Laws

ASEAN

Agreement on Information Exchange and Establishment of Communication Procedures; Putrajaya, Malaysia, 2002

ASEAN Action Plan on Social Safety Nets, 2012

ASEAN Convention Against Trafficking in Persons, Especially Women and Children; Kuala Lumpur, Malaysia, 2015

ASEAN Convention on Counter-Terrorism; Cebu, Philippines, 2007

ASEAN Declaration on Joint Action to Counter Terrorism; Bandar Seri Begawan, Brunei Darussalam, 2001

ASEAN Declaration on Transnational Crime: Manila, Philippines, 1997

ASEAN Human Rights Declaration; Phnom Penh, Cambodia, 2012

ASEAN Treaty on Mutual Legal Assistance in Criminal Matters; Kuala Lumpur, Malaysia, 2004

Declaration of ASEAN Concord, Bali, Indonesia, 1976.

Joint Communiqué of the Second ASEAN Ministerial Meeting on Transnational Crime; Yangon, Myanmar, 1999

Southeast Asian Nuclear-Weapon-Free Zone Treaty; Bangkok, Thailand, 1995

Treaty of Amity and Cooperation in Southeast Asia Indonesia, Denpansar, Bali, 1976

Vientiane Action Programme; Vientiane, Laos, 2004

Zone of Peace, Freedom and Neutrality Declaration; Kuala Lumpur, Malaysia, 1971

EU

Consolidated version of the Treaty on European Union, OJ C 326, 26.10.2012, p. 13-46

Consolidated version of the Treaty on the Functioning of the European Union, OJ L. 326, 26.10.2012, p. 47-326.

Convention implementing the Schengen Agreement, OJ L 239, 22.9.2000, p. 19-62

Convention on Mutual Assistance in Criminal Matters between the Member States of the European Union; Brussels, Belgium, 2000

Council Framework Decision 2002/465/JHA of 13 June 2002 on joint investigation teams, OJ L 162, 20.6.2002, p. 1–3

- Council Framework Decision 2002/584/JHA of 13 June 2002 on the European arrest warrant and the surrender procedures between Member States, OJ L 190, 18.7.2002, p. 1–20
- Council Framework Decision 2006/960/JHA of 18 December 2006 on simplifying the exchange of information and intelligence between law enforcement authorities of the Member States of the European Union, OJ L 386, 29.12.2006, p. 89–100
- Council Framework Decision 2008/675/JHA of 24 July 2008 on taking account of convictions in the Member States of the European Union in the course of new criminal proceedings, OJ L 220, 15.8.2008, p. 32-34
- Council Framework Decision 2008/977/JHA of 27 November 2008 on the protection of personal data processed in the framework of police and judicial cooperation in criminal matters, OJ L 350, 30.12.2008, p. 60–71
- Council Framework Decision 2008/978/JHA of 18 December 2008 on the European evidence warrant for the purpose of obtaining objects, documents and data for use in proceedings in criminal matters, OJ L 350, 30.12.2008, p. 72–92
- Council Framework Decision of 13 June 2002 on combating terrorism, OJ L 164, 22.6.2002, p. 3-7
- Directive (EU) 2016/1919 of the European Parliament and of the Council of 26 October 2016 on legal aid for suspects and accused persons in criminal proceedings and for requested persons in European arrest warrant proceedings, OJ L 297, 4.11.2016, p. 1-2
- Directive (EU) 2016/343 of the European Parliament and of the Council of 9 March 2016 on the strengthening of certain aspects of the presumption of innocence and of the right to be present at the trial in criminal proceedings, OJ L 65, 11.3.2016, p. 1–11
- Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data, and repealing Council Framework Decision 2008/977/JHA, OJ L 119, 4.5.2016, p. 89–131
- Directive (EU) 2016/681 of the European Parliament and of the Council of 27 April 2016 on the use of passenger name record (PNR) data for the prevention, detection, investigation and prosecution of terrorist offences and serious crime, OJ L 119, 4.5.2016, p. 132-149
- Directive (EU) 2016/800 of the European Parliament and of the Council of 11 May 2016 on procedural safeguards for children who are suspects or accused persons in criminal proceedings, OJ L 132, 21.5.2016, p. 1–20
- Directive (EU) 2017/541 of the European Parliament and of the Council of 15 March 2017 on combating terrorism and replacing Council Framework Decision 2002/475/JHA and amending Council Decision 2005/671/JHA, OJ L 88, 31.3.2017, p. 6-21

Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA, OJ L 315, 14.11.2012, p. 51-73

Directive 2014/41/EU of the European Parliament and of the Council of 3 April 2014 regarding the European Investigation Order in criminal matters, OJ L 130, 1.5.2014, p. 1-4

European Convention of Human Rights; Rome, Italy, 1950

European Convention on Mutual Assistance in Criminal Matters; Strasbourg, France, 1959

EU-UK Trade and Cooperation Agreement, OJ L 444, 31.12.2020, p. 1486–1487.

EU-UK Withdrawal Agreement (2019/C 384 I/01), entered into force 01 February 2020.

Framework Agreement on Relations between the European Parliament and the Commission C5-349/2000, OJ C 121/122, 24.4.2001, p. 122

Protocol (No 25) on the exercise of shared competence, OJ 115, 9.5.2008, p. 0307

Protocol (No 3) on the statute of the Court of Justice of the European Union, OJ 115, 9.5.2008, p. 0210-0229

Germany

Act on International Cooperation in Criminal Matters, 1982, Federal Law Gazette I page 2071

Basic Law for the Federal Republic of Germany, 1949

German Code of Criminal Procedure, 1987, Federal Law Gazette Part I p. 1074-1319

Federal Data Protection Act, 2017, Federal Law Gazette I p. 2097), as last amended by Article 12 of the Act of 20 November 2019, Federal Law Gazette I, p. 1626

Guidelines for International Proceedings in CriminalMatters (Richtlinien für den Verkehr mit dem Ausland in strafrechtlichen Angelegenheiten), (BAnz. S. 10550)

Malaysia

Court of Juridicature Act 1964

Federal Constitution of Malaysia, 1957

Interpretation Act of 1967, Act 388

Malaysian Child Act of 2001, Act 611

Malaysian Criminal Procedure Code of 1937, Act 593

Malaysian Extradition Act 1992, Act 479

Malaysian Rules of Court 2012

Malaysian Subordinate Court Act of 1948, Act 92

Mutual Assistance in Criminal Matters Act of 2002, Act 621

Philippines

Executive Order No. 292, Administrative Code of the Philippines of 1987

Constitution of the Republic of the Philippines, 1987

Philippine Revised Rules of Court, 2000

Philippine Rules of Civil Procedure, 1997

Philippine Rules of Criminal Procedure, 2000

Philippine Rules on Electronic Evidence, 2001

Republic Act No. 10071, Prosecutor Service Act of 2010

Republic Act No. 10168, Terrorism Financing Prevention and Suppression Act of 2012

Republic Act No. 10175, Cybercrime Prevention Act of 2012

Republic Act No. 157, Act Creating Bureau of Investgation of 1947

Republic Act No. 4200, Anti-Wiretapping Law of 1965

Republic Act No. 8792, Electronic Commerce Act of 2000

Republic Act No. 9160, Anti-Money Laundering Act of 2001

Republic Act No. 9372, Human Security Act of 2007

UK

Anti-Terrorism, Crime, and Security Act 2001, 2001 c. 24

Crime (International Co-operation) Act 2003, 2003 c. 32

Criminal Justice (European Investigation Order) Regulations 2017, 2017 No. 730

Criminal Justice Act 2003, 2003 c. 44

Criminal Justice and Public Order Act 1994, 1994 c.33

Criminal Procedure (Attendance of Witnesses) Act 1965, 1965 c. 69

Double Jeopardy (Scotland) Act 2011, 2011 asp 16

Human Rights Act 1998, 1998 c. 42

Police and Criminal Evidence Act 1984, 1984 c. 60

Youth Justice and Criminal Evidence Act 1999, 1999 c. 23

UN

Economic and Social Council resolutions, Resolution 1984/50 of 25 May 1984 International Covenant on Civil and Political Rights, Resolution 2200A (XXI) of 16 December 1966

Juriprudence

Amion v. Chiongson, AM No. RTJ-97-1371, 22 January 1999.

Animal Defenders v. UK (GC), 22 April 2013.

Arceta v. Mangrobang, G.R. No. 152895, 15 June 2004.

Asian Terminals v. Philam Life Insurance, G.R. Nos. 181163, 181262, 181319, 24 July 2013.

Associated Provincial Picture Houses v. Wednesbury Corporation [1948] 1 KB 223.

Bakar bin Ahmad v. Public Prosecutor [1968] 4 MC 294.

