

Distr.: General
21 March 2017

Original: English, French

Twenty-seventh Meeting
New York, 12-16 June 2017

**Complete curricula vitae of candidates nominated by States
Parties for election to the International Tribunal for the Law
of the Sea, including list of publications**

Note by the Registrar

Contents

	<i>Page</i>
I. Introduction	2
II. Curricula vitae of candidates.....	2
AKL, Joseph	2
BOUGUETAIA, Boualem.....	5
CABELLO SARUBBI, Óscar	7
CHADHA, Neeru	9
JESUS, José Luis.....	14
KITTIHAISAREE, Kriangsak	20
KOLODKIN, Roman A.	29
LIJNZAAD, Liesbeth	35
MORE, Rodrigo Fernandes.....	42
MUIGAI, Githu.....	44
NIEHAUS QUESADA, Bernd.....	45
OEGROSENO, Arif Havas	47
WOLFRUM, Rüdiger	51

I. Introduction

The Registrar hereby submits to the Meeting of States parties the curricula vitae of the candidates nominated by States parties for the election of members of the International Tribunal for the Law of the Sea, which will take place at the twenty-seventh Meeting of States parties. A list of the candidates nominated by States parties is contained in document SPLOS/308.

II. Curricula vitae of candidates

Akl, Joseph (Lebanon)

Date and place of birth	5 August 1936, at Damour, Lebanon
Languages	Arabic, French, English and a good knowledge of German and Spanish

Education and Professional Experience

1952-1956	Studies of Psycho-Pedagogy at Beirut's Normal school and at Aix-en-Provence (France)
1961	License (Master's degree) in public law from the Faculty of law of Saint Joseph University, Beirut
1962	Higher Studies Diploma for Ph.D. in public law, Faculty of Law of Paris University
1956-1963	Teacher at the Ministry of National education
1963-1973	Assistant professor of Public Law, Faculty of Law of Saint Joseph University, Beirut
1963-1966	head of section at the Department of Administrative and Consular Affairs, Ministry of Foreign Affairs
1966-1972	Assistant Director at the Department of International Organizations, Conferences and Treaties, Ministry of Foreign Affairs
1973-1978	First Counsellor of the Lebanese Embassy, Washington, D.C.
1978-1983	Legal Adviser at the Ministry of Foreign Affairs and Head of the Research and Documentation Center
25/01/1980	Promoted to the rank of Ambassador
1983-1990	Ambassador of Lebanon to the German Democratic Republic
1991-1994	Ambassador of Lebanon to Colombia
1994-1996	Legal Adviser at the Ministry of Foreign Affairs and Head of the Research and Documentation Center

Member of the Lebanese delegations to the following sessions of the United Nations General Assembly: twenty-third, twenty-sixth, twenty-seventh, twenty-eight, twenty-ninth, thirty-third, thirty-fourth, thirty-fifth, thirty-seventh, forty-ninth and fiftieth sessions and representative of Lebanon at the sixth (Legal) Committee and at the special Political Committee

Member of the Lebanese delegations to the second session of the United Nations Conference on Trade and Development (UNCTAD II), (New Delhi, 1968), to the Ministerial Meeting of the Group of 77 (Lima, Peru 1971) and to the United Nations Conference on Environment (Stockholm, 1972)

Member of the Lebanese delegations to several sessions of the Council of the League of Arab States (1981, 1982, 1995, 1996)

Member of the Lebanese delegations to the 12th Summit of Kings and Heads of Arab states (Fez, 1982) and to the preparatory conferences of Foreign Affairs Ministers (Fez, 1981, and Mohammadiyah, 1982)

Member of the Lebanese delegation to the Conference of Foreign Affairs Ministers, Organizations of the Islamic Conference (Niamey, 1982)

Member of the Lebanese delegation to the Summit of the Non-Aligned States (Cartagena de Indias, Colombia, 1995)

Elected member of the International Law Commission of the Arab states League on March 1979 and re-elected on March 1982. Elected President of this Commission for the Year 1983

Head of the Lebanese delegations:

- To the International Conference on the Suppression of Unlawful Acts against the Safety of Civil Aviation (Montreal, 1971)
- To the twentieth session of the Legal Committee of the International Civil Aviation Organization (ICAO) (Montreal 1973)
- To the diplomatic Conference on the succession of States in respect of Treaties (Vienna, 1978)
- To the Third United Nations Conference on the Law of the Sea 1979-1982)
- To the second session of the Assembly of the International Seabed Authority (Kingston, 1996)

Elected member of the International Tribunal for the Law of the Sea since 1 October 1996

Elected President of the Seabed Disputes Chamber (1997-1999)

Re-elected member of the Tribunal as from 1 October 1999 and 1 October 2008

Elected on 1 October 2005 Vice-President of the Tribunal for the term 2005-2008

Chairman of the Committee on Budget and Finance of the Tribunal from 1999 to 2008 and since 2011

Participated in the regional workshops organized by the Tribunal in Singapore, Bahrain and Buenos Aires which contribute to better understanding of the procedure before the Tribunal and its jurisprudence

Author of numerous articles and reports on public international law, law of the sea, and on the International Tribunal for the Law of the Sea and its jurisprudence

Member of the Lebanese Association of Political Sciences, founding member of the International Association for the Law of the sea, Vice-President of its Council (2001-2007), member of the American society of International Law and of the French Society for the International Law

Bouguetaia, Boualem (Algeria)

Member of the Tribunal since 1 October 2008

Vice-President of the Tribunal since 1 October 2014

President of the Special Chamber formed to deal with the *Dispute concerning delimitation of the maritime boundary between Ghana and Côte d'Ivoire in the Atlantic Ocean*

Born

Oued Rhiou, Algeria, 21 September 1946

Education

B.A. in Public Law, University of Paris (1972)

Masters Degree in Public Law (International Law), University of Paris (1973)

Diploma, Economic and Financial Sector, Institute of Political Studies of Paris (1975)

Ph.D. in Public Law (International Law), University of Paris I, Panthéon-Sorbonne (*magna cum laude*, 1979)

Professional Experience

researcher-writer, Embassy of Algeria, Paris (1972–1975)

member, Algerian delegation, *Western Sahara*, Advisory Opinion, International Court of Justice, The Hague (1975)

auditor, Academy of International Law, The Hague (1974, 1975 and 1981)

legal adviser, Ministry of National Defence (1975–1979)

member, Algerian delegation, Conference on Humanitarian Law (additional protocol of 1977 to the Geneva Conventions) (1976–1977)

deputy head, Algerian delegation, Third United Nations Conference on the Law of the Sea (1976–1980)

member, Drafting Committee of the Preamble of the United Nations Convention on the Law of the Sea (1976–1980)

lecturer, Algiers University (1980)

lawyer at the Bar of Algiers (1983)

lecturer, Algiers University of Law (1984)

elected member of the National Assembly as well as member of the Parliamentary Committee of Foreign Affairs and of the Finance Committee (1987)

elected President of the Algerian-Japanese Parliamentary Friendship Group (1988)

coordinator, Ad-Hoc Committee on Africa, National Institute of Global Strategy Studies (1990)

elected Vice-President of the Algerian-Japanese Friendship Association (1991)
 Director, Legal Department, Ministry of Foreign Affairs, Algiers (1993–2001)
 head, Algerian delegation to the international conference on the setting-up of the International Criminal Court, Rome (1998)
 consultant, Organization of African Unity (OAU) (1999)
 editor of draft legal instruments establishing the African Union and the Pan-African Parliament (1999)
 head, Algerian delegation to the OAU conference for the adoption of the Protocol on Pan-African Parliament, Pretoria (2000)
 Ambassador of Algeria to Senegal, Cape Verde, Gambia and Guinea-Bissau (2001)
 head, Algerian delegation to the Algerian-Tunisian and Algerian-Libyan negotiations on the delimitation of land and sea borders (1994–2002)
 representative of Algeria at numerous international congresses, conferences and symposia
 Ambassador/counsel, Cabinet of the Minister, Ministry of Foreign Affairs (2006–present)

Distinctions

Commandeur de l'ordre du Lion, Senegal (2005)

Publications

Among others:

“Les aspects internationaux du problème kurde”, Paris I-Sorbonne, 1974

“Non-Alignement : nécessité d'une synthèse supérieure”, *El-Moudjahid*, 3 March 1976

Les Frontières méridionales de l'Algérie, Hinterland et Uti Possidetis, S.N.E.D., 1981

“L'intégrité territoriale, intangibilité et autodétermination des peuples en Afrique”, *Revue des Sciences Sociales*, No. 9, S.N.E.D., 1981

“L'Afrique entre la proie et l'ombre”, *Révolution Africaine*, No. 1137, 19 December 1985 and *Algérie Actualité*, 20 December 1985

“Le Non-alignement : de l'affirmation à la confirmation des principes”, international colloquium at Petrovaradin, Yugoslavia, 1–3 April 1985, published in *Institute of International Politics and Economics*, Belgrade, 1986

“La conception algérienne de l'unité maghrébine”, statement at the colloquium on “Maghreb entre l'unité et l'unification”, Algiers, 17–18 June 1986, published by the Institut des Sciences Politiques et des Relations Internationales, Algiers

“Les profondeurs sahariennes de la sécurité en Méditerranée : éléments pour l'élaboration d'une politique de défense”, seminar of the Institut National d'Etudes de Stratégie Globale, Algiers, 15–16 June 1988

Cabello Sarubbi, Óscar (Paraguay)

Personal Information

Date of birth: June 12th, 1947

Place of birth: Asunción, Paraguay

Status: Married with three daughters

Academic Background

- Doctor of Law – “Università degli Studi di Roma” (1970)
- Specialization Diploma in International Public Law – Università del Sacro Cuore, Milano (1972)
- Master in Arts, International Relations, Saint John’s University, New York (1981)

Professional Career

Public service in the Ministry of Foreign Affairs of Paraguay since 1972

Positions Held in the Ministry of Foreign Affairs of Paraguay

- Vice Minister of Foreign Affairs of Paraguay (2015-)
- Director General, MOFA’s Diplomatic and Consular Academy (2014-2015)
- Ambassador to the Kingdom of Spain, Morocco and Andorra (2007-2013)
- Ambassador to Austria, Slovakia, Czech Republic, Hungary, Slovenia and Greece and Permanent Representative to the International Organizations in Vienna (2003-2007)
- Director General for Multilateral Political Affairs (2000-2003), Ministry of Foreign Affairs
- Ambassador of the Republic of Paraguay to Italy and Greece (1995-1999), Permanent Representative to the FAO, WFP and IFAD
- Vice Minister for Political Affairs (1993-1995), Ministry of Foreign Affairs
- Vice Minister for General Affairs (1990-1993), Ministry of Foreign Affairs
- Director General for General Affairs (1989-1990), Ministry of Foreign Affairs
- Alternate Permanent Representative to the United Nations, New York (1977-1985)

Teaching Experience

- Assistant Professor of International Civil Law, “Universidad Nacional de Asunción” (1973-1977)

- Professor at the “Universidad Católica de Asunción” (1973-1977)
- Professor at the “Universidad de la Integración de las Américas”
- Professor at the Paraguayan Diplomatic and Consular Academy (1985-1995, 2000-2002, 2013-)
- Subjects: International Relations, Public International Law and Political Science

United Nations System Experience

- Delegate to UN General Assembly Sessions from 1976 to 1989, to FAO, WFP and IFAD Organs Sessions from 1995 to 1999, to UNIDO, AIEA, CTBTO and UNODC meetings from 2003 to 2007
- Vice Chairman of the UN Commission on Crime (2004), Chairman (2005), Chairman of the Preparatory Commission of the UN Conference on Crime (Bangkok, 2005)
- Delegate to the III UN Conference on the Law of the Sea New York Sessions, front 1977 to 1982
- Delegate to the Special Session for the signature of the UN Convention on the Law of the Sea, Montego Bay (Jamaica), December, 1982
- Head of delegation of the First Session of the Sea Bed Authority Assembly, Kingston (1985)

Publications and Lectures

On many topics related with International Public Law, International Relations and History issues. In particular on the rights of landlocked countries and the Law of the Sea.

Languages

Spanish, English, Italian, French, Guaraní.

Chadha, Neeru (India)

Dr. Neeru Chadha is one of India's most distinguished experts on International Law.

Dr. Chadha has the distinction of being the first Indian woman to become the Chief Legal Advisor in the Ministry of External Affairs, Government of India. Prior to that, she was the Legal Advisor in the Permanent Mission of India to the United Nations in New York. Dr. Chadha has also worked for the Law Commission of India.

She holds LL.M. Degrees from the University of Delhi and the University of Michigan. She obtained a Ph.D. in Law from the University of Delhi.

She has extensive exposure to and firsthand experience of International Arbitration and Litigation in several important areas, having served in the Ministry of External Affairs of India for more than two decades.

Dr. Chadha has advised the Government of India on the provisions of The United Nations Convention on the Law of the Sea (UNCLOS) pertaining to coastal state's jurisdiction, maritime delimitation, extended continental shelf, baselines, applications for exploration of minerals in the seabed, and piracy, among others. She represented the Government of India at the Meetings of the States Parties to the UNCLOS, International Seabed Authority, United Nations Meetings on Informal Consultative Process, Regular Process and Working Group on Biological Diversity Beyond Areas of National Jurisdiction (BBNJ).

She has represented India at several bilateral negotiations on issues relating to maritime delimitation and Trans-boundary Rivers.

Dr. Chadha has a wide perspective of International Law and its applications as she has represented the Government of India at multilateral meetings and conferences at the United Nations, The Asian-African Legal Consultative Organization (AALCO), The South Asian Association for Regional Cooperation (SAARC), The Bay of Bengal Initiative for Multi-Sectoral Technical and Economic Cooperation (BIMSTEC), The International Institute for the Unification of Private Law (UNIDROIT), The Hague Conference on Private International Law, and The United Nations Commission on International Trade Law (UNCITRAL).

She has represented India at various other bilateral negotiations on issues relating to international trade and investment protection, defence cooperation, civil nuclear cooperation, intellectual property rights, international terrorism, international criminal law and disarmament, among other issues.

Dr. Chadha has held several key positions in international professional bodies such as President of AALCO and Vice-Chair of the Assembly of International Seabed Authority, among others.

She is well-versed with contemporary developments in International Law, including on human rights and humanitarian law, and has contributed articles on these issues in legal journals.

Dr. Chadha has a deep and objective understanding of International Law, having served a long tenure as an advisor, negotiator and litigator with the Government of India. Her independent judgment and professional expertise is widely recognized by her peers in India and abroad.

Given her vast knowledge of International Law, in general, and the UNCLOS, in particular, Dr. Chadha is eminently qualified to make valuable contributions as a Member of International Tribunal for the Law of the Sea (ITLOS).

Educational Qualifications

- LL.M., University of Delhi
- LL.M., University of Michigan
- Ph.D., University of Delhi

Experience with the Government of India

- Additional Secretary/Joint Secretary & the Legal Advisor, Ministry of External Affairs, Government of India, New Delhi (2011-2015)
- Counsellor & Legal Advisor, Permanent Mission of India to the United Nations, New York (2006-2009)
- Director, Legal and Treaties Division, Ministry of External Affairs, Government of India, New Delhi (2002-2005, 2009-2011)
- Legal Office, Legal and Treaties Division, Ministry of External Affairs, Government of India, New Delhi (1992-2002)

Other Appointments

- President, AALCO (2013-2014)
- Chairperson, BIMSTEC Fifth Subgroup Meeting on Law and Legal Enforcement (2014)
- Chairperson, Governing Board of SAARC Arbitration Council (2011-2013)
- Member, Governing Board of SAARC Arbitration Council (2011-2015)
- Member, Group of Coordinators of the Meetings of Legal Advisors, Member States of the United Nations (2011-2014)
- Chairperson, Final Clauses Committee, Diplomatic Conference for the Adoption of the Draft Protocol, Convention on International Interests in Mobile Equipment on Matters Specific to Space Assets (2012)
- Member, Finance Committee, International Seabed Authority (2007-2010)
- Vice-Chair, Assembly of International Seabed Authority (2009)
- Vice-Chair, UNCITRAL Annual Session (2003)

International Arbitration & Litigation Experience

- Agent for India, Enrica Lexie case under Annex VII of the UNCLOS (In progress)
- Agent for India, Delimitation of Maritime Boundary between Bangladesh and India under Annex VII of the UNCLOS (2011-2014)

- Co-Agent for India, Indus Waters Kishenganga Arbitration (2011-2013)
- Agent for India, The International Court of Justice, Obligations concerning Negotiations relating to Cessation of Nuclear Arms Race and Nuclear Disarmament (2014-2016)

International Conferences & Negotiations

Leader/Member of the Indian delegation for adoption of International Instruments

- Arms Trade Treaty, New York (2013)
- Protocol to the Convention on International Interests in Mobile Equipment on matters specific to Space Assets, Berlin (2012)
- Crime of Aggression, Kampala (2010)
- Convention on Rights of Persons with Disabilities, New York (2006)
- Convention on Protection of All Persons from Enforced Disappearances, Geneva (2005)
- Framework Convention on Tobacco Control, Geneva (2003)
- Second Protocol to the Convention on Protection of Cultural Property, The Hague (1999)

UNCLOS Meetings

- Ad hoc Open-ended Informal Working Group, Conservation and Sustainable use of Marine Biological Diversity beyond Areas of National Jurisdiction (2006-2014)
- Regular Process for Global Reporting and Assessment, State of the Marine Environment, including Social Economic Aspects, New York (2010-2013)
- Annual Sessions, International Seabed Authority, Kingston (2006-2009)
- Meetings of States Parties to the UNCLOS, New York (2006-2009)
- United Nations Informal Consultative Process on Oceans and Law of the Sea, New York (2004-2009)
- Review Conference, Agreement for the Implementation of the Provisions of the UNCLOS
- Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks (2004-2009)

Other Multilateral Meetings

- United Nations General Assembly Sessions, New York (2006-2009, 2011-2014)
- Ad Hoc Committee on International Terrorism, New York (2006-2009, 2011-2014)
- Governing Board of SAARC Arbitration Council, Islamabad (2011-14)

- India's 2nd, 3rd and 4th Report to UN Committee on Rights of the Child (UNCRC), Geneva (2004, 2014)
- Review Conference of the Rome Statute, Kampala (2010)
- Consideration of India's Second Universal Periodic Review (UPR), The UN Human Rights Council Second Periodic Review, Geneva (2012)
- 16th SAARC Summit, Preceding Meetings, Thimphu (2010)
- 17th SAARC Summit, Maldives (2011)
- 53rd Annual Session, AALCO, Tehran (2014)
- 37th Annual Session, UNCITRAL, New York (2004)
- 27th & 28th International Conference, International Red Cross and Red Crescent, Geneva (1999, 2003)

Experience of Bilateral Matters

- Diplomatic Privileges and Immunities
- Investment Promotion and Protection
- Comprehensive Economic Cooperation
- Civil Nuclear Cooperation
- Defence Cooperation
- International Trade
- Border Trade
- Consular Matters
- Post and Telecommunications
- Avoidance of Double Taxation
- Trans-boundary River Waters - Permanent Indus Commission
- Outer Space
- Science & Technology
- Intellectual Property Rights

Academic Publications

- "Inaugural Address on Contemporary Issues on the UNCLOS", AALCO Legal Experts' Meeting on the UNCLOS, Delhi (2014)
- "Diverse Threats to the Health of the Oceans in Areas beyond National Jurisdiction", Commemoration of 30th Anniversary of the UNCLOS, Legal Experts' Meeting, Delhi (2013)
- "Current Issues in International Law Relevant to India", 42nd Conference, Indian Society of International Law, Delhi (2013)

- “Protection of Cultural Property during Armed Conflict: Recent Developments”, ISIL Year Book of International Humanitarian and Refugee Law, Volume I, New Delhi (2001)
- “International Humanitarian Law - An Overview of Basic Principles”, Seminar on International Humanitarian Law (Law of Armed Conflict), Regional Delegation of International Committee of the Red Cross, New Delhi (2001)
- “The Indian Arbitration Act: Recent Developments”, Silver Jubilee Conference, Regional Centre for Arbitration Kuala Lumpur (2003)
- “Concept of the Common Heritage of Mankind under the Moon Treaty”, Indian Journal of International Law, New Delhi (1986)
- “Constitutional Law II”, Annual Survey of Indian Law 1994 &1995, Indian Law Institute, New Delhi (1995)
- “Obligations of India under International Conventions on Law of Armed Conflict”, Consultative meeting of Governmental Experts, New Delhi (2003)
- “Reproductive Hazards at the work place and Employment of Women”, Journal of Indian Law Institute, New Delhi (1987)
- “Women and Law: A Survey”, Law and Poverty: Critical Essays, Ed. Upendra Baxi (1988)
- “Leveling the Workplace for Women Workers: Equal Remuneration and Maternity Benefits”
- Engendering Law: Essays in Honour of Lotika Sarkar, Ed. Amita Dhanda and Archana Parashar, Eastern Book Company, Lucknow (1999)

Membership of Learned Bodies

- Life Member, Indian Society of International Law, New Delhi
- Life Member, Indian Law Institute, New Delhi

Jesus, José Luis (Cabo Verde)

Date of Birth: 20 September 1950

Place of Birth: Cape Verde

Citizenship: Cape Verdean

Judicial Experience

- Judge - International Tribunal for the Law of the Sea - Hamburg, Germany since October 1999 to present date (see site www.ITLOS.org)
- President, International Tribunal for the Law of the Sea (2008/2011)
- President, Seabed Disputes Chamber (2014/2017)

Education

- Law Degree - School of Law, Classical University of Lisbon, Portugal
- International Law - Certificate (Saint John's University - New York)
- Government and Politics - Master of Arts (Saint John's University - New York)

Special Training

- Public International Law (The Hague Academy – Netherlands - 1981)
- Drafting of Treaties and other International Agreements (UNITAR - New York – 1984)
- International Humanitarian Law (several), sponsored by the International Red Cross (New York University)

International Legal Consultancy

- Legal consultant for drafting East Timor - fisheries and quarantine legislation, for the Ministry of Fisheries, Agriculture and Forest - World Bank funded project (2002-2004)
- FAO Legal Consultant for drafting and updating of fisheries legislation of Mozambique (2002-2003)
- FAO Legal Consultant for drafting and updating of fisheries legislation of Angola (2003-2004)
- UN - Law of the Sea Consultant to a meeting of Small Island States in Singapore (2002)

UN Appointment

- Former Especial Envoy (Under Secretary General) of the UN Secretary General for the Great Lakes Region - Central Africa (1995)

National Positions Held Before

- Minister of Foreign Affairs and Communities of Cape Verde (1998/1999)
- Secretary of State for Foreign Affairs and Cooperation (1996/1998)
- Ambassador of Cape Verde to the U.N.
- Ambassador of Cape Verde to Portugal, Spain and Israel

International Chairmanship Positions Held

Legal Bodies

- Chairman of the Preparatory Commission for the International Seabed Authority and for the International Tribunal for the Law of Sea, from 1987 to 1995
- Chairman of the Group of 77 for the Law of the Sea (1986)
- Vice-Chairman of the 6th Committee (Legal) of the UN General Assembly

Other Bodies

- President of the United Nations Security Council (July 1992 and November 1993)
- Chairman of the Security Council Ad-Hoc Commission for Angola (1992)
- Chairman of the African Group of the United Nations (1986)

Participation in Some International Meetings

Legal Meetings

- Head of Cape Verde Delegation to the III United Nations Conference on the Law of the Sea (1979-1982)
- Head of Cape Verde Delegation to the United Nations Conference on the Law of Treaties between States and International Organizations or between International Organizations (Vienna 1986)
- Head of Delegation to the meetings of the Preparatory Commission for the International Seabed Authority and for the International Tribunal for the Law of the Sea, from 1983 to 1995
- Representative of Cape Verde in the sixth (Legal) Committee of the United Nations General Assembly from 1979 to 1994
- Representative of Cape Verde and active participant in meetings of various United Nations working groups and committees on legal issues, from 1979 to 1994

- Delegate to various UN-sponsored and regional international conferences and meetings on different subject matters
- Lecturer in several law of the sea meetings, seminars, conferences, workshops and summer training programs, held in several countries

National Legal Activities

- Former Chairman of the National Commission on the Delimitation of Maritime Boundaries
- Former Legal Advisor in the Capeverdean United Nations Mission for several years
- Drafter of the Cape Verdean national legislation on the Law of the Sea (1992)

Lectures Delivered on International Matters

- On the Law of the Sea, delivered to a Seminar of Ccapeverdean Diplomats (Praia - Cape Verde 1981)
- Panelist on the Law of the Sea (Peace in Maribus Conference - Malta, September 1987)
- Panelist on the Sea-Bed Minerals (American Society of International Law - Washington, December 1988)
- On the African States Practices in the field of the Law of the Sea (University of Virginia, meeting held in Lisbon)
- On the Universality of the United Nations Convention on the Law of the Sea (University of Kiel - West Germany - 1990)
- On the Completion of the Preparatory Commission on the Law of the Sea (University of Hawaii held in Tokyo - 1990)
- On maritime security (Japan Naval Academy 2010)
- On “The International Law of the Sea - Its History and Modern Developments” (American Defense College - Washington 1992 and 1994)
- On the “Recent Development in the Law of the Sea” (Marymount College, New York - 1992)
- On “International Law: Its developments and impact on the strengthening of justice amongst Nations” (Diplomatic Seminars - Praia 1992)
- On “Negotiating in the United Nations Context with Special emphasis on the role of Group” (UNITAR seminar for new Diplomats - 1992)
- On “Humanitarian Intervention and International Law” (West Sassex - U.K. - 1992)
- On “The Preparatory Commission for the International Seabed Authority and for the International Tribunal for the Law of the Sea: Some Highlights of its Work” (Tokyo, Japan, 13 January, 1995)

