” (2010) 61(199) *International Social Sciences Journal*.
- Drumbl Mark A, “From Timbuktu to The Hague and Beyond – The War Crime of Internationally Attacking Cultural Property” (2019) 17 *Journal of International Criminal Justice*.
- Duggan Colleen, Paz y Paz Bailey Claudia and Guillerot Julie, “Reparations for Sexual and Reproductive Violence: Prospects for Achieving Gender Justice in Guatemala and Peru” (2008) 2(2) *The International Journal of Transitional Justice*.
- Elewa Badar Mohamed and Higgins Noelle, “Discussion Interrupted: The Destruction and Protection of Cultural Property under International Law and Islamic Law” (2017) 17(3) *International Criminal Law Review*.
- Emberland Marius, “Compensating Companies for Non-Pecuniary Damage: Comingersoll SA v Portugal and the Ambivalent Expansion of the ECHR Scope” (2003) 71(1) *British Yearbook of International Law*.
- “Etats-Unis et Israël: Règlement de l’incident du Liberty (18 décembre 1980)” (1981) 85 *Revue Générale de Droit International Public*.
- Fechner Frank G, “The Fundamental Aims of Cultural Property Law” (1998) 7(2) *International Journal of Cultural Property*.
- Fenrick William J, “The Crime Against Humanity of Persecution in the Jurisprudence of the ICTY” (2001) 32 *Netherlands Yearbook of International Law*.
- Fournet Caroline and Pégurier Clotilde, “Only One Step Away From Genocide: The Crime of Persecution in International Criminal Law” (2010) 10(5) *International Criminal Law Review*.

- Francioni Francesco, "Beyond State Sovereignty: The Protection of Cultural Heritage as a Shared Interest of Humanity" (2004) 25(4) *Michigan Journal of International Law*
- Frigo Manlio, "Cultural Property v. Cultural Heritage: A 'Battle of Concepts' in International Law?" (2004) 86(854) *International Review of the Red Cross*.
- Frulli Micaela, "The Criminalization of Offences against Cultural Heritage in Times of Armed Conflict: The Quest for Consistency" (2011) 22(1) *European Journal of International Law*.
- Gaeta Paola, "On What Conditions Can a State Be Held Responsible for Genocide?" (2007) 18(4) *European Journal of International Law*.
- Gottlieb Yaron, "Criminalizing Destruction of Cultural Property: A Proposal for Defining New Crimes Under the Rome Statute of the ICC" (2005) 23(4) *Pennsylvania State International Law Review*.
- Green Martínez Sebastian, "Destruction of Cultural Heritage in Northern Mali" (2015) 13(5) *Journal of International Criminal Justice*.
- Hage Jaap, "Theoretical foundations for the responsibility of autonomous agents" (2017) 25(3) *Artificial Intelligence and Law*.
- Haring Douglas G, "Is 'Culture' Definable?" (1949) 14(1) *American Sociological Review*.
- Hornshoj-Moller Stig and Culbert David, "Der Ewige Jude: Joseph Goebbels' Unequaled Monument to Antisemitism" (1992) 12(1) *Historical Journal of Radio, Film and Television*.
- Johannot-Gradis Christiane, "Protecting the Past for the Future: How Does Law Protect Tangible and Intangible Cultural Heritage in Armed Conflict?" (2015) 97(900) *International review of the Red Cross*.
- Keesing Roger M, "Theories of Culture" (1974) 3(1) *Annual Review of Anthropology*.
- Kritz Brian, "The Global Transgender Population and the International Criminal Court" (2014) 17 *Yale Human Rights & Development Law Journal*.
- Kuruk Paul, "Goading a Reluctant Dinosaur: Mutual Recognition Agreements as a Policy Response to the Misappropriation of Foreign Traditional Knowledge in the United States" (2007) 34(3) *Pepperdine Law Review*.
- Leich Marian Nash, "Contemporary Practice of the United States Relating to International Law" (1989) 83(3) *American Journal of International Law*.
- Lemkin Raphael, "Le Terrorisme" (1933) *Actes de la Vème Conférence pour l'unification du droit pénal à Madrid 14-20 X 1933* (1933).
- Lemkin Raphael, "Genocide as a Crime in International Law" (1947) 41(1) *American Journal of International Law*.
- Lemkin Raphael, "Genocide as a Crime under International Law" (1948) 4(2) *United Nations Bulletin*.
- Lippman Matthew, "The 1948 Convention on the Prevention and Punishment of the Crime of Genocide: Forty-Five Years Later" (1994) 8(1) *Temple International and Comparative Journal*.
- Lostal Marina, "The Misplaced Emphasis on the Intangible Dimension of Cultural Heritage in the Al Mahdi Case at the ICC" (2017) 1(2) *The McGill Journal of International Law & Legal Pluralism*.
- Loulanski Tolina, "Revising the Concept for Cultural Heritage: The Argument for a Functional Approach" (2006) 13(2) *International Journal of Cultural Property*.