Bangayan v. Bangayan, G.R. Nos. 172777 and 172792, 19 October 2011.

Beltran v. Samson, G.R. No. 32025, 23 September 1929.

Borgers v. Belgium, (App 12005/86) (1991) Series A no. 214-B.

Brannigan and McBride v. United Kingdom, (Apps 14553/89, and 14554/89), 26 May 1993, Series A No. 258-B, (1994) 17 EHRR 539.

Brunner v. European Union Treaty, [1994] 1 CMLR 57.

Case C-156/93, European Parliament v. Commission (Re Genetically Modified Microorganisms in Organic Products, [1995] ECR I-2019.

Case C-65/93, European Parliament v. Council (Re Generalized Tariff Preferences), [1995] ECR I-643.

Case C-129/14 PPU, Spasic judgment (Re Ne Bis In Idem Principle).

Case C-658/11, European Parliament v. Council, EC:C:2014:2025.

Cerezo v. People of the Philippines, G.R. No. 185230, 01 June 2011.

Chahal v. United Kingdom, (App. 22414/93), 19 November 1996, (1997) 23 EHRR 413, ECHR 1996-V.

Chai Ah Kau v. Public Prosecutor, [1974] MLJ 2 191, 192, [1972-1974] SLR 609.

Chang Liang Sang &Ors v. Public Prosecutor, [1982] 2 MLJ 231, FC.

Chavez v. Court of Appeals, G.R. No. L-29169, 19 August 1968.

Clay and Feather International v. Lichaytoo, G.R. No. 193105, 30 May 2011.

Commissioner of Internal Revenue v. Court of Tax Appeals, G.R. No. 203403, 14 November 2018.

Congressman Garcia v. Executive Secretary, G.R. 157584, 02 April 2009.

Chua v. People of the Philippnes, G.R. No. 195248, 22 November 2017.

Danaharta Urus SdnBhd v. KekatongSdnBhd, [2004] 2 MLJ at 257.

Dato' Mohamed Hashim Shamsuddin v. Attorney General, Hong Kong [1986] 2 MLJ 112.

Datuk James Wong Kim Min [1976] MLJ 245.

De Freitas v. Permanent Secretary of Agriculture, Fisheries, Lands and Housing [1999] 1 AC 69.

Disini v. Secretary of Justice, G.R. No. 203335, 18 February 2014.

Doorson v. The Netherlands (App 20524/92) ECHR 1996-II [72].

Editions Plon v. France, 18 May 2004.

Esquillo v. People of the Philippines, G.R. No. 182010, 25 August 2010 (J. Bersamin, dissenting), citing Walder v. US, 347 US 62, 64-65 (1954).

Estrada v. Sandiganbayan, 421 Phil. 290, 430, 19 November 2001.

Go v. BangkoSentral ng Pilipinas, G.R. No. 178429, 23 October 2009.

Gonzales v. Hechanova, G.R. No. L-21897, 22 October 1963.

Government of the United States of America v. Purgunan, G.R. No. 148571, 24 September 2002.

Grimaldi v. Fonds des Maladies Professionelles, Case C-322/88, [1989] ECR 4407.

Gutang v. People of the Philippines, G.R. No. 135406, 11 July 2000.

Hashim Bin Saud v. Yahaya Bin Hashim [1977] 2 MLJ 116.

HM Magistrate v. Sinclair, [2014] HCJAC 131, para. 124-131.

Ho Wai Pang v. People of the Philippines, G.R. No. 176229, 19 October 2011.

Hon Ne Chan v. Honda Motor Co., G.R. No. 172775, 19 December 2007.

Huang v. Secretary of State for the Home Department [2007] UKHL 11.

Ichong v. Hernandez, 101 Phil. 1155 (1957).

Inacay v. People of the Philippines, G.R. 223506, 28 November 2016.

Integrated Bar of the Philippines v. Zamora, G.R. No. 141284, August 15, 2000, 338 SCRA 81.

Ireland v. United Kingdom, 18 January 1978, Series A No 25, (1979-80) 2 EHRR 25.

Jaa'far&Ors v. Public Prosecutor, [1961] MLJ 186.

Jalloh v. Germany, (App. 54810/00), 11 July 2006 [GC], (2007) 44 EHRR 667, ECHR 1996-IX.

Jamali bin Adnan v. Public Prosecutor [1986] 1 MLJ 162; [1985] CLJ (Rep) 167.

Jespers v. Belgium, (App 8403/78) (1981) 27 DR 61 [55].

Joint Cases C-404/15 and C-659/15 PPU PaiAranyosi and Robert Căldăraru, 05 April 2016.

KekatongSdnBhd v. DanahartaUrusSdnBhd, [2003] 3 MLJ 1.

Kuroda v. Jalandoni, 83 Phil. 171, 178 (1949).

Lee Gee Lam v. Timbalan Menteri Hal EhwalDalamNegeri, Malaysia and Anor [1993] 3 MLJ 265.

LiawKwaiWah v. Public Prosecutor, [1987] 2 MLJ 69, 71, SC.

Lo Ching v. Archbishop of Manila, 81 Phil. 101; Borovsky of Immigration, G.R. No. L-4362 (1951).

Loc Hock Seng v. Anor and Public Prosecutor, [1980] 2 MLJ 13, FC.

Lorrain Esme Osman v Attorney General of Malaysia [1986] 2 MLJ 288.

Matyjek v. Poland, (App 38184/03) ECHR 24 April 2007 [55].

Microsoft Corporation and Lotus Development Corporation v. Maxicorp, Inc., G.R. No. 140946, 13 September 2004, 438 SCRA 224, 225.

Miranda v. Arizona, 384 U.S. 436, 467-468 (1966).

Nolasco v. Paño, G.R. No. L-69803, 08 October 1985 (J. Teehankee, separate).

Okabe v. Gutierrez, G.R. No. 150185, 27 May 2004.

Ong Lai Kim v. Public Prosecutor, [1991] 3 MLJ 111, 115.

Ooi Ah Phua v. Officer-in-Charge of Criminal Investigations, Kedah/Perlis [1975] 2 MLJ 198.

PalaniappaChettiar v. ArunasalamChettiar, FM Civil Appeal No. 34 of 1958, [1961] MLJ ••ii.

Parliament v. Council (case C-65/93).

Paulin v. Gimenez, G.R. No. 103323, 21 January 1993, 217 SCRA 386, 389.

People of the Philippines v. Alicando, G.R. No. 117487, 12 December 1995.

People of the Philippines v. Bandin, G.R. No. 104494, 10 September 1993.

People of the Philippines v. Barasina, G.R. No. 109993, 21 January 1994.

People of the Philippines v. Canton, G.R. No. 148825, 27 December 2002.

People of the Philippines v. Cogaed, G.R. No. 200334, 30 July 2014.

People of the Philippines v. Cogaed, G.R. No. 200334, 30 July 2014.

People of the Philippines v. de la Cruz, G.R. No. 118866-68, 17 September 1997.

People of the Philippines v. Flores, G. R. No. 128823-24, 27 December 2002.

People of the Philippines v. Gamboa, G.R. No. 91374, 25 February 1991.

People of the Philippines v. Holgado, G.R. No. L-2809, 22 March 1950.

People of the Philippines v. Mariacos, G.R. No. 188611, 16 June 2010.

People of the Philippines v. Nicandro, G.R. No. L-59378, 11 February 1986.

People of the Philippines v. Nicolas, G.R. No. 135877, 22 August 2002.

People of the Philippines v. Pavillare, G.R. No. 129970, 05 April 2000.

People of the Philippines v. Pavillare, G.R. No. 129970, 05 April 2000.

People of the Philippines v. Paynor, G.R. No. 116222, 9 September 1996

People of the Philippines v. Piedad, G.R. No. 131923, 05 December 2002.

People of the Philippines v. Pinlac, G.R. Nos. 74123-24, 26 September 1988.

People of the Philippines v. Romualdez, G.R. No. 166510, 23 July 2008.

People of the Philippines v. Sergio, G.R. No. 240053, 09 October 2019.

People of the Philippines v. Tan, G.R. No. 117321, 11 February 1998.

People of the Philippines v. Tan, G.R. No. 117321, 11 February 1998.

People v. Aruta, 351 Phil. 868, 880 (1998).

People v. dela Piedra, G.R. No. 121777, 24 January 2001, 350 SCRA 163.

People v. Echegaray, G.R. No. 117472, 25 June 1996.

People v. Tee, G.R. Nos. 140546-47, 20 January 2003.

Pharmaceutical and Health Care Association of the Philippines v. Duque, G.R. No. 173034, 09 October 2007.

PihakBerkuasaNegeri Sabah v. Sugumar Balakrishnan, [2002] 3 MLJ 72.