- On the work of the Law of the Sea Tribunal (Institute of Law of the Sea – Mozambique – 1993)
- On practical aspects of Delimitation of Maritime Boundaries - The Case of Cape Verde (Institute of Law of the Sea – Mozambique -2003)
- The work of International Law of the Sea Tribunal (Faculdade de Direito de Lisboa – Portugal – 2001)
- On various Law of the Sea topics at Summer training programs of Rhodes Academy of International Law (2001, 2002 and 2003)
- “On Maritime Piracy and Sea Terrorism” (Max Planck Institute and Hamburg University Law of the Sea and Maritime Institute, 2003)
- On several workshops on procedures before the Law of the Sea Tribunal (Dakar 2006, Libreville 2007 and Cape Town 2010); The Gilberto Amado Memorial Lecture – delivered to the International Law Commission - Geneva 15 July 2009
- On the Contribution of the Compulsory Jurisdiction Mechanism to the Effective Application of Dispute Settlement System of the 1982 United Nations Convention on the Law of the Sea: The Case of ITLOS - Hainan - China 2013
- On The role of international Tribunals and the law of the sea: the challenges ahead - Departamento do Mar – Lisbon - Portugal June 2015
- Series of lectures delivered in 2015 on UNCLOS dispute resolution system - Marco Polo Zheng He Academy Summer Programme - Shanghai, China 2015
- On Contemporary Issues of Ocean Governance - The Role of ITLOS - Training Programme on Maritime Affairs - Cluster Maritime Luxembourgeois - 2015
- On Maritime Space, Marine Resources Allocation and Dispute Resolution. Cluster Maritime Français - Euromaritime, Cluster Maritime Français - 2015
- On certain Aspects of the Jurisprudence of ITLOS with practical relevance to coastal States - East Timor, May 2016
- On the “Law of the Sea in the Constitution of Cape Verde”, University of Braga, Portugal, 2016
- On a variety of law of the sea issues delivered in several conferences and seminars held in different countries

Publications

- “The practice of African States in the field of Law of the Sea” (Center for Oceans Law and Policy - University of Virginia - Seminar Proceedings - April 1990)
- “The Work of Preparatory Commission for the International Seabed Authority and for the International Tribunal for the Law of the Sea and the 1982 United Nations Law of the Sea Convention” - International Challenges - Volume 10, number 3 (Norway - 1990)
- “The Universality of the Law of the Sea Convention” in proceedings of an Interdisciplinary Symposium - Kiel, Institute of International Law (Germany 1990)

- “Deep Seabed Mining - The Work of the Preparatory Commission” - in proceedings of the Eighth Second Annual Meeting of the American Society of International Law (Washington 1988)
- “Recent Developments in the Law of the Sea and the accomplishments of the Preparatory Commission for International Seabed Authority and for International Tribunal for the Law of the Sea” (In International Challenges - 1993 - Nansen Institute Norway)
- “Humanitarian Intervention versus State Sovereignty” in *Liber amicorum Günther Jaenicke*, Springer Berlin, Heidelberg, New York, Barcelona, Hongkong, London, Mailand, Paris, Singapur, Tokio (1999), pp. 149-163
- “The Ocean Resources are not Inexhaustible”, The UN Chronicle, issue n. 4,2002
- “Rocks, New-Born Islands, Sea-Level Rise and Maritime Space”, *Liber Amicorum Tono Eitel*, published in 2003 by the Max Planck Institute, Springer, Berlin, Heidelberg, New York
- O Tribunal Internacional do Direito do Mar, algumas observacoes sobre as suas actividades, 25 April REVISTA JURIDICA - Revista 2002, pp. 5-36
- “Protection of Foreign Ships against Piracy and Terrorism at Sea: Legal Aspects”, The International Journal of Marine and Coastal Law, Vol. 18, N. 3, p. 363-400, Kluwer Law International, 2003
- Co-author of book Commentaries on Rules of International Tribunal for the Law of the Sea - 2006
- The Gilberto Amado Memorial Lecture, “Advisory opinions and urgent proceedings at the International Tribunal for the Law of the Sea” 2(9) Anuario Brasileiro do Direito Internacional 2010, pp. 173-182
- The applicable law in the Jurisprudence of the Tribunal, in Challenges of Contemporary International law and International Relations: Liber Amicorum in honour of Ernest Petric (miha Pagaknik, ed., Nova Gorkia, the European Faculty of Law 2011), pp. 211-232
- Judges Ad hoc in the International Tribunal for the Law of the Sea - in Coexistence, Cooperation and Solidarity, Liber Amicorum Ruediger Wolfrum (Holger Hestermeyer et al., eds., Leiden, The Netherlands; Boston: Martinus Nijhoff Publishers, 2011), pp. 1661-1674
- The role of ITLOS in the settlement of law of the Sea Disputes, in the Law of the Sea Convention “Us Accession and Globalization (Myron H Nordquist et al., eds., Leiden Martinus Nijhoff Publishers 2012, pp. 154-164
- Law of the sea Dispute Settlement: The Jurisprudence of the Tribunal: in Regions, institutions and Law of the Sea: studies in Ocean Governance (Henry N. Schneider and Jin-Hyun Paik, Eds., Leiden, Martinus Nijhoff Publishers, 2013, pp. 15-28
- ITLOS and the Law of the Sea, in Global Ocean Governance: From vision to action (Dorota Pyc and Jakub Puszkarski, eds., Poznan, Ars boniet aequi, 2014, pp. 19-25

- Extradicao na Constituicao de Cabo Verde. Revista de Direito e Cidadania -Praia Cabo Verde 2009

Languages

- English: fluency in speaking, reading and writing
- French: professional command
- Spanish: professional command
- Portuguese : native language

Professional Association

- Member of the Cape Verde Bar Association

Kittichaisaree, Kriangsak (Thailand)

Prof. Kriangsak Kittichaisaree is currently Ambassador of the Kingdom of Thailand to the Russian Federation and, concurrently, Armenia, Belarus, Moldova, and Uzbekistan.

He has served as Thailand's Ambassador to Iran and Australia (and, concurrently, Fiji, Papua New Guinea, Solomon Islands, and Vanuatu); Director-General of the Department of International Organizations; Deputy Director-General of the Department of Treaty and Legal Affairs; and eminent adviser of the Constitutional Court of Thailand.

He has recently finished his term as a member of the International Law Commission (ILC) of the UN (2012-2016), where he was in charge of the successful completion of the ILC's topic "Obligation to extradite or prosecute (*aut dedere aut judicare*)" in 2014. He did not seek re-election to the ILC as he respects the need for a rotation of seats in that august international law body.

Professor Kittichaisaree is fully qualified to be a judge of ITLOS pursuant to Article 2 of Annex VI of UNCLOS (Statute of ITLOS), which reads:

- “1. The Tribunal shall be composed of a body of 21 independent members, elected from among persons enjoying the highest reputation for fairness and integrity and of recognized competence in the field of the law of the sea.
2. In the Tribunal as a whole the representation of the principal legal systems of the world and equitable geographical distribution shall be assured.”

No national of any Southeast Asian States Parties to UNCLOS has been elected to serve at ITLOS since its inception, and Prof. Kittichaisaree is currently the most qualified international law of the sea expert to represent this region at ITLOS, in due recognition of the principle of equitable geographical distribution under UNCLOS and the well-established UN practice of rotation of seats.

His biography is featured in *Who's Who in Public International Law* (Cambridge/Grotius, 2007; and BrillOnline) in recognition of his professional experiences covering practice, teaching and research in all areas of international law, plus peer-reviewed publications in five continents.*

After a Ph.D. from Cambridge University in 1986, with his thesis entitled “The 1982 United Nations Convention on the Law of the Sea and the Protection of State Interests in Maritime Natural Resources: With Special Reference to South-East Asia”, he has been actively involved in a number of important negotiations and meetings on the law of the sea throughout his career.

His contribution to the law of the sea is recognized by the UN, which invited him to write for the commemorative book *United Nations Convention on the Law of the Sea at 30: REFLECTIONS* (New York: United Nations, 2013), pp. 120-121.

* *Who's Who in Public International Law Online* (Brill) “provides unique access to the main players within international law. Originally created by Sir Elihu Lauterpacht of Cambridge University, [it] is a directory of some 600 public international lawyers of standing and prominence in the judicial, academic and professional fields. [It] focuses upon those persons who devote or have devoted a significant part of their activities to public international law, whether as judges, arbitrators, practicing lawyers, officials of governments and international organizations, members of inter-governmental legal bodies or academics.”

In 1991, Prof. Kittichaisaree was elected Chairman of the Group of 77 of the Whole at the 9th session of the PrepCom for the International Seabed Authority and for ITLOS, at a critical time of registration of China and India as pioneer investors which has helped pave the way for other developing countries to take part in deep seabed mining under Part XI of UNCLOS, and at the start of the negotiation for the Agreement re: the Implementation of Part XI of UNCLOS.

He was a member of the UNESCO Intergovernmental Oceanographic Commission's Advisory Body of Experts on the Law of the Sea, entrusted with drafting the 2003 Criteria and Guidelines on the Transfer of Marine Technology. He was thus listed as an Expert for the purposes of Special Arbitration under Art. 2, Annex VIII, of UNCLOS.

Prof. Kittichaisaree represented Thailand before ITLOS in the oral proceedings in ITLOS' landmark case No. 21: *Request for an advisory opinion submitted by the Sub-Regional Fisheries Commission (SRFC)*. He advised one of the parties in *The "Chaisiri Reefer 2" Case (Panama v. Yemen), Prompt Release* (ITLOS Case No. 9).

He is a member of the Regional Network on the Legal Aspects of Marine Pollution under the UNDP/IMO Programme for the Prevention and Management of Marine Pollution in the East Asian Seas.

Between June 2015-June 2016, Prof. Kittichaisaree served as President of the 25th Meeting of States Parties to UNCLOS.

He has taught Duke University School of Law's course "Global Commerce and Freedom of the Seas", and given public lectures on the law of the sea, such as the ones at the Australian National University and the Queensland University of Technology.

He has been Thailand's regular delegate to the meetings of the *Ad Hoc* Open-Ended Working Group to study issues relating to conservation and sustainable use of marine biological diversity beyond areas of national jurisdiction (BBNJ) and the PrepCom on the Development of an international legally binding instrument under the United Nations Convention on the Law of the Sea on BBNJ. He has actively contributed to the process by speaking at side-events of the Working Group and the PrepCom (such as his presentations on "BBNJ: Common Heritage of Mankind and Benefit Sharing", at a side-event on 6 Sept. 2016; and "BBNJ: Capacity Building and Transfer of Technology re: Common Heritage of Mankind & Part XIV of UNCLOS", at the workshop on 16 March 2016).

Prof. Kittichaisaree has published widely in the field of the law of the sea, including:

- *The Law of the Sea and Maritime Boundary Delimitation in South-East Asia* (Oxford University Press, 1987), reviewed positively by Daniel Bardonnnet, 34 *Annuaire français de droit international* 1031 (1988);
- *Regional Co-operation on the Law of the Sea: ASEAN and the EC Perspectives*, editor (International Studies Centre, Institute of Foreign Affairs, Bangkok, 1988);
- *Deep Seabed Mining and Its Reflections on Contemporary International Law*, (International Studies Centre, Institute of Foreign Affairs, Bangkok, 1989);
- "Development of ocean law and policy and management in Thailand", *Marine Policy* 315 (1990);
- "Marine Resources Management", 8 *Foreign Relations Journal* 83 (Philippine Council for Foreign Relations, 1993);

- *Research Report to Thailand's Law Reform Committee on Development of The Legislation on the Continental Shelf and the Exclusive Economic Zone*, Bangkok, 1995. (As chief author; 467 pp., Thai language);
- "A Code of Conduct for Human and Regional Security around the South China Sea", 32 *Ocean Development & International Law* 131 (2001).

His other qualifications and other experiences in the field of the law of the sea include:

- Thailand's chief legal counsel in maritime boundary delimitation negotiations
- Head of the Thai Delegation, UN Open-ended Informal Consultative Process on Oceans and the Law of the Sea (UNICPOLOS), United Nations, New York, in 2001, 2011, and 2013
- Panellist, 12th meeting of the UN Open-ended Informal Consultative Process on Oceans and the Law of the Sea (UNICPOLOS), on the topic 'Contributing to the assessment, in the context of the United Nations Conference on Sustainable Development, of Progress to Date and the Remaining Gaps in the Implementation of the Outcomes of the major Summits on Sustainable Development and Addressing New and Emerging Challenges'
- Panellist, 'Peaceful Uses of the Ocean' at the South China Sea: UNCLOS and State Practice Conference, 23-25 Oct. 2013, organized by the National Institute for South China Sea Studies, Haikou, Hainan, China
- Speaker, 'Impact of ocean acidification on the marine environment & the related restrictions of ocean activities by coastal States – How would Thailand cope with this?', *Pacem in Maribus XXXIV: International Forum on Sustainable Governance for the Ocean*, 3-8 Sept. 2013, Bangkok, Thailand
- Chair, Expert Consultation on Thailand's Implementation of UNCLOS and Related Instruments, 6 Sept. 2013, Bangkok, Thailand
- Public lectures on "Universal Jurisdiction and the Suppression of Modern-day Piracy", ANU College of Law, Australian National University, Canberra, Australia, 14 April 2011 and at the Queensland University of Technology Faculty of Law, Brisbane, Australia, 3 Aug. 2011
- Speaker on "PIRACY: INTERNATIONAL LAW & POLICIES" at the Asian-African Legal Consultative Organization (AALCO) Seminar at the UN Headquarters on 16 March 2011
- Speaker on "INTERNATIONAL MARITIME CRIMES: THAILAND'S COUNTRY REPORT", at the Centre for International Law/National University of Singapore Workshop on International Maritime Crimes: Legal Issues and Prospects for Cooperation in ASEAN, 17-18 Jan. 2011
- Panellist, 'Transnational Maritime Issues in Armed Conflict and Peace Operations', 15th Annual United States Pacific Command International Military Operations and Law Conference, Bangkok, 3-6 June 2002
- Participant, East-West Center's Policy and Research Planning Workshop on Military and Intelligence Gathering Activities in Exclusive Economic Zones: Consensus and Disagreement, Bali, 27-29 June 2002

- Speaker, The Oslo Conference on Human and Regional Security Around the South China Sea, organized by the University of Oslo, Norway, 2-4 June 2000
- Delegate, United Nations Environment Programme's Intergovernmental Conference to Adopt a Global Programme of Action for the Protection of the Marine Environment From Land-Based Activities, Washington, DC, 23 Oct.-3 Nov. 1995
- Delegate and subsequently Head of the Thai Delegation, Preparatory Commission of the International Sea-Bed Authority and for the International Tribunal for the Law of the Sea, 5th Session (Jul. - Aug. 1987, New York); 6th Session (Mar. - Apr. 1988, Kingston, Jamaica; Aug. - Sept., New York); 7th Session (Feb. - Mar. 1989, Kingston, Jamaica; Aug. - Sept. 1989, New York); 8th Session (Aug. 1990, New York); 9th Session (Mar. 1991, Kingston, Jamaica; Aug. 1991, New York)
- Delegate, negotiations with Malaysia on the Constitution of the Thailand-Malaysia Joint Authority on the Joint Development Area in the Gulf of Thailand and Its Implementing Legislation (Dec. 1989, Chiang Mai, Thailand, and May 1990, Kuala Lumpur, Malaysia)
- Arbitrator, 'Who owns the Henrietta Reef?', Mock International Arbitration organized by the London-based International Bar Association, Section on Energy and Resources Law, held in Hong Kong on 6 Apr. 2000 (Counsel for the parties appearing before the Tribunal included Professor Gillian Triggs, Mr. Rodman Bundy, and Prof. (now ITLOS judge) Zhiguo Gao.)
- Speaker, the 1st-3rd Meetings of the Technical Working Group on Legal Matters on Managing Potential Conflicts in the South China Sea, organised by the Canadian International Development Agency (CIDA) and the University of British Columbia (held in Phuket, Thailand, Jul. 1995; Chiang Mai, Thailand, Jun. 1997; and Pattaya, Thailand, Oct. 1998)
- Regular Panellist and Speaker at international conferences and academic workshops organised by the Southeast Asian Programmes on Ocean Law and Policy (SEAPOL), financed by the Canadian International Development Agency (CIDA), e.g. at the conferences in Bali (May 1990), Kuala Lumpur (July 1993), Singapore (May 1994)
- Commentator and Speaker, Workshop on Managing Potential Conflicts in the South China Sea, organised by the Indonesian Government, 1st Workshop, 1990-4th Workshop, 1993
- Delegate, fisheries co-operation negotiation with Vietnam: Hanoi, Sept. 1991
- Delegate, fisheries negotiations with Malaysia, Jan. 1988-1993
- Co-ordinator and Speaker, International Symposium on 'Regional Co-operation on the Law of the Sea: ASEAN and the EC Perspectives', 23-25 Nov. 1988, held in Cha-Am, Thailand, organized by the International Studies Centre, Institute of Foreign Affairs, Bangkok

Beyond the Law of the Sea

After joining the Ministry of Foreign Affairs of Thailand in October 1986, Prof. Kittichaisaree served in the Department of Treaties and Legal Affairs in various capacities,

including as Director of the Division of Legal Affairs and Deputy Director-General of the Department. Notably, he instructed legal counsel in the litigation against the International Tin Council and Thailand in the House of Lords, England (May-July 1989).

From 18 Nov. 2004 - 2 Mar. 2006, he was Ambassador Attached to the Ministry of Foreign Affairs of Thailand responsible for international legal issues and counter-international terrorism.

From 3 Mar. 2006 - 30 September 2007, he was Director-General of the Department of International Organizations, Ministry of Foreign Affairs of Thailand, in charge of the law and constitution of international institutions, international human rights and the rule of law, transnational organized crimes, and the workings of global economic and political institutions in all aspects including arms control and disarmament, international security under the UN framework, and UN reform.

Professor Kittichaisaree has served the international community in various capacities, including as Chairman of the UN General Assembly's Sixth Committee's Working Group on the Administration of Justice at the UN (Oct. 2011); one of the 19 members of the International Group of Experts of the NATO Cooperative Cyber Defence Centre of Excellence to develop *The Tallinn Manual 2.0 on the International Law Applicable to Cyber Operations* (Cambridge: Cambridge University Press, Feb. 2017); and a member of the Eminent Persons Group of the Asian-African Legal Consultative Organization (AALCO) since February 2012.

He was the Coordinator of the International Legal Cooperation against Terrorism stream of the Legal Issues Working Group of the Bali Regional Ministerial Meeting on Counter-Terrorism, in response to the Bali Bombing of 12 Oct. 2002 and subsequent terrorist activities in the Asia-Pacific region and beyond.

In the academia, he has been a Visiting Professor, University of New South Wales School of Law, and a Distinguished Visitor (equivalent to a visiting professor), National University of Singapore Faculty of Law, among others.

He taught the course 'International Criminal Law' at the University of New South Wales School of Law in Sydney, Australia (1999-2008), and the National University of Singapore (2006 and 2009); and the course 'The World Trade Organization: The Adjudication of International Trade Disputes' at Duke University School of Law's Asia-America Institute in Transnational Law (July 2000). Between Nov. 2002-2006, he taught 'UN and International Law', being part of the English language course entitled 'United Nations and International Cooperation', at the Faculty of Political Science, Thammasat University, Thailand.

Prof. Kittichaisaree served as Chairman of the Foundation for the Development of International Law in Asia and Member of the Editorial Board of the *Asian Yearbook of International Law*, from Dec. 1999-2006. He is a member of the Advisory Panel (International) of the *Indian Journal of International Law*, and that of the *Thailand Journal of International Law*. He is also a member of the Public Law Committee of the International Bar Association (2017-2018).

His publications on other fields of international law include:

- "Using Trade Sanctions and Subsidies to Achieve Environmental Objectives in the Pacific Rim", 4 *Colorado Journal of International Environmental Law and Policy* 296 (1993)

- ‘Effectuation of international law in the municipal legal order of Thailand’, 4 *Asian Yearbook of International Law* 171-184 (1994)
- ‘Trade And The Environment In Pacific Rim Nations’, *American Bar Association, Standing Committee on Environmental Law*: Washington, DC, 1 994: 35-38
- ‘International Law on the Protection of Nationals Abroad’, *Saranrom*, Feb. 1998: 273-286 (in Thai)
- ‘Practical Difficulties for the International Criminal Court to Overcome’, *Proceedings of the 6th Annual Conference of the Australia-New Zealand Society of International Law*, Canberra: Australian National University, June 1998: 79-89
- ‘International Legal Order in a Changing World’, *Proceedings of the International Law Association-Australia/New Zealand Society of International Law Conference*: Wellington, Jul. 1999
- ‘Armed Conflict Before International Tribunals’, *Proceedings of the Fourth International Law Seminar*, jointly organized by the Legal Services, Ministry of Defence, and the Society of International Law, Singapore, 2 Sept. 2000: 102-143
- “The NATO Military Action and the Potential Impact of the International Criminal Court”, 4 *Singapore Journal of International and Comparative Law* 498 (2000)
- *International Criminal Law* (Oxford: Oxford University Press, 2001), a pioneering textbook which has been cited by the International Criminal Court, the Supreme Court of Canada, among others, and used as a textbook on this subject at several law schools in Europe, Canada, Australia, and Singapore as well as for the course “Crimes against Humanity” at Harvard University
- ‘International Criminal Law’, being a chapter in the Diplomatic Training Programme Manual, University of New South Wales, Feb. 2002
- Book reviews of Bantekas and Nash, *International Criminal Law* (3rd ed., 2007); S. D. Brown (ed.), *Combating International Crime: The Longer Arm of the Law* (2008); F. G. Madsen, *Transnational Organized Crime* (2009); and O. Triffterer (ed.), *Commentary on the Rome Statute of the International Criminal Court – Observers’ Notes, Article by Article* (2008) in *Asian Yearbook of International Law*, vol. 14 (2008)
- “A century of challenges for international law”, *Brazilian Society of International Law Bulletin – Centenary Edition* (2016)
- *Public International Law of Cyberspace* (Dordrecht/London/New York: Springer, May/June 2017)

His participation in international diplomatic conferences and negotiations include:

- In July 2008, when Thailand did not have a Foreign Minister, the Prime Minister of Thailand appointed Ambassador Kittichaisaree as Special Envoy to represent the Royal Thai Government at the 15th Ministerial Meeting of the Non-Aligned Movement (NAM).
- Chairperson, 303rd Session of the Advisory Committee of Permanent Representatives and Other Representatives Designated by Members of the

Commission, United Nations Economic and Social Commission for Asia and the Pacific (UNESCAP), 23 June 2006

- Alternative Representative of Thailand in the Steering Committee of the Four Nations (Chile, South Africa, Sweden and Thailand) Initiative on Governance and Management of the United Nations Secretariat, May 2006-Jan. 2008
- 2006-2007: Head of the Thai Delegation to Senior Officials' Meetings of the Human Security Network (HSN) and the Helsinki Process on Globalization and Democracy, held in Thailand, USA, Japan, and Slovenia
- Delegate, Thai delegation to the 84th Session of the Human Rights Committee of the International Covenant on Civil and Political Rights, Geneva, July 2005
- Head of the Delegation of Thai Senior Officials, Asia-Africa Summit, Jakarta, March-April 2005
- Chief Legal Counsel for free trade area (FTA) negotiations with New Zealand and with EFTA member countries (Norway, Switzerland, Iceland, and Liechtenstein) and in litigations against the Royal Thai Government in foreign courts in relation to the Tsunami of Dec. 2004
- Head of the Thai Delegation, negotiations with Australia and Italy on treaties on mutual legal assistance in criminal matter, 2004
- Alternate Representative of Thailand to the 56th Session of the United Nations General Assembly, Sept.-Dec. 2001; Representative, 61st Session, Sept.-Dec. 2006; Alternative Representative, 62nd Session, Sept.-Dec. 2007; Representative, 66th Session - present (with major responsibility re: the Sixth Committee)
- Head of the Thai Delegation, 40th Session, Asian-African Legal Consultative Organization, New Delhi, 20-25 June 2001
- Head of the Thai Delegation, 5th and 8th Sessions of the Preparatory Commission for the International Criminal Court, United Nations, New York, 12-30 June 2000, and 24 September - 4 October 2001, respectively
- Deputy Head of the Thai Delegation, 33rd Session of the United Nations Conference on the International Trade Law (UNCITRAL), United Nations, New York, 12 June - 7 July 2000
- Thai delegate to the sixth and final round of negotiation to conclude the Convention between the Kingdom of Thailand and the United States of America for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion With Respect to Taxes on Income, 26-29 August 1996
- Delegate, negotiation to conclude the agreement between Thailand and Switzerland on the transfer of prisoners and co-operation to enforce judicial judgments in criminal cases: Bern, Switzerland, Oct. 1992
- Sole negotiator to conclude an agreement on the exchange of the premises of the Royal Thai Consulate-General in Hong Kong, Oct. 1989
- Member and sometimes head of delegation, Informal Sessions of the International Tin Council (May-Jul. 1989, Sept. 1989, Oct.-Nov. 1989, Dec. 1989, Mar. 1990)
- Adviser, land boundary negotiations with Malaysia, Burma (Myanmar), and Laos, 1987-1994