Lowenthal David, “Natural and Cultural Heritage” (2005) 11(1) *International Journal of Heritage Studies*.

McKay Fiona, “Paris Seminar on Victims’ Access to the ICC” (1999) 12 *The International Criminal Court Monitor*.

Mani Rama, “Dilemmas of Expanding Transitional Justice, or Forging the Nexus Between Transitional Justice and Development” (2008) 2 *The International Journal of Transitional Justice*.

Merryman John Henry, “Two Ways of Thinking About Cultural Property” (1986) 80(4) *American Journal of International Law*.

Merryman John Henry, “The Public Interest in Cultural Property” (1989) 77 *California Law Review*.

Mettraux Guénaël, “Crimes Against Humanity in the Jurisprudence of the International Criminal Tribunals for the former Yugoslavia and Rwanda” (2002) 43 *Harvard International Law Journal*.

Mettraux Guénaël, *International Crimes: Law and the Practice. Genocide*, vol 1 (Oxford University Press 2019).

Mitchell Don, “There’s No Such Thing as Culture: Towards a Reconceptualization of the Idea of Culture in Geography” (1995) 20(1) *Transactions of the Institute of British Geographers*.

Moore Charles Barrera, “Embracing Ambiguity and Adopting Propriety: Using Comparative Law To Explore Avenues for Protecting the LGBT Population under Article 7 of the Rome Statute of the International Criminal Court” (2017) 101(2) *Minnesota Law Review*.

Moore Omar Khayyam, “Nominal Definitions of ‘Culture’”, (1952) 19(4) *Philosophy of Science*.

O’Keefe Roger, “The “Right to Take Part in Cultural Life” Under Article 15 of the ICESCR” (1998) 47(4) *International and Comparative Law Quarterly*.

O’Keefe Roger, “World Cultural Heritage: Obligations to the International Community as a Whole?” (2004) 53(1) *International and Comparative Law Quarterly*.

O’Keefe Roger, “Cultural Property Protection and the Law of War Crimes” (2017) 38 *NATO Legal Gazette*.

Oosterveld Valerie, “The Definition of Gender in the Rome Statute of the International Criminal Court: A Step Forward or Back for International Criminal Justice” (2005) 18 *Harvard Human Rights Journal*.

Oosterveld Valerie, “Constructive Ambiguity and the Meaning of “Gender” for the International Criminal Court” (2014) 16(4) *International Feminist Journal of Politics*.

Prott Lyndel V, “Problems of Private International Law for the Protection of the Cultural Heritage” (1989) 217 *Recueil des Cours*.

Prott Lyndel V and O’Keefe Patrick J, ““Cultural Heritage’ or ‘Cultural Property’?” (1992) 1(2) *International Journal of Cultural Property*.

Robinson Daryl, “Defining ‘Crimes against Humanity’ at the Rome Conference” (1999) 93(1) *American Journal of International Law*.

Rosenfeld Frederich “Collective Reparations for Victims of Armed Conflicts” (2010) 92(879) *International Review of the Red Cross*.

Rousseau Charles, “Chronique des faits internationaux” (1966) 70 *Revue Générale de Droit International Public*.

- Rousseau Charles, “Chronique des faits internationaux”(1981) 85 *Revue Générale de Droit International Public*.
- Rubio-Marín Ruth and Greiff Pablo de, “Women and Reparations” (2007) 1(3) *International Journal of Transitional Justice*.
- Schabas William A, “Al Mahdi Has Been Convicted of a Crime He Did Not Commit” (2017) 49(1) *Case Western Reserve Journal of International Law*.
- Schabas William A, “Groups Protected by the Genocide Convention: Conflicting Interpretations from the International Criminal Tribunal for Rwanda” (2000) 6 *ILSA Journal of International and Comparative Law*.
- Solaiman SM, “Legal personality of robots, corporations, idols and chimpanzees: a quest for legitimacy” (2017) 25(2) *Artificial Intelligence and Law*.
- Solum Lawrence B, “Legal Personhood for Artificial Intelligence” (1992) 70(4) *North Carolina Law Review*.
- Van den Herik Larissa and Černic Jernej Letnar, “Regulating Corporations under International law: From Human Rights to International Criminal Law and Back Again” (2010) 8 *Journal of International Criminal Justice*.
- Van den Herik Larissa and Dam-de Jong Daniëlla, “Revitalizing the Antique War Crime of Pillage: The Potential and Pitfalls of using International Criminal Law to Address Illegal Resource Exploitation during Armed Conflict” (2011) 15 *Criminal Law Forum*.
- Van der Auwera Sigrid, “International Law and the Protection of Cultural Property in the Event of Armed Conflict: Actual Problems and Challenges” (2013) 43(4) *The Journal of Arts Management, Law, and Society*.
- Venturini Gabriella, “International Law and Intentional Destruction of Cultural Heritage” (2017) *Sapere l’Europa, sapere d’Europa* 4.
- Viaene Lieselotte, “Life is Priceless: Mayan Q’eqchi’ Voices on the Guatemala National Reparations Program” (2010) 4(1) *The International Journal of Transitional Justice*.
- Washburn John, “The Negotiation of the Rome Statute for the International Criminal Court and International Lawmaking in the 21st Century” (1999) 11(2) *Pace International Law Review*.
- Whelton Carmel, “The United Nations Compensation Commission and International Claims Law: A Fresh Approach” (1993) 85(3) *Ottawa Law Review*.
- Wiersma Lindsey L, “Indigenous Lands as Cultural Property: A New Approach to Indigenous Land Claims” (2005) 54(4) *Duke Law Journal*.
- Woodhead Charlotte, “Art, Culture and Heritage: Law in Context” (2013) 18 *Art Antiquity & Law*.