Pollo v. Constantino-David, G.R. No. 181881, 18 October 2011, 659 SCRA 189, 204-205.

Prudente v. Dayrit, G.R. No. 82870, 14 December 1989.

Public Prosecutor v. Chan Chuan and Amor, [1991] 2 MLJ 538, 540.

Public Prosecutor v. Lau KeeHoo, [1983] 1 MLJ 157, FC.

Public Prosecutor v. Lau Ngiik Yin, [2007] MLJU 668 at [4].

Public Prosecutor v. OttavioQuattrocchi, [2003] 2 CLJ 613.

Public Prosecutor v. Tan SweeHoon, [1993] 3 SLR 758, 762.

Public Prosecutor v. Teh Cheng Poh, [1978] 1 MLJ 68.

R (on application of C) v. Sevenoaks Youth Court [2009] EWHC 3008.

R (on application of D) v. Camberwell Green Youth Court [2005] 1 WLR 393.

R v. Lemsatef [1977] 2 All ER 835; Abdul Rahman v. Tan Jo Koh [1968] 1 MLJ 25, FC.

R v. Secretary of State for the Home Department [2001] 2 AC 532.

Ramli Bin Salleh v. Yahaya Bin Hashim [1973] 1 MLJ 54.

Republic v. Sandiganbayan, G.R. Nos. 112708-09, 29 March 1996.

Romualdez v. Sandiganbayan, G.R. No. 152259, 29 July 2004.

Roquette Freres v. Council (case 138/79); Maizena GmbH v. Council (case C-21/94).

Rowe and Davis v. United Kingdom (App 28901/95), 16 February 2000 [GC], (2000) 30 EHRR 1, ECHR 2000-II.

Sabio v. Senator Gordon, 535 Phil. 687, 714-715 (2006).

Salas v. Sta. Mesa Market Corporation, G.R. No. 157766, 12 July 2007.

Sarigumba v. Sandiganbayan, G.R. Nos. 154239-41, 16 February 2005.

Sau Soo Kim v. Public Prosecutor [1975] 2 MLJ 134; Fan Yew Teng v. Public Prosecutor, [1975] 2 MLJ 235.

Sebastian v. Garchitorena, G.R. No. 114028, 18 October 2000.

Secretary of Justice v. Lantion, G.R. No. 139465, 18 January 2000.

Sinnathurai Subramaniam v. Public Prosecutor, [2011] 5 CLJ 56, CA.

Soering v. United Kingdom [1989] 161 Eur. Ct. H.R.

Sugumar Balakrishnan v. PengarahImigresenNegeri Sabah, [1998] 3 MLJ 289.

Suruhanjaya Sekuriti v. Datuk Ishak Ismail [2016] 3 CLJ 19 FC.

T & V v. United Kingdom, (Apps. 24888/94 and 24724/94) 16 December 1999 [GC], (2000) 30 EHRR 121, ECHR 1999-IX.

Tan Sri Eric Chia Eng Hock v. PP [2007] 1 CLJ 565.

The Government of the State of Kelantan v. the Government of the Federation of Malaya and Tunku Abdul Rahman Putra Al-Haj, [1963] MLJ 355 (Federation of Malaya High Court).

Variola v. Amministrazione delle Finanze, Case 34/73, [1973] ECR 981.

Williams v. Twomey, 510 F2d 634, 640 (7th Cir 1975).

Other references

Abdulgani, Roeslan, The Bandung Connection: the Asia-Africa Conference in Bandung in 1955, Bandung, 1981.

- Abraham, Itty, From Bandung to NAM: Non-Alignment and Indian Foreign Policy, 1947–65, in: Commonwealth & Comparative Politics 46 (2008) 2, pp. 195-219.
- Acharya, Amitav, Asia is Not One, in: The Journal of Asian Studies 69 (2010) 04, pp. 1001-1013.
- Acharya, Amitav, Bandung Revisited: The Legacy of the 1955 Asian-African Conference for International Order, Singapore, 2008.
- Acharya, Amitav, Constructing a Security Community in Southeast Asia: ASEAN and the Problem of Regional Order, 3, London, 2014.
- Acharya, Amitav, Ideas, Identity and Institution-Building: Making Sense of the Asia-Pacific Way, in: The Pacific Review 10 (1997) 3, pp. 319-346.
- Acharya, Amitav, Regionalism and the Emerging World Order, in: New Regionalism in the Global Political Economy: Theories and Cases, 2003, pp. 20-32.
- Acharya, Amitav, Whose Ideas Matter?: Agency and Power in Asian Regionalism, New York, 2011.
- Acharya, Amitav/Tan, See Seng, The Normative Relevance of the Bandung Conference for Contemporary Asian and International Order, in: Acharya, Amitav/Tan, See Seng (Ed.), Bandung Revisited: The Legacy of the 1955 Asian-African Conference for International Order, Bd. 5, Singapore, 2008, pp. 1-16.
- Albers, Pim/Beauvais, Pascal/Bohnert, Jean-François /Böse, Martin/Langbroek, Philip/Renier, Alain/Wahl, Thomas, Towards a Common Evaluation Framework to Assess Mutual Trust in the Field of EU Judicial Cooperation in Criminal Matters, Hague, 2013.
- Alegre, Susan/Leaf, Marisa, Mutual Recognition in European Judicial Cooperation: A Step Too Far Too Soon? Case Study on the European Arrest Warrant, in: European Law Journal 10 (2004) 2, pp. 200-217.
- Alesina, Alberto/Perotti, Roberto, The European Union: a Politically Incorrect View, in: Journal of Economic Perspectives 18 (2004) 4, pp. 27-48.
- Amer, Ramses, Conflict Management and Constructive Engagement in ASEAN's Expansion, in: Third World Quarterly 20 (1999) 5, pp. 1031-1048.
- Anderson, Jeffrey, The European Union, the Soviet Union, and the End of the Cold War, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Second Edition, Oxford, 2014, pp. 255-273.
- Ang, Cheng Guan, The Bandung Conference and the Cold War International History of Southeast Asia, in: Acharya, Amitav/Tan, See Seng (Ed.), Bandung Revisited: The Legacy of the 1955 Asian-African Conference for International Order, Singapore, 2008, pp. 27-47.
- Anwar, Dewi Fortuna, Indonesia in ASEAN: Foreign Policy and Regionalism, Singapore, 1994.
- Apap, Joanna/Carrera, Sergio, Judicial Cooperation in Criminal Matters-European Arrest Warrant–A Good Testing Ground for Mutual Recognition in an Enlarged EU? CEPS Policy Briefs No. 46, February 2004, in: (2004), pp. 1-26.
- Appadorai, Angadipuram, The Asian Relations Conference in Perspective, in: International Studies 18 (1979) 3, pp. 275-285.

- Appadorai, Angadipuram, The Bandung Conference, in: India Quarterly: A Journal of International Affairs 11 (1955) 3, pp. 207-235.
- Argomaniz, Javier, Post-9/11 Institutionalisation of European Union Counter-Terrorism: Emergence, Acceleration and Inertia, in: European Security 18 (2009) 2, pp. 151-172.
- ASEAN Political-Security Department, Security Cooperation Division, ASEAN Documents on Combating Transnational Crime and Terrorism, Indonesia 2012.
- Aston, Nigel, Christianity and Revolutionary Europe, 1750-1830, Cambridge, 2002.
- *Bachmaier Winter, Lorena*, European Investigation Order For Obtaining Evidence in the Criminal Proceedings, in: Zeitschrift für Internationale Strafrechtsdogmatik 9 (2010), pp. 580-589.
- Bachmaier-Winter, Lorena, Transnational Evidence: Towards the Transposition of Directive 2014/41 Regarding the European Investigation Order in Criminal Matters, in: EUCrim 2015 (2015) 2, pp. 47-59.
- Bahrampour, Firouzeh, The Caning of Michael Fay: Can Singapore's Punishment Withstand the Scrutiny of International Law, in: Am. UJ Int'l L. & Pol'y 10 (1994), pp. 1075-1108.
- Barbé, Esther/Johansson-Nogués, Elisabeth, The EU as a Modest 'Force for Good': the European Neighbourhood Policy, in: International Affairs 84 (2008) 1, pp. 81-96.
- Bassiouni, M Cherif, International Criminal Law, Volume 2 Multilateral and Bilateral Enforcement Mechanisms, Leiden, 2008.
- Bassiouni, M Cherif, The Modalities of International Cooperation in Penal Matters, in: Bassiouni, M Cherif (Ed.), International Criminal Law, Bd. 2, Leiden, 2008, pp. 3-34.
- Becker, Elizabeth, When the War was Over: Cambodia and the Khmer Rouge Revolution, New York, 1998.
- Beeson, Mark, Institutions of the Asia Pacific: ASEAN, APEC, and Beyond, Oxon, 2008.
- Benda, Harry, The Structure of Southeast Asian History: Some Preliminary Observations, in: Journal of Southeast Asian History 3 (1962) 1, pp. 106-138.
- Bentele, Ursula, Back to an International Perspective on the Death Penalty as a Cruel Punishment: The Example of South Africa, in: Tul. L. Rev. 73 (1998), pp. 251-271.
- Best, Edward, The European Integration Process: An Example for Other Regions?, in: Ott, Andrea/Vos, Ellen (Ed.), Fifty Years of European Integration: Foundations and Perspectives, Cambridge, 2009, pp. 333-348.
- bin Musa, Dato'Abdul Razak/bin Jaafar, Dato' Umar Saifuddin, Mutual Legal Assistance and Recovery of Proceeds of Corruption, in: Ninth Regional Seminar on Good Governance for Southeast Asian Countries, Tokyo, 2016.
- Boister, Neil, An Introduction to Transnational Criminal Law, Oxford, 2012.