- Delegate and Secretary to the President, Inter-Sessional Meeting, Asian-African Legal Consultative Committee, New Delhi, 30-31 Mar. 1987

Conferences/workshops/seminars (select)

- Panellist, 'Clarifying the Application of Existing International Law in Cyberspace', Global Conference on Cyberspace (GCCS) 2015, 16-17 April 2015, The Hague, Netherlands
- Speaker, 'Closing the legal gaps', at the Regional Roundtable on the Humanitarian Initiative on Nuclear Weapons and the Prospects for a Ban, organized by the Ministry of Foreign Affairs of Thailand & Norway's International Law and Policy Institute (ILPI) & the International Campaign to Abolish Nuclear Weapons (ICAN), 26-27 April 2015, Bangkok, Thailand
- Panellist, 'The Use of Force: Cyber Activities in the Context of Article 2 (4) of the UN Charter', International Law and State Behaviour in Cyberspace Series: Asia Pacific Regional Seminar, organized by the UN Institute for Disarmament Research (UNIDIR), Seoul, Rep. of Korea, 9-10 Dec. 2014
- Speaker, 'Cybersecurity and International Law', at the side event 'International Law Today: Perspectives and Challenges' organized by the Asian-African Legal Consultative Organization, 24 Oct. 2014 at the Trusteeship Council Chamber, UN Headquarters, New York
- Keynote speaker, 'International Criminals: Extradition or Prosecution?', Chatham House, London/UK, 11 July 2013
- Keynote speaker, 'Australia, Thailand and the World', at the Australian Institute of International Affairs, Brisbane, Australia, 22 Jun. 2010
- Lecturer, 'Public Seminar: Current Developments in International Criminal Law', Sydney Centre for International Law, University of Sydney Faculty of Law, co-hosted by the University of New South Wales International Law & Policy Group and the International Law Association (Australian Branch), Sydney, Australia, 1 Aug. 2007
- Keynote speaker on the topic 'Support for the UN, focusing on the Security Council's Committee on Counter Terrorism: The work of the CTC in light of partners' experience', at the 4th Asia-Europe Conference on Counter Terrorism, Copenhagen, Denmark, 26-27 Jun. 2006
- One of the 5 panellists, High-Level Panel on 'Terrorism: Threat to a Civilized Society', moderated by the UN Undersecretary-General for Legal Affairs, at the UN Headquarters, New York, on 9 June 2005 (The other panellists included: Judge Baltasar Garzon of the 'Pinochet' fame, and the Deputy Secretary-General of the Council of Europe.)
- Keynote speaker, Workshop on the legislative implementation of universal instruments against terrorism and regional experiences in promoting international cooperation against terrorism, organized by the Terrorism Prevention Branch of the UN Office on Drugs and Crime in cooperation with the Anti-Terrorism Center of the Commonwealth of Independent States, held in Moscow, Russian Federation, on 28-30 Nov. 2005

- Speaker, 'The International Criminal Court', 4th International Law Seminar of the Singapore International Law Society, 2 Sept. 2000 (The other three Speakers were: Professor Peter Malanczuk of Erasmus University; Professor Thomas Franck of New York University School of Law; and Sir Franklin Berman, Visiting Professor of Public International Law, Oxford University, and Former Legal Adviser of the UK Foreign and Commonwealth Office.)
- Speaker, International Law Association-Australia/New Zealand Society of International Law's Joint International Conference on Security, Wealth, and Survival: Implementation, Compliance and Enforcement of International Law, Wellington, New Zealand, 8-10 Jul. 1999
- Panellist, 'International Criminal Court', 6th Annual Conference of the Australia-New Zealand Society of International Law, Australian National University, Canberra, 19-21 June 1998
- Panellist, 'How can the United States utilise international organisations and treaties to protect and transfer intellectual property with its Asian trading partners?', organised by the International Law Society of Georgetown University and George Washington University Law School, Washington, DC, 25 Jan. 1997
- Panellist, 'Law Reform and Environmental Protection', Conference on Southeast Asia: Law Reform and Societies in Transition, organised by the Harvard International Law Society, Harvard Law School, Cambridge, MA, USA, 22 Apr. 1995
- Panellist, Conference on Trade and the Environment in Pacific Rim Nations, co-sponsored by the American Bar Association's Standing Committee on Environmental Law, the Inter-Pacific Bar Association, and the United States-Asia Environmental Partnership: Hong Kong, 15-17 Feb. 1993

Kolodkin, Roman (Russian Federation)

Date and place of birth	29 July 1960, Leningrad, Russian Federation (Union of Soviet Socialist Republics)
Marital status	Married, two sons
Nationality	Russian Federation
Diplomatic rank	Ambassador Extraordinary and Plenipotentiary
Language skills	Russian: native speaker English: fluent French: oral and written comprehension

Education

1986	Candidate of legal sciences degree (Ph.D.), international law; thesis on the subject of “International Non-Binding Rules: Case Study of Non-Binding Resolutions of the United Nations General Assembly”, Department of International Law, Faculty of Law, Moscow State University (MSU)
1982 – 1985	Postgraduate studies, MSU
1982	Graduated with honors from MSU with a degree in international law

Present Positions

2017 – present	Agent of the Russian Federation (together with Mr. I. Rogachev and Mr. G. Lukiyantsev) in the proceedings in the International Court of Justice, <i>Case Concerning Application of the International Convention for the Suppression of the Financing of Terrorism and of the International Convention on the Elimination of All Forms of Racial Discrimination (Ukraine v. Russian Federation)</i>
2016 – present	Agent of the Russian Federation (together with Mr. V. Titushkin) in the UNCLOS Annex VII arbitral proceedings initiated by Ukraine
2015 - present	Director of the Legal Department, Member of the Board, Ministry of Foreign Affairs of the Russian Federation Member of the International Law Commission Member of the Permanent Court of Arbitration Representative of the Russian Federation in the Committee of Legal Advisors on Public International Law (Council of Europe) Alternate Representative, Russian delegation to regular sessions of the United Nations General Assembly

Representative of the Russian Federation in the Sixth Committee of the United Nations General Assembly

2009 – present Associate member, Institute of International Law

International Law Commission

2003 – 2011 Member

2007 – 2011 Special Rapporteur, subject: “Immunity of State officials from foreign criminal jurisdiction” (submitted to the Commission preliminary (2008), second (2010) and third (2011) Reports)

2008 First Vice-Chairman, Sixtieth session

2006 Chairman of the Drafting Committee, Fifty-eighth session

2005 Second Vice-Chairman, Fifty-seventh session

Previous Positions

2009 – 2015 Ambassador of the Russian Federation to the Kingdom of the Netherlands

Permanent Representative of the Russian Federation to the Organization for the Prohibition of Chemical Weapons

2001- 2009 Director of the Legal Department, Member of the Board, Ministry of Foreign Affairs of the Russian Federation

1997 – 2001 Deputy Permanent Representative of the Russian Federation to the United Nations Office and other international organizations in Geneva

1994 -1997 Deputy Director, Legal Department, Ministry of Foreign Affairs of the Russian Federation

1992 -1994 Head of Division, Legal Department, Ministry of Foreign Affairs of the Russian Federation

1991-1992 Assistant to and Head of Staff of the First Deputy Minister of Foreign Affairs of the Russian Federation

1990 -1991 Legal Officer, Committee on Inter-Republic Relations, Supreme Soviet (Parliament) of Russia

1986 -1990 Legal Officer, Division of International Organizations and Division of External Economic Relations, External Relations Department, Ministry of Merchant Marine, USSR

Main Professional Experience

2010 – 2015 Head of Russian delegations to the Executive Council of the Organization for the Prohibition of Chemical Weapons

	Deputy Head of Russian delegations to the sessions of the Conference of States Parties to the Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction
2013	Legal adviser, Russian delegation at negotiations with the USA on the elimination of Syrian chemical weapons
2008 – 2011	Agent of the Russian Federation (together with Mr. K. Gevorgian) in the proceedings in the International Court of Justice, <i>Case Concerning Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russian Federation)</i>
2003 – 2010	Head of the Russian delegation at negotiations with Norway on maritime delimitation in the Barents Sea and the Arctic Ocean (resulted in the Agreement between the Russian Federation and the Kingdom of Norway on Maritime Delimitation in the Varanger Fjord Area in 2007 and the Agreement between the Russian Federation and the Kingdom of Norway on Maritime Delimitation and Cooperation in the Barents Sea and the Arctic Ocean in 2010)
2004 – 2009	Representative of the Russian Federation in the Consultative Committee of the Heads of the Legal Departments of the Ministries of Foreign Affairs of States Members of the Commonwealth of Independent States (CIS)
2003 – 2004	Deputy Representative of the Russian Federation to the meeting of the Caspian States on the legal status of the Caspian Sea Head of the Russian delegation to the United Nations General Assembly Ad Hoc Committee on Jurisdictional Immunities of States and Their Property
2002 – 2009	Legal adviser, Russian delegation at negotiations with Ukraine on the bilateral Treaty on the State Border Representative of the Russian Federation in the Committee of Legal Advisors on Public International Law (Council of Europe) Alternate Representative, Russian delegation to regular sessions of the United Nations General Assembly Representative of the Russian Federation before the Sixth Committee of the United Nations General Assembly
2002 – 2004	Deputy Chairman, Interagency Commission established by the Government of the Russian Federation to negotiate with Ukraine issues related to the October 2001 crash over the Black Sea of a Russian Tu-154M jet
2002	Legal adviser, Russian delegation at negotiations with Romania on the bilateral Treaty on Friendly Relations and Cooperation Head of the Russian delegation to the Antarctic Treaty Consultative Meeting

- 1997 – 2001 Representative, deputy representative of the Russian Federation to intergovernmental and expert meetings within the framework of the United Nations Office at Geneva, the Economic Commission for Europe, the Commission on Human Rights, ILO, WHO, WMO, WIPO, meetings organized by ICRC and the Government of Switzerland, as the depositary of the 1949 Geneva Conventions
- 1996 Representative of the Russian Federation before the European Committee on Legal Cooperation (Council of Europe)
- Deputy Head of the Russian delegation to the Preparatory Committee on the Establishment of an International Criminal Court
- Head of the Russian experts' delegation at negotiations with Romania on the Intergovernmental Protocol on the Inventory of Bilateral Treaties
- 1995 Deputy Head of the Russian delegation to the General Assembly Ad Hoc Committee on the Establishment of an International Criminal Court
- 1994 – 1997 Member of the Russian delegation to the Sixth Committee of the General Assembly and the Special Committee on the Charter 1994
- 1994 Legal adviser, Russian delegation at negotiations on the Memoranda of understanding concerning guarantees to Belarus, Kazakhstan and Ukraine in connection with their accession to the Nuclear Non-Proliferation Treaty
- 1993 – 1994 Legal expert, Russian delegation to the meetings of the Preparatory Commission for the Organization for the Prohibition of Chemical Weapons
- 1993 Member of the Commission of Legal Experts on National Implementation of the Chemical Weapons Convention, established to assist in preparation of the Manual for National Implementation of the Chemical Weapons Convention
- 1991 – 1997 Legal expert, Russian delegations to intergovernmental and expert meetings within the CIS
- 1990 – 1991 Legal expert, Russian delegation at negotiations with the Republic of Lithuania on the Intergovernmental Agreement on Cooperation to Develop the Kaliningrad Region and on the Intergovernmental Agreement on Assistance in the Resettlement of Nationals from Mažeikiai (Lithuania) to Vsevolozhsk (Russian Federation)
- Legal expert, Russian delegation at negotiations with the Republic of Estonia on the Treaty on Inter-State Relations between the Russian Federation and the Republic of Estonia

1989 – 1990 Legal expert, Soviet delegation to the INMARSAT Assembly and Council sessions

Scholarly Activities

2015 – present Member of the Editorial Council, журнал «Международное правосудие» (“International Justice” journal)

2008 – present Vice-president of the Russian Association of International Law (RAIL)

2004 – present Member of the Executive Board, RAIL

2002 – 2009 Professor, Department of International Law, Faculty of International Law, Moscow State Institute of International Relations (University)

Visiting professor, MSU, Diplomatic Academy of the MFA of Russia, Moscow State Academy of Law

1991 Visiting professor, Department of International Law, Faculty of Law, MSU

1990 – 1991 Visiting professor, Department of International Law, Faculty of Law, Moscow State Academy of Law

1987 – present Member of the Editorial Board, Ежегодник международного права (Yearbook of International Law), RAIL

1982 – present Member of the RAIL

Main Publications

- «Континентальный шельф за пределами 200 миль: определение внешних границ и делимитация» (in Russian), Р.А.Колодкин, С.М.Пунжин, журнал «Международное правосудие», №№ 3, 4, 2015 (“Continental Shelf Beyond 200 Miles: Delineation and Delimitation”, R.A.Kolodkin, S.M.Punzhin, “International Justice” journal, №№ 3, 4, 2015)
- “Immunity of State and of Officials Thereof in Judgments of the International Court of Justice”. In: ‘The Best in the West’. Educator, Jurist, Arbitrator. Liber Amicorum in Honour of Professor William Butler. Ed. By Natalia Iu. Erpyleva and Maryanne E. Gashi-Butler, Wildy, Simmonds & Hill, Publ., 2014
- «Краткий очерк становления и развития международного права. Россия и международное право»; «Дипломатическая защита» (in Russian). В: Международное право, Учебник, под ред. Б.Р.Тузмухамедова, 4-е изд., Изд-во «НОРМА ИНФРА-М», М., 2014 (“Essay on Emergence and Development of International Law. Russia and International Law”; “Diplomatic Protection”. In: International Law, Manual. Ed. by B.R. Tuzmukhamedov, 4th edition, “NORMA INFRA-M” Publ., Moscow, 2014);

- Международное морское право. Статьи памяти А.Л.Колодкина. International Law of the Sea. Essays in Memory of Anatoly L. Kolodkin. Сост. Р.А.Колодкин, С.М.Пунжин, М.: «Статут», 2014 (Compiled by R.A. Kolodkin and S.M. Punzhin. Moscow, “Statut”, Publ., 2014)
- «Договор с Норвегией: разграничение для сотрудничества» (in Russian), Международная жизнь, 2011, М., №1 (“Treaty with Norway: Delimitation for Cooperation”, Mezhdunarodnaya Zhizn, 2011, Moscow, No.1)
- «Иммунитет должностных лиц государства от иностранной уголовной юрисдикции» (in Russian), Юрист-международник № 3, М., 2005 (“Immunity of State Officials from Foreign Criminal Jurisdiction”, International Lawyer, No. 3, Moscow, 2005)
- “Fragmentation of International Law? A View from Russia”. In: Towards World Constitutionalism. Issues in the Legal Ordering of the World Community. Ed. by Ronald St. John McDonald and Douglas M. Johnston, Martinus Nijhoff Publishers, Leiden, Boston, 2005
- «Проект конвенции о борьбе с табаком» (in Russian), Р.А.Колодкин, М.В.Мусихин, Московский журнал международного права, № 4, 2001 (“Draft Convention on Tobacco Control”, Moscow Journal of International Law, R.A. Kolodkin, M.V. Musikhin, № 4, 2001)
- «Дискуссия по поводу проекта статута международного уголовного суда в Специальном комитете Генеральной Ассамблеи Организации Объединенных Наций» (in Russian), Московский журнал международного права № 4, 1996 (“Discussion of the Draft Statute for an International Criminal Court in the United Nations General Assembly Ad Hoc Committee”, R.A. Kolodkin, I.A. Panin, Moscow Journal of International Law, № 4, 1996)
- “An Ad Hoc Tribunal for the Prosecution of Serious Violations of International Humanitarian Law in the Former Yugoslavia”, Criminal Law Forum (Rutgers University School of Law, United States of America), vol. 5, Nos. 2-3, 1994
- «Критические комментарии в отношении концепции ‘мягкого права’» (in Russian), Советское государство и право № 12, 1985 (“Critical Comments on the ‘Soft Law’ Concept”, The Soviet State and Law, № 12, 1985)
- «Латиноамериканская доктрина о юридической природе Хартии экономических прав и обязанностей государств» (in Russian), М.Бессера, Р.А.Колодкин, Вестник Московского университета. Серия 11, Право, № 5, 1985 (“Latin-American Doctrine on the Legal Nature of the Charter of Economic Rights and Duties of States”, M. Besserra, R.A. Kolodkin, Bulletin of Moscow State University, Law Series, vol. 11, No. 5, 1985)

Lijnzaad, Liesbeth (The Netherlands)

Profile

As Principal Legal Adviser to the Minister of Foreign Affairs of the Kingdom of the Netherlands, Liesbeth Lijnzaad heads the international law department. She is the Netherlands' candidate for the position of judge at the International Tribunal for the Law of the Sea (ITLOS), and has acted as Agent for the Netherlands in cases before the International Court of Justice, the ITLOS, the Permanent Court of Arbitration, the International Criminal Court and the US Supreme Court. As Legal Adviser she participates in the 6th Committee of the UN General Assembly, the EU's Working Party on International Law (COJUR) and the *Comite Ad Hoc de Droit International* (CAHDI) of the Council of Europe, which she has also chaired.

In her capacity as government lawyer Lijnzaad has been active in many forums, and has accumulated a wide range of experience in the practice of international law. She combines profound knowledge of general international law with comprehensive, specialist knowledge of the law of the sea. As Legal Adviser for the Netherlands government she has dealt with manifold issues in international law. General international law is of relevance to the interpretation of the law of the sea, and has furnished Liesbeth Lijnzaad with solid and extensive knowledge in this field. Worthy of note has been her contribution to the development of the law of the sea, an area where her expertise encompasses such diverse issues as fisheries, maritime delimitations, deep-seabed mining, shipping and marine biodiversity. She has chaired meetings at the International Seabed Authority (ISA) and has contributed to the work in the formative years of ISA. More recently she co-chaired UNGA's Ad Hoc Open-ended Informal Working Group in the study of issues relating to conservation and sustainable use of marine biodiversity beyond areas of national jurisdiction (BBNJ process). Acknowledged for her clear understanding of contemporary legal issues concerning the oceans, Liesbeth Lijnzaad can offer undisputed expertise, experience and insights that would no doubt make a significant contribution to the work of the Law of the Sea Tribunal.

As Agent representing the Netherlands, Liesbeth Lijnzaad argued the position of the Netherlands in a contentious court case at the ITLOS in 2013. She presented the claims concerning the boarding and detention of the Dutch-flagged ship, the Arctic Sunrise, and the events leading to the case. Her comments on the practical aspects and salient points illustrated the legal significance thereof.

Professor Liesbeth Lijnzaad is endowed Professor in the Practice of International Law at Maastricht University. She has studied history and has Master's Degrees in International Law and in Dutch Law, both obtained at the University of Amsterdam. From Maastricht University, she has a PhD in International Law. Aside from her native Dutch, Lijnzaad is equipped with full professional proficiency in English and French as well as professional working proficiency in German.

Professional Experience

2006 – present	Ministry of Foreign Affairs, Kingdom of the Netherlands <i>Legal Adviser and Head of the International Law Department</i>
2011 – present	University of Maastricht <i>Professor (Part-time) in the Practice of International Law</i>

Diplomatic Experience (Selection)

2016	<i>Chair.</i> European Union Working Party on Public International Law (COJUR) on behalf of the Netherlands
2011 – present	<i>Acting President.</i> Administrative Council Permanent Court of Arbitration
2010 – 2015	<i>Co-Chair.</i> UNGA Ad Hoc Open-ended Informal Working Group to study issues relating to conservation and sustainable use of marine biodiversity beyond areas of national jurisdiction
2013 – 2014	<i>President.</i> Comité Ad Hoc du Droit International (CAHDI), Council of Europe
2011	<i>Vice Chair.</i> 31 st International Conference of Red Cross and Red Crescent, Geneva
2009 – 2010	<i>Chair.</i> Strategic Study Group of the International Commission for the International Tracing Service
2008	<i>President.</i> Council of International Seabed Authority
2006 – present	<i>Member.</i> Comité Ad Hoc du Droit International (CAHDI), Council of Europe
2006 – present	<i>Member.</i> Working Party on Public International Law (COJUR), European Union
2005 – 2006	<i>Chair.</i> Legal Working Group of the International Commission for the International Tracing Service
1997, and 2004 – 2005	<i>Chair.</i> European Union Working Party on the Law of the Sea (COMAR) on behalf of Luxemburg and the Netherlands
2000	<i>President.</i> Assembly of the International Seabed Authority

Negotiations (Selection)

2014 / 2015	Maritime boundary negotiations Saint Kitts and Nevis / Kingdom of the Netherlands; France / Kingdom of the Netherlands
2001 – 2008	ISA Code on prospecting and exploration for poly-metallic sulphides
2005	IMO Suppression of Unlawful Acts against Safety of Maritime Navigation (SUA) Amendments to Convention and protocol
1997 – 2000	ISA Code on prospecting and exploration for poly-metallic nodules
1999	UNESCO 2 nd Protocol to Hague Convention for Protection of Cultural Property in event of armed conflict
1996 – 1998	Rotterdam Convention on Prior Informed Consent
1994 – 1995	UN Agreement on Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks

Litigation

- Request for an Advisory Opinion submitted by the Sub-Regional Fisheries Commission (SRFC), Law of the Sea Tribunal (case 21) - Agent for the Kingdom of the Netherlands (2013)
- Arctic Sunrise Case (Kingdom of the Netherlands v. Russian Federation), Provisional Measures, Law of the Sea Tribunal (case 22) - Agent for the Kingdom of the Netherlands (2013)
- Arctic Sunrise Arbitration (Kingdom of the Netherlands v. Russian Federation), Permanent Court of Arbitration - Agent for the Kingdom of the Netherlands (2013)
- Responsibilities and obligations of States sponsoring persons and entities with respect to Area, Advisory Opinion Seabed Disputes Chamber of Law of the Sea Tribunal (case 17) - Agent for the Kingdom of the Netherlands (2011)
- Accordance with international law of unilateral declaration of independence in respect of Kosovo Advisory Opinion International Court of Justice - Agent for the Kingdom of the Netherlands (2010)
- OBB Personenverkehr AG v. Carol P. Sachs, US Supreme Court, Amicus Curiae on behalf of the Kingdom of the Netherlands (together with Switzerland) (2014)
- Esther Kiobel, et.al. v. Royal Dutch Petroleum Co., US Supreme Court, Amicus Curiae on behalf of the Kingdom of the Netherlands (together with the United Kingdom) (2012)

Memberships

2013 – present	Board member <i>Theo van Boven</i> Fund, University of Maastricht
2008 – present	Board member Royal Netherlands Society for International Law
2008 – present	Permanent Court of Arbitration
2008 – present	International Institute for Humanitarian Law, San Remo
2006 – present	Netherlands Advisory Council on International Law (CAVV), <i>ex officio</i> member
2004 – 2009	Treasurer and Board member Netherlands Association for Women and Law, <i>Clara Wichmann</i>
2000 – present	Board of Editors, Netherlands International Law Review
1996 – 2003	Correspondent, <i>Nemesis</i> - Netherlands Journal on Women and Law
2005 – 2011	World Board, World Association of Girl Guides and Girl Scouts
1998 – 2006	Advisory Council Oxfam NOVIB, the Netherlands
1992 – 2002	National Board, Scouting Nederland

Publications

Books

- *Le juge et la coutume internationale/The judge and international custom*, L. Lijnzaad (ed.), Leiden - Boston 2016.
- *Protecting Cultural Property in Armed Conflict, an Insight into the 1999 Second Protocol to the 1954 Convention for the Protection of Cultural Property in Armed Conflict*, N. van Woudenberg and L. Lijnzaad (eds.), Leiden - Boston 2010.
- *The Netherlands in Court, essays in honour of Johan G. Lammers*, N. Blokker, R. Lefeber, L. Lijnzaad and I. van Bladel (eds.), Leiden - Boston 2006.
- *Making the voice of humanity heard, essays on humanitarian assistance and international humanitarian law in honour of HRH Princess Margriet of the Netherlands*, L. Lijnzaad, J. van Sambeek and B. Tahzib-Lie (eds.), Leiden - Boston 2004.
- *Reservations to UN Human Rights Treaties, ratify and ruin?*, Dordrecht - Boston - London 1995.
- *Het Vrouwenverdrag, een beeld van een verdrag*, A.W. Heringa, J. Hes and L. Lijnzaad (eds.), Antwerpen – Apeldoorn 1994. [In Dutch: *The Women's Convention, portrait of a treaty*].