B. Book chapters

- Abtahi Hirad, “Le conflit armé du printemps 2003 en Irak et le sort du patrimoine culturel mésopotamien” in Bannelier Karine, Corten Olivier, Kristakis Théodore and Klein Pierre (eds) *L’intervention en Irak et le droit international* (Centre de droit international ULB 2004).
- Abtahi Hirad, “Types of Injury in Inter-State Reparation Claims: Direct Injury to the State” in Crawford James, Koroma Abdul G, Mahmoudi Said and Pellet Alain (eds) *The International Legal Order: Current Needs and Possible Responses: Essays in Honour of Djamchid Momtaz* (Brill/Nijhoff 2017).

Abtahi Hirad and Webb Philippa, "Secrets and Surprises in the Travaux Préparatoires of the Genocide Convention" in deGuzman Margaret and Amann Diane Marie (eds) *Arcs of Global Justice: Essays in Honour of William A. Schabas* (Oxford University Press 2017).

Arzt Donna E and Lukashuk Igor I, "Participants in International Legal Relations" in Ku Charlotte and Diehl Paul F (eds) *International Law: Classic and Contemporary Readings* (Westview Press 1998).

Cockburn Cynthia "The Continuum of Violence: A Gendered Perspective on War and Peace," in Giles Wenona and Hyndman Jennifer (eds) *Sites of Violence: Gender and Conflict Zones* (University of California Press 2004).

Donat-Cattin David, "Article 75 Reparations to Victims" in Triffterer Otto (ed) *Commentary on the Rome Statute of the International Criminal Court, Observers' Notes, Article by Article* (2nd edn CH Beck-Hart-Nomos 2008).

Doucet Scott, "The Inter-American Court of Human Rights and Aggravated state responsibility: Operationalizing the concept of state crime" in Stahn Carsten and van den Herik Larissa (eds) *Future Perspectives on International Criminal Justice* (TMC Asser Press 2010).

Eide Asbjørn, "Cultural Rights as Individual Human Rights" in Eide Asbjørn, Krause Catarina and Rosas Allan (eds) *Economic, Social and Cultural Rights: A Textbook* (Martinus Nijhoff 2001).

Fauteux Paul, "The Use of the Environment as an Instrument of War in Occupied Kuwait" in Schiefer Bruno (ed), *Verifying Obligations Respecting Arms Control and Environment: A Post-Gulf War Assessment* (Canadian Department of External Affairs: 1992).

Fernández de Gurmendi Silvia A, "Definition of Victims and General Principle" in Lee Roy SK and Friman Hakan (eds) *The International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence* (Translational Publishers 2001).

Gillett Matthew, "Environmental Damage and International Criminal Law" in Jodoïn Sébastien and Cordonnier Segger Marie-Claire (eds) *Sustainable Development, International Criminal Justice, and Treaty Implementation* (Cambridge University Press 2013).

Gioia Andrea, "The Role of the European Court of Human Rights in Monitoring Compliance with Humanitarian Law in Armed Conflict" in Ben-Naftali Orna (ed) *International humanitarian Law and International human rights Law* (Oxford University Press 2011).

Hall Christopher K, Powderly Joseph and Hayes Niamh, "Article 7 Crimes Against Humanity" in Ambos Kai and Triffterer Otto (eds) *Commentary on the Rome Statute of the International Criminal Court: Observers' Notes, Article by Article* (3rd edn CH Beck-Hart-Nomos 2015).

Hausler Kristin, "Collective Cultural Rights in the Inter-American Human Rights System" in Jakubowski Andrzej (ed) *Cultural Rights as Collective Rights: An International Law Perspective* (Brill 2016).

Jeßberger Florian, "The Definition and the Elements of the Crime of Genocide" in Paola Gaeta (ed), *The UN Genocide Convention: A Commentary* (Oxford University Press 2009).

Jorda Claude and de Hemptinne Jérôme, "The status and role of the victim" in Cassese Antonio, Gaeta Paola and Jones John RWD (eds) *The Rome Statute of the International Criminal Court: A Commentary* (vol 2, Oxford University Press 2002).

Kirk, Allison C, "Eugenics, race hygiene, and the Holocaust: Antecedents and consolidations" in Friedman Jonathan C (ed) *The Routledge History of The Holocaust* (Routledge 2011).