- Bono, Giovanni, The Impact of 11 September 2001 and the "War on Terror" on European Foreign and Social Policy: Key Issues and Debates, in: Bono, Giovanni (Ed.), The Impact of 9/11 on European Foreign and Security Policy, Brussels, 2006, pp. 7-26.
- Booth QC, Cherie, Proportionality and the Human Rights Act: A Year in Reflection, in: Amicus Curiae (2001) 38, pp. 3-11.
- Bose, Sarmila, Fading Echoes: Legacy of Empire and Democracy in India, in: Nicolaïdis, Kalypso/Sèbe, Berny/Maas, Gabrielle (Ed.), Echoes of Empire: Memory, Identity, and Colonial Legacies, London, 2017, pp. 47-62.
- Bovend'Eerdt, Koen, The Joined Cases Aranyosi and Caldararu: A New Limit to the Mutual Trust Presumption in the Area of Freedom, Security, and Justice, in: Utrecht J. Int'l & Eur. L. 32 (2016), pp. 112-121.
- Brands, Henry, Jr, From ANZUS to SEATO: United States Strategic Policy towards Australia and New Zealand, 1952–1954, in: The International History Review 9 (1987) 2, pp. 250-270.
- Bretherton, Charlotte/Vogler, John, The European Union as a Global Actor, London, 1999.
- Burke, Roland, "The Compelling Dialogue of Freedom": Human Rights at the Bandung Conference, in: Human Rights Quarterly 28 (2006) 4, pp. 947-965.
- Caballero-Anthony, Mely, The ASEAN Charter: An Opportunity Missed or One that Cannot Be Missed, in: Southeast Asian Affairs (2008), pp. 71-85.
- Caballero-Anthony, Mely, Regional Security in Southeast Asia: Beyond the ASEAN Way, Singapore, 2005.
- Casale, Davide, EU Institutional and Legal Counter-Terrorism Framework, in: Defence Against Terrorism Review 1 (2008) 1, pp. 49-78.
- Chesterman, Simon, Does ASEAN Exist? The Association of Southeast Asian Nations as an International Legal Person, in: Singapore Yearbook of International Law and Contributors 12 (2008), pp. 199-211.
- Chongkittavorn, Kavi, Covering ASEAN for Three Decades, in: Lee, Yoong Yoong (Ed.), ASEAN Matters! Reflecting on the Association of Southeast Asian Nations, Singapore, 2011, pp. 39-42.
- Christie, Clive A Modern History of Southeast Asia: Decolonization, Nationalism and Separatism, New York, 1998.
- *Christie, Jan Wisseman*, State Formation in Early Maritime Southeast Asia, in: Bijdragen tot de Taal-, Land- en Volkenkunde 151 (1995) 2, pp. 235-288.
- Cini, Michelle, From the Marshall Plan to EEC: Direct and Indirect Influences, in: Schain, Martin (Ed.), The Marshall Plan Fifty Years After, New York, 2001, pp. 13-37.
- Ciorciari, John, The Limits of Alignment: Southeast Asia and the Great Powers Since 1975, Washington D.C., 2010.
- Cockerham, Geoffrey B., Regional Integration in ASEAN: Institutional Design and the ASEAN Way, in: East Asia 27 (2009) 2, pp. 165-185.

- Coffey, Gerard, Post-Acquittal Retrials for Serious Offences in the Irish Criminal Justice Process: Lessons from England and Wales, in: (2013), pp.
- Collins, Roger, Early Medieval Europe 300–1000, 1999.
- Collins S.J, David, The Christian Church, 1370-1550, in: Scott, Hamish (Ed.), Oxford Handbook on Early Modern European History, 1350-1750, Volume 1: People and Places, Bd. 1, Oxford, 2015, pp. 543-570.
- Cooper, Frederick, Colonialism in Question: Theory, Knowledge, History, Berkley, 2005.
- Cotterell, Arthur, A History of Southeast Asia, Singapore, 2014.
- Couperus, Stefan/Kaal, Harm, Introduction: (Re) constructing Communities in Europe, 1918-1968, in: Couperus, Stefan/Kaal, Harm (Ed.), (Re) constructing Communities in Europe, 1918-1968: Senses of Belonging Below, Beyond and Within the Nation-state, New York, 2016, pp. 1-13.
- Craig, Paul, Institutions, Power, and Institutional Balance, in: Craig, Paul/De Burca, Grainne (Ed.), The Evolution of EU Law, Oxford, 2011, pp. 41-84.
- Craig, Paul/de Búrca, Grainne, EU Law: Text, Cases, and Materials, Fourth Edition, Oxford, 2008.
- Craig, Paul/de Búrca, Grainne, EU Law: Text, Cases, and Materials, Sixth Edition, Oxford, 2015.
- Craig, Paul/de Búrca, Grainne (Ed.), The Evolution of EU Law, Oxford, 2011.
- Cremona, Marise, External Relations and External Competence of the European Union, in: Craig, Paul/De Burca, Grainne (Ed.), The Evolution of EU Law, Oxford, 2011, pp. 217-268.
- Crozier, Andrew, Festina Lente: An Introductory Sketch of the History of ASEAN, in: Welfens, Paul/Knipping, Franz/Chirathivat, Suthiphand (Ed.), Integration in Asia and Europe: Historical Dynamics, Political Issues, and Economic Perspectives, Heidelberg, 2006, pp. 13-29.
- Curtin, Deirdre M/Dekker, Ige F, The European Union from Maastricht to Lisbon: Institutional and Legal Unity Out of the Shadows, in: Craig, Paul/De Burca, Grainne (Ed.), The Evolution of EU Law, Oxford, 2011, pp. 155-186.
- Davidson, Jamie/Kammen, Douglas, Indonesia's Unknown War and the Lineages of Violence in West Kalimantan, in: Indonesia (2002) 73, pp. 53-87.
- Davidson, Paul, ASEAN Features: The ASEAN Way and the Role of Law in ASEAN Economic Cooperation, in: Singapore Yearbook of International Law and Contributors 8 (2004), pp. 165-176.
- De Busser, Els/Riehle, Cornelia, News, in: EUCrim 2015 (2015) 2, pp. 34-46.
- De Hert, Paul, Division of Competencies Between National and European Levels with Regard to Justice & Home Affairs', in: Apap, Joanna (Ed.), Justice and Home Affairs in the EU. Liberty and Security Issues after Enlargement, Cheltenham (UK), 2004, pp. 55-102.
- De Hert, Paul/Aguinaldo, Angela, A leading role for the EU in drafting criminal law powers? Use of the Council of Europe for policy laundering, in: New Journal of European Criminal Law 10 (2019) 2, pp. 99-106.