Articles

- *Customary law before Dutch Courts: Nyugat and beyond*, in: *Le juge et la coutume internationale/The judge and international custom*, L. Lijnzaad (ed.), Leiden – Boston 2016, 121 -134.
- *Formal and informal processes in the contemporary law of the sea*, in: *57 GYBIL* (2014), 111 - 142.
- *Declarations of competence, a very European Affair*, in: *Peaceful Order in the World's Oceans, Essays in Honor of Satya N. Nandan*; M.W. Lodge and M.H. Nordquist (eds.), Leiden – Boston 2014; 186 - 207.
- *Sleeping Beauty, the untold story of the (first) Protocol to the 1954 Hague Convention*, in: *Protecting Cultural Property in Armed Conflict, an Insight into the 1999 Second Protocol to the 1954 Convention for the Protection of Cultural Property in Armed Conflict*, N. van Woudenberg and L. Lijnzaad (eds.), Leiden – Boston 2010, 147 - 156.
- *Hoofdstuk Internationaal Humanitair Recht (together with M.C.Zwanenburg)*, in: *Handboek Internationaal Recht*, N. Horbach, R.Lefeber and O.Ribbelink (eds.), Den Haag 2007, 553 - 589. [In Dutch: *chapter on International Humanitarian Law in (Dutch) Handbook on International Law*].
- *Sending Dutch troops abroad, some domestic legal aspects*, in: *The Netherlands in Court, essays in honour of Johan G. Lammers*, N. Blokker, R. Lefeber, L. Lijnzaad and I. van Bladel (eds.), Leiden – Boston 2006, 247 - 265.

- Some remarks on the human rights aspects of sanctions, in: *Extraterritorial Application of Human Rights Treaties*, F. Coomans and M. Kamminga (eds.), Antwerpen – Oxford 2004, 259 - 270.
- How not to be an occupying power, some reflections on Security Council Resolution 1483 and the contemporary law of occupation, in: *Making the voice of humanity heard, essays on humanitarian assistance and international humanitarian law in honour of HRH Princess Margriet of the Netherlands*, L. Lijnzaad, J. van Sambeek and B. Tahzib-Lie (eds.), Leiden – Boston 2004, 291 - 305.
- *Von Clausewitz was een heer, vrouwen en de gewapende conflicten van vandaag*, in: *Nemesis 5/6 2003*, 216 - 221. [In Dutch: *Von Clausewitz was a gentleman, women and the armed conflicts of today*].
- Trouble in Tiraspol, some reflections on the *Ilascu* case and the territorial scope of the European Convention on Human Rights, in: *Hague Yearbook of International Law 2002*, 17 - 38.
- Kroniek Internationaal Recht, Mainstreamen of doormodderen, in: *Nemesis 2000*, 126 - 136. [In Dutch: *Chronicle on International Law, Mainstreaming or Muddling through*].
- Kroniek Internationaal Recht, Verscheidenheid of versnippering, in: *Nemesis 1997*, 110 - 116. [In Dutch: *Chronicle on International Law, Diversity or Frittering away*].
- Met alle aan haar sekse toekomstige voorkomendheid, de bescherming van vrouwen in tijden van oorlog (together with Martine Meijer), in: *Nemesis essays 3 (1996)*, 65 - 79. [In Dutch: *With all the regard due to their sex, the protection of women in times of armed conflict*].
- Tussen onbegrip en onmacht, de positie van vrouwen in het humanitair oorlogsrecht, in: *110 Kernvraag 1996/3*, 31 - 41. [In Dutch: *Between Misunderstanding and Inability, the position of women in international humanitarian law*].
- Het Vrouwenverdrag in de Nederlandse rechtsorde, (hoofdstukken 2 en 3), J.C. Hes and C.E. van Vleuten (eds.), Ministerie van Sociale Zaken en Werkgelegenheid, Den Haag 1996. [In Dutch: *The Women's Convention in the Dutch legal order, chapters 2 and 3*].
- Women of no consequence, the inadequacy of the international protection against trafficking, in: *Combatting traffic in persons, SIM Special 17 - Utrecht 1995*, 125 - 136.
- Over rollenpatronen en de rol van het Vrouwenverdrag, in: *Het Vrouwenverdrag, een beeld van een verdrag*, A.W. Heringa, J. Hes and L. Lijnzaad (eds.), Antwerpen – Apeldoorn 1994, 43 - 57. [In Dutch: *About gender roles and the role of the Women's Convention*].
- De relevante realiteit, of de levensstandaard van vrouwen, in: *De toenemende betekenis van economische, sociale en culturele mensenrechten*, A.P.M. Coomans, A.W. Heringa and I. Westendorp (eds.), Leiden 1994, 86 - 99. [In Dutch: *The relevant reality, or the standard of living of women*].

- Protection of the Environment in Times of Armed Conflict: the Iraq-Kuwait War (together with G.J. Tanja), in: NILR 1993, 169 - 199.
- Teleurstellende vrijheid, de positie van vrouwen in post-communistisch Polen, in: Nemesis 1993, 15 - 23. [In Dutch: Disappointing freedom, the position of women in post-communist Poland].
- Paradoxe universaliteit, of de beperkingen van het verdragenrecht, in: Universaliteit van mensenrechten, fundamenteel en controversieel, Th. van Boven and C. Flinterman (eds.), Leiden 1992, 7 - 17. [In Dutch: Paradoxical universality, or the limitations of treaty law].
- Initiating the CSCE-Supervisory procedure, the cases of the Netherlands and Czechoslovakia (together with A.P.M. Coomans), in: The Human Dimension of the Helsinki Process, The Vienna Follow-up meeting and its Aftermath, A. Bloed and P. van Dijk (eds.), Dordrecht 1991, 109 - 127.
- Het kussen van een kikker, de werkelijke betekenis van het Vrouwenverdrag, in: Nemesis 1991.2, 5 - 17. [In Dutch: Kissing a toad, the true meaning of the Women's Convention].
- Supervisie van mensenrechtenbepalingen in het Slotdocument van Wenen (together with A.P.M. Coomans e.a.), Helsinki rapport 5, Nederlands Helsinki Comité, oktober 1989. [In Dutch: The supervision of the human rights provision in the Vienna Final Document].
- Nederlands bezwaar bij DDR-voorbehoud ten aanzien van het VN-Folteringverdrag, in: 14 NJCM Bull. 1989, 504 - 509. [In Dutch: The Netherlands' objection to the GDR reservation to the UN Torture Convention].
- Verdrag 121: Ongrondwettig opgezegd (together with M.J.A.C. Driessen), in: 64 NJB 1989, 1237 - 1241. [In Dutch: Convention 121: Unconstitutional renunciation].
- Voorbehouden bij Vrouwenverdrag, in: Nemesis 1988, 105 - 111. [In Dutch: Reservations to the Women's Convention].

Education

1994	Limburg University (now: Maastricht University), the Netherlands <i>PhD - dissertation: 'Reservations to UN human rights treaties, ratify and ruin?'</i>
1987	University of Amsterdam (UvA), the Netherlands <i>Master's Degree in Dutch Law</i>
1986	T.M.C. Asser Institute, The Hague, the Netherlands <i>Research training course in International and European Law</i>
1985	University of Amsterdam, the Netherlands <i>Master's Degree in International Law</i>
1984 – 1986	University of Amsterdam, the Netherlands <i>Studied History</i>

Personal Data

Name	Liesbeth Lijnzaad
Nationality	Dutch
Date of Birth	1960
Address	Bezuidenhoutseweg 67 2594 AC The Hague The Netherlands

Languages

Dutch:	native speaker
English:	full professional proficiency
French:	full professional proficiency
German:	professional working proficiency
Spanish:	basic working proficiency

More, Rodrigo Fernandes (Brazil)

Languages

Portuguese (mother tongue), English and Spanish

Education

Bachelor in Law, University of São Paulo, Brazil, 1997

Master in International Law, University of São Paulo, Brazil, 2002

Ph.D in International Law, University of São Paulo, Brazil, 2005

Professional experience

Adjunct Professor on the Law of the Sea and Logistics, Institute of the Sea, Federal University of São Paulo

Director and project coordinator, Mare Brasilis Consultancy

Collaborating Professor, Naval War College, Brazilian Navy

Instructor, Superior War School, Ministry of Defense, Brazil

Legal Counsellor to the Brazilian Continental Shelf Survey Plan (LEPLAC)

Member of the Brazilian Delegation to the meetings of the Commission on the Limits of the Continental Shelf

Personal Assistant to Judge Vicente Marotta Rangel at the International Tribunal of the Law of the Sea

Awards

Cavalheiro, Order of the Naval Merit, Brazil

Selected published work

Books

MORE, Rodrigo F; SOUZA, C. M. R. . *Elevação do Rio Grande: obrigações e responsabilidades*. 1. ed. São Paulo: Novas Edições Acadêmicas, 2015. v. 1. 68p.

MORE, Rodrigo F (Org.); Gonçalves, Alcindo Fernandes (Org.); GRANZIERA, M. L. M. (Org.). *Desafios ambientais da Zona Costeira*. 1. ed. São Paulo: Essential Idea Publishing, 2014. v. 1. 264p.

MORE, Rodrigo F; BARBOSA JUNIOR, I. (Org.). *Amazônia Azul : política, estratégia e direito para o Oceano do Brasil*. 1. ed. Rio de Janeiro: SaG Serv FEMAR, 2012. v. 1. 312p.

MORE, Rodrigo F. *Direito Internacional do Desarmamento: o Estado, a ONU e a Paz*. 1. ed. São Paulo: Lex, 2007. v. 1. 432p.

Articles

MORE, Rodrigo F. Considerations about the recommendations of the Commission on the Limits of the Continental Shelf on the Amazon fan. *Revista Brasileira de Política Internacional*, v. 57, p. 117-142, 2014.

MORE, Rodrigo F. O regime jurídico do mar: a regulação das águas e plataforma continental no Brasil. *Revista da Escola de Guerra Naval (Ed. português)*, v. 19, p. 81-111, 2013.

MORE, Rodrigo F. Quando cangurus voarem: a declaração unilateral brasileira sobre direito de pesquisa além dos limites da plataforma continental - 2010. *Revista de Direito Internacional*, v. 9, p. 59-68, 2012.

MORE, Rodrigo F; Carvalho, André Benevides de ; Dias, Maria Lídia R. P. ; Dias, E.M. . Modelo jurídico de exploração portuária de áreas e instalações de uso público pós-resolução 2240/2011 da Antaq. *Revista Direito Aduaneiro, Marítimo e Portuário*, v. 6, p. 23-39, 2012.

MORE, Rodrigo F. Incoterms e os contratos de transporte. *Revista Direito Aduaneiro, Marítimo e Portuário*, v. 1, p. 79-89, 2011.

Book chapters

MORE, Rodrigo F. Recursos do mar: o regime jurídico de partilha do pré-sal. In: Alcindo Gonçalves, Gilberto M. A. Rodrigues. (Org.). *Direito do Petróleo e Gas. Marco regulatório, aspectos ambientais e internacionais*. 1ed. Santos-SP: Editora Universitária Leopoldianum, 2016, v. 1, p. 39-50.

MORE, Rodrigo F; Dias, E.M. ; GASIOLA, G. ; SILVA, L. T. ; Dias, Maria Lídia R. P. ; DIAS, M. R. R. P. ; LAUAND, R. P. . Contratos Administrativos que possibilitam a exploração dos Portos. In: Eduardo Mario Dias; Maria Lidia Rebello Pinho Dias Scoton. (Org.). *Portos e Comércio Exterior*. 1ed. São Paulo: FGV Editora, 2016, v. 1, p. 135-175.

MORE, R. F. . A Comissão de Limites da Plataforma Continental os desafios da ordem legal dos oceanos. In: Liliana Lyra Jubilut; João Carlos Jarochinski Silva; Larissa Ramina. (Org.). *A ONU aos 70: contribuições, desafios e perspectivas*. 1ed. Boa Vista-RR: Editora da UFRR, 2016, v. 1, p. 676-704.

MORE, Rodrigo F. O Regime de Regulação, Proteção e Prevenção da Poluição do Meio Marinho na Convenção do Direito do Mar. In: Maria Luiza Machado Granziera; Fernando Rei. (Org.). *Direito Ambiental Internacional: avanços e retrocessos. 40 Anos de Conferências das Nações Unidas*. 1ed. São Paulo: Atlas, 2015, v. 1, p. 65-89.

MORE, Rodrigo F; ZANIN, Renata B. . Um regime de exploração do solo e subsolo da plataforma continental brasileira: reflexões para um futuro já presente. In: Antonio Celso Alves Pereira; André Panno Beirão. (Org.). *Reflexões sobre a Convenção do Direito do Mar*. 1ed. Brasília: FUNAG, 2014, v. , p. 435-461.

Muigai, Githu (Kenya)

Prof. Githu Muigai, EGH, SC

Prof. Githu Muigai has over 35 years' experience in the practice of law in Kenya and in East Africa. Prof. Muigai holds LLB and Ph.D. degrees from the University of Nairobi and an LLM Degree from Columbia University School of Law, New York. He was called to the Bar in 1985. In addition to the practice of law he is an Associate Professor of Public law in the School of Law of the University of Nairobi (currently on leave of absence). He has also published extensively in the areas of international law, and human rights and has previously worked as a consultant to various international organizations, including the African Union, United Nations Development Programme, the World Bank and the International Committee of the Red Cross.

He has a wide range of areas of practice which include Commercial Litigation and Arbitration, Constitutional and Administrative Law, Information and Communications Technology Law, Insurance and Banking Law, Investments Law, Mergers & Acquisitions Law, Public and Private International Law, Public Procurement Law. From August 2008 - September 2011 Prof. Githu Muigai was the UN Special Rapporteur on Contemporary Forms Of Racism, Racial Discrimination, Xenophobia And Related Intolerance.

He is a Fellow of the Chartered Institute of Arbitrators (UK) and a member of the American Association of Trial Lawyers, Institute of Public Secretaries, Law Society of Kenya, East African Law Society, Council of Legal Education, International Commission of Jurists, International Bar Association and the Commonwealth Lawyers Association. He has also been a Judge of the African Court of Human & Peoples Right between 2008 - 2010.

Prof. Muigai has recognized expertise in the areas of justice sector reform generally and Constitutional reform specifically. From the year 2000 to 2005, he was a commissioner to the Constitutional Review Commission where he was specially charged with the legal drafting of the Draft Constitution of the Republic of Kenya. He was a legal adviser and draftsman to the Somali peace process and was involved in the drafting of the Somali federal Transitional charter.

Prof. Githu Muigai was sworn as Attorney General of the Republic of Kenya on the 23rd August 2011. Article 156 (4) of the Constitution stipulates the roles of the Attorney General, critical amongst which is his role as Principal Legal Advisor to the Government of the Republic of Kenya. These roles are further expounded in the Office of the Attorney General Act. The Attorney General also discharges the mandate of the Department of Justice and has responsibility for the promotion of human rights and constitutional implementation, access to justice, good governance, ethics and integrity; legal education, law reform, legal aid and the monitoring and reporting of Kenya's international legal obligations among others.

Niehaus Quesada, Bernd (Costa Rica)

Personal Data

Born in San José, Costa Rica, on April 14, 1941

Primary and secondary education in San José, Costa Rica

Married once, two children

Languages: Spanish, German, English, and French

Academic Preparation

University:

Law Studies, University of Bonn, Federated Republic of Germany, 1959-1960

Studied and Graduated in Economics and Political Sciences, Universities of Bonn, Hamburg, and Colony, Federated Republic of Germany, 1960-1966

Licentiate in Law, University of Costa Rica, 1972

Post-Graduate:

DES in International Law, University of Strasburg, France, 1973

Ph.D. in International Law, University of Strasbourg, France, 1994

Diploma in International Law and Comparative Human Rights Law, René Cassin Institute, Strasbourg, France, 1973

Doctor Honoris Causa, Central East University, San Pedro de Macoris, Dominican Republic, 1981

Academic Positions

Professor at the “Universidad Nacional” (“National University”), International Relations’ School, in International Private and Public Law, San José, Costa Rica, 1975-1976

Professor at the “Universidad de Costa Rica” University of Costa Rica, Faculty of Law, in International Private and Public Law, 1974-2010

Political Positions

Vice-Minister of Foreign Affairs, 1978-1980

Minister of Foreign Affairs, 1980-1982

General International Relations Secretary of the Political Party “Partido Unidad Social Cristiana” (“Social Christian Unity Party”), 1988-1990

Minister of Foreign Affairs, 1990-1994

Diplomatic Positions

Cultural Attaché of the Costa Rican Embassy in the Federal Republic of Germany, 1963-1966

Ambassador in the Federal Republic of Germany, 2002-2010

Ambassador in the Republic of Poland, 2002-2005

Ambassador in the Czech Republic, 2004-2010

Ambassador in the Republic of Hungary, 2004-2010

Presence in International Organizations

Representative of Costa Rica before the United Nations Security Council, 1998

Vice-President of the United Nations' Economic and Social Council, 2000

Vice-President of the United Nations' Economic and Social Council, 2001

Member of the United Nations International Law Commission, 2002-2006

Member of the United Nations International Law Commission, 2007-2011

Member of the United Nations International Law Commission, 2012-2016

President of the United Nations International Law Commission, 2013-2014

Professional Juridical Activity

Exercise of the Profession of Lawyer and Notary beginning in 1974, and Founding Member of the Law Offices “Bufete Niehaus y Asociados”

Action in Matters of the Law of the Sea

Participation as Deputy Head of Costa Rica’s Delegation in a series of Meetings and Conferences in the Second half of the year 1978 and beginning of 1979, with multiple countries of the Continent and the World, in the seeking of a new Regime for the Conservation and Fishing of Tuna in the Eastern Pacific Ocean

Presentation on the importance of the Law of the Sea, Costa Rica’s External Policy, 1980-1981, Chapter IV: “LAW OF THE SEA”, in his capacity as Minister of Foreign Affairs

Presentations on the Law of the Sea and on Fishing in the Eastern Pacific Ocean, External Policy of Costa Rica, 1981-1982, Chapters VI and VII: “III CONFERENCE ON THE LAW OF THE SEA”, NEGOTIATIONS ON TUNA”, in his capacity as Minister of Foreign Affairs

Speech before United Nations’ General Assembly in its XXXVI Period of Sessions, with the indication of the transcendence and urgency of juridical regulations on matters of the Law of the Sea, October 1, 1981

Professor of the Courses of Public International LAW imparted annually in the Faculty of Law of the University of Costa Rica with inclusion of the Subject Matter corresponding to the Law of the Sea, 1982-1990, 1994-1998

Oegroseno, Arif Havas (Indonesia)

Personal details

Arif Havas Oegroseno is currently Deputy Minister of the Coordinating Ministry of Maritime Affairs of the Republic of Indonesia. He was the President of the 20th Meeting of the 162 State Parties to the UN Convention on the Law of the Sea (SPLOS).

He was the Indonesian Ambassador to Belgium, Luxembourg, the European Union and the World Custom Union from September 2010 to January 2015. He also worked with the NATO on maritime security issues.

A career diplomat and an expert in international law of the sea, he has served in the Indonesian foreign service for over 25 years since 1986.

He was born in Semarang, Indonesia in 1963. He is married to Sartika Oegroseno; they are blessed with two children.

Education

Ambassador Oegroseno graduated LLM from Harvard Law School in 1992 and SH (Bachelor of Law) from the Faculty of Law, Diponegoro University, Indonesia in 1986. He majored in international public law.

He attended junior (1987), mid-level (1999), senior (2003) foreign service training at the Center for Education and Training of the Ministry of Foreign Affairs, Indonesia; the Australian Foreign Service Course (1988); and the international trade course of the World Bank-Harvard Institute for International Development in Colorado (1990).

He participated in the Executive Program on Negotiation at Harvard Law School (2007) and on Boundary Making at the International Boundary Research Unit (IBRU) of Durham University (2006).

He has given lectures in various Indonesian and foreign universities such as the Australian National University, Cambridge University, Johns Hopkins University, the London School of Economics, Bilgi University in Istanbul, and the Catholic University of Leuven in Belgium.

He has also given lectures at the Rhodes Academy of International Law of the Sea in Greece, the International Maritime Law Institute in Malta, the Center for Ocean Law and Policy of the Virginia University in the US, and the Center for International Law of the National University of Singapore.

Professional experience

In March 2010, he was nominated by the President of Indonesia as the Indonesian Ambassador to Belgium, Luxembourg, the European Union and the World Customs Union. His nomination was confirmed by the Indonesian House of Representatives during a Foreign Affairs Committee Hearing in May 2010.

His priorities in Brussels were implementing the Partnership and Cooperation Agreement between Indonesia and the EU, which was very comprehensive, and included maritime and fisheries issues. He also engaged the NATO on piracy in Somalia and on counter-terrorism.

In June 2010, he was elected President of the 20th Meeting of the 162 State Parties to the UN Convention on the Law of the Sea (SPLOS).

In 2008, he was appointed by the President of Indonesia as Director-General for Law and International Treatises at the Ministry of Foreign Affairs. The position of Director-General is a first-echelon assignment with the most senior rank in the Indonesian public service system.

In this capacity, he was assigned as Chief Negotiator for a number of strategic matters, such as maritime boundaries; extradition and mutual legal assistance; security, defense and counter-terrorism; trade and bilateral investment agreements; intellectual property rights; drafting of the ASEAN Charter, the Privileges and Immunities of the ASEAN Secretariat and Protocol to the Dispute Settlement Mechanism of the ASEAN Charter.

In 2003, he was appointed by the Minister of Foreign Affairs as Director for Security, Political and Territorial Treatises. His responsibilities included overseeing all negotiations toward bilateral, regional and multilateral agreements in which Indonesian interests on security, political and territorial affairs are directly involved.

From 1993 to 1997, he was posted as Third Secretary to the Indonesian Mission to the United Nations and other International Organizations in Geneva. His tasks were related to human rights issues.

From 1999 to 2003, he was posted as First Secretary to the Indonesian Embassy in Lisbon. This was a critical posting as its main mission was to reopen diplomatic relations between Indonesia and Portugal, which had been frozen since 1975. He reopened the Embassy at a time when Indonesia was suffering the brunt of the Asian Crisis of 1998 and the controversy over East Timor was at its height in 1999.

He was a member of various national task forces relating to the implementation of UNCLOS 1982. He was also member of such other ad hoc bodies as the Task Force for Foreign Recovery of Corruptly Obtained Assets; and served as Chief of the Legal Defense Team in the Antitrust Litigation by American Companies with the OPEC and the Indonesian Government; he was a member of the National Intellectual Property Rights Task Force; and the Fact-Finding Team on the Death of an Indonesian Human Rights Activist.

He was the lead official in the Indonesian preparations for hosting the 2nd State Parties Meeting of the United Nations Convention against Corruption, and also the implementation of World Bank-United Nations Stolen Assets Recovery Initiative.

Notable negotiations

Indonesia's Head of Delegation/Chief Negotiator for maritime boundaries negotiations respectively with Malaysia, Singapore, Thailand, and the Philippines.

Head of the Indonesian Delegation to the Meetings of the State Parties to the 1982 United Nations Convention on the Law of the Sea in New York from 2004-2011.

Head of the Indonesian Delegation to the Submission to the United Nations on the Limits of the Continental Shelf, resulting in Indonesia becoming the first Asian country to be granted an extended continental shelf, which in this case covers an area of nearly 4000 km² for exploration and exploitation of marine resources.

Head of Delegation/Chief Negotiator for extradition treaties with Singapore and with China.

Head of Delegation/Chief Negotiator for mutual legal assistance treaty with Hong Kong and USA.

Head of Delegation for Indonesia/Chief Negotiator toward the Indonesia-Australia Framework Security Agreement.

Chief Negotiator within the SOM for Indonesia-Japan Economic Cooperation.

Chief Negotiator for Indonesia-Overseas Private Investment Corporation arrangements.

Member of the ASEAN High-level Task Force on the Establishment of the ASEAN Charter. He was the Chief Negotiator of the Indonesian Delegation for Political, Legal and DSM Aspects of the Charter.

Member of the ASEAN High-level Legal Experts Group on the Privileges and Immunities of the ASEAN Charter. He led the Indonesian delegation to this Group.

Member of the ASEAN High-level Legal Experts Group on the Protocol to the Dispute Settlement Mechanism of the ASEAN Charter. He led Indonesian Delegation to this body.

Indonesia's Chief Negotiator at the World Ocean Conference in Manado 2009.

Head of the Indonesian Delegation to the World Intellectual Property Organization on Genetic Resources, Traditional Knowledge and Folklore. He initiated the Like-minded Countries' Meeting in Bali.

Think-tank engagement

He also established close working relations between notable think tanks and academic institutions in the Asia-Pacific, such as the CSIS of Indonesia, MIMA Malaysia, CIL NUS Singapore, and the Research School of Pacific-Asian History of the Australian National University; the Asia Society of International Law, and such bodies in Europe as the Friends of Europe, the Europe Institute of Asian Studies and the European Policy Centre. He has served as speaker in the seminars of all of these think tanks and institutions.

Recognitions, organization, and writings

He has been awarded the *Satya Lencana Karya Satya*" by the President of the Republic of Indonesia.

He received Hydrographer Brevet from the Indonesian Chief of Navy.

He has been conferred Honorary Knighthood of Blanc-Moussi of the Stavelot City, Belgium and also Honorary Knighthood of Confrerie du Rat-Mort of Ostende City, Belgium.

Member of the Executive Council of the Asian Society of International Law.

Member of Harvard University Alumni '92.