Lenzerini Federico, "Suppressing and Remediating Offences against Culture" in Vrdoljak Ana Filipa (ed) *The Cultural Dimension of Human Rights* (Oxford University Press 2013).

Lenzerini Federico, “The Tension between Communities’ Cultural Rights and Global Interests: The Case of the Maori Mokomokai” in Borelli Silvia and Lenzerini Federico (eds) *Cultural Heritage, Cultural Rights, Cultural Diversity: New Developments in International Law* (Martinus Nijhoff 2012).

Lenzerini Federico, “The Trail of Broken Dreams: the Status of Indigenous Peoples in International Law” in Lenzerini Federico (ed) *Reparations for Indigenous Peoples: International and comparative Perspectives* (Oxford University Press 2008).

Lenzerini Federico, “The Safeguarding of Collective Cultural Rights through the Evolutionary Interpretation of Human Rights Treaties and Their Translation into Principles of Customary International Law”, in Jakubowski Andrzej (ed) *Cultural Rights as Collective Rights: An International Law Perspective* (Brill 2016).

Mettraux Guénaël, “The Definition of Crimes Against Humanity and the Question of a “Policy” Element” in Leila Nadya Sadat (ed), *Forging a Convention for Crimes against Humanity* (Cambridge University Press 2011).

Michl Fabian, “The Protection of Cultural Goods and the Right to Property Under the ECHR” in Lagrange Evelyne, Oeter Stefan and Uerpman-Witzack Robert (eds) *Cultural Heritage and International Law: Objects, Means and Ends of International Protection* (Springer International Publishing 2018).

Morris Benjamin, “‘Not Just a Place’: Cultural Heritage and the Environment” in Anheier Helmut K and Isar Yudhishtir Raj (eds) *Heritage, Memory and Identity* (The Cultures and Globalization Series) (SAGE Publications Ltd 2011).

O’Keefe Roger, “Cultural Heritage and International Criminal Law” in Jodoin Sebastien and Cordonier Segger (eds) *Sustainable Development, International Criminal Justice, and Treaty Implementation* (Cambridge University Press 2013).

O’Keefe Roger, “Tangible Cultural Heritage and International Human Rights Law” in Prott Lyndel V, Redmond-Cooper Ruth and Urice Stephen K (eds) *Realising Cultural Heritage Law: Festschrift for Patrick O’Keefe* (Builth Wells: Institute of Art and Law 2013).

O’Keefe Roger, “Cultural Heritage and International Humanitarian Law” in Francioni Francesco and Vrdoljak Ana Filipa (eds) *The Oxford Handbook of International Cultural Heritage Law* (Oxford University Press 2020 Forthcoming).

Pentassuglia Gaetano, “Protecting Minority Groups through Human Rights Courts: The Interpretive Role of European and Inter-American Jurisprudence” in Vrdoljak Ana Filipa (ed) *The Cultural Dimension of Human Rights* (Oxford University Press 2013).

Roht-Arriaza Naomi and Orlovsky Katharine, “A Complementary Relationship: Reparations and Development” in Pablo de Greiff and Roger Duthie (eds), *Transitional Justice and Development: Making Connections* (Social Science Research Council 2009).

Rubio-Marín Ruth “Gender and Collective Reparations in the Aftermath of Conflict and Political Repression” in Ruth Rubio-Marín (ed) *The Gender of Reparations: Unsettling Sexual Hierarchies While Redressing Human Rights Violations* (Cambridge University Press 2009).

Scovazzi Tullio, “The Definition of Intangible Cultural Heritage” in Silvia Borelli and Lenzerini Federico (eds) *Cultural Heritage, Cultural Rights, Cultural Diversity: New Developments in International Law* (Martinus Nijhoff 2012).

Shany Yuval, “Human Rights and Humanitarian Law as Competing Legal Paradigms for fighting Terror” in Ben-Naftali Orna (ed) *International humanitarian Law and International human rights Law* (Oxford University Press 2011).

Steins Cate, “Gender Issues” in Lee Roy SK (ed) *The International Criminal Court: The Making of the Rome Statute: issues, negotiations and results* (Kluwer Law International 1999).

Urbinati Sabrina, "The Role for Communities, Groups and Individuals under the Convention for the Safeguarding of the Intangible Cultural Heritage" in Borelli Silvia and Lenzerini Federico (eds) *Cultural Heritage, Cultural Rights, Cultural Diversity: New Developments in International Law* (Martinus Nijhoff 2012).

Viejo-Rose Dacia, "Conflict and the Deliberate Destruction of Cultural Heritage" in Anheier Helmut K and Isar Yudhishtir Raj (eds) *Conflicts and Tensions* (SAGE Publications Ltd 2007).

Viejo-Rose Dacia, "Destruction and Reconstruction of Heritage: Impacts on Memory and Identity" in Anheier Helmut K and Isar Yudhishtir Raj (eds) *Heritage, Memory and Identity* (SAGE Publications Ltd 2011).