- De Hert, Paul/Weis, Karen/Cloosen, Nathalie, The Framework Decision of 18 December 2008 on the European Evidence Warrant for the Purpose of Obtaining Objects, Documents and Data for Use in Proceedings in Criminal Matters A Critical Assessment, in: New Journal of European Criminal Law 1 (2009) 1, pp. 55-78.
- de Silva, Júlio Barbosa, The Speciality Rule in Cross-Border Evidence Gathering and in the European Investigation Order—Let's Clear the Air, in: ERA Forum 19 (2019) 3, pp. 485-504.
- Denza, Eileen, 2000 Convention on Mutual Assistance in Criminal Matters, The, in: Common Market L. Rev. 40 (2003), pp. 1047-1074.
- Department of Foreign Affairs, DFA statement on the stay of execution of Mary Jane Veloso, 2015, accessible via https://www.officialgazette.gov.ph/2015/04/29/dfa-statement-on-the-stay-of-execution-of-mary-jane-veloso/.
- Department of Foreign Affairs, Philippine Treaties Online, 2017, accessible via http://210.5.104.56/treaty/index.php?r=treaty/listalltreaties&Treaty_page=2&Tre aty_sort=category_id.
- Deutsch, Jan-Georg, Colonial Modernities: A View from the Imperial Verandah, c. 1880-1960, in: Nicolaïdis, Kalypso/Sèbe, Berny/Maas, Gabrielle (Ed.), Echoes of Empire: Memory, Identity, and Colonial Legacies, London 2017, pp. 35-46.
- Dewanto, Wisnu Aryo, Implementing Treaties in Municipal Courts, in: Mimbar Hukum-Fakultas Hukum Universitas Gadjah Mada 23 (2011) 1, pp. 1-18.
- *Di Floristella, Angela Pennisi*, The ASEAN Regional Security Partnership: Strengths and Limits of a Cooperative System, London, 2015.
- Di Floristella, Angela Pennisi Are Non Traditional Security Challenges Leading Regional Organizations Towards Greater Convergences The EU and ASEAN Security Systems in Comparative Perspective, in: A. Asia Eur J 11 (2013), pp. 21-38.
- Dickson, Brice, Human Rights and the United Kingdom Supreme Court, Oxford, 2013
- Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Second Edition, Oxford, 2014.
- Dingman, Roger, John Foster Dulles and the Creation of the South-East Asia Treaty Organization in 1954, in: The International History Review 11 (1989) 3, pp. 457-477.
- Dougan, Michael, Editor's Introduction, in: Dougan, Michael (Ed.), The UK After Brexit: Legal and Policy Challenges, Cambridge, 2017, pp. 1-12.
- *Douglas-Scott, Sionaidh*, The Rule of Law in the European Union--Putting the Security into the Area of Freedom, Security and Justice, in: 29 European Law Review (2004), pp. 219-238.
- Eder, Franz/Senn, Martin, Europe and Transnational Terrorism: An Introduction, in: Eder, Franz/Senn, Martin (Ed.), Europe and Transnational Terrorism: Assessing Threats and Countermeasures, Baden-Baden, 2008, pp. 13-20.
- Emmers, Ralf, ASEAN and the securitization of transnational crime in Southeast Asia, in: The Pacific Review 16 (2003) 3, pp. 419-438.

- Emmers, Ralf, The Securitization of Transnational Crime in ASEAN, Singapore, 2002.
- Emmerson, Donald, ASEAN's" Black Swans", in: Journal of Democracy 19 (2008) 3, pp. 70-84.
- Emmerson, Donald, "Southeast Asia": What's in a Name?, in: Journal of Southeast Asian Studies 15 (1984) 1, pp. 1-21.
- Esmaquel, Paterno II, ASEAN treaty helps save Mary Jane Veloso, Metro Manila 2015.
- Eurojust, Guidelines for "Which Jurisdiction Should Prosecute?", 2016.
- European Council, ASEAN-EU Plan of Action (2018-2022), Brussels, 2018.
- European Council, Joint statement of the 22nd EU-ASEAN ministerial meeting, Brussels 2010.
- European Judicial Network, Directive 2014/41/EU of 03 April 2014 regarding the European Investigation Order in Criminal Matters Competent Authorities and Languages, 15 December 2017, Brussel 2017.
- Evans, Paul, The Dialogue Process on Asia Pacific Security Issues: Inventory and Analysis, in: Studying Asia Pacific Security (Toronto and Jakarta: University of Toronto-York University Joint Centre for Asia Pacific Studies and Centre for Strategic and International Studies, 1994) (1994), pp. 297-318.
- Evans, Paul M, Human security and East Asia: In the beginning, in: Journal of East Asian Studies 4 (2004) 2, pp. 263-284.
- Faruqi, Shad Saleem, Exceptions to Double Jeopardy Protection, 2017, accessible via http://www.thestar.com.my/opinion/columnists/reflecting-on-the-law/2017/02/16/exceptions-to-double-jeopardy-protection-no-persons-should-be-imperilled -by-subsequent-criminal-pros/.
- Fernández-Armesto, Felipe, Exploration and Navigation, in: Scott, Hamish (Ed.), Oxford Handbook on Early Modern European History, 1350-1750, Volume 2: Cultures & Power, Oxford, 2015, pp. 173-199.
- Fifield, Russell The Five Principles of Peaceful Co-Existence, in: The American Journal of International Law 52 (1958) 3, pp. 504-510.
- Fifield, Russell Hunt, National and Regional Interests in ASEAN: Competition and Cooperation in International Politics, Singapore, 1979.
- Flers, Nicole, EU-ASEAN Relations: The Importance of Values, Norms and Culture, in: EU Center Singapore Working Paper No. 1 (2010), pp. 2-10.
- Fook, Lee Chong/Mansoor, Mazlifah/Hassan, Che Audah, Process of Criminal Justice Part II (Second Edition): Trial Proceedings, Sentencing, and Appeals, Singapore, 2010.
- Frost, Frank, Introduction: ASEAN since 1967—origins, evolution and recent developments, in: ASEAN into the 1990s, 1990, pp. 1-31.
- Funston, John, Challenges Facing ASEAN in a More Complex Age, in: Contemporary Southeast Asia (1999), pp. 205-219.
- G20, A Step-by-Step Guide for Requesting Mutual Legal Assistance in Criminal Matters from G20 Countries, 2012.

- Gaddis, John Lewis, Was the Truman Doctrine a Real Turning Point?, in: Foreign Affairs 52 (1974) 2, pp. 386-402.
- Gana Jr, Severino, Extradition and Legal Assistance: The Philippine Experience, in: 114th International Senior Seminar, Tokyo (2001).
- Ganesan, Narayanan, Rethinking ASEAN as a Security Community in Southeast Asia, in: Asian Affairs: An American Review 21 (1994) 4, pp. 210-226.
- Gáspár-Szilágyi, Szilárd, Joined Cases Aranyosi and Căldăraru: Converging Human Rights Standards, Mutual Trust and a New Ground for Postponing a European Arrest Warrant, in: European Journal of Crime, Criminal Law and Criminal Justice 24 (2016) 2-3, pp. 197-219.
- Gillespie, Alisdair, The English Legal System, Fifth Edition, Oxford, 2015.
- Glaubitz, Joachim, Anti-Hegemony Formulas in Chinese Foreign Policy, in: Asian Survey 16 (1976) 3, pp. 205-215.
- Goh, Gillian, The 'ASEAN Way', in: Stanford Journal of East Asian Affairs 3 (2003), pp. 113-118.
- Gordon, Michael, Brexit: The Relationship Between the UK Parliament and the UK Government, in: Dougan, Michael (Ed.), The UK After Brexit: Legal and Policy Challenges, Cambridge, 2017, pp. 15-33.
- *Gregoratti, Leonardo*, Roman Traders as a Factor of Romanization in Noricum and in the Easter Transalpine Region, in: Roselaar, Saskia (Ed.), Processes of Cultural Change and Integration in the Roman World, Leiden, 2015, pp. 239-252.
- *Griffiths, Robert*, Under the Shadow of Stagflation: European Integration in the 1970s, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Oxford, 2014, pp. 165-188.
- *Gupta*, *Akhil*, The Song of the Nonaligned World: Transnational Identities and the Reinscription of Space in Late Capitalism, in: Cultural Anthropology 7 (1992) 1, pp. 63-79.
- *Haacke, Jürgen*, ASEAN's Diplomatic and Security Culture: a Constructivist Assessment, in: International Relations of the Asia-Pacific 3 (2003) 1, pp. 57-87.
- Hamid, Abdul Ghafur/Sein, Khin Maung, Judicial Application of International Law in Malaysia: An Analysis, in: APYIHL 1 (2005), pp. 196.
- Harding, Andrew, The Constitution of Malaysia: A Contextual Analysis, Oxford, 2012.
- Harding, Andrew, Law, Government, and the Constitution of Malaysia, Oxford, 1996.
- Hartley, Trevor, European Union Law in a Global Context: Text, Cases and Materials, Cambridge, 2005.
- Healy, Róisín/Dal Lago, Enrico, Investigating Colonialism within Europe, in: Healy, Róisín/Dal Lago, Enrico (Ed.), The Shadow of Colonialism on Europe's Modern Past, London, 2014, pp. 3-22.
- Heard, Catherine/Mansell, Daniel, The European Investigation Order: Changing the Face of Evidence-Gathering in EU Cross-Border Cases, in: New Journal of European Criminal Law 2 (2011) 4, pp. 353-367.