He contributed an essay entitled “Indonesia's Maritime Boundary” to a publication by the Australian National University, *Indonesia Beyond the Water's Edge: Managing an Archipelagic State*, 2009, edited by Robert Cribb and Michele Ford.

He also contributed an essay entitled “Archipelagic Sea Lanes Passages Designation: the Indonesian Experience” in a publication of Martinus Nijhoff, *Freedom of Seas, Passage Rights and the 1982 Law of the Sea Convention*, 2009, edited by: Myron H. Nordquist, Tommy T.B. Koh and John Notion Moore, and another essay entitled, “Maritime Border Diplomacy: an Indonesian Lifeline” to the publication *Maritime Border Diplomacy*, 2012, edited by: Myron H. Nordquist John Norton Moore.

He contributed a chapter entitled “Archipelagic State: from Concept to Law” to a publication by the International Maritime Law Institute in the *IMLI Manual on International Maritime Law, Volume I: The Law of the Sea*, edited by David Joseph Attard *et.al.*, Oxford University Press 2014.

He wrote numerous op-ed articles in national media and academic journals as well as in the *International Herald Tribune*.

He spoke at many national, regional and international conferences, including the Crans-Montana Forum in Brussels and Geneva, and also before the Special Commemorative Event of the International Law Commission entitled “The International Law Commission: Sixty Years: And Now”, at the United Nations on the occasion of the Sixtieth Anniversary of the International Law Commission on 19 May 2008. H.E. Judge Rosalyn Higgins, President of the International Court of Justice and a number of ICJ judges were present during the event.

He also delivered a keynote entitled “International Law in a Multipolar World” at the 107th American Society of International Law (ASIL) Annual Meeting in Washington DC, United States, April 2013.

Wolfrum, Rüdiger (Germany)

Education

Born in Berlin, 13 December 1941, after completion of high school education (Abitur, 1962) military service, studies of law at the Universities of Bonn and Tübingen (1964 - 1969); Junior barrister (1969 - 1973); Graduation Dr. iur in 1973 and conclusion of the Legal training; Research fellow at the Center for Oceans Law and Policy of the University of Virginia; scholarship from the German Research Foundation (1977 - 1978), Habilitation, *venia legendi* for national public and international public law (1980)

Professional Academic Career

Positions as Professor or Director of a Max Planck Institute/Foundation

1973 – 1980: Assistant professorship, Institute of International Law, University of Bonn

May 1982 – November 1982: Professor for national public and international public law, University of Mainz, Faculty of Law and Economics

December 1982 – April 1993: Professor, Chair of national public and international public law, University of Kiel, Law Faculty, Director of the Institute of International Law

August/September 1987, 1990 and 1993: Visiting professor at the University of Minnesota, Minneapolis, Law School, teaching international environmental law and the law concerning Antarctica

April 1986 – April 1993: Judge at the Court of Appeals for Administrative Matters for the states of Niedersachsen and Schleswig-Holstein; since 1991 judge at the Court of Appeals for Administrative Matters of the Land Schleswig Holstein

May 1993 – December 2012: Director of the Max Planck Institute for Comparative Public Law and International Law, Heidelberg; Professor for national public and international public law at the Heidelberg University, Faculty of Law

since October 2002: Honorary Professor of the Faculty of Law of the University of Hamburg

February 2011: Visiting lecturer Yale Law School, teaching law of the sea and international humanitarian law together with Professor M. Reisman

since January 2013: Managing Director, Max Planck Foundation for International Peace and the Rule of Law

Participation in the Management of Science in Germany

1990 – 1993: Vice-rector of the Christian-Albrechts-Universität at Kiel

1992 – 1996: Member of the Senate of the German Research Foundation; re-elected in June 1995

1995 – 2003: Member of the Board of Trustees of the Stiftung für marine Geowissenschaften (GEOMAR) (Foundation for Marine Geosciences)

1996 – 2002: Vice-President of the German Research Foundation

2000 – 2006: Member of the Board of Trustees of the “Alfred-Wegener-Institut für Polar- und Meeresforschung” (Foundation AWI) (Alfred Wegener Institute, Helmholtz Centre for Polar and Marine Research)

2001 – 2005: Member of the Board of Trustees of the Centers for Oceans Law and Policy, University of Virginia, School of Law

2002 – 2006: Vice-President of the Max Planck Society for the Advancement of Sciences

2001 – 2005: Member of the Foundation Board of the Deutschen Stiftung Friedensforschung (German Foundation for Peace Research)

since 2005: Member of the Presidium of the German Society for the United Nations

since 2007: Chairman of the Board of Trustees of the Bibliotheca Hertziana (Max Planck Institute for Art History), Rome

Participation in Academic Societies

1994 – 1997: Chairman of the board of the German United Nations Association

1994 – 2003: Member of the Executive Board of the “Zentrum für deutsches Recht am Institut für Staat und Recht der Russischen Akademie der Wissenschaften” (Center for German Law at the Institute of State and Law at the Russian Academy of Sciences), lecturing in Moscow on economic law

since 1994: Member of the Council of the German ILA (International Law Association) Section

1997 – 2011: Member of the Council of the “Deutsche Gesellschaft für Völkerrecht” (German Society for International Law)

2003 – 2014: Member of the Board of Trustees of the University of Hamburg

since 2003: Member of the Humanities Section of the German Academy of Natural Sciences (Leopoldina)

2005 – 2009: President of the German Society for International Law (Deutsche Gesellschaft für Völkerrecht)

2007 – 2013: Membre associé of the Institut de droit international

since 2013: Membre of the Institut de droit international

Participation in International Conferences/Bodies

July/August 1980; March/April 1981; March/April 1982: Participation at the Third U.N. Law of the Sea Conference as Member of the German Delegation (alternate); Representative of the German delegation and adviser to the ministry of economics

1983 – 1988: Participation at the 4th Special Antarctic Treaty Consultative Meeting concerning Antarctic mineral resource activities, Member of the German delegation and Chairman of the Legal Working Group (beginning in 1985)

August/September 1983: Participation at the Preparatory Commission for the International Sea-Bed Authority and for the International Tribunal for the Law of the Sea (Delegation of the Federal Republic of Germany)

1990 – 1999: Member of the UN Committee on the Elimination of Racial Discrimination; re-elected in 1994 and 1998, resignation in 1999

1992 – 1998: Participation in the Consultative Meetings of the Antarctic Treaty Parties, Chairman of the Working Group of Legal Experts to the Antarctic Treaty Parties Meetings (1993-1998) mainly working on a code concerning liability for environmental damages in Antarctica

Member of the International Dispute Settlement System

since 1996: Judge at the International Tribunal for the Law of the Sea; re-elected in May 1999 and June 2008

1996 – 1999: Vice-President of the International Tribunal for the Law of the Sea

since 2001: Member of the International Environmental Board of Arbitration; The Hague

2005 – 2008: President of the International Tribunal for the Law of the Sea

2010 – 2014: President of the Arbitral Tribunal “Bay of Bengal Maritime Boundary Arbitration (*Bangladesh v. India*)”

2011 – 2015: Member of the “Chagos Marine Protected Area Arbitration (*Mauritius v. United Kingdom*)”

since 2012: President of the Arbitral Tribunal *Mohamed Abdel Raouf Bahgat v. The Arab Republic of Egypt*

since 2013: Member of the arbitration “Between the Republic of the Philippines v. the People’s Republic of China with respect to the dispute with China over maritime jurisdiction of the Philippines in the west Philippines Sea (*Philippines v. China*)”

2014 – 2015: Member of the “Atlantic Scandian Herring Arbitration Arbitral (*The Kingdom of Denmark in respect of the Faroe Islands v. The European Union*)”

Consultancies for States

Since 2002 engaged in consultancy activities in several African and Asian States first as director at the Max Planck Institute and since 2013 as managing director of the Max Planck Foundation for International Peace and the Rule of Law. Such consultancies cover among others the constitutional development in the Republic of Sudan, South Sudan, the Republic of Somalia and the Kingdom of Jordan and more administrative law issues in the Republic of Afghanistan.

Awards

since 1999: Doctor honoris causa of the Russian Academy of Sciences, Moscow

since 1999: Doctor honoris causa of the “Shihutug” Law College”, Ulan Bator/Mongolia

since 2006: Honorary Member of the Mongolian Academy of Sciences

since 2010: Honorary Professor of the Faculty of Law of the University of Pretoria

Publications*I Books (author/editor)*

Die innerparteiliche demokratische Ordnung nach dem Parteiengesetz (The Democratic Structure of Political Parties according to the Law on Political Parties), Duncker & Humblot, Berlin 1974, 235 p.

Handbuch Vereinte Nationen (Handbook on the United Nations) (ed. with Norbert J. Prill and Jens A. Brückner), Munich 1977

Deep Sea-bed mining in the Law of the Sea Negotiation (II): Toward a Balanced Development System (ed. with John Norton Moore, Philip Stopford and Jutta Stender), University of Virginia, Charlottesville, Va. 1978, 280 p.

Die Internationalisierung staatsfreier Räume: internationale Verwaltung von Antarktis, Weltraum, Hohe See und Meeresboden, (The Internationalization of Common Spaces Outside National Jurisdiction: The Development of an International Administration for Antarctica, Outer Space, High Seas and Deep Sea-Bed), Springer, Berlin 1984, 757 p.

Antarctic Challenge, Proceedings of an Interdisciplinary Symposium (ed.), Berlin 1984

Recht auf Information – Schutz vor Information, Menschen- und staatsrechtliche Aspekte (The Right of Access to Information – The Protection from Information and the States' Rights) (ed.), Berlin 1986

Antarctic Challenge II, Proceedings of an Interdisciplinary Symposium (ed.), Berlin 1986

Staatsgebiete und staatsfreie Räume – Studienbrief (State Territories and International Commons – A short introduction), Deutsches Institut für Fernstudien der Universität Tübingen 1988

Antarctic Challenge III, Proceedings of an Interdisciplinary Symposium (ed.), Berlin 1988

International Law and Municipal Law, Proceedings of the German-Soviet Colloquy on International Law (ed. with Grigory Tunkin), Duncker & Humblot, Berlin 1988, 210 p.

Völkerrecht Band I/1, begründet von Georg Dahm (International Law, Vol. I/1, founded by Georg Dahm, newly revised, updated and ed. with Jost Delbrück), Berlin 1989

Die Reform der Vereinten Nationen: Möglichkeiten und Grenzen (The Reform of the United Nations: Possibilities and Limits) (ed.), Berlin 1989

Des Menschen Recht zwischen Freiheit und Verantwortung, Festschrift für Karl Josef Partsch (Human Rights between Freedom and Responsibility, Essays in Honor of Karl Josef Partsch), (ed. with Jürgen Jekewitz, Karl Heinz Klein, Jörg-Detlev Kühne and Hans Petersmann), Berlin 1989

Meereswirtschaft in Europa: Rechtliche und ökonomische Rahmenbedingungen (Marine Economy in Europe: Legal and Economic Framework) (with Juergen B. Donges, Federico Foders and Enno Harders), Tübingen 1989

Strengthening the World Order: Universalism v. Regionalism, Symposium held on the occasion of the 75th Anniversary of the Institute of International Law (ed.), Berlin 1990

Handbuch Vereinte Nationen (United Nations Handbook) (ed.), 2nd edition, Munich 1991

Law of the Sea at the Crossroads: The Continuing Search for a Universally Accepted Regime (ed.), Duncker & Humblot, Berlin 1991, 542 p.

The Convention on the Regulation of Antarctic Mineral Resource Activities, Springer, Berlin 1991, 205 p.

Wirtschafts- und Gesellschaftsrecht Osteuropas im Zeichen des Übergangs zur Marktwirtschaft (Economic and Social Law in Eastern Europe in the Transition Period to Market Economy) (ed. with F.J. Säcker and W. Seiffert), vol. 1, Schriftenreihe zum osteuropäischen Recht (Publication Series on Eastern European Law), Munich 1992

Die Rechtslage ausländischer Investitionen in den Nachfolgestaaten der Sowjetunion (The Legal Status for Foreign Investments in the States of the Former Soviet Union) (ed. with F.J. Säcker and W. Seiffert), vol. 2, Schriftenreihe zum osteuropäischen Recht (Publication Series on Eastern European Law), Munich 1993

Marktzutrittsbarrieren in den USA und Kanada. Der Markt für meeres-technische Güter und Dienstleistungen (Barriers to Market Access in the USA and Canada. The Market for Goods and Services in Maritime Technology) (with F. Foders, P.-T. Stoll and I. Townsend-Gault), Kieler Studien, no. 257, Tübingen 1993

Anerkennung und Vollstreckung ausländischer Entscheidungen in Osteuropa (Acknowledgement and Enforcement of Foreign Judgements in Eastern Europe) (ed. with F.J. Säcker and W. Seiffert), vol. 3, Schriftenreihe zum osteuropäischen Recht (Publication Series on Eastern European Law), Munich 1994

Verfahren der Kandidatenaufstellung und der Wahlprüfung im europäischen Vergleich (Nomination of Candidates and Electoral Examination in European Countries – A Comparative Study) (ed. with G. Schuster), Nomos, Baden-Baden 1994, 213 p.

United Nations: Law, Policies and Practice (ed. with C. Philipp), Beck, München 1995, 1533 p.

Economic and Legal Aspects of International Environmental Agreements – The case of enforcing and stabilising an international CO2 agreement, Kieler Arbeitspapiere (Kiel Working Papers), no. 711 (with J. Heister, E. Mohr, W. Plesmann, F. Stähler and T. Stoll), Kiel 1995

Collaboration (along with the other members of the respective working group) in the memorandum “Forschungsfreiheit - Ein Plädoyer für bessere Rahmenbedingungen der Forschung in Deutschland” (“Freedom of Research - Pleading for Improved Research Conditions in Germany”) (ed. German Research Foundation), Weinheim 1996

Access to Genetic Resources under the Convention on Biological Diversity and the Law of the Federal Republic of Germany (with P.-T. Stoll), Berichte des Umweltbundesamtes (Reports of the Federal Environment Agency) (ed. Federal Environment Agency), vol. 7, Berlin 1996 (published in German and English)

Gespräch mit D. Granow über den Antarktistvertrag und rechtsfreie Räume (Discussion with D. Granow about the Antarctic Treaty and Territories beyond Jurisdiction), TechnikDialog (Deutsches Museum Bonn im Gespräch mit Wissenschaft und Technik) (ed. P. Friß and P.M. Steiner), vol. 7, Bonn 1997

The Right to a Fair Trial, Beiträge zum ausländischen öffentlichen Recht und Völkerrecht (Contributions to the Comparative Public Law and International Law) (ed. with David Weissbrodt), vol. 129, Heidelberg 1997

Umweltschutz durch internationales Haftungsrecht (Environmental Protection by International Liability Law) (with C. Langenfeld and with the cooperation of I. Renke, B. Baker Röben and C.U. Wolf), *Berichte des Umweltbundesamtes (Reports of the Federal Environment Agency)*, vol. 7/98, Erich Schmidt Verlag, Berlin 1999

Environmental Protection by Means of International Liability Law (with C. Langenfeld and with the cooperation of I. Renke, B. Baker Röben und C.U. Wolf) – translation into English, *Berichte des Umweltbundesamtes (Reports of the Federal Environment Agency)*, vol. 6/99, Erich Schmidt Verlag, Berlin 1999

International, Regional and National Environmental Law (ed. with Fred L. Morrison), Kluwer Law International, Den Haag 2000, 976 p.

Vorbereitende Willensbildung und Entscheidungsprozeß beim Abschluß multilateraler völkerrechtlicher Verträge (Preparatory Decision-Finding and Decision-Making Process for the Conclusion of Multilateral International Treaties), in: *Working Papers – Mannheimer Zentrum für Europäische Sozialforschung*, no. 17, 2000

European Workshop on Genetic Resources Issues and Related Aspects – Access and Benefit Sharing (with Peter-Tobias Stoll), in: *Intellectual Property Rights, Ex-Situ Collections (Proceedings and Materials)* (ed. Federal Environment Agency), Erich Schmidt Verlag, Berlin 2000, 190 p.

Einwanderungsrecht – national und international (staatliches Recht, Europa- und Völkerrecht) (Immigration Law from a National and an International Perspective) (ed. with Thomas Giegerich), Leske + Budrich, Opladen 2001, 516 p.

Implementing International Environmental Law in Germany and China (ed. with T. Zhenghua), Kluwer Law International, London 2001, 200 p.

Genetische Ressourcen, traditionelles Wissen und geistiges Eigentum im Rahmen des Übereinkommens über die biologische Vielfalt, Schlussbericht des F+E Vorhabens “Rechtliche Analyse des Übereinkommens über die biologische Vielfalt unter besonderer Berücksichtigung der Fragen des geistigen Eigentums” (Genetic Resources, Traditional Knowledge and Intellectual Property in the Framework of the Convention on Biological Diversity, Final Report of the Project “Legal Analysis of the Convention on Biological Diversity with Special Regard to Questions of Intellectual Property”), (with G. Klepper, P.-T. Stoll and S. L. Franck in cooperation with A. von Hahn), Bundesamt für Naturschutz (BfN), Bonn–Bad Godesberg 2001, 202 p.

Marine Issues from a Scientific, Political and Legal Perspective (eds. P. Ehlers, E. Mann-Borgese and R. Wolfrum), Kluwer Law International, Den Haag 2002, 334 p.

Liber Amicorum Judge Shigeru Oda, volume 1 and 2 (eds. N. Ando, E. Mc Whinney and R. Wolfrum), Kluwer Law International, Den Haag 2002.

Die Gewährleistung freier Forschung an und mit Genen und das Interesse an der wirtschaftlichen Nutzung ihrer Ergebnisse (The Guarantee of Free Research of and with Genes and the Interest in the Economic Exploitation of Its Results), (with P.-T. Stoll and S. Franck), *Recht & Medizin*, vol. 58, Peter Lang Verlag, Frankfurt/Main 2002, 155 p.

Völkerrecht – begründet von Georg Dahm, 2., völlig neu bearbeitete Auflage (International Law – founded by Georg Dahm, 2nd, completely revised edition) (with J. Delbrück), Vol. I/2 (Der Staat und andere Völkerrechtssubjekte; Räume unter internationaler Verwaltung) (The State and Other Subjects of International Law; Areas beyond National Jurisdiction), pp. 1-509; and Vol. I/3 (Die Formen des völkerrechtlichen Handelns; Die inhaltliche

Ordnung der internationalen Gemeinschaft) (The Forms of Action in International Law; The Internal Order of the International Community), pp. 511-1172, De Gruyter Verlag, Berlin 2002.

Conflicts in International Environmental Law (with Nele Matz), Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, vol. 164, Springer Verlag, Berlin/Heidelberg 2003, 213 p.

Gleichheit und Nichtdiskriminierung im nationalen und internationalen Menschenrechtsschutz (Equality and Non-discrimination in National and International Protection of Human Rights) (ed. R. Wolfrum), Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, vol. 165, Springer Verlag, Berlin/Heidelberg 2003, 299 p.

Developments of International Law in Treaty Making (eds. R. Wolfrum and V. Röben), Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, vol. 177, Springer Verlag, Berlin/Heidelberg 2005, 632 p.

Environmental Liability in International Law: Towards a Coherent Conception (eds. R. Wolfrum, C. Langenfeld and P. Minnerop), Erich Schmidt Verlag, Berlin 2005, 586 p.

Ensuring Compliance with Multilateral Environmental Agreements – A Dialogue between Practitioners and Academia (eds. R. Wolfrum, U. Beyerlin and P.-T. Stoll), vol. 2, Martinus Nijhoff Publishers, Leiden/Boston 2006, 393 p.

WTO – Institutions and Dispute Settlement (eds. R. Wolfrum, P.-T. Stoll and K. Kaiser), Martin Nijhoff Publishers, Leiden/Boston, 2006, 671 p.

WTO-Technical Barriers and SPS Measures (eds. R. Wolfrum, P.-T. Stoll and A. Seibert-Fohr), Koninklijke Brill NV, Leiden/Boston, 2007, 568 p.

Law of the Sea, Environmental Law and Settlement of Disputes (eds. R. Wolfrum and T. M. Ndiaye), Koninklijke Brill NV, Leiden/Boston 2007, 1186 p.

Legitimacy in International Law (eds. R. Wolfrum and V. Röben), Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, Vol. 194, Springer Verlag, Heidelberg, 2008, 420 p.

The Max Planck Encyclopedia of Public International Law (ed.) [online-edition], Oxford University Press, Oxford, London, since 2008

The European Court of Human Rights Overwhelmed by Applications: Problems and Possible Solutions (eds. R. Wolfrum and U. Deutsch), Springer Verlag, Heidelberg, 2009, 128 p.

Solidarity: A Structural Principle of International Law, (eds. R. Wolfrum and C. Kojima) Springer Verlag, Heidelberg, 2010, 238 p.

New Chances and New Responsibilities in the Arctic Region, (eds. R. Wolfrum, G. Witschel, I. Winkelmann and K. Tiroch) Berliner Wissenschafts-Verlag, Berlin, 2010, 283 p.

WTO – Trade in Goods (eds. R. Wolfrum, Peter-Tobias Stoll and Holger P. Hestermeyer), Koninklijke Brill NV, 2010, 1225 p.

The Max Planck Encyclopedia of Public International Law (ed.) [print-edition], Oxford University Press, Oxford, 2012, 10 vol., 11.724 p.

International Dispute Settlement: Room for Innovations? (eds. R. Wolfrum and I. Gätzschmann), Springer Verlag, Heidelberg 2012, 35-67 p.

Water Law and Cooperation in the Euphrates-Tigris Region (eds. Ayşegül Kibaroglu, Adele J. Kirschner, Sigrid Mehring and Rüdiger Wolfrum), Martinus Nijhoff Publishers, Leiden 2013, 407 p.

The implementation of International Law in Germany and South Africa (eds. Erika de Wet, Holger Hestermeyer and Rüdiger Wolfrum), Pretoria University Law Press, 2015, 528 p.

