

The duty to investigate in situations of armed conflict: an examination under international humanitarian law, international human rights law, and their interplay

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- · Reparations for Injuries, Advisory Opinion (11 April 1949) I.C.J. Reports 1949, p. 147
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2.1 International Criminal Court

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- Prosecutor v Katanga (Situation in the Democratic Republic of the Congo), ICC (Appeals Chamber) Judgment on the Appeal of Mr. Germain Katanga against the Oral Decision of Trial Chamber II of 12 June 2009 on the Admissibility of the Case (25 September 2009), ICC-01/04-01/07 OA 8
- Prosecutor v Francis Kirimi Muthaura, Uhuru Muigai Kenyatta and Mohammed Hussein Ali (Situation in the Republic of Kenya) ICC (Appeals Chamber) Judgment on the appeal of the Republic of Kenya against the decision of Pre-Trial Chamber II of 30 May 2011 entitled "Decision on the Application by the Government of Kenya Challenging the Admissibility of the Case Pursuant to Article 19(2)(b) of the Statute" (30 August 2011) ICC-01/09-02/11 OA
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- The Hostage case, IMT Nuremburg 19 February 1948, 11 Trials of War Criminals before the Nuernberg Military Tribunals under Control Council Law No. 10 757, p. 1281 (USA v List et al.)
- 3 UNITED NATIONS HUMAN RIGHTS TREATY BODIES

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- · Celiberti de Casariego v Uruguay, HRC 29 July 1981, CCPR/C/13/D/56/1979
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- · Baboeram et al v Suriname, HRC 4 April 1985, CCPR/C/24/D/146/1983 et al.

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- · R.A.V.N. et al. v Argentina, HRC 26 March 1990, CCPR/C/38/D/344/1988
- S.E. v Argentina, HRC 26 March 1990, CCPR/C/38/D/275/1988
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- · Bautista de Arellana v Colombia, HRC 27 October 1995, CCPR/C/55/D/563/1993
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- · Arhuacos v Colombia, HRC 29 July 1997, CCPR/C/60/D/612/1995
- · Inostroza et al v Chile, HRC 23 July 1999, CCPR/C/66/D/717/1996
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- Blake v Guatemala (Preliminary Objections) Inter-American Court of Human Rights Series C No 27 (2 July 1996)
- El Amparo v Venezuela (Reparations and Costs) Inter-American Court of Human Rights Series C No 28 (14 September 1996)
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4.3 European system

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- · Golder v the United Kingdom, ECtHR 21 February 1975, Appl No 4451/70
- · Ireland v the United Kingdom, ECtHR 18 January 1978, Appl No 5310/71
- · Tyrer v the United Kingdom, ECtHR 25 April 1978, Appl No 5856/72
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- · Eckle v Germany, ECtHR 15 July 1982, 8130/78
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Curriculum vitae

Floris Tan (Roosendaal en Nispen, 1988) obtained a VWO degree (preparatory academic education) from the Grotius College in Heerlen, the Netherlands, in 2006. He pursued his bachelor studies in Dutch Law and International and European Law at the Radboud University Nijmegen (2007-2011) and subsequently obtained LL.M. degrees in Dutch Law (with a specialisation in Criminal Law) and International & European Law, graduating *cum laude* in both, also in Nijmegen (2014). He conducted part of his studies at the University of Sydney in Australia (2012), as part of an exchange programme, and interned at Amsterdam-based law firm 'Böhler Advocaten' (now: Prakken d'Oliveira Human Rights Lawyers) (2013).

Following his graduation, Floris worked for six months as a junior university lecturer at the Willem Pompe Institute, Utrecht University (2015). During this time he taught tutorial groups in Dutch criminal law and supervised bachelor theses.

In 2015, Floris started as a PhD candidate at the Grotius Centre for International Legal Studies of Leiden Law School, Leiden University. There, he lectured in international law, supervised LL.B. and (Advanced) LL.M. theses, and conducted PhD research. He wrote his dissertation, entitled The Duty to Investigate in Situations of Armed Conflict - An Examination under International Humanitarian Law, International Human Rights Law, and their Interplay, under supervision of Professors Helen Duffy and Titia Loenen. Floris presented his research in Jerusalem, Geneva, Amsterdam, the Hague, and Leiden, and has published on the subject in various Dutch and international journals. During his time in Leiden, Floris was a regular author for European Human Rights Cases and Ars Aequi KwartaalSignaal, was managing editor for the Nederlands Tijdschrift voor de Mensenrechten | NJCM-Bulletin from 2015-2018, and was seconded to the European Court of Human Rights, Strasbourg, where he co-authored the Case-Law Guide on Article 18 ECHR. Beyond the topic of his PhD, he has published in the field of the European Convention on Human Rights, in particular with respect to the prohibition of limitation of rights for ulterior purposes, and the *ne bis in idem* principle.

In 2020 Floris started a position as legal officer at the International Law Division of the Netherlands Ministry of Foreign Affairs, where he works on a variety of issues relating to human rights and international law.

In the range of books published by the Meijers Research Institute and Graduate School of Leiden Law School, Leiden University, the following titles were published in 2020, 2021 and 2022

- MI-348 M. Darouei, Managing a Sustainable Career in the Contemporary World of Work: Personal Choices and Contextual Challenges, (diss. Leiden), Amsterdam: Ipskamp Printing 2020
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