Vrdoljak Ana Filipa, "Cultural Heritage in Human Rights and Humanitarian Law" in Ben-Naftali Orna (ed) *International Humanitarian Law and International Human Rights Law* (Oxford University Press 2011).

Wiessner Siegfried, "Culture and the Rights of Indigenous Peoples" in Vrdoljak Ana Filipa (ed) *The Cultural Dimension of Human Rights* (Oxford University Press 2013).

C. Books

Akhavan Payam, *Reducing Genocide to Law: Definition, Meaning, and the Ultimate Crime* (Cambridge University Press 2012).

Arendt Hannah, *Eichmann in Jerusalem: A Report on the Banality of Evil* (Penguin Books 2006).

Bachvarova Tatiana, *The Standing of Victims in the Procedural Design of the International Criminal Court* (Brill Nijhoff 2017).

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

Bassiouni M Cherif, *Crimes Against Humanity: Historical Evolution and Contemporary Application* (Cambridge 2011).

Bevan Robert, *The Destruction of Memory: Architecture at War* (Reaktion Books Ltd 2006).

Blake Janet, *International Cultural Heritage Law* (Oxford University Press 2015).

Boas Gideon, Bischoff James L, Reid Natalie L and Taylor B Don, *International Criminal Law Practitioner Library Series: International Criminal Procedure*, vol 3 (Cambridge University Press 2011).

Bories Clémentine, *Les bombardements serbes sur la vieille Ville de Dubrovnik* (2005) 27 *CEDIN Paris X Perspectives Internationales*.

Buyse Antoine Christian, *Post-Conflict Housing Restitution: The European Human Rights Perspective, With a Case Study on Bosnia and Herzegovina* (Intersentia 2008).

Chechi Alessandro, *The Settlement of International Cultural Heritage Disputes* (Oxford University Press 2014).

Chicago Tribune, "Simon to Skirt 'Nut' Meeting" (16 July 1974) cited by Cooper Andrew Scott, *The Oil Kings: How the US, Iran, and Saudi Arabia Changed the Balance of Power in The Middle East* (Simon & Schuster 2011).

Chow Pok Yin Stephenson, *Cultural Rights in International Law and Discourse: Contemporary Challenges and Interdisciplinary Perspectives* (Brill Nijhoff 2018).

- Contreras-Garduño Diana, *Collective Reparations: Tensions and Dilemmas Between Collective Reparations with the Individual Right to Receive Reparations* (Intersentia 2018).
- Dörmann Knut, Doswald-Beck Louise and Kolb Robert, *Elements of War Crimes under the Rome Statute of the International Criminal Court, Sources and Commentary* (International Committee of the Red Cross Cambridge 2003).
- Eagleton Clyde, *The Responsibility of States in International Law* (New York University Press 1928).
- Ehlert Caroline, *Prosecuting the Destruction of Cultural Property in International Criminal Law, With a Case Study on the Khmer Rouge's Destruction of Cambodia's Heritage* (Brill 2013).
- Emberland Marius, *The Human Rights of Companies: Exploring the Structure of ECHR Protection* (Oxford University Press 2006).
- García-Amador Francisco V and Sohn Louis B, *Recent Codification of the Law of State Responsibility for Injuries to Aliens* (Oceana Publications 1974).
- Geertz Clifford, *The Interpretation of Cultures* (Basic Books 1973).
- Gordon Sarah, *Hitler, Germans and the "Jewish Question"* (Princeton University Press 1984).
- Henckaerts Jean-Marie and Doswald-Beck Louise, *Customary International Humanitarian Law*, vol 1 (International Committee of the Red Cross Cambridge University Press 2005) <https://ihl-databases.icrc.org/customary-ihl/eng/docs/v1_cha>.
- Johannot-Gradis Christiane, *Le patrimoine culturel matériel et immatériel : quelle protection en cas de conflit armé?* (Genève: Schulthess 2013), <<http://archive-ouverte.unige.ch/unige:83307>>.
- Kroeber Alfred L and Kluckhohn Clyde, *Culture: A Critical Review of Concepts and Definitions* vol 47 (Harvard University Printing Office 1952).
- Kuprecht Karolina, *Indigenous Peoples' Cultural Property Claims: Repatriation and Beyond* (Springer 2014).
- Leach Philip, *Taking a Case to the European Court of Human Rights* (Oxford University Press 2011).
- Lemkin Raphael, *Axis Rule in Occupied Europe: Laws of Occupation, Analysis of Government, Proposals for Redress* (Carnegie Endowment for International Peace, Division of International Law 1944).
- Lixinski Lucas, *Intangible Cultural Heritage in International Law* (Oxford University Press 2013).
- Locke John, *Two Treatises of Government and A Letter Concerning Toleration* (first published 1689, Yale University Press 2003).
- Lostal Marina, *International Cultural Heritage Law in Armed-Conflict: Case-studies of Syria, Libya, Mali, the Invasion of Iraq, and the Buddhas of Bamiyan* (Cambridge University Press 2017).
- Mettraux Guénaél, *International Crimes: Law and the Practice. Genocide*, vol 1 (Oxford University Press 2019).
- Moore John Bassett, *A Digest of International Law as Embodied in Diplomatic Discussions, Treaties and Other International Agreements, International Awards, the Decisions of Municipal Courts, and the Writings of Jurists, and Especially in Documents, Published and Unpublished, Issued by Presidents and Secretaries of State of the United States, the Opinions of the Attorneys-General, and the Decisions of Courts, Federal and State* vol 6 (AMS Press 1906).
- Müller-Hill Benno and Fraser George R, *Murderous science: Elimination by scientific selection of Jews, Gypsies, and others, Germany 1933-1945* (Oxford University Press, 1988).