II Articles

Die Bewertung innerparteilicher Vorgänge bei der Zulassung von Parteiwahlvorschlägen zu Landtags- und Bundestagswahlen (The Relevance of Inner-Party Decisions for Candidature to the German Bundestag and the State Parliaments), *Zeitschrift für Parlamentsfragen*, 1975, 323-340

Die Beschränkungen für die Freiheit der Schifffahrt durch das Kanadische 'Arctic Waters Pollution Prevention Act' sowie die internationalen Übereinkommen zum Schutze der Meeresumwelt (Restrictions Imposed upon the Freedom of Navigation by the Canadian Arctic Waters Pollution Prevention Act and International Agreements for the Protection of the Marine Environment), *Berichte der Deutschen Gesellschaft für Völkerrecht*, vol. 15, 1975, 143-162

Der Umweltschutz auf Hoher See – Internationale wie nationale Maßnahmen und Bestrebungen (The Environmental Protection of the High Seas – International and National Measures as well as Attempts), *Verfassung und Recht in Übersee*, 1975, 201-219

Der Schutz der Familie durch Art. 8 MRK sowie Art. 16 und 19 Ziff. 6 der Europäischen Sozialcharta (The Protection of the Family through Art. 8 European Human Rights Convention as well as Art. 16 and 19 para. 6 of the European Social Charter), *Die Friedenswarte*, vol. 58, 1975, 264-278

Der Schutz der Meeresforschung im Völkerrecht (The Protection of Marine Scientific Research in International Law), *German Yearbook of International Law*, vol. 19, 1976, 99-127

Bearbeitung folgender Stichworte in dem o.g. Handbuch Vereinte Nationen (Text on the following Key Words in The Handbook on the United Nations), Munich, 1977: Beitragssystem, Haushalt (Contributions, Budget) (40-48), IMCO (204-207), Seerecht (Law of the Sea) (382-391), Streitschlichtung (Settlement of Disputes (430-437), Weltraumrecht (Outer Space Law) (520-523)

Die Fischerei auf Hoher See (Fisheries on the High Seas), *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV)*, vol. 38, 1978, 659-709

Transfer of Technology: Some Critical Remarks and Suggestions for Change, in: *Alternatives in Deep-Sea-Mining, Proceedings of the Law of the Sea-Institute, University of Hawaii*, 1979, 35-45

Reports of Member States Before the U.N. Human Rights Committee on the International Covenant on Political and Civil Rights, in: *World in Transition: Challenges to Human Rights, Development and World Order* (ed. H.H. Han), Washington, 1979, 55-63

- The Common Heritage Principle: State Equality versus Equity, in: World in Transition: Challenges to Human Rights, Development and World Order (ed. H.H. Han), Washington, 1979, 297-304
- Der Ausschluß von Einwendungen im Anhörungsverfahren und sein Einfluß auf den Verwaltungsrechtsschutz (The Exclusion of Objections in Hearings Procedure and its Impact upon the Protection of the Individual), DÖV, 1979, 497-502
- Der Mondvertrag von 1979 – Weiterentwicklung des Weltraumrechts (The Moon Treaty of 1979 – Further Development in Space Law), Europa-Archiv, 1980, 665-672
- Neue Elemente im Willensbildungsprozeß internationaler Wirtschaftsorganisationen (New Elements in the Decision-making Procedure of International Economic Organizations), Zeitschrift Vereinte Nationen, 1981, 50-56
- Durchsetzung von Umweltbelangen im Verwaltungsverfahren am Beispiel der Bauleitplanung (Enforcement of Environmental Standards in Administrative Procedures in Urban Development), DÖV, 1981, 606-614
- Renationalisierung des Fischereiregimes (Re-nationalization of Fisheries), Die Plünderung der Meere (ed. Wolfgang Graf Vitzthum), Frankfurt, 1981, 231-246
- Restricting the Use of the Sea to Peaceful Purposes: Demilitarization in Being?, German Yearbook of International Law 24, 1981, 200-241
- German National Legislation on Deep Sea-bed Mining, in: Marine Mining: A New Beginning, Hilo, Hawaii, 1982, 236-252
- Indemnität im Kompetenzkonflikt zwischen Bund und Ländern (Regulating Indemnity in Conflict of Competence between the Federation and the States), Die Öffentliche Verwaltung, 1982, 674-680
- Entwicklungen neuer Weltordnungen (Development of New World Orders), Das Parlament, 10.09.1983, 6
- Die Bundesrepublik Deutschland und die Seerechtskonvention (The Federal Republic of Germany and the Law of the Sea Convention), Europa-Archiv, 1983, 83-92
- Die Seerechtskonvention – Ein Markstein auf dem Weg zur Staatengemeinschaft? (The Law of the Sea Convention – A First Step on the Way to a Community of States), VN, 1983, 69-78
- The Principle of the Common Heritage of Mankind, Zeitschrift für ausländisches öffentliches Recht und Völkerrecht, vol. 43, 1983, 311-337
- Die Auflösung des 9. Deutschen Bundestages vor dem BVerfG - BVerfGE 62, 1 (The Dissolution of the 9th German Federal Parliament before the BVerfG - BVerfGE 62, 1) (with Jost Delbrück), Juristische Schulung, 1983, 758-764
- International Administrative Unions (42-49); International Organizations, Financing and Budgeting (115-119); Pluri-national Administrative Institutions (235-238), Encyclopedia of Public International Law (ed. R. Bernhardt), Instalment 5, 1983
- The Use of Antarctic Non-Living Resources: The Search for a Trustee?, Antarctic Challenge, Berlin, 1984, 143-163

- Die UN-Seerechtskonvention in der Perspektive der Neuen Weltwirtschaftsordnung (The UN Convention on the Law of the Sea in the Perspective of the New World Economic Order), *Das neue Seerecht*, Berlin, 1984, 97-118
- Die grenzüberschreitende Luftverschmutzung im Schnittpunkt von nationalem Recht und Völkerrecht (Transborder Air Pollution in the Centerpoint of National and International Law), *Deutsches Verwaltungsblatt*, 1984, 493-501
- Die Kunstfreiheitsgarantie des Grundgesetzes (The Freedom of Art according to the German Constitution), *Schleswig-Holsteinische Anzeigen*, 1984, 2-8
- Entwicklungen neuer Weltordnungen (Development of New World Orders), *Vereinte Nationen, Themenheft 5* (ed. Bundeszentrale für politische Bildung), Bonn, 1984, 32-36
- Die amerikanische Seereichtspolitik (American Politics concerning the Law of the Sea), *Europa-Archiv*, 1984, 317-325
- The Problems of Limitation and Prohibition of Military Use of Outer Space, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, 1984, 784-805
- Der Schutz des Kindes im Völkerrecht (The Protection of the Child in International Law), *Schriften der Hermann-Ehlers-Akademie*, issue 16, 1984, 24-34
- Internationale Organisationen (International Organizations), *Ergänzbare Lexikon des Rechts* (ed. Ignaz Seidl-Hohenveldern), Neuwied und Darmstadt, 1982, group 4/490, 10 pages (2nd revised edition 1990, 3rd revised edition 1998, 4th revised edition 2000); *Luftraum*, *ibidem*, 1986, group 4/650, 2 pages (2nd revised edition 1990, 3rd revised edition 1998)
- The Legal Status of Sinti and Roma in Europe: A Case Study Concerning the Shortcomings of the Protection of Minorities, in: *European Yearbook*, vol. 23/1985, Dordrecht/Boston/Lancaster, 1986, ART 75-91
- Antarctica, in: *Conflicts, Options, Strategies in a Threatened World* (eds. W. Kaltefleiter and U. Schumacher), Kiel, 1986, 213-232
- Das moderne Seerecht – eine angemessene Antwort auf neue technologische Entwicklungen? (The Modern Law of the Sea: An Appropriate Answer to New Technological Developments), *Technologischer Fortschritt als Rechtsproblem*, Universität Heidelberg, 1986, 92-100
- Konsens im Völkerrecht (Consensus in International Law), in: *Mehrheitsprinzip, Konsens und Verfassung* (eds. H. Hattenhauer and W. Kaltefleiter), Heidelberg, 1986, 79-91
- Verfassungsrechtliche Fragen der Zweitanmeldung von Arzneimitteln, Pflanzenbehandlungsmitteln und Chemikalien – Zugleich ein Beitrag zum Schutz technischer Innovationen (Constitutional Questions in Second Applications regarding Pharmaceuticals, Plant Treatments and Chemicals – The Protection of Technical Innovations), *GRUR*, 1986, 512-518
- Die Küstenmeergrenzen der Bundesrepublik Deutschland in Nord- und Ostsee (The Limits of the Territorial Sea of the Federal Republic of Germany in the North Sea and in the Baltic Sea), *AVR* 24, 1986, 247-276
- Means of Ensuring Compliance with an Antarctic Mineral Resources Regime, in: *Antarctic Challenge II*, Berlin, 1986, p. 177-190

- International Law of Cooperation, in: Encyclopedia of Public International Law (ed. R. Bernhardt), Instalment 9, 1986, 193-198
- Rechtliche Ordnung des Weltraums (The Legal Order of Outer Space), in: Weltraum und internationale Politik (eds. Kaiser/Frhr. v. Welck), München, 1987, 241-252
- Weltraumpolitik der Vereinten Nationen (Outer Space Politics of the United Nations), in: Weltraum und international Politik (eds. Kaiser/Frhr. v. Welck), München, 1987, 451-462
- The Emerging Customary Law of Marine Zones: State Practice and the Convention on the Law of the Sea, in: Netherlands Yearbook of International Law, vol. XVIII, 1987, 121-144
- Internationalization (268-271), Internationally Wrongful Acts (271-277), Reparation for Internationally Wrongful Acts (352-353), in: Encyclopedia of Public International Law (ed. R. Bernhardt), Instalment 10, 1987
- Anmerkung zur C-Waffen-Entscheidung des Bundesverfassungsgerichts (A Note on the Chemical Weapons' Decision of the Supreme Federal Constitutional Court), Decision of 29.10.1987, EuGRZ, 1988, 295-297
- Internationale Rahmenbedingungen für eine Förderung der Meereswirtschaft (The International Framework of Maritime Economic Activity Endorsement), Christiana Albertina, Issue 26, April 1988, 13-17
- Im Bonner Kommentar: Zweitbearbeitung von Art. 27, 61, 124, 125 (In Bonn's Commentary: Commentaries on Arts. 27, 61, 124, 125, second revision), 55. Lieferung, 1988
- Ursprüngliche Aufgabenzuweisung und jetzige Aktivitäten der Vereinten Nationen: Faktischer Wandel und normative Bewertung (The Original Assignment of Functions and the Current Activities of the United Nations: Factual Variation and Standard Assessment), in: Die Reform der Vereinten Nationen; Möglichkeiten und Grenzen, Berlin, 1989, 129-156
- Coastal Fisheries (61-63), Common Heritage of Mankind (65-69), Fisheries, International Regulation (109-113); Fishery Commissions (117-121), in Encyclopedia of Public International Law (ed. R. Bernhardt), Instalment 11, 1989
- Reflagging and Escort Operations in the Persian Gulf: International Law Perspective, Virginia Journal of International Law, vol. 29, 1989, 387-399
- The Progressive Development of Human Rights: A Critical Appraisal of Recent UN Efforts, in: Festschrift für Karl Josef Partsch (Essays in Honor of Karl Josef Partsch), Duncker & Humblot, Berlin, 1989, 67-95
- Vorbeugung and Bewältigung von Krisen im Völkerrecht (Preventive Measures and Solutions of Crises in International Law), in: Krise and Krisenmanagement in den internationalen Beziehungen (eds. Hanspeter Neuhold and Hans-Joachim Heinemann), Stuttgart, 1989, 13-30
- Die Einrichtung der Verwaltungsgerichtsbarkeit und der Verwaltungsrechtsprechung in Schleswig-Holstein bis 1945, (The Establishment of Administrative Courts and Administrative Jurisdiction) in: 100 Jahre Verwaltungsgerichtsbarkeit in Schleswig-Holstein, Schleswig-Holsteinische Anzeigen, 1989, 17-21
- The Polar Regions: Legal Aspects, in: The Polar Regions and their Strategic Significance, (eds. Lucius Caflisch and Fred Tanner), Programme for Strategic and International Security Studies, PSIS Special Studies Number 2/1989, 3-18

Die Umsetzung des Seerechtsübereinkommens in nationales Recht, Vereinte Nationen (Implementation of the Law of the Sea Convention in National Law), 1990, 20-23

Tiefflüge vor den Verwaltungsgerichten, (Low Altitude Flights before Administrative Courts), NVwZ, 1990, 237-240

Die UN-Konvention über die Rechte des Kindes: Entwicklung, Inhalt und Einbettung in den internationalen Menschenrechtsschutz (The UN Convention on the Rights of the Child: Development, Contents and Embedding in International Human Rights Protection), in: Dokumentation "UN-Konvention über die Rechte des Kindes", 1990, 7-19

Das Verbot der Rassendiskriminierung im Spannungsfeld zwischen dem Schutz individueller Freiheitsrechte und der Verpflichtung des einzelnen im Allgemeininteresse (The Prohibition of Racial Discrimination: Tension between the Protection of Individual Freedoms and the Obligation of the Individual in the Public Interest), in: Kritik und Vertrauen, Festschrift für Peter Schneider, Frankfurt am Main, 1990, 515-525

Recht der Flagge und "Billige Flaggen": Neuere Entwicklungen im Völkerrecht (The Law of Flagging and Flags of Convenience: New Developments in International Law, Berichte der Deutschen Gesellschaft für Völkerrecht, Issue 31, 1990, 121-147

Ziele und Grundsätze des Internationalen Umweltschutzrechts (Purposes and Principles of International Environmental Law), Antrittsrede zur Übernahme des Prorektorats am 31. Mai 1990, 20 p.

Antarctica after 1991: A Possible Scenario, Presentation to the Chilean Council on Foreign Relations, Lectures Series 1990, 20 p.

Antarctica (with U.-D. Klemm), in: Encyclopedia of Public International Law (ed. R. Bernhardt), Instalment 12, 1990, 10-19

Purposes and Principles of International Environmental Law, GYIL 33, 1990, 308-330

Kommentierung der Präambel und von Art. 1, 18, 55 (a) und (b), 56, (Commentary on the Preamble and Articles 1, 18, 55 (a)-(b), and 56), in: Charta der Vereinten Nationen, Kommentar (ed. Bruno Simma in collaboration with H. Mosler, A. Randelzhofer, C. Tomuschat and R. Wolfrum), München, 1991, 45 p.

Einzelne Formen der Nutzung des Weltraums (Geostationäre Umlaufbahn, Telekommunikation, Direct-Broadcasting-Satellites, Navigations- und Notfunksatelliten, Wetterbeobachtungssatelliten (Individual Forms of Uses of Outerspace (Geostationary Orbit, Telecommunications, Direct Meteorological Observation Satellites), in: Handbuch des Weltraumrechts, (ed. Böckstiegel), Köln, 1991, 351-424

The Unfinished Task: CRAMRA and the Question of Liability, in: The Antarctic Treaty System in World Politics (eds. Jorgensen-Dahl and Ostreng), 1991, 120-132

Bearbeitung folgender Stichworte in dem Handbuch Vereinte Nationen (Treatment of the following topics in the United Nations Handbook): (ed. Wolfrum): Haushalt (Budget) (268-275); Konsens (Consensus) (529-534); Meeresbodenbehörde (Deep Sea Bed Authority) (538-544); Rohstoffabkommen/Rohstofffonds (Commodity Agreement/Commodity Fund) (707-714); Seerecht (Law of the Sea) (728-738); Stimmrecht und Abstimmungsverfahren (Voting Rights and Procedures) (806-812); Streitschlichtung, friedliche (Peaceful Settlement of Disputes) (812-820), 2. ed., 1991

Die Aufgaben der Vereinten Nationen im Wandel: Aus Politik und Zeitgeschichte (The Functions of the United Nations in Transition), Beilage zur Wochenzeitung Das Parlament, B 36/91, 30. August 1991, 3-13

Zweiter Golfkrieg: Anwendungsfall von Kapitel VII der UN Charta (The Second Gulf War: A Case of Applying Chapter VII of the UN Charter) (with Ursula Heinz and Christiane Philipp), Zeitschrift Vereinte Nationen, Issue 4, 1991, 121-128

Decision-making in the Council: An Assessment and Comparison, in: Law of the Sea at the Crossroads: The Continuing Search for a Universally Accepted Régime, Berlin, 1991, 59-74

Japan and the EC in the UN: Prospects for Collaboration, in: Publications of the Japanese-German Center Berlin, Series 3, Vol. 4, 1991, 188-194

The Decision-making Process of the Council Reconsidered: A Suggestion to Make the Deep Seabed Regime More Responsive to Vested Interests, in: Fifteenth Annual Seminar: Issues in Amending Part XI of the LOS Convention (ed. M.H. Nordquist), Center for Oceans Law and Policy, University of Virginia, School of Law, 1991, 110-124

The Legal Status of Minorities in South-Eastern Europe, in: The Changing Political Structure of Europe (eds. R. Lefebvre/M. Fitzmaurice/E.W. Vierdag), 1991, 131-148

Minderheitenschutz in Europa - Die staatsrechtliche Situation am Beispiel einzelner ausgewählter Staaten-Gutachten erstellt im Auftrag des Schleswig-Holsteinischen Landtages (Protection of Minorities in Europe - The Public Law Situation as seen in selected State Reports commissioned by the Schleswig-Holstein Parliament, in: Minderheiten in Europa, Landtagsforum am 7. Juni 1991, 121-160

Wem gehört die Antarktis? Nationale Gebietsansprüche aus völkerrechtlicher Sicht (Who owns Antarctica? National Territorial Claims from the Perspective of International Law), in: Geographische Rundschau, vol. 44, issue 4, 1992, 196-200

The Exploitation of Antarctic Mineral Resources: Risks and Stakes, in: The Antarctic Environment and International Law (eds. J. Verhoeven/P. Sands/M. Bruce), 1992, 27-31

Mitarbeit am Endbericht "Hemmnisse in den USA und Kanada für den Zugang ausländischer Unternehmen zu Offshore-Aktivitäten und die Lieferung meeres technischer Anlagen und Geräte" (Collaboration at the Final Report "Barriers in the USA and Canada for the Access of Foreign Enterprises to Offshore Activity and the Provision of Technical Marine Installations and Equipment"). Forschungsauftrag des Bundesministers für Wirtschaft, Institut für Weltwirtschaft 1992, vols. I-III

Aufgaben der UN nach Art. 55 der Charta – weitreichende Ansätze und eingeschränkter Handlungsspielraum (Functions of the UN under Art. 55 of the Charter - Far-reaching Tasks with Limited Ability to Act), in: Strukturreform der UN? Notwendigkeit, Ansätze und Handlungsspielraum einer Reform der Vereinten Nationen im Bereich der wirtschaftlichen Zusammenarbeit, Reihe Dokumentationen, Informationen, Meinungen, vol. 42, March 1992, 11-16

Völker- und europarechtliche Bestimmungen zum Schutze von Ausländern. Bürger unterschiedlichen Rechts, aber nicht rechtlos (International and European Law Provisions for the Protection of Foreigners. Citizens with Different Rights, but not Rightless), in: Das Parlament, vol. 43, issue 2-3, 8./15. January 1993, 7

The Impact of Federalism on the Implementation of International Trade Obligations (with Fred L. Morrison), in: National Constitutions and International Economic Law (eds. M. Hilf/E.-U. Petersmann), vol. 8, 1993, 519-535

The Emergence of "New Minorities" as a Result of Migration, in: Peoples and Minorities in International Law (eds. C. Brölmann et al.), Dordrecht, Nijhoff, 1993, 153-166

Die Bundesrepublik Deutschland im Verteidigungsbündnis (§176: The Federal Republic of Germany in Self-Defense Organizations), in: Handbuch des Staatsrechts, vol. VII: Normativität und Schutz der Verfassung - Internationale Beziehungen (eds. J. Isensee and P. Kirchhof), 1993, 647-667

Der Beitrag regionaler Abmachungen zur Friedenssicherung: Möglichkeiten und Grenzen (The Contribution of Regional Arrangements and Agencies to the Maintenance of International Peace and Security: Possibilities and Limitations), in: Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV), vol. 53, issue 3, 1993, 567-602

Antarktis (Antarctica), in: Staatslexikon (ed. Görres Society), 7th edition, vol. 7: Die Staaten der Welt II (The States of the World II), 1993, 863-866

The Protection of the Environment of the Baltic Sea. The Legal Framework, in: Report of the Third Conference of Baltic University Rectors, 16th-19th September 1992 at Kiel (ed. M. Müller-Wille, Rector of the Christian-Albrechts University, Kiel), 1993, 71-76

Die Weltmenschrechtskonferenz – Perspektiven für die Entwicklung des internationalen Menschenrechtsschutzes (The World Conference on Human Rights – Prospects of the Developing of International Human Rights Protection), in: Europa-Archiv, vol. 48, issue 23, 1993, 681-690

The Reform of the Human Rights Institutions of the European Communities, in: Reform of International Institutions for the Protection of Human Rights, First International Colloquium on Human Rights, La Laguna, Tenerife, 1st-4th November 1992 (ed. La Laguna University), 1993, 251-278

Bridges Over Straits, in: The Law of the Sea: New Worlds, New Discoveries (eds. E.L. Miles/ T. Treves), Proceedings of the Law of the Sea Institute 26th Annual Conference, 1993, 38-56

Zur Durchsetzung des humanitären Völkerrechts (Kapitel 12) (The Compliance with International Humanitarian Law (Chapter 12)), in: Handbuch des humanitären Völkerrechts in bewaffneten Konflikten (ed. D. Fleck), 1994, 413-440

Vereinte Nationen: Agenda für die Weiterentwicklung des Völkerrechts (United Nations: Agenda for Peace as a Means for the Further Development of International Law), in: Völkerrecht und Sicherheit (Bundesakademie für Sicherheitspolitik - Schriftenreihe zur neuen Sicherheitspolitik, vol. 5) (ed. L. Souchon), 1994, 59-75

Die Schranken des Rechts: Das Wachstum der rechtlichen Bindungen der Forschung, Referat auf dem Ringberg-Symposium: "Der schrumpfende Freiraum der Forschung" (Limitations by Law: The Increasing of Legal Restrictions for Research, presentation given at the Ringberg-Symposium "The Shrinking Freedom of Research"), in: MPG-Spiegel, issue 4, 1994, 53-62

Die Europäische Gemeinschaft als Partei seerechtlicher Verträge (The European Communities as a Party to Maritime Treaties), in: Archiv des Völkerrechts, vol. 32, issue 3/4, 1994, 317-335

Commenting of the Preamble and of Arts. 1, 18, 55 (a) and (b) as well as 56, in: *The Charter of the United Nations: A Commentary* (ed. B. Simma, in collaboration with H. Mosler, A. Randelzhofer, C. Tomuschat and R. Wolfrum), Oxford 1994, 45-56, 317-326, 759-795

The Decentralized Prosecution of International Offences through National Courts, in: *Israel Yearbook on Human Rights*, vol. 24, 1994, 183-199; also published in: *War Crimes in International Law* (eds. Y. Dinstein/M. Tabori), 1996, 233-249

The Protection of the Marine Environment after the Rio Conference: Progress or Stalemate?, in: *Recht zwischen Umbruch und Bewahrung – Festschrift für Rudolf Bernhardt* (Law between Change and Preservation – Essays in Honour of Rudolf Bernhardt), *Beiträge zum ausländischen öffentlichen Recht und Völkerrecht* (ed. U. Beyerlin/M. Bothe/R. Hofmann/E.-U. Petersmann), vol. 120, 1995, 1003-1017

Author of the following keyword texts in "United Nations: Law, Policies and Practice", Dordrecht, 1995 (ed. with C. Philipp): Budget (78-86), Commodity Agreements/Common Fund (138-148), Conflicts, Iraq/Kuwait (261-277), Consensus (350-355), International Sea-Bed Authority (789-796), Law of the Sea (834-847), Peaceful Settlement of Disputes (982-993), Voting and Decision-Making (1400-1407)

Die Schranken des Rechts: Das Wachstum der rechtlichen Bindungen der Forschung (Limitations by Law: The Increasing of Legal Restrictions for Research), in: *Max-Planck-Gesellschaft Berichte und Mitteilungen, MPG-Symposium "Der schrumpfende Freiraum der Forschung" ("The Shrinking Freedom of Research")*, issue 1, 1995, 43-66

Section Five: The Constituent Power and the Birth of the New Laender, in: *Studies in German Constitutionalism, Studien und Materialien zur Verfassungsgerichtsbarkeit*, vol. 64 (ed. C. Starck), 1995, 125-139

Deutschlands Mitgliedschaft in NATO, WEU und KSZE (Germany's membership in NATO, WEU and CSCE), in: *Handbuch des Staatsrechts, Vol. VIII (Die Einheit Deutschlands – Entwicklung und Grundlagen (The unification of Germany – development and principles))* (eds. J. Isensee and P. Kirchhof), 1995, 282-319

The Decision-Making Process According to Sec. 3 of the Annex to the Implementation Agreement: A Model to be Followed for Other International Economic Organisations?, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV)*, vol. 55, issue 2 (Symposium "The Entry into Force of the Convention on the Law of the Sea: A Redistribution of Competences Between States and International Organisations in Relation to the Management of the International Commons?"), 1995, 310-328

Law of the Sea: An Example of the Progressive Development of International Law, in: *The United Nations at Age Fifty – A Legal Perspective* (ed. C. Tomuschat), 1995, 309-327

The Legal Order for the Seas and Oceans, in: *1994 Rhodes Papers – The Entry into Force of the Law of the Sea Convention* (eds. M.H. Nordquist and J. Norton Moore), 1995, 161-185

Enforcement of International Humanitarian Law (Chapter 12), in: *Handbook of Humanitarian Law in Armed Conflicts* (ed. D. Fleck), Oxford University Press, Oxford, 1995, 517-550

International Law on Migration Reconsidered Under the Challenge of New Population Movements, in: *German Yearbook of International Law* (ed. J. Delbrück), vol. 38, 1995, 191-207

Neue völkerrechtliche Entwicklungen im Verhältnis von Bergbau und Umweltschutz beim Tiefseebergbau und in der Antarktis (New Developments in International Law with Regard to the Relation between Mining and Environmental Protection in Deep Seabed Mining and in Antarctica), in: *Recht der Energiewirtschaft (RdE)*, no. 1, 1996, 9-15

Das internationale Recht für den Austausch von Waren und Dienstleistungen (International Law on the Exchange of Goods and Services), in: *Enzyklopädie der Rechts- und Staatswissenschaft, Öffentliches Wirtschaftsrecht, Special Part 2* (ed. R. Schmidt), Springer, Berlin, 1996, 535-656

Europäische Regionalorganisationen (European Regional Organizations), in: *Neues Europäisches Völkerrecht nach dem Ende des Ost-West-Konfliktes?* (eds. H. Neuhold and B. Simma), 1996, 147-168

Possible Challenges and the Future Development of the Antarctic Treaty System, in: *Proceedings of the International Symposium on the Future of the Antarctic Treaty System* (ed. A. Jackson), 1996, 85-91

The Reporting System and Its Further Development, in: *Contemporary International Law Issues: Conflicts and Convergence, Proceedings of the Third Joint Conference of the American Society of International Law and the Nederlandse Vereniging voor Internationaal Recht* (The Hague, July 13-15, 1995) (ed. W.P. Heere), 1996, 51-57

Obligations Under Public International Law to Implement International Rules: Mechanisms to Monitor Such Implementation, in: *Social Protection by Way of International Law* (eds. B. Baron von Maydell and A. Nußberger), *Schriftenreihe für Internationales und Vergleichendes Sozialrecht*, vol. 15, 1996, 87-104

Das Grundverständnis muß sich wandeln – Zur Situation der Forschung in Deutschland (A Change of Perception Is Necessary – The Situation of Research in Germany), in: *Forschung und Lehre*, issue 8, 1996, 410-413

Plädoyer für bessere Rahmenbedingungen der Forschung in Deutschland (Pleading for Improved Research Conditions in Germany), in: *Wissenschaftsmanagement*, issue 5, 1996, 236-241

Forschungsfreiheit in der Kritik (Freedom of Research Criticized), in: *Forschung – Mitteilungen der DFG*, issue 3, 1996, 3, 31-32

The Convention on Biological Diversity: Using State Jurisdiction as a Means of Ensuring Compliance, in: *Enforcing Environmental Standards: Economic Mechanisms as Viable Means?* (ed. R. Wolfrum), *Beiträge zum ausländischen öffentlichen Recht und Völkerrecht*, vol. 125, 1996, 373-393

