

- Contesse, Jorge, 'The Supreme Court of Chile as an inter-American Tribunal' I-CONNect (Blog of the International Journal of Constitutional Law, 31 May 2019, available at: <http://www.iconnectblog.com/2019/05/the-supreme-court-of-chile-as-an-inter-american-tribunal>
- Fachin, Melina Girardi and Nowak, Bruna, *The Joint Declaration to the Inter-American System of Human Rights: Backlash or Contestation?* International Journal of Constitutional Law Blog, 12 December 2019, at: <http://www.iconnectblog.com/2019/12/the-joint-declaration-to-the-inter-american-system-of-human-rights-backlash-or-contestation/>
- Peters, Anne, *Let Not Triepel Triumph – How To Make the Best Out of Sentenza No. 238 of the Italian Constitutional Court for a Global Legal Order*, EJIL: Talk!, 22 December 2014, available at <http://www.ejiltalk.org/let-not-triepel-triumph-how-to-make-the-best-out-of-sentenza-no-238-of-the-italian-constitutional-court-for-a-global-legal-order-part-i/>
- Smirnova, Maria, Russian Constitutional Court Affirms Russian Constitution's Supremacy over ECtHR Decisions' EJIL: Talk!, 15 July 2015, available at <http://www.ejiltalk.org/russian-constitutional-court-affirms-russian-constitutions-supremacy-over-ecthr-decisions/>
- Report of the International Law Commission*, 70th sess, UN Doc A/73/10, 64–70.
- Yearbook of International Law Commission, 1973 Vol. II, A/CN.4/SER.A/1973/Add.1, 253.

Literature

- Acosta-López, Juana I, 'The Inter-American Human Rights System and the Colombian Peace: Redefining the Fight Against Impunity' (2016) 110 *American Journal of International Law* 178–182
- Aguilar Cavallo, Gonzalo, 'El control de convencionalidad; análisis en derecho comparado' (2013) 9 *Revista Direito GV* 721–754
- Akinkugbe, Olabisi, 'Towards an Analysis of the Mega-Political Jurisprudence of the ECOWAS Community Court of Justice' in James Thuo Gathii (eds), *The Performance of Africa's International Courts: Using Litigation for Political, Legal, and Social Change* (Oxford University Press 2020) 149–177
- Alter, Karen J and Helfer, Laurence R, *Transplanting International Courts: The Law and Politics of the Andean Tribunal of Justice* (Oxford University Press 2017), 187; Salvatore Caserta, *International Courts in Latin America and the Caribbean: Foundations and Authority* (Oxford University Press 2020) 230–235
- Alter, Karen J and Helfer, Laurence R (eds), *Transplanting International Courts: The Law and Politics of the Andean Tribunal of Justice* (Oxford University Press 2017)
- Alter, Karen J, Gathii, James T and Helfer, Laurence R, 'Backlash against International Courts in West, East and Southern Africa: Causes and Consequences' (2016) 27 *European Journal of International Law* 293–328

Bibliography

- Alter, Karen J, Laurence R Helfer and Osvaldo Saldías, ‘Transplanting the European Court of Justice: The Experience of the Andean Tribunal of Justice’ (2012) 60 *American Journal of Comparative Law* 629–664
- Alter, Karen, ‘The Multiple Roles of International Courts and Tribunals: Enforcement, Dispute Resolution, Constitutional and Administrative Review’ in Jeffrey L Dunoff and Mark A Pollack (eds), *Interdisciplinary Perspectives on International Law and International Relations: The State of the Art* (Cambridge University Press 2012) 345–370
- Amaya Villarreal, Álvaro Francisco, ‘El principio *pro homine*: Interpretación extensiva vs. el consentimiento del Estado’ (2005) *Revista Colombiana de Derecho Internacional* 337–380
- Amos, Merris, ‘The Dialogue between United Kingdom Courts and the European Court of Human Rights’ (2012) 61 *Int'l & Comp. LQ* 557.
- Andenas, Mads and Bjørge, Eirik, “Preventive Detention.” No. 2 BvR 2365/09’ (2011) 105 *American Journal of International Law* (2011) 768–774
- Andenas, Mads and Bjørge, Eirik, ‘National Implementation of ECHR