- Nersessian David, *Genocide and Political Groups* (Oxford University Press 2010).
- Novic Elisa, *The Concept of Cultural Genocide: An International Law Perspective* (Oxford University Press 2016).
- O’Keefe Roger, *The Protection of Cultural Property in Armed Conflict* (Cambridge University Press 2006).
- Pasqualucci Jo M, *The Practice and Procedure of the Inter-American Court of Human Rights* (Cambridge University Press 2013).
- Prott Lyndel V, “International Standards for Cultural Heritage” *UNESCO World Culture Report* (UNESCO Publishing 1998).
- Raynor William J, *The Dictionary of Artificial Intelligence* (Glenlake Publishing Company 1998).
- Robinson Nehemiah, *The Genocide Convention: A Commentary* (Institute of Jewish Affairs 1960).
- Rubio-Marín Ruth, *The Gender of Reparations: Unsettling Sexual Hierarchies While Redressing Human Rights Violations* (Cambridge University Press 2009).
- Schabas William A, “Article 75 Reparation to Victims” *The International Criminal Court, A Commentary on the Rome Statute* (Oxford 2010).
- Schabas William A, *Genocide in International Law: the Crimes of Crimes* (Cambridge University Press 2000).
- Schindler Dietrich and Toman Jiri, *The Laws of Armed Conflicts* (Martinus Nijhoff Publisher 1988).
- Schweid Eliezer, *The Idea of Modern Jewish Culture* (Academic Studies Press 2008).
- Sider Gerald M, *Culture and Class in Anthropology and History* (Cambridge University Press 1986).
- Smith Adam, *The Wealth of Nations* (first published 1776, Penguin Classics 1982).
- Stahn Carsten, *A Critical Introduction to International Criminal Law* (Cambridge University Press 2019).
- Tylor Edward B, *Primitive Culture* (first published 1871, Harper Torchbooks 1958).
- Whiteman Marjorie M, *Damages in International Law*, vol 1 (US Government Printing Office 1937).

D. Edited books

- Abtahi Hirad and Webb Philippa (eds), *The Genocide Convention: The Travaux Préparatoires* (Brill Nijhoff 2008).
- Anheier Helmut K and Isar Yudhishtir Raj (eds) *Conflicts and Tensions* (SAGE Publications Ltd 2007).
- Anheier Helmut K and Isar Yudhishtir Raj (eds) *Heritage, Memory and Identity* (SAGE Publications Ltd 2011).
- Bannelier Karine, Corten Olivier, Kristakis Théodore and Klein Pierre (eds) *L’intervention en Irak et le droit international* (Centre de droit international ULB 2004).
- Ben-Naftali Orna (ed) *International humanitarian law and International human rights law* (Oxford University Press 2011).