Der Internationale Seegerichtshof in Hamburg (The International Tribunal for the Law of the Sea in Hamburg), in: *Vereinte Nationen*, issue 6, 1996, 205-210

The Implementation of International Standards on Prevention and Elimination of Racial Discrimination: Achievements and Challenges, in: *The Struggle against Discrimination – A Collection of International Instruments Adopted by the United Nations System* (ed. J. Symonides), 1996, 45-78

Germany and the Law of the Sea, in: *The Law of the Sea* (ed. T. Treves), 1997, 199-224

Kontrolle der auswärtigen Gewalt (Control of Foreign Power), in: *Kontrolle der auswärtigen Gewalt – Verwaltung und Verwaltungsrecht zwischen gesellschaftlicher Selbstregulierung und staatlicher Steuerung* (Control of Foreign Power – Administration

and Administrative Law Between Self-Regulation by Society and Regulation by State), Veröffentlichungen der Vereinigung der Deutschen Staatsrechtslehrer, vol. 56, 1997, 38-66

Nachruf: Zum Tode von Karl Josef Partsch (Obituary – In Memorial of Karl Josef Partsch) (with Jürgen Jekewitz), in: Archiv des öffentlichen Rechts, vol. 122, 1997, 292-293

Umweltschutz im Ewigen Eis (Environmental Protection in Permanent Ice), in: Zeitschrift für Rechtspolitik, vol. 30, issue 8, 1997, 336-339

Strategies to Enforce Compliance with an International CO₂ Treaty (with J. Heister, E. Mohr, F. Stähler and P.-T. Stoll), in: International Environmental Affairs, vol. 9, 1997, 11-53

Globale Ressourcen gemeinsam verwalten – Neue Entwicklungen im Umweltvölkerrecht (Common Administration of Global Resources – New Developments in International Environmental Law), in: Max-Planck-Gesellschaft Yearbook 1997, Göttingen, 1997, 73-84

Provisional Measures of the International Tribunal for the Law of the Sea, in: Indian Journal of International Law, vol. 37, 1997, 420-434

The Protection of Regional and Other Interests as Structural Element of the Decision-Making Process of International Organizations, in: Max Planck Yearbook of United Nations Law (eds. R. Wolfrum and J. A. Frowein), vol. 1, 1997, 259-282

International Convention on the Elimination of All Forms of Racial Discrimination, in: The Monitoring System of Human Rights Treaty Obligations (Proceedings of a Colloquium in Potsdam, 22/23 November 1996) (ed. E. Klein), Menschenrechtszentrum der Universität Potsdam, Vol. 5, 1998, 49-69

Rede zum Gedenken an Karl Josef Partsch (Speech in Memorial of Karl Josef Partsch), in: In Memoriam Karl Josef Partsch (Speeches held on 21 June 1997 on the occasion of the commemoration by the Law Faculty of Bonn University) (ed. Bonn University), Alma Mater, vol. 86, 1998, 16-29

Liability for Environmental Damage: A Means to Enforce Environmental Standards?, in: International Law: Theory and Practice (Liber Amicorum in honour of Prof. Eric Suy) (ed. K. Wellens), 1998, 565-578

Öffentliches Schulwesen im Spannungsfeld von Staat und Kirche – Generalbericht und Länderbericht Deutschland (The System of Public Schools between the Influence of State and Church), in: Öffentliches Schulwesen im Spannungsfeld von Staat und Kirche (The System of Public Schools between the Influence of State and Church), National Reports and General Report at the 26th Conference of Comparative Law between 24 and 27 September 1997 at the University of Graz (ed. E. Riedel), Beiträge zum ausländischen und vergleichenden öffentlichen Recht, vol. 11, 1998, 17-51

Die Bewertung von internationalen Enteignungsansprüchen unter besonderer Berücksichtigung der Rechtsprechung des Iran/US Claims Tribunals (Assessing International Expropriation Claims with an Emphasis on the Iran/US Claims Tribunal Jurisdiction), in: Liber Amicorum Professor Seidl-Hohenveldern – in honour of his 80th birthday (eds. G. Hafner, G. Loibl, A. Rest, L. Sucharipa-Behrmann and K. Zemanek), Kluwer International Law, The Hague, 1998, 823-842

Silberstreifen am Horizont? Rechtliche Perspektiven für die deutsche Forschung in Europa (A Light at the End of the Tunnel? Legal Perspectives for German Research in Europe) (with Klaus Genius), in: Forschung und Lehre, issue 6, 1998, 288-290

Military Activities on the High Seas: What are the Impacts of the U.N. Convention on the Law of the Sea?, in: *The Law of Armed Conflict into the Next Millennium* (eds. M.N. Schmitt and L.C. Green), U.S. Naval War College International Studies, vol. 71, 1998, 501-513

Intervention in the Proceedings before the International Court of Justice and the International Tribunal for the Law of the Sea, in: *Liber Amicorum Günther Jaenicke* (eds. V. Götz, P. Selmer and R. Wolfrum), *Beiträge zum ausländischen öffentlichen Recht und Völkerrecht*, vol. 135, 1998, 427-444

The Management of Biodiversity According to International and National Law, in: *Theory in Biosciences*, vol. 117, 1998, 307-317

Internationales Übereinkommen zur Beseitigung jeder Form von Rassendiskriminierung: Inhalt und Verfahren seiner Durchsetzung (International Convention on the Elimination of All Forms of Racial Discrimination: Content and Procedures of Implementation), in: *Menschenrechtsschutz in der Praxis der Vereinten Nationen* (eds. G. Baum, E. Riedel and M. Schaefer), Nomos Verlagsgesellschaft, 1998, 129-137

Der Internationale Seegerichtshof (The International Tribunal for the Law of the Sea), in: *Heidelberger Jahrbücher* (ed. Universitäts-Gesellschaft Heidelberg), vol. XLII, Springer, Heidelberg, 1998, 15-25

Umweltschutz und Entwicklungspolitik (Protection of the Environment and Politics for Development), in: *Handbuch zum europäischen und deutschen Umweltrecht*, vol. II (ed. H.-W. Rengeling), Carl Heymanns Verlag KG, Köln, 1998, 1509-1531

Discrimination, Xenophobia and Racism, in: *Human Rights: New Dimensions and Challenges* (ed. J. Symonides), Dartmouth Publishing Company Ltd./Ashgate Publishing Ltd., Hants/GB, 1998, 181-197

The Legislative History of Articles 20 and 21 of the Statute of the International Tribunal for the Law of the Sea, in: *Rebels Zeitschrift für ausländisches und internationales Privatrecht*, vol. 63, 1999, 342-349

Verfahren zur Freigabe von Schiffen vor dem Internationalen Seegerichtshof (Ship Release Procedure before the International Tribunal for the Law of the Sea), in: *Seehandelsrecht und Seerecht – Festschrift für Rolf Herber zum 70. Geburtstag* (eds. R. Lagoni and M. Paschke), LIT-Verlag, Hamburg, 1999, 567-582

Means of Ensuring Compliance with and Enforcement of International Environmental Law, in: *Recueil des Cours*, vol. 272, 1999, 13-154

Democracy and Development, in: *European Review*, vol. 7, 1999, 183-189

Welt-Seerecht (International Law of the Sea), in: *Die Zukunft des Weltmeeres, Meer und Museum* (ed. H. Benke), Deutsches Meeresmuseum, vol. 15, 1999, 37-42

The Protection of Indigenous Peoples in International Law, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV)*, vol. 59, 1999, 369-382

The Committee on the Elimination of Racial Discrimination, in: *Max Planck Yearbook of United Nations Law* (eds. J.A. Frowein and R. Wolfrum), vol. 3, 1999, 489-519

Der Internationale Seegerichtshof (The International Tribunal for the Law of the Sea), in: *Recht der Internationalen Wirtschaft*, vol. 45, issue 11, 1999, 1

Internationale Umweltordnung – Juristische Aspekte (International Environmental Principles – Legal Aspects), in: Handbuch der Wirtschaftsethik (eds. W. Korff et al. on behalf of the Görres-Gesellschaft), vol. 2: Ethik wirtschaftlicher Ordnungen, 1999, 556-564

IMO Interface with the Law of the Sea Convention, in: Current Maritime Issues and the International Maritime Organization (eds. Myron H. Nordquist and John Norton Moore), 1999, 223-236

Der Internationale Seegerichtshof (The International Tribunal for the Law of the Sea), in: Persönlichkeiten und Entwicklungen, die Schifffahrt und Marine prägten (Personalities Shaping Maritime and Naval Developments) (ed. Hartmut Klüver), Beiträge zur Schifffahrts- und Marinegeschichte, vol. 1, 1999, 6-14

Precautionary Principle, in: New Technologies and Law of the Marine Environment (eds. J.-P. Beurrier, A. Kiss and S. Mahmoudi), 1999, 203-213

Billigflaggen – Schadensersatz – Nacheile. Fragen an den Internationalen Seegerichtshof (Flags of Convenience – Compensation – Hot Pursuit. Questions addressed to the International Tribunal for the Law of the Sea), in: Zeitschrift für Europarechtliche Studien (ZEuS), no. 1, 2000, 1-12

Commentary: Der Internationale Seegerichtshof (The International Tribunal for the Law of the Sea), in: Wertpapiermitteilungen, 54th year, issue 16, 2000, 810

The Impact of the United Nations Convention on the Law of the Sea on the Progressive Development of International Law, in: The Indian Journal of International Law, vol. 39, issue 4, 1999, 615-625

Völkerrechtliche Konsequenzen des Unterschiedes von Land- und Seemachtendenken (Different Interests of Land and Maritime Powers: Consequences in International Law), in: Texte und Dokumente zur Militärwissenschaft und Strategieforschung (Texts and Documents on Military Science and Strategic Research), University of the "Bundeswehr", München, Militärwissenschaftliche Tagung der Clausewitz-Gesellschaft in Rostock 1999 (Military Science Meeting of the Clausewitz Society in Rostock 1999), issue 3, 2000, 67-80

Der Internationale Seegerichtshof – eine erste Bilanz (The International Tribunal for the Law of the Sea – Its First Few Years), in: Vereinte Nationen, 48th year, issue 4, 2000, 127-132

The Interplay of the United Nations Convention on the Law of the Sea and the Convention on Biological Diversity (with Nele Matz), in: Max Planck Yearbook of United Nations Law (eds. J.A. Frowein and R. Wolfrum), vol. 4, 2000, 45-480

Verantwortliches Verhalten in der Wissenschaft: Standards des nationalen Rechts, des Europarechts und des Völkerrechts (Responsible Behaviour in Research: Standards Set by National, European and International Law), in: Ethos der Forschung/Ethics of Research (Ringberg-Symposium 1999), Max Planck Forum 2 (ed. by the Max Planck Society), 2000, 183-198

Ethos der Forschung: Neue Ziele – neue Grenzen? Ethische und rechtliche Konflikte angesichts innovativer Forschungsprozesse (Ethics of Research: New Aims – New Limits? Ethical and Legal Conflicts with Regard to Innovative Research Processes), in: Forum TTN (Technik, Technologie, Naturwissenschaften), issue 4, November 2000, 2-15

Die DFG-Studie zur Forschung an humanen embryonalen Stammzellen (The Opinion of the German Research Foundation Concerning Research with Human Embryonic Stem Cells) (with Alissa C. Zeller), in: *Nova Acta Leopoldina NF*, vol. 83, issue 318, 2000, 171-179

International Environmental Law: Purposes, Principles and Means of Ensuring Compliance, in: *International, Regional and National Environmental Law* (eds. F. L. Morrison and R. Wolfrum), Kluwer Law International, Den Haag, 2000, 3-70

Preservation of the Marine Environment (with Volker Röben and Fred L. Morrison), in: *International, Regional and National Environmental Law* (eds. F.L. Morrison and R. Wolfrum), Kluwer Law International, Den Haag, 2000, 225-283

Environmental Protection of Ice-Covered Regions, in: *International, Regional and National Environmental Law* (eds. F. L. Morrison and R. Wolfrum), Kluwer Law International, Den Haag, 2000, 329-341

The Protection and Management of Biological Diversity, in: *International, Regional and National Environmental Law* (eds. F. L. Morrison and R. Wolfrum), Kluwer Law International, Den Haag, 2000, 355-372

National Policies of Environmental Protection (with Daniel A. Farber and Fred L. Morrison), in: *International, Regional and National Environmental Law* (eds. F. L. Morrison and R. Wolfrum), Kluwer Law International, Den Haag, 2000, 543-563

National Law: Air Pollution (with Bernd Goller and Daniel A. Farber), in: *International, Regional and National Environmental Law* (eds. F. L. Morrison and R. Wolfrum), Kluwer Law International, Den Haag, 2000, 565-601

National Law: Water Law (with Bernd Goller and Daniel A. Farber), in: *International, Regional and National Environmental Law* (eds. F. L. Morrison and R. Wolfrum), Kluwer Law International, Den Haag, 2000, 663-693

Die Entwicklung des Seerechts zum Recht der marinen Umwelt (Law of the Sea Developing into the Law of the Marine Environment), in: *Aktuelle Entwicklungen im Seerecht (Dokumentation der Rostocker Gespräche zum Seerecht 1996-1999) (Recent Developments concerning the Law of the Sea – Documentation of the Rostock Law of the Sea Talks 1996 – 1999)* (eds. P. Ehlers and W. Erbguth), *Rostocker Schriften zum Seerecht und Umweltrecht*, vol. 13, Nomos Verlagsgesellschaft, Baden-Baden, 2000, 69-81

The Role of the International Tribunal for the Law of the Sea, in: *Current Fisheries Issues and the Food and Agriculture Organization of the United Nations* (eds. M. H. Nordquist and J. Norton Moore), Kluwer Law International, The Hague, 2000, 369-385

Internationale Gerichtsbarkeit (International Jurisdiction), in: *Die Praxis des Richterberufs* (eds. Peter-Christian Müller-Graff and Herbert Roth), Berliner Wissenschafts-Verlag, 2000, 129-137

Der völkerrechtliche Schutz religiöser Minderheiten und ihrer Mitglieder (The Protection of Religious Minorities and their Members in International Law), in: *Religionsfreiheit zwischen individueller Selbstbestimmung, Minderheitenschutz und Staatskirchenrecht – Völker- und verfassungsrechtliche Perspektiven* (eds. R. Grote and T. Marauhn), *Beiträge zum ausländischen öffentlichen Recht und Völkerrecht*, vol. 146, 2001, 53-71

Vorbereitende Willensbildung und Entscheidungsprozeß beim Abschluß multilateraler völkerrechtlicher Verträge (Preparatory Decision-Finding and Decision-Making Process for

the Conclusion of Multilateral International Treaties), in: *Recht – Staat – Gemeinwohl. Liber Amicorum für Dietrich Rauschnig* (eds. J. Ipsen and E. Schmidt-Jortzig), 2001, 407-418

Entwicklung des Völkerrechts von einem Koordinations- zu einem Kooperationsrecht (International Law Developing from Coordination to Cooperation), in: *Recht und Staatswissenschaft. Signaturen und Herausforderungen zum Jahrtausendbeginn* (eds. P.-Chr. Müller-Graff and H. Roth), 2001, 421-432

Der Zugang zum Meer – eine vernachlässigte oder obsoleete Problematik? (Access to the Sea – a neglected or obsolete problem?), in: *Völkerrecht und deutsches Recht, Liber Amicorum für Walter Rudolf* (eds. by H.-W. Arndt, F.-L. Knemeyer, D. Kugelmann, W. Meng and M. Schweitzer), 2001, 125-133

Die Individualisierung des internationalen Umweltrechts (The Individualization of International Environmental Law), in: *Mensch und Umwelt (Mankind and the Environment). Laudationes und Vorträge gehalten aus Anlaß der Verabschiedung von Frau Ursula Far-Hollender (Laudations and speeches hold on the occasion of Ms. Ursula Far-Hollender's retirement)* (ed. E. Ehlers), *Colloquium Geographicum*, vol. 25, 2001, 26-35

Forschung an humanen Stammzellen: ethische und juristische Grenzen (Research with Human Stem Cells: Ethical and Legal Limitations), in: *Beilage zur Wochenzeitung Das Parlament (Supplement to the weekly "Das Parlament")*, issue 27, 2001, 3-6

Juristische Aspekte der Stammzellforschung (Legal Aspects of Stem Cell Research), in: *Das Magazin*, Wissenschaftszentrum Nordrhein-Westfalen, issue 2, 2001, 17-19

The Elimination of Racial Discrimination: Achievements and Challenges, in: *United to Combat Racism, Selected articles and standard-setting instruments*, UNESCO, Durban/South Africa, 2001, 23-55

Intervention in the Proceedings before the International Court of Justice and the International for the Law of the Sea, in: *The International Tribunal for the Law of the Sea, Law and Practice* (eds. P. Chandrasekhara Rao and R. Khan), Kluwer Law International, Den Haag, 2001, 161-172

Provisional Measures of the International Tribunal for the Law of the Sea, in: *The International Tribunal for the Law of the Sea, Law and Practice* (eds. P. Chandrasekhara Rao and R. Khan), Kluwer Law International, Den Haag, 2001, 173-186

Juristische Aspekte des Krieges (Legal Aspects of War), in: *Krieg, Studium Generale*, Ruprecht-Karls-Universität Heidelberg, Universitätsverlag C. Winter, Heidelberg 2001, 31-42

The Convention of Biodiversity: Obligations and Enforcement Mechanisms, in: *Implementing International Environmental Law in Germany and China* (eds. T. Zhenghua and R. Wolfrum), Kluwer Law International, London, 2001, 31-39

International Protection of the Soil, in: *Implementing International Environmental Law in Germany and China* (eds. T. Zhenghua and R. Wolfrum), Kluwer Law International, London, 2001, 107-119

Der Embryo und sein Rechtsstatus (The Legal Status of the Embryo), in: *forschung, Das Magazin der Deutschen Forschungsgemeinschaft*, Issue 2-3, 2001, Wiley-VCH Verlag, Weinheim, 2001, 2-3

Stammzellen als biomedizinische Verheißungen– Zu welchem Preis? (Stem Cells as Promising Elements of Biomedical Research – At What Price?) In: Jahrbuch 2000/2001, Wissenschaftszentrum Nordrhein-Westfalen, J.C.C. Bruns Betriebs-GmbH, Minden, 2001, 81-86

Implementation of Decisions of International Courts, in: Center for Oceans Law and Policy - Current marine environmental issues and the international tribunal for the law of the sea (eds. M. H. Nordquist and J. Norton Moore), Kluwer Law International, Den Haag, 2001, 103-112

Biodiversität – juristische, insbesondere völkerrechtliche Aspekte ihres Schutzes (Biodiversity – Legal, Especially International Law Aspects of its Protection), in: Biodiversität – Wissenschaftliche Grundlagen und gesetzliche Relevanz, Wissenschaftsethik und Technikfolgenbeurteilung (Biodiversity – Scientific Principles and Legal Relevance, Ethics of Science and the Assessment of Technological Consequences) (eds. P. Janich, M. Gutmann and K. Prieß), Publication Series of the „Europäischen Akademie zur Erforschung von Folgen wissenschaftlich-technischer Entwicklung“, vol. 10, Springer Verlag, Berlin/Heidelberg, 2001, 417-443

The Reporting System under International Human Rights Agreements – From the Collection of Information to Compliance Assistance, in: Towards a better Implementation of International Humanitarian Law (ed. M. Bothe), Bochumer Schriften zur Friedenssicherung und zum humanitären Völkerrecht, vol. 43, Berlin Verlag Arno Spitz GmbH, Berlin, 2001, 19-27

Völkerrechtliche Beurteilung des Handels mit Emissionsrechten (Trade with Emission Rights from the Perspective of International Law), in: Klimaschutz durch Emissionshandel (Climate Protection by Emission Trade), Achte Osnabrücker Gespräche zum deutschen und europäischen Umweltrecht am 26./27. April 2001 (8th Osnabrück Talks on German and European Environmental Law on 26/27 April 2001) (ed. H.-W. Rengeling), Schriften zum deutschen und europäischen Umweltrecht, vol. 26, Carl-Heymanns Verlag KG, München, 2001, 189-203

Auswärtige Beziehungen und Verteidigungspolitik (Foreign Relations and Defense Policy), in: Festschrift 50 Jahre Bundesverfassungsgericht (eds. Peter Badura and H. Dreier), vol. 2, Klärung und Fortbildung des Verfassungsrechts, Verlag Mohr Siebeck, Tübingen, 2001, 693-718

International Instruments for the Protection of the World Climate and Their National Implementation, in: Global Biogeochemical Cycles in the Climate System, Academic Press, 2001, 295-301

Coordination among Multilateral Agreements through Treaty Provisions, in: Goettingen Workshop 10 – 11 December 2001, Germany, 19-30

The UN Experience in Modern Intervention, in: International Intervention – Sovereignty versus Responsibility (ed. M. Keren and D. A. Sylvan), Frank Cass & Co. Ltd., London, 2002, 95-113

Die Taliban – ein Subjekt des Völkerrechts? (The Taliban – a Subject of International Law?) (with C. Philipp), in: Praxis-Handbuch UNO, Die Vereinten Nationen im Lichte globaler Herausforderung (ed. S. v. Schorlemer), Springer Verlag, Berlin, 2003, 145-156

Die Reform der Friedensmissionen der Vereinten Nationen und ihre Umsetzung nach deutschem Verfassungsrecht (Reforming the United Nations Peace Missions and Realizing

them under German Constitutional Law) (with S. Vöneky), in: *ZaöRV*, vol. 62, issue 3, 2002, 570-640

Terrorismus-Bekämpfung auf See (Fighting Terrorism at Sea), in: *Hansa – International Maritime Journal*, vol. 140, April 2003, 12-16

Internationales Umwelthaftungsrecht: Schaffung einer konsistenten Gesamtkonzeption, in: *Texte-Veröffentlichung – Haftung als Instrument des Umweltschutzes (Liability as an instrument of environmentalism)*, Bd. 44, Umweltbundesamt, Berlin, 2003, 25-30

Protection of Cultural Property in Armed Conflict, in: *Israel Yearbook on Human Rights* (ed. Y. Dinstein), vol. 32, 2003, 305-338

Le régime de l'Antarctique et les Etats tiers (The Antarctic regime and third States), in: *Mélanges offerts à I. Lucchini et J.-P. Quéneudec (Liber Amicorum in honour of I. Lucchini and J.-P. Quéneudec) (La mer et son droit)*, Pédone, Paris, 2003, 695-704

Fighting Terrorism at Sea: Options and Limitations under International Law, in: *Verhandeln für den Frieden. Negotiating for Peace. Liber Amicorum Festschrift zu Ehren von Prof. Tono Eitel* (eds. J.A. Frowein, K. Scharioth, I. Winkelmann and R. Wolfrum), *Beiträge zum ausländischen öffentlichen Recht und Völkerrecht*, vol. 162, Springer, Heidelberg, 2003, 649-668

Das Verbot der Diskriminierung aufgrund von Rasse, Herkunft, Sprache oder Hautfarbe im Völkerrecht (Prohibition of the Discrimination Because of Race, Origin, Language or Colour of the Skin in Public International Law), in: *Gleichheit und Nichtdiskriminierung im nationalen und internationalen Menschenrechtsschutz (Equality and Non-discrimination in National and International Human Right Protection)* (ed. R. Wolfrum), *Beiträge zum ausländischen öffentlichen Recht und Völkerrecht*, vol. 165, Springer, Heidelberg, 2003, 215-231

Umweltschutz und Entwicklungspolitik (Environmental Protection and Development Policy) (with Nicola Vennemann), in: *Handbuch zum europäischen und deutschen Umweltrecht (Handbook of the European and German Environmental Law) (EUDUR)* (ed. Hans-Werner Rengeling), 2. edition, vol. 1, Carl Heymanns Verlag KG, München, 2003, 1791-1821

Customary international law – Comments on chapter 10 and 11, in: *United States Hegemony and the Foundation of International Law* (eds. Michael Byers and Georg Nolte), Cambridge University Press, Cambridge, 2003, 348

The Attack of September 11, 2001, the Wars Against the Taliban and Iraq: Is There a Need to Reconsider International Law on the Recourse to Force and the Rules in Armed Conflict? in: *Max Planck Yearbook of United Nations Law* (eds A. von Bogdandy and R. Wolfrum), vol. 7, 2003, 1-78

Föderalismus als Beitrag zur Friedenssicherung: Überlegungen zu einer Verfassung für Zypern und den Sudan (Federalism as a Contribution to Securing Peace: Reflections on constitutions for Cyprus and Sudan), in: *Der Staat des Grundgesetzes – Kontinuität und Wandel. Festschrift für Peter Badura zum siebzigsten Geburtstag* (eds. M. Brenner, P.M. Huber and M. Möstl), Mohr Siebeck, Tübingen, 2003, 1245-1263

Jochen Abr. Frowein zum 70. Geburtstag (Jochen Abr. Frowein on his 70 Birthday), in: *Archiv des öffentlichen Rechts*, vol. 129, issue 3, 2004, 330-332

Who is Protected by Human Rights Conventions? Protection of the Embryo vs. Scientific Freedom and Public Health (with Silja Vöneky) in: *Human Dignity and Human Cloning* (eds. S. Vöneky and R. Wolfrum), Martinus Nijhoff Publishers, Leiden/Boston, 2004, 133-144