- Hecker, Bernd, The EU and the Fight Against Organized Crime, in: Hauck, Pierre/Peterke, Sven (Ed.), International Law and Transnational Organized Crime, Oxford, 2016, pp. 63-83.
- Heisenberg, Dorothee, From the Single Market to the Single Currency, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Oxford, 2014, pp. 233-254.
- Hemmer, Christopher/Katzenstein, Peter J, Why Is There No NATO In Asia? Collective Identity, Regionalism, And The Origins Of Multilateralism, in: International Organization 56 (2002) 03, pp. 575-607.
- Hensengerth, Oliver, Regionalism in China-Vietnam Relations: Institution-Building in the Greater Mekong Subregion, Oxon, 2009.
- Hirst, John, Die Kürzeste Geschichte Europas, Hamburg, 2015.
- Horváth, Zoltán Handbook on the European Union, Budapest, 2005.
- Human Rights in ASEAN, DFA, DOJ officials to meet with Indon execs over Mary Jane Veloso case, 2015, accessible via https://humanrightsinasean.info/news/dfa -doj-officials-to-meet-with-indon-execs-over-mary-jane-veloso-case/.
- International Bar Association, The Death Penalty under International Law: A Background Paper to the IBAHRI Resolution on the Abolition of the Death Penalty, 2008, accessible via https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=14&ved=2ahUKEwjr3qr17czmAhWPh1wKHfUXASQQFjANegQIAhAC&url=https%3A%2F%2Fwww.ibanet.org%2FDocument%2FDefault.aspx%3FDocumentUid%3D5482860B-B9BC-4671-A60F-7B236AB9A1A0&usg=AOvVaw2g7bTBqeSkq62jVXMkA3QX23December 2019.
- *Ioannou-Naoum-Wokoun, Karin/Ruelling, Martin Helmuth*, The European Union: History, Institutions, Law, Politics, Bremen, 2010.
- Jacqué, Jean-Paul, Principle of Institutional Balance, The, in: Common Market L. Rev. 41 (2004), pp. 383-391.
- Jian, Chen, The Tibetan Rebellion of 1959 and China's Changing relations with India and the Soviet Union, in: Journal of Cold War Studies 8 (2006) 3, pp. 54-101.
- Kamal, Baizura, International Cooperation: Mutual Legal Assistance and Extradition, in: Sixth Good Governance Seminar for Southeast Asian Countries, Tokyo, 2012.
- Kelsall, Michell Staggs, The New ASEAN Intergovernmental Commission on Human Rights: Toothless Tiger or Tentative First Step, Honolulu, 2009.
- Kennedy, Dane, Imperial Parasitism: British Explorers and African Empires, in: Nicolaïdis, Kalypso/Sèbe, Berny/Maas, Gabrielle (Ed.), Echoes of Empire: Memory, Identity, and Colonial Legacies, London, 2017, pp. 17-28.
- Keohane, Robert O, Reciprocity in international relations, in: International organization 40 (1986) 1, pp. 1-27.
- King, Margaret, A Return to the Ancient World?, in: Scott, Hamish (Ed.), Oxford Handbook on Early Modern European History, 1350-1750, Volume 2: Cultures & Power, Oxford 2015, pp. 3-28.

- *Kivimäki, Timo*, The Long Peace of ASEAN, in: Journal of Peace Research 38 (2001) 1, pp. 5-25.
- Klimek, Libor, European Arrest Warrant, Cham, 2016.
- Klip, André, The Constitution for Europe and Criminal Law: a Step Not Far Enough, London, 2005.
- Klip, André, European Criminal Law, An Integrative Approach, 3rd, Cambridge, 2016.
- Komárek, Jan, European Constitutionalism and the European Arrest Warrant: In Search of the Limits of "Contrapunctual Principles", in: Common Mark. Law Rev. 44 (2007), pp. 9-40.
- Krstić, Tijana, Islam and Muslims in Europe, in: Scott, Hamish (Ed.), Oxford Handbook on Early Modern European History, 1350-1750, Volume 1: People and Places, Bd. 1, Oxford, 2015, pp. 670-693.
- Ku, Khemlin, International Cooperation: Mutual Legal Assistance and Extradition in Cambodia, in: Sixth Regional Seminar on Good Governance for Southeast Asian Countries, Fukuoka, 2013.
- Kulsudjarit, Kongpetch, Drug Problem in Southeast and Southwest Asia, in: Annals of the New York Academy of Sciences 1025 (2004) 1, pp. 446-457.
- Lang, Alessandra, Mutual Recognition and Mutual Trust, in: Pedrazzi, Marco/Viarengo, Ilaria/Lang, Alessandra (Ed.), Individual Guarantees in the European Judicial Area in Criminal Matters, Brussels, 2011, pp. 181-188.
- Le Quéré, Enora, The "Opportunistic Exploitation" of Melos: A Case Study of Economic Integration and Cultural Change in the Roman Cyclades, in: Roselaar, Saskia (Ed.), Processes of Cultural Change and Integration in the Roman World, Leiden, 2015, pp. 222-238.
- Lee, Yoong Yoong (Ed.), ASEAN Matters! Reflecting on the Association of Southeast Asian Nations, Singapore, 2011.
- Lelieur, Juliette, 'Transnationalising' Ne Bis In Idem: How the Rule of Ne Bis In Idem Reveals the Principle of Personal Legal Certainty, in: Utrecht Law Review 9 (2013) 4, pp. 198-210.
- Leverick, Fiona, "Legal History" in the Making: HM Advocate v Sinclair and the Double Jeopardy (Scotland) Act 2011, in: Edinburgh Law Review 19 (2015) 3, pp. 403-408.
- *Lieberman, Victor*, Strange parallels: Volume 1, Integration on the mainland: Southeast Asia in global context, c. 800–1830, Cambridge, 2003.
- Lim, Bandol, ASEAN: The Challenge is Upon Us, in: Lee, Yoong Yoong (Ed.), ASEAN Matters! Reflecting on the Association of Southeast Asian Nations, Singapore, 2011, pp. 33-38.
- Liu, Yanling, The Promises and Contradictions of ASEAN, in: Lee, Yoong Yoong (Ed.), ASEAN Matters! Reflecting on the Association of Southeast Asian Nations, Singapore, 2011, pp. 19-21.
- *Luchtman, Michiel*, Choice of Forum in an Area of Freedom, Security and Justice, in: Utrecht L. Rev. 7 (2011), pp. 74-101.

- *Ludlow, N. Piers*, From Deadlock to Dynamism: The European Community in the 1980s, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Second Edition, Oxford, 2014, pp. 218-232.
- Ludlow, N. Piers, Value, Flexibility, and Openness: The Treaty of Rome's Success in Historical Perspective, in: Baquero Cruz, Julio/Closa Montero, Carlo (Ed.), European Integration from Rome to Berlin: 1957-2007, Frankfurt, 2009, pp. 17-32.
- Lulić, Josipa, Theorizing Romanization. Cognition and Cultural Change in Roman Provinces: A Case of Religious Change in Roman Dalmatia, in: Roselaar, Saskia (Ed.), Processes of Cultural Change and Integration in the Roman World, Leiden, 2015, pp. 20-38.
- Maier-Knapp, Naila, A friend in need. A friend in deed? ASEAN-EU interregionalism in the light of non-traditional security crises in South-East Asia, in: ASEAS-Austrian Journal of South-East Asian Studies 3 (2010) 1, pp. 76-100.
- Malaya, J. Eduardo/Monedero-Arnesto, Sheila, Enhancing International Legal Cooperation: Extradition, Mutual Legal Assistance, Transfer of Sentenced Persons, and Cooperation on Transnational Organized Crimes and Narcotic Drugs (Treaties, Laws, and Procedures), Manila, 2019.
- Malaya, J. Eduardo/Monedero-Arnesto, Sheila/Paras, Ricardo III, Enhancing International Legal Cooperation: Extradition, Mutual Legal Assistance, Transfer of Sentenced Persons, and Cooperation on Transnational Organized Crimes and Narcotic Drugs (Treaties, Laws, and Procedures), Manila, 2019.
- Manners, Ian, The Normative Ethics of the European Union, in: International Affairs 84 (2008) 1, pp. 45-60.
- Masterman, Roger, Taking the Strasbourg jurisprudence into account: Developing a 'municipal law of human rights' under the Human Rights Act, in: International & Comparative Law Quarterly 54 (2005) 4, pp. 907-931.
- McCallum, JA, The Asian Relations Conference, in: The Australian Quarterly 19 (1947) 2, pp. 13-17.
- Merriman, John, A History of Modern Europe, Bd. 1, New York, 1996.
- Messenger, David, Dividing Europe: The Cold War and European Integration, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Second Edition, Oxford, 2014, pp. 32-54.
- Michalski, Anna, The Enlarging European Union, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Second Edition, Oxford, 2014, pp. 271-293.
- Mitsilegas, Valsamis, Cross-Border Cooperation after Brexit, in: Dougan, Michael (Ed.), The UK After Brexit: Legal and Policy Challenges, Cambridge, 2017, pp. 203-224.
- Muntarbhorn, Vitit, The Challenge of Law: Legal Cooperation among ASEAN Countries, Bangkok, 1987.
- Narine, Shaun, ASEAN in the Twenty-First Century: A Sceptical Review, in: Cambridge Review of International Affairs 22 (2009) 3, pp. 369-386.

- Narine, Shaun, Forty Years of ASEAN: a Historical Review, in: The Pacific Review 21 (2008) 4, pp. 411-429.
- Narine, Shaun, The New ASEAN in Asia Pacific and Beyond, Boulder, 2018.
- Nguyen, Chat Le, Towards the Effective ASEAN Mutual Legal Assistance in Combating Money Laundering, in: Journal of Money Laundering Control 15 (2012) 4, pp. 383-395.
- Nilsson, Hans, From Classical Judicial Cooperation to Mutual Recognition, in: Revue internationale de droit pénal 77 (2006) 1, pp. 53-58.
- Nixon, Richard, Asia After Viet Nam, in: Foreign Affairs 46 (1967) 1, pp. 111-125.
- Nowak, Manfred, Report of the Special Rapporteur on Torture and Other Cruel, Inhuman, or Degrading Treatment or Punishment, 2005.
- O'Higgins, Paul, European Convention on Extradition, in: The International and Comparative Law Quarterly 9 (1960) 3, pp. 491-494.
- Office of the Attorney General, Introduction to Mutual Assistance in Criminal Matters Act, 2016, accessible via http://www.agc.gov.my/agcportal/index.php?r=portal2/left&menu_id=OVBtWnBvWEo3MlhNZ0RtNGF0QzBBUT09.
- Osborne, Milton, Southeast Asia: An Introductory History, Sydney, 2013.
- Pacquette, Gabrielle, Colonial Societies, in: Scott, Hamish (Ed.), Oxford Handbook on Early Modern European History, 1350-1750, Volume 2: Cultures & Power, Oxford 2015, pp. 280-306.
- Parchami, Ali, The Echoes of Rome in British and American Hegemonic Ideology, in: Nicolaïdis, Kalypso/Sèbe, Berny/Maas, Gabrielle (Ed.), Echoes of Empire: Memory, Identity, and Colonial Legacies, London, 2017, pp. 105-122.
- Park, No-Hyoung, The Third World as an International Legal System, in: BC Third World LJ 7 (1987), pp. 37-60.
- Parsons, Craig, The Truimph of Community Europe, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Second Edition, Oxford, 2014, pp. 115-135.
- Pasadilla, Gloria, East Asian Cooperation: The ASEAN View, Makati, 2004.
- Patrick, Stewart, Embedded Liberalism in France?, in: Schain, Martin (Ed.), The Marshall Plan Fifty Years After, New York, 2001, pp. 205-249.
- Peers, Steve, EU Justice and Home Affairs Law, Third Edition, Oxford, 2011.
- Peers, Steve, EU Justice and Home Affairs Law (Non-Civil), in: Craig, Paul/De Burca, Grainne (Ed.), The Evolution of EU Law, Oxford, 2011, pp. 269-299.
- Peers, Steve, Mutual Recognition and Criminal Law in the European Union: Has the Council Got It Wrong, in: Common Market L. Rev. 41 (2004), pp. 5-36.
- Plachta, Michael, European Arrest Warrant: Revolution in Extradition?, in: European Journal of Crime, Criminal Law and Criminal Justice 11 (2003) 2, pp. 178-194.
- Pushpanathan, S, Combating Transnational Crime in ASEAN, in: 7th ACPF World Conference on Crime Prevention and Criminal Justice, New Delhi, 1999

- Quintana, Mary Grace, International Cooperation: Mutual Legal Assistance and Extradition, in: Sixth Good Governance Seminar for Southeast Asian Countries, Tokyo, 2012
- Ramcharan, Robin, ASEAN and Non-interference: A Principle Maintained, in: Contemporary Southeast Asia 22 (2000) 1, pp. 60-88.
- Ramos, Jorge Angel Espina, The European Investigation Order and its relationship with other judicial cooperation instruments: establishing rules on the scope and possibilities of application, in: Eucrim: the European Criminal Law Associations' fórum (2019) 1, pp. 53-60.
- Reeves, Jeffrey, Transnational Organised Crime in Asia: Norms, Principles and Regimes, in: Pardo, Ricardo Pacheco/Reeves, Jeffrey (Ed.), Non-Traditional Security in East Asia: A Regime Approach, London, 2015, pp. 73-92.
- Reid, Anthony, The Bandung Conference and Southeast Asian Regionalism, in: Acharya, Amitav/Tan, See Seng (Ed.), Bandung Revisited: The Legacy of the 1955 Afro–Asian Conference, Singapore, 2008, pp. 19-26.
- Reid, Anthony, A History of Southeast Asia, Chichester, 2015.
- Reid, Karen, A Practitioner's Guide to the European Convention on Human Rights, London, 2015.
- Richardson, Sophie, China, Cambodia, and the Five Principles of Peaceful Coexistence, New York, 2013.
- Ricklefs, Merle Calvin/Lockhart, Bruce/Lau, Albert/Reyes, Portia/Aung-Thwin, Maitrii, A New History of Southeast Asia, London, 2010.
- Riehle, Cornelia/Clozel, Allison, 10 Years After the Roadmap: Procedural Rights in Criminal Proceedings in the EU Today, in: ERA Forum 2019, pp. 321-325.
- Robertson, John, Europe's Enlightenment, in: Scott, Hamish (Ed.), Oxford Handbook on Early Modern European History, 1350-1750, Volume 2: Cultures & Power, Oxford 2015, pp. 141-172.
- Rollason, David, Early Medieval Europe 300-1050: The Birth of Western Society, London, 2014.
- Roselaar, Saskia, Introduction: Processes of Cultural Change and Integration in the Roman World, in: Roselaar, Saskia (Ed.), Processes of Cultural Change and Integration in the Roman World, Leiden, 2015, pp. 1-19.
- Rublack, Ulinka, Protestantism and Its Adherents, in: Scott, Hamish (Ed.), Oxford Handbook on Early Modern European History, 1350-1750, Volume 1: People and Places, Bd. 1, Oxford, 2015, pp. 571-600.
- Rüland, Jürgen/Jetschke, Anja, 40 Years of ASEAN: Perspectives, Performance and Lessons for Change, in: The Pacific Review 21 (2008) 4, pp. 397-409.
- Saravanamuttu, Johan, ASEAN Security for the 1980s: The Case for a Revitalized ZOPFAN, in: Contemporary Southeast Asia 6 (1984) 2, pp. 186-196.
- SarDesai, Damodar Ramaji, Southeast Asia: Past and Present, Boulder, 2012.
- Satzger, Helmut, International and European Criminal Law, Second Edition, Munich, 2018.

- Schomburg, Wolfgang/Lagodny, Otto, Internationale Rechtshilfe in Strafsachen= International Cooperation in Criminal Matters, 6th Edition, Munich, 2020.
- Scopacasa, Rafael, An Allied View of Integration: Italian Elites and Consumption in the Second Century BC, in: Roselaar, Saskia (Ed.), Processes of Cultural Change and Integration in the Roman World, Leiden, 2015, pp. 39-57.
- Scott, Hamish, Introduction, in: Scott, Hamish (Ed.), Oxford Handbook of Early Modern European History, 1350-1750, Volume 1: Peoples and Places, Oxford, 2015, pp. 1-36.
- Sèbe, Berny, Towards Cosmopolitan Perspectives on Empires and their Echoes? The Case for a European Framework, in: Nicolaïdis, Kalypso/Sèbe, Berny/Maas, Gabrielle (Ed.), Echoes of Empire: Memory, Identity, and Colonial Legacies, London, 2017, pp. 123-140.
- Secretariat, ASEAN, ASEAN Handbook on International Legal Cooperation in Trafficking in Persons Cases Indonesia, 2010.
- Service, Robert, The End of the Cold War, London, 2016.
- Severino, Rodolfo, ASEAN, Singapore, 2008.
- Severino, Rodolfo, ASEAN Today and Tomorrow: Selected Speeches of Rodolfo C. Severino, Jr., Secretary-General of the Association of Southeast Asian Nations, Jakarta, 2002.
- Severino, Rodolfo, ASEAN: What It Cannot Do, What It Can and Should Do, in: Lee, Yoong Yoong (Ed.), ASEAN Matters! Reflecting on the Association of Southeast Asian Nations, Singapore, 2011, pp. 3-7.
- Sidek, Roziza, International Cooperation: Mutual Legal Assistance and Extradition, in: Sixth Good Governance Seminar for Southeast Asian Countries, Tokyo, 2012.
- Sidhu, Omkar, The Concept of Equality of Arms in Criminal Proceedings under Article 6 of the European Convention on Human Rights, Cambridge, 2017.
- Smith, Karen E, The Outsiders: the European Neighbourhood Policy, in: International affairs 81 (2005) 4, pp. 757-773.
- Smith, Michael, The Shock of the Real? Trends in European Foreign and Security Policy since September 2001, in: Studia Diplomatica (2006), pp. 27-44.
- Soesilowati, Sartika, ASEAN's Response to the Challenge of Terrorism, in: Masyarakat, Kebudayaan dan Politik (Society, Culture and Politics) 24 (2011), pp. 228-241.
- Solidum, Estrella, The Politics of ASEAN: An Introduction to Southeast Asian Regionalism, Singapore, 2003.
- Soriano, Manuel, International Cooperation: Extradition and Mutual Legal Assistance, in: Sixth Good Governance Seminar for Southeast Asian Countries, Tokyo, 2012
- Sovannasam, Un, The ASEAN Efforts in Dealing with Transnational Crime, in: Lee, Yoong Yoong (Ed.), ASEAN Matters! Reflecting on the Association of Southeast Asian Nations, Singapore, 2005, pp. 77-84.

- Spencer, John R, Mutual Recognition of Decisions in Criminal Justice and the United Kingdom, in: Vernimmen-Van Tiggelen, Gisele/Surano, Laura/Weyembergh, Anne (Ed.), The Future of Mutual Recognition in Criminal Matters in the European Union, Brussels, 2009, pp. 523-548.
- Stavrou, Protesilaos Five Constitutional Principles of EU Law, 2015, accessible via https://protesilaos.com/five-principles-eu-law/.
- Stirk, Peter, Integration and Disintegration Before 1945, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Second Edition, Oxford, 2014, pp. 11-33.
- Stråth, Bo/Wagner, Peter, European Modernity: A Global Approach, London, 2017.
- Stubbs, Richard, The ASEAN alternative? Ideas, Institutions and the Challenge to 'Global' Governance, in: The Pacific Review 21 (2008) 4, pp. 451-468.
- Suominen, Annika, The Principle of Mutual Recognition in Cooperation in Criminal Matters: A Study of the Principle in Four Framework Decisions and in the Implementation Legislation in Nordic Member States, Cambridge, 2011.
- Takagi, Isao, The Process of ASEANisation and its Characteristics (The 15th Anniversary of the Department of Economics, Soka University), in: 創価経済論集 15 (1986) 2, pp. 267-282.
- Tan, Hsien-Li, The ASEAN Intergovernmental Commission on Human Rights: Institutionalising Human Rights in Southeast Asia, Cambridge, 2011.
- Tarling, Nicholas, Southeast Asia: A Modern History, Oxford, 2001.
- Taylor, Nyssa, England and Australia Relax the Double Jeopardy Privilege for Those Convicted of Serious Crimes, in: Temp. Int'l & Comp. LJ 19 (2005), pp. 189-218.
- Terpstra, Nicholas, Early Modern Catholicsm, in: Scott, Hamish (Ed.), Oxford Handbook on Early Modern European History, 1350-1750, Volume 1: People and Places, Bd. 1, Oxford, 2015, pp. 601-625.
- *Thambipillai, Pushpa*, Three Decades of ASEAN Linkage: Brunei Darussalam, From 1984 Towards 2015, in: Lee, Yoong Yoong (Ed.), ASEAN Matters! Reflecting on the Association of Southeast Asian Nations, Singapore, 2011, pp. 43-52.
- *Tilman, Robert,* Southeast Asia and the Enemy Beyond: ASEAN Perceptions of External Threats, Boulder, 1987.
- Timmermans, Frans, An Introduction to the Lisbon Treaty: Another Dan Brown Mystery Solved, in: Ott, Andrea/Vos, Ellen (Ed.), Fifty Years of European Integration: Foundations and Perspectives, The Hague, 2009, pp. 105-108.
- Tiwari, Sivakant, ASEAN'S Perception Problem, in: Lee, Yoong Yoong (Ed.), ASEAN Matters! Reflecting on the Association of Southeast Asian Nations, Singapore, 2011, pp. 29-32.
- *Tuan, Hoang Anh*, ASEAN Dispute Management: Implications for Vietnam and an Expanded ASEAN, in: Contemporary Southeast Asia (1996), pp. 61-80.
- UK Home Office International Criminal Unit, International MLA and Extradition Agreements the UK is Party to, London, 2016.

- United Nations, United Nations Treaty Collection, 2017, accessible via https://treaties.un.org/pages/ViewDetails.aspx?src=TREATY&mtdsg_no=XVIII-12&chapter=18&clang=_en.
- United Nations Office on Drugs and Crime, United Nations Convention against Corruption Signature and Ratification Status as of 12 December 2016, 2016, accessible via https://www.unodc.org/unodc/en/treaties/CAC/signatories.html.
- van der Wilt, Harmen, The Principle of Reciprocity, in: Blekxtoon, Rob (Ed.), Handbook on the European Arrest Warrant, The Hague, 2005, pp. 71-81.
- van Wijk, Marloes, Cross-Border Evidence Gathering: Equality of Arms in the EU?, The Hague, 2017.
- Vanke, John, Charles De Gaulle's Uncertain Idea of Europe, in: Dinan, Desmond (Ed.), Origins and Evolution of the European Union, Second Edition, Oxford, 2014, pp. 136-164.
- Vermeulen, Gert/De Bondt, Wendy, Justice, Home Affairs, and Security. European and International Institutional and Policy Development, Antwerp, 2015.
- Vermeulen, Gert/De Bondt, Wendy/Ryckman, Charlotte, Rethinking International Cooperation in Criminal Matters in the EU: Moving Beyond Actors, Bringing Logic Back, Footed in Reality, Antwerp, 2012.
- Vermeulen, Gert/De Bondt, Wendy/Van Damme, Yasmin, EU Cross-Border Gathering and Use of Evidence in Criminal Matters. Towards Mutual Recognition of Investigative Measures and Free Movement of Evidence?, Antwerp, 2010.
- Vogel, Joachim, The European Integrated Criminal Justice System and Its Constitutional Framework, in: Maastricht Journal of European and Comparative Law 12 (2005) 2, pp. 125-147.
- Von Bogdandy, Armin, Founding Principles of EU Law: a Theoretical and Doctrinal Sketch, in: European Law Journal 16 (2010) 2, pp. 95-111.
- Wahl, Thomas, The Perception of the Principle of Mutual Recognition of Judicial Decisions in Criminal Matters in Germany, in: Vernimmen-Van Tiggelen, Gisele/Surano, Laura/Weyembergh, Anne (Ed.), The Future of Mutual Recognition in Criminal Matters in the European Union, Brussels, 2009, pp. 115-146.
- Walker, Clive, Clamping Down on Terrorism in the United Kingdom, in: Journal of International Criminal Justice 4 (2006) 5, pp. 1137-1151.
- Weatherbee, Donald E, International Relations in Southeast Asia: the Struggle for Autonomy, Lanham, 2014.
- Weatherbee, Donald E, Southeast Asia and ASEAN: Running in Place, in: Southeast Asian Affairs 2012 (2012) 1, pp. 3-22.
- White, Robin C A/Ovey, Clare, Jacobs, White, and Ovey European Convention on Human Rights, Fifth Edition, Oxford, 2010.
- Wickham, Chris, Medieval Europe, Yale, 2016.
- Wilson, Steve/Rutherford, Helen/Storey, Tony/Wortley, Natalie, English Legal System, Oxford, 2014.
- Wolters, Oliver William, History, Culture, and Region in Southeast Asian Perspectives, Singapore, 1999.

- Woods, Lorna/Watson, Philippa, Steiner and Woods EU Law, Twelfth Edition, Oxford, 2012.
- Yoshimatsu, Hidetaka, Collective Action Problems and Regional Integration in ASEAN, in: Contemporary Southeast Asia: A Journal of International and Strategic Affairs 28 (2006) 1, pp. 115-140.
- Zagaris, Bruce, United States Treaties on Mutual Assistance in Criminal Matters, in: Bassiouni, M Cherif (Ed.), International Criminal Law, Bd. 2, Leiden, 2008, pp. 385-402.
- *Zhang, Shu Guang*, Constructing 'Peaceful Coexistence': China's Diplomacy toward the Geneva and Bandung Conferences, 1954–55, in: Cold War History 7 (2007) 4, pp. 509-528.
- Zmora, Hillay, Monarchy, Aristocracy and State in Europe 1300-1800, London, 2002.