- Bohannon Paul and Glazer Mark (eds) *High Points in Anthropology* (2nd edn, McGraw-Hill 1988).
- Boister Neil and Cryer Robert (eds) *Documents on the Tokyo International Military Tribunal, Charter, Indictment and Judgments* (Oxford, 2008).
- Borelli Silvia and Lenzerini Federico (eds) *Cultural Heritage, Cultural Rights, Cultural Diversity: New Developments in International Law* (Martinus Nijhoff 2012).
- Cassese Antonio, Gaeta Paola and Jones John RWD (eds) *The Rome Statute of the International Criminal Court: A Commentary* (vol 2, Oxford University Press 2002).
- Crawford James, Koroma Abdul G, Mahmoudi Said, and Pellet Alain (eds) *The International Legal Order: Current Needs and Possible Responses: Essays in Honour of Djamchid Momtaz* (Brill/Nijhoff 2017).
- deGuzman Margaret M and Amann Diane Marie (eds) *Arcs of Global Justice: Essays in Honour of William A. Schabas* (Oxford University Press 2017).
- Duedahl Poul (ed), *The History of UNESCO: Global Actions and Impacts* (Palgrave Macmillan 2016).
- Eide Asbjørn, Krause Catarina and Rosas Allan (eds) *Economic, Social and Cultural Rights: A Textbook* (Martinus Nijhoff 2001).
- Francioni Francesco and Vrdoljak Ana Filipa (eds) *The Oxford Handbook of International Cultural Heritage Law* (Oxford University Press 2020 Forthcoming).
- Friedman Jonathan C (ed), *The Routledge History of the Holocaust* (Routledge 2011).
- Gaeta Paola (ed), *The UN Genocide Convention: A Commentary* (Oxford University Press 2009).
- Giles Wenona Mary and Hyndman Jennifer (eds) *Sites of Violence: Gender and Conflict Zonespace* (University of California Press 2004).
- Jakubowski Andrzej (ed), *Cultural Rights as Collective Rights: An International Law Perspective* (Brill 2016).
- Jodoin Sébastien and Cordonnier Segger Marie-Claire (eds) *Sustainable Development, International Criminal Justice, and Treaty Implementation* (Cambridge University Press 2013).
- Lagrange Evelyne, Oeter Stefan and Uerpmann-Witzack Robert (eds) *Cultural Heritage and International Law: Objects, Means and Ends of International Protection* (Springer International Publishing 2018).
- Lee Roy SK and Friman Hakan (eds) *The International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence* (Translational Publishers 2001).
- Pictet Jean (ed), *The Geneva Conventions of 12 August 1949: Commentary IV Geneva Convention Relative to the Protection of Civilian Persons in Time of War* (International Committee of the Red Cross 1958) <<https://ihl-databases.icrc.org/applic/ihl/ihl.nsf/vwTreaties1949.xsp>>.
- Prott Lyndel V, Redmond-Cooper Ruth and Urice Stephen K (eds) *Realising Cultural Heritage Law: Festschrift for Patrick O'Keefe* (Builth Wells: Institute of Art and Law 2013).
- Sadat Leila Nadya (ed), *Forging a Convention for Crimes against Humanity* (Cambridge University Press 2011).
- Sandoz Yves, Swinarski Christophe and Zimmermann Bruno (eds) *Commentary on the Additional Protocols of 8 June 1977 to the Geneva Conventions of 12 August 1949, International Committee of the*

Red Cross (Martinus Nijhoff Publishers 1987) <<https://ihl-databases.icrc.org/applic/ihl/ihl.nsf/vwTreaties1949.xsp>>.

Stahn Carsten and van den Herik Larissa (eds) *Future Perspectives on International Criminal Justice* (TMC Asser Press 2010).

Triffterer Otto (ed), *Commentary on the Rome Statute of the International Criminal Court, Observers' Notes, Article by Article* (2nd edn CH Beck-Hart-Nomos 2008).

Triffterer Otto and Ambos Kai (eds) *Commentary on the Rome Statute of the International Criminal Court: Observers' Notes, Article by Article* (3rd edn CH Beck-Hart-Nomos 2015).

Van Woudenberg Nout and Lijnzaad Liesbeth (eds) *Protecting Cultural Property in Armed Conflict: An Insight into the 1999 Second Protocol to the Hague Convention of 1954 for the Protection of Cultural Property in the Event of Armed Conflict* (Martinus Nijhoff 2010).

Vrdoljak Ana Filipa (ed), *The Cultural Dimension of Human Rights* (Oxford University Press 2013).

E. Dissertations and papers

Aubry Sylvain and Henao-Trip Maria Isabel "Collective Reparations and the International Criminal Court" *Briefing Paper No. 2* (Reparations Unit, University of Essex 2011) <https://www1.essex.ac.uk/tjn/documents/Paper_2_Collective_Reparations_Large.pdf>.

Bissonnette Pierre André, "La satisfaction comme mode de réparation en droit international" (thesis, University of Geneva) (Imprimerie Grandchamp 1952).

Gubbay Bianca, "The Racialisation of Jews in Germany before WWI" (2012) CERS Working Paper <https://cers.leeds.ac.uk/wpcontent/uploads/sites/97/2013/05/Racialisation_of_Jews_in_Germany_Bianca_Gubbay.pdf>.

Mainetti Vittorio, "Des crimes contre le patrimoine culturel? Réflexions à propos de la criminalisation internationale des atteintes aux biens culturels" *ESIL-SEDI, Conférence inaugurale, 13-15 mai* (European Society of International Law 2004).

F. Dictionaries and Encyclopaedic entries

"Antisemitism in History: Racial Antisemitism, 1875-1945" in *Holocaust Encyclopedia* <<https://encyclopedia.ushmm.org/content/en/article/antisemitism-in-history-racial-antisemitism-18751945>>.

Boslaugh Sarah E, "Anthropocentrism" in *Britannica* <<https://www.britannica.com/topic/anthropocentrism>>.

Cambridge English Dictionary Online, <http://dictionary.cambridge.org/dictionary/british/culture_1>.

Cardona George, "Prakrit languages" in *Encyclopædia Britannica* (2013) <<https://www.britannica.com/topic/Prakrit-languages>>.

Cardona George, "Sanskrit language" in *Encyclopædia Britannica* (2013) <<https://www.britannica.com/topic/Prakrit-languages>>.

"Cultura" in *Enciclopedia Italiana di Scienze, Lettere ed Arti* <<http://www.treccani.it/enciclopedia/cultura/>>.

"Culture" in *Cambridge English Dictionary Online* (3rd edn Cambridge University Press) <https://dictionary.cambridge.org/dictionary/english/culture?q=culture_1>.

“Culture” in *Oxford English Dictionary* (3rd edn Oxford University Press 2008)
<<https://www.oed.com/view/Entry/45746?rskey=C5kdJf&result=1>>.

Enciclopedia Italiana di Scienze, Lettere ed Arti, <<http://www.treccani.it/enciclopedia/cultura/>>.

“Ethnic” in *Oxford English Dictionary* (3rd edn Oxford University Press 2008)
<<https://www.oed.com/view/Entry/45746?rskey=C5kdJf&result=1>>.

“فرهنگ” in Mackenzie DN, *A Concise Pahlavi Dictionary* (Oxford University Press 1971).

“Culture” in Fowler HW, *Pocket Fowler’s Modern English Usage* (Oxford University Press 1999).

“Ethnical” in Fowler HW, *The Concise Oxford Dictionary of Current English* (3rd edn Oxford Clarendon Press 1949).

“Race” in Fowler HW, *The Concise Oxford Dictionary of Current English* (3rd edn Oxford Clarendon Press 1949).

Fowler HW, *The Concise Oxford Dictionary of Current English* (3rd edn Oxford Clarendon Press 1949).

“Nuremberg Race Laws” in *Holocaust Encyclopedia*
<<https://encyclopedia.ushmm.org/content/en/article/nuremberg-laws>>.

Oxford English Dictionary (3rd edn Oxford University Press 2008)
<<https://www.oed.com/view/Entry/45746?rskey=C5kdJf&result=1>>.

Pocket Fowler’s Modern English Usage (Oxford University Press 1999).

“Race” in *Oxford English Dictionary* (3rd edn Oxford University Press 2008)
<<https://www.oed.com/view/Entry/45746?rskey=C5kdJf&result=1>>.

Rogers Kara, “Scientific modelling” in *Encyclopædia Britannica* (2012)
<<https://www.britannica.com/science/scientific-modeling>>.

UNESCO, “Cultural Diversity”
<http://webarchive.unesco.org/20151231042342/http://portal.unesco.org/culture/en/ev.php-URL_ID=34321&URL_DO=DO_TOPIC&URL_SECTION=201.html>.

UNESCO, “Cultural Heritage”
<http://webarchive.unesco.org/20161022002430/http://portal.unesco.org/culture/en/ev.php-URL_ID=2185&URL_DO=DO_TOPIC&URL_SECTION=201.html>.

UNESCO, “Old City of Dubrovnik” <<http://whc.unesco.org/en/list/95/>>.

UNESCO, “Timbuktu” <<http://whc.unesco.org/en/list/119>>.

UNESCO, “UNESCO and its Programme: The Race Question” (1950)
<<http://unesdoc.unesco.org/images/0012/001282/128291eo.pdf>>.

G. Media, including films, newspapers and interviews

“11 Allies Condemn Nazi War on Jews; United Nations Issue Joint Declaration of Protest on ‘Cold Blooded Extermination’”, *New York Times* (18 December 1942)
<<https://www.nytimes.com/1942/12/18/archives/11-allies-condemn-nazi-war-on-jews-united-nations-issue-joint.html>>.

2001: *A Space Odyssey*, dir. Kubrick Stanley, United Kingdom-United States, Metro-Goldwyn-Mayer, 1968, [film].

Adams, Tim, “Sir Peter Blake: all a country really has is its culture. The rest is all infrastructure” (The Guardian, 21 May 2017) <<https://www.theguardian.com/lifeandstyle/2017/may/21/lunch-with-sir-peter-blake-mr-chow>>.

BBC, *Panama’s General Manuel Noriega and His Fall from Grace* (11 December 2011) <<http://www.bbc.com/news/world-latin-america-15853540>>.

Der Ewige Jude, dir. Hippler Fritz, Germany, Terra, 1940, [film].

Jacot Martine (interview with Abtahi Hirad), “La Capacité des Nations face à la destruction du patrimoine” (Le Monde, March 2005) <https://www.lemonde.fr/culture/article/2005/03/16/la-capacite-des-nations-face-a-la-destruction-du-patrimoine_625752_3246.html>.

Schabas William A, “Convention for the Prevention and Punishment of the Crime of Genocide” (United Nations Audiovisual Library of International Law, 2008) <http://legal.un.org/avl/pdf/ha/cppcg/cppcg_e.pdf>.

UNESCO, Press Release (29 March 2021), “Mali and UNESCO to receive a “symbolic euro” in token reparation for the heritage of Timbuktu” <<https://en.unesco.org/news/mali-and-unesco-receive-symbolic-euro-token-reparation-heritage-timbuktu>>.

UNESCO, “Press Release No. 2001-40 (13 March 2001)”, in UNESCO, World Heritage Committee, “Twenty-Fifth Session: Item 4b of the Provisional Agenda; Acts constituting “crimes against the common heritage of humanity”” (22 November 2001) WHC-01/CONF.208/23 <<https://whc.unesco.org/archive/2001/whc-01-conf208-23e.pdf>>.