Die EG und das Meer: Versuch einer Neubewertung (The EC and the Sea: An attempt at re-evaluation), in: *Archiv des Völkerrechts*, vol. 42, Mohr Siebeck, Tübingen, 2004, 67-79

Genfer Recht und Bagdader Realität (Geneva Law and Baghdad Reality), *Frankfurter Allgemeine Zeitung*, 28. Mai 2004, 8

Völkerrechtlicher Rahmen für die Erhaltung der Biodiversität (Public International Law Framework for the Maintenance of Biodiversity), in: *10 Jahre Übereinkommen über die biologische Vielfalt* (eds. N. Wolff and W. Köck), *Umweltrechtliche Studien*, vol. 33, Nomos Verlagsgesellschaft, Baden-Baden, 2004, 18-35

Reflections on the Protection of Cultural Property in Armed Conflict, in: *Festschrift für Erik Jayme*, (ed. H.-P. Mansel), Sellier European Law Publishers, München, 2004, 1789-1800

Presentation to His Excellency Shigeru Oda – Judge at the International Court of Justice – of the *Liber Amicorum* in His Honor (with Nisuke Ando, Edward McWhinney, Michael Reisman), in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 64, 2004, 145-162

American-European Dialogue: Different Perceptions of International Law – Introduction, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 64, 2004, 255-262

O Princípio da Precaução (The Precautionary Principle), in: *Princípio da Precaução* (eds. M. Dias Varella and A. Flávia Barros Platiau), Belo Horizonte, Del Rey, 2004, 13-28

Schutzklausel bei Elektrizitäts- und Gasimporten (Safeguard Clause for Import of Electricity and Gas) (with V. Röben), in: *Berliner Kommentar zum Energierecht*, Verlag Franz Vahlen, München, 2004, 1111-1119

Prosecution of International Crimes by International and National Criminal Courts: Concurring Jurisdiction, in: *Studi di Diritto Internazionale in Onore di Gaetano Arangio-Ruiz*, vol. 3, Editoriale scientifica, Napoli, 2004, 2199-2209

Das Streitbeilegungssystem des Seerechtsübereinkommens (The Dispute Settlement System of the Convention on the Law of the Sea), in: *Veröffentlichungen des Walther-Schücking-Instituts für Internationales Recht an der Universität Kiel* (ed. A. Zimmermann), vol. 149, Berlin, 2004, 87-105

Internationale Verbrechen vor internationalen und nationalen Gerichten: Die Verfolgungskompetenzen des Internationalen Strafgerichtshofs – ein Fortschritt oder ein Rückschritt in der Entwicklung? (International Crimes Tried by International and National Courts: The International Criminal Court's Competences to Pursue – Progress or Regress?), in: *Menschengerechtes Strafrecht – Festschrift für Albin Eser zum 70. Geburtstag*, Verlag C.H. Beck, München, 2005, 977-987

Aspekte des Schutzes von Minderheiten unter dem Europäischen Menschenrechtsschutzsystem (Aspects of the Protection of Minorities in the European System for the Protection of Human Rights), in: *Internationale Gemeinschaft und Menschenrechte – Festschrift für Georg Ress zum 70. Geburtstag am 21. Januar 2005*, Carl Heymanns Verlag, 2005, 1109-1119

Introduction, in: *Developments of International Law in Treaty Making* (eds. R. Wolfrum and V. Röben), *Beiträge zum ausländischen öffentlichen Recht und Völkerrecht*, Springer Verlag, vol. 177, 2005, 1-13

State responsibility for private actors: An old problem of renewed relevance, in: *International Responsibility Today* (ed. M. Ragazzi), Brill NV, 2005, 423-434

Presentation on the Subject of the Whole Workshop, in: *Maritime Safety – Current Problems of Use of the Baltic Sea. Conference in Cooperation with the International Tribunal for the Law of the Sea*, April 21st-23rd, 2004 (ed. U. Karpen), *Nomos*, 2005, 133-137

Reflections on the Development of International Treaty Law under the Auspices of the United States Hegemony and Globalization, *Austrian Review of International and European Law*, vol. 8, 2003, Brill NV, 2005, 229-234

Iraq – from Belligerent Occupation to Iraqi Exercise of Sovereignty: Foreign Power versus International Community Interference, in: *Max Planck UN Yearbook*, vol. 9, 2005, 1-45

International Administration in Post-Conflict Situations by the United Nations and Other International Actors, in *Max Planck UN Yearbook*, vol. 9, 2005, 649-696

Elements of Coherency in the Conception of International Environmental Liability Law (with P. Minnerop), in: *Environmental Liability in International Law: Towards a Coherent Conception* (eds. R. Wolfrum, C. Langenfeld and P. Minnerop), Erich Schmidt Verlag, Berlin, 2005, 495-512.

Reflections on the Development of International Treaty Law under the Auspices of the United States Hegemony and Globalization, in: *Austrian Review of International and European Law*, vol. 8, Martinus Nijhoff Publishers Leiden/Boston, 2005, 229-234

Der Kampf gegen eine Verbreitung von Massenvernichtungswaffen: Eine neue Rolle für den Sicherheitsrat (The fight against a spread of weapons of mass destruction: A new role for the Security Council), in: *Weltinnenrecht – Liber amicorum Jost Delbrück* (eds. K. Dicke et al.), *Veröffentlichungen des Walther-Schücking-Instituts für Internationales Recht an der Universität Kiel*, vol. 155, Verlag Duncker & Humblot, Berlin, 2005, 865-876

Der Schutz der Umwelt im bewaffneten Konflikt (The protection of the environment in the armed conflict), in: *Recht – Kultur – Finanzen, Festschrift für Reinhard Mußnug zum 70. Geburtstag* (eds. Klaus Grupp and Ulrich Hufeld), C.F. Müller Verlag, Heidelberg, 2005, 295-304

The Admissibility of Land-Based Tourism in Antarctica under International Law (with Silja Vöneky und Jürgen Friedrich), in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, vol. 65, 2005, 735-740

The Framework Convention on Climate Change and the Kyoto Protocol (with Jürgen Friedrich), in: *Ensuring Compliance with Multilateral Environmental Agreements – A Dialogue between Practitioners and Academia*, vol. 2, Martinus Nijhoff Publishers, Leiden/Boston, 2006, 53-68

The right of Mongolia under Dschingis Khan and his successors: The meaning of law in non-national societies, in: *Verfassung und Recht in Übersee: Law and Politics in Africa Asia and Latin America*, vol. 39, *Nomos*, 2006, 5-17

The Role of International Dispute Settlement Institutions in the Delimitation of the Outer Continental Shelf, in: *Maritime Delimitation* (eds. Rainer Lagoni and Daniel Vignes), Koninklijke Brill, 2006, 19-31

Agreement Establishing the World Trade Organization – Article IX WTO Agreement, in: *WTO – Institutions and Dispute Settlement* (eds. R. Wolfrum, P.-T. Stoll and K. Kaiser), Martin Nijhoff Publishers, Leiden/Boston, 2006, 106-122

Understanding on Rules and Procedures – Article 25 DSU, in: *WTO – Institutions and Dispute Settlement* (eds. R. Wolfrum, P.-T. Stoll and K. Kaiser), Martin Nijhoff Publishers, Leiden/Boston, 2006, 566-571

Solidarity amongst States: An Emerging Structural Principle of International Law, in: *Common Values in International Law* (eds. P.-M. Dupuy, B. Fassbender, M. N. Shaw, K.-P. Sommermann), N. P. Engel Verlag, Kehl, 2006, 1087-1101

International Tribunal for the Law of the Sea, in: *Deutsche RichterZeitung*, vol. 84 issue 6, Carl Heymanns Verlag, 2006, 188-189

Grundgesetz und Außenpolitik (Constitutional Law and Foreign Policy), in: *Handbuch zur deutschen Außenpolitik* (eds. S. Schmidt, G. Hellmann, R. Wolf), VS Verlag für Sozialwissenschaften / GWV Fachverlage GmbH, Wiesbaden, 2006, 157-168

Legitimacy in International Law, in: *The Law of International Relations – Liber Amicorum Hanspeter Neuhold* (eds. A. Reinisch and U. Kriebaum), Eleven International Publishing, Utrecht, 2007, 471-482

Antarctica: A Case for Common Implementation Of Environmental Standards, in: *Promoting Justice, Human Rights and Conflict Resolution through International Law, Liber Amicorum Lucius Caflisch* (ed. M. G. Kohen), Koninklijke Brill NV, Leiden, 2007, 809-819

The Taking and Assessment of Evidence by the European Court of Human Rights, in: *Human Rights, Democracy and the Rule of Law (Liber amicorum Luzius Wildhaber)* (eds. S. Breitenmoser, B. Ehrenzeller, M. Sassòli; W. Stoffel and B. Wagner Pfeifer), Dike/Nomos, Zürich/Baden-Baden, 2007, 915-924

Völkerrecht (International Law), in: *Rechtswissenschaft und Rechtsliteratur im 20. Jahrhundert (Mit Beiträgen zur Entwicklung des Verlages C.H. Beck)* (ed. D. Willoweit), Verlag C.H. Beck, München, 2007, 1053-1059

The Tenth Anniversary of the International Tribunal for the Law of the Sea, in: *Revista Română de Drept Internațional/Romanian Journal of International Law*, issue 3, 2006, C.H. Beck Publishing House, Bucharest, 2006, 66-78

Law of Nomadic Peopole, in: *Das Weltreich der Mongolen*, (ed. U. B. Barkmann), Centre for Mongol Studies, National University of Mongolia, 2007, 266-276

Article XI GATT 1994 General Elimination of Quantitative Restrictions, in: *WTO-Technical Barriers and SPS Measures* (eds. R. Wolfrum, P.-T. Stoll and A. Seibert-Fohr), Koninklijke Brill NV, Leiden/Boston, 2007, 46-60

Article XX GATT 1994 General Exceptions (Introduction), in: *WTO-Technical Barriers and SPS Measures* (eds. R. Wolfrum, P.-T. Stoll and A. Seibert-Fohr), Koninklijke Brill NV, Leiden/Boston, 2007, 61-65

Article XX GATT 1994 General Exceptions (Chapeau), in: WTO-Technical Barriers and SPS Measures (eds. R. Wolfrum, P.-T. Stoll and A. Seibert-Fohr), Koninklijke Brill NV, Leiden/Boston, 2007, 66-79

The Adequacy of International Humanitarian Law Rules on Belligerent Occupation: To what extent may Security Council Resolution 1483 be considered a model for adjustment?, in: International Law and Armed Conflict: Exploring the Faultlines (Essays in Honour of Yoram Dinstein) (eds. M. Schmitt, J. Pejic), Martinus Nijhoff Publishers, Leiden/Boston, 2007, 497-508

Taking and Assessing Evidence in International Adjudication, in: Law of the Sea, Environmental Law and Settlement of Disputes (eds. R. Wolfrum und T. M. Ndiaye), Koninklijke Brill NV, Leiden/Boston, 2007, 341-356

Enforcement of International Humanitarian Law, in: The Handbook of International Humanitarian Law (Second Edition) (ed. D. Fleck), Oxford University Press, Oxford, 2008, 675-722

Legitimacy of International Law from a Legal Perspective: Some Introductory Considerations, in: Legitimacy in International Law (eds. R. Wolfrum and V. Röben), Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, vol. 194, Springer Verlag, Heidelberg, 2008, 1-24

A Tribute to Louis Sohn, in: The George Washington International Law Review, Vol. 39, Number 3, 2007, The George Washington University, 675-684

Part II General Obligations and Disciplines, in: WTO – Trade in Services (eds. R. Wolfrum, P.-T. Stoll and C. Feinäugle), Koninklijke Brill NV, Leiden/Boston, 2008, 71-91

Ansätze eines allgemeinen Verwaltungsrechts im internationalen Umweltrecht, in: Allgemeines Verwaltungsrecht – zur Tragfähigkeit eines Konzepts (eds. H.-H. Trute, T. Groß, H. C. Röhl and C. Möllers), Mohr Siebeck, Tübingen, 2008, 665-679

Foreign Relations – Is There Room for International Law?, in: DAJV Newsletter, vol. 33, issue 4, 2008, 159-161

The Settlement of Disputes Before the International Tribunal for the Law of the Sea – A Progressive Development of International Law or Relying on Traditional Mechanisms, in: Japanese Yearbook of International Law, vol. 51, International Law Association of Japan, Tokyo, 2008, 140-163

Liability for Environmental Damage in Antarctica: Supplement to the Rules on State Responsibility or a Lost Opportunity?, in: International Law between Universalism and Fragmentation (Festschrift in Honour of Gerhard Hafner) (eds. I. Buffard, J. Crawford, A. Pellet, S. Wittich), Koninklijke Brill NV, Leiden/Boston, 2008, 817-828

Legitimacy of International Law and the Exercise of the International Seabed Authority, the International Maritime Organization (IMO) and International Fisheries Organizations, in: The Exercise of Public Authority by International Institutions Advancing International Institutional Law (eds. Armin von Bogdandy, Rüdiger Wolfrum, Jochen von Bernstorff, Philipp Dann, Matthias Goldmann), Springer Verlag, Heidelberg, 2008, 917-940

The Antarctic Liability Regime (together with Sarah Wolf), in: The Antarctic legal system (eds. Gianfranco Tamburelli), Giuffrè, Milano, 2008, 161-183

Die Bedeutung des Diskriminierungsverbots für wirtschaftliche, soziale und kulturelle Rechte, in: Praxis des internationalen Menschenrechtsschutzes – Entwicklung und Perspektiven (liber amicorum Eibe Riedel) (eds. Dirk Hanschel), Boorberg, 2008, 43-53

Kosovo: Some Thoughts on its Future Status, in: Multiculturalism and International Law (eds. Sienho Yee and Jacques-Yvan Morin), Koninklijke Brill NV, Leiden/Boston, 2009, 561-574

Freedom of Navigation: New Challenges, in: Freedom of Seas, Passage Rights and the 1982 Law of the Sea Convention (eds. M. H. Nordquist, T. T. B. Koh and J. Norton Moore), Martinus Nijhoff Publishers, 2009, 79-101

Enforcement of International Humanitarian Law (with Dieter Fleck), in: The Handbook of International Humanitarian Law (ed. D. Fleck), 2. edition, Oxford University Press, 2008, 675-722

Solidarity amongst States: An Emerging Structural Principle of International Law, in: Indian Journal of International Law, vol. 49, issue 1, 2009, 8-20

The Arctic in the Context of International Law, in: Zeitschrift für ausländisches öffentliches Recht und Völkerrecht, vol. 69, issue 3, 2009, 533-543

The Delimitation of the Outer Continental Shelf: Procedural Considerations, in: Liber amicorum Jean-Pierre Cot, Bruylant Bruxelles, 2009, 349-366

Legitimacy of International Law and the Exercise of Administrative Functions: The Example of the International Seabed Authority, the International Maritime Organization (IMO) and International Fisheries Organizations, in: The Exercise of Public Authority by International Institutions (eds. A. von Bogdandy, R. Wolfrum, J. von Bernstorff, P. Dann and M. Goldmann), Springer, Heidelberg, 2010, 917-940

Energie aus dem Meer: in: Vielfalt des Energierechts (eds. Wolfgang Löwer), Bonn University Press, 2009, 9-25

The Arctic in the Context of International Law in: New Chances and New Responsibilities in the Arctic Region, (eds. G. Witschel, I. Winkelmann, K. Tiroch and R. Wolfrum) Berliner Wissenschafts-Verlag GmbH, 2010, 37-47

Klimaschutz im Völkerrecht, in: Blickpunkt Klimawandel – Gefahren und Chancen (ed. A. Fuchs), Delius Klasing Verlag, 2010, 195-211

Cultural Rights und Protection of Minorities, in: Handbuch der Grundrechte in Deutschland und Europa, (eds. Detelf Mertens and Hans-Jürgen Papier), 2010, 255-277

Piraterie: Effizienter Einsatz des Weltrechtsprinzips oder international Gerichtsbarkeit, in: Recht – Wirtschaft – Strafe, Festschrift für Erich Samson zum 70. Geburtstag (eds. Wolfgang Joecks, Heribert Ostendorf, Thomas Rönnau, Thomas Rotsch, Roland Schmitz), 2010, 219-229

Article XX: General Exceptions, in: WTO – Trade in Goods (eds. Rüdiger Wolfrum, Peter-Tobias Stoll, Holger P. Hestermeyer) Koninklijke Brill NV, 2010, 544-559

Article XI: General Elimination of Quantitative Restrictions, in: WTO – Trade in Goods (eds. Rüdiger Wolfrum, Peter-Tobias Stoll, Holger P. Hestermeyer) Koninklijke Brill NV, 2010, 282-295

Hydrographische Dienste als Akteure des Internationalen Rechts, in: *Nutzung und Ordnung der Meere*, Festgabe für Peter Ehlers zum 65. Geburtstag (eds. Ingelore Hering, Rainer Lagoni, Marian Paschke), Lit Verlag, Hamburg/Münster, 2010, 39-44

Obligation of Result Versus Obligation of Conduct: Some Thoughts About the Implementation of International Obligations, in: *Looking to the Future, Essays on International Law in Honor of W. Michael Reisman* (eds. Mahnoush H. Arsanjani, Jacob Katz Cogan, Robert D. Sloane, Siegfried Wiessner), Nijhoff, Leiden, 2011, 363-382

Enforcing Community Interests Through International Dispute Settlement: Reality or Utopia? In: *From Bilateralism to Community Interest, Essays in Honour of Judge Bruno Simma* (eds. Ulrich Fastenrath, Rudolf Geiger, Daniel-Erasmus Khan, Andreas Paulus, Sabine von Schorlemer, Christoph Vedder), Oxford University Press, 2011, 1132-1145

Freedom of Scientific Research and Human Rights, in: *Nova Acta Leopoldina* 113, issue 387, 2011, 35-38

Common Interests in the Ocean, in: *Science Diplomacy: Antarctica, Science, and the Governance of International Spaces* (eds. Paul McArthur Berkman, Michael A. Lang, David W. H. Walton, Oran R. Young), Washington D. C., 2011, 281-285

Das deutsche öffentliche Recht als notwendiger Wirkmechanismus des Völkerrechts: Das Beispiel des Meeresbodenbergbaugesetzes in: *Die Freiheit des Menschen Festschrift für Edzard Schmidt-Jortzig* (eds. Utz Schliesky, Christian Ernst and Sölke Schultz), C. F. Müller, Heidelberg, 2011, 679-691

Common Heritage of Mankind, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. II, Oxford University Press, Oxford, 2012, 452-458

Consensus (with J. Pichon), in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. II, Oxford University Press, Oxford, 2012, 673-678

Co-operation, International Law of, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. II, Oxford University Press, Oxford, 2012, 783-792

Cultural Property, Protection in Armed Conflict, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. II, Oxford University Press, Oxford, 2012, 924-930

Ems-Dollard (with J.-C. Woltag), in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. III, Oxford University Press, Oxford, 2012, 407-411

Environment, Protection in Armed Conflict (with S. Vöneky), in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. III, Oxford University Press, Oxford, 2012, 509-519

General International Law (Principles, Rules and Standards), in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. IV, Oxford University Press, Oxford 2012, 344-368

Interim (Provisional) Measures of Protection, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. V, Oxford University Press, Oxford 2012, 298-310

- International Administrative Unions, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. V, Oxford University Press, Oxford 2012, 335-344
- International Courts and Tribunals, Evidence, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. V, Oxford University Press, Oxford 2012, 552-570
- International Law, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. V, Oxford University Press, Oxford 2012, 820-836
- Internationalization, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. VI, Oxford University Press, Oxford 2012, 221-227
- Legitimacy in International Law, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. VI, Oxford University Press, Oxford 2012, 808-814
- Sources of International Law, in: *The Max Planck Encyclopedia of Public International Law* (ed. R. Wolfrum), vol. IX, Oxford University Press, Oxford 2012, 299-313
- § 219 Deutschland in den Vereinten Nationen, in: *Handbuch des Staatsrechts* (eds. J. Isensee and P. Kirchhof), vol. X, C. F. Müller, Heidelberg 2012, 555-582
- § 221 Deutschland in Verteidigungsbündnissen, in: *Handbuch des Staatsrechts* (eds. J. Isensee and P. Kirchhof), vol. X, C. F. Müller, Heidelberg 2012, 619-638
- Advisory Opinions: Are they a Suitable Alternative for the Settlement of International Disputes? in: *International Dispute Settlement: Room for Innovations?* (eds. R. Wolfrum and I. Gätzschmann), Springer Verlag, Heidelberg 2012, 35-67
- United Nations Budget (with F. Lachenmann) (status as of January 2013) in: Rüdiger Wolfrum (ed.) *Max Planck Encyclopedia of Public International Law*, Oxford University Press, Oxford, 2008-, www.mpepil.com (last access: 13. March 2013)
- Friedenssysteme, in: *Leitgedanken, Festschrift Paul Kirchhof zum 70. Geburtstag* (eds. H. Kube et al.), C. F. Müller, Heidelberg, 2013, 447-455
- Interventions in Proceedings Before International Courts and Tribunals: To What Extent May Interventions Serve the Pursuance of the Community Interests?, in: *International Courts and the Development of International Law – Essays in Honour of Tullio Treves* (eds. N. Boschiero, T. Scovazzi, C. Pitea and C. Ragni), TMC Asser Press and Springer-Verlag, Berlin Heidelberg, 2013, 219-230
- Samuel Pufendorfs Blick auf die EU. Eine Hypothese, in: *Heidelberger Thesen zu Recht und Gerechtigkeit* (eds. C. Baldus, H. Kronke and U. Mager), Mohr Siebeck, Tübingen, 2013, 27-38
- The Prohibition of Discrimination in International Human Rights Treaties. The Development from an Accessory Norm to an Independent One?, in: *Mensch und Recht, Festschrift für Eibe Riedel zum 70. Geburtstag*, (eds. D. Hanschel, S. Graf Kielmansegg, U. Kischel, C. Koenig and R. A. Lorz) *Veröffentlichungen des Walther-Schücking-Instituts für Internationales Recht an der Universität Kiel*, vol. 183, Duncker & Humblot, Berlin, 2013, 209-219
- The Freedom of Religion: New, or Not so New, Challenges, in: *Der Staat im Recht, Festschrift für Eckart Klein zum 70. Geburtstag* (eds. M. Breuer, A. Epiney, A. Haratsch,

S. Schmahl and N. Weiß), *Schriften zum Öffentlichen Recht*, vol. 1232, Duncker & Humblot, Berlin, 2013, 1369-1378

Ad Hoc Chambers, in: *Governing Ocean Resources. New Challenges and Emerging Regimes. A Tribute to Judge Choon-Ho Park* (eds. J. M. Van Dyke, S. P. Broder, S. Lee and J.-H. Paik), Martinus Nijhoff Publishers, Leiden/Boston 2013, 275-283

The Use of Foreign Law in the Jurisprudence of the Constitutional Court of South Africa: Merits and Problems of a Comparative Law Approach, in: *L'Afrique et le droit international: Variations sur l'organisation internationale/Africa and International Law: Reflections on the International Organization*, Liber Amicorum Raymond Ranjeva, Editions Pedone, Paris, 2013, 381-391

Internationale Streitbeilegung als ein Element der Friedenssicherung, in: *Juristische Studiengesellschaft Karlsruhe, Jahresband 2012*, C.F. Müller, 2013, 103-121

Solidarity, in: *The Oxford Handbook of International Human Rights Law* (ed. Dinah Shelton), Oxford University Press, 2013, 401-419

A Survey of Challenges and Trends in the Context of International Water Law, in: *Water Law and Cooperation in the Euphrates-Tigris Region* (eds. Ayşegül Kibaroglu, Adele J. Kirschner, Sigrid Mehring and Rüdiger Wolfrum), Martinus Nijhoff Publishers, Leiden 2013, 3-19.

Solidarity from a Structural Principle to an International Agreement: Progress or Rather Regression? in: *Aus Kiel in die Welt: Kiel's Contribution to International Law* (eds. Jost Delbrück, Ursula Heinz, Kerstin Odendahl, Nele Matz-Lück und Andreas von Arnould), Duncker & Humblot, Berlin 2014, 201-213.

The contribution of the regulations of the International Seabed Authority to the progressive development of international environmental law, in: *Peaceful Order in the World's Oceans*, Brill Nijhoff, Leiden/Boston, 2014, 241-248.

The Impact of Article 300 of the UN Convention on the Law of the Sea on the Jurisdiction of International Courts and Tribunals, in: *Herausforderungen an Staat und Verfassung – Völkerrecht – Europarecht – Menschenrechte* (Liber Amicorum für Torsten Stein zum 70. Geburtstag (ed Christian Calliess), Nomos, Baden-Baden 2015, 383-392.

The Freedom of Navigation: Modern Challenges Seen from a Historical Perspective, in: *Law of the Sea, From Grotius to the International Tribunal for the Law of the Sea – Liber Amicorum Judge Hugo Caminos*, Brill Nijhoff, Leiden/Boston, 2015, 89-103.

The reception of international law in the German legal order: An introduction (with Holger Hestermeyer and Silja Vöneky), in: *The implementation of international law in Germany and South Africa*, Pretoria University Law Press, 2015, 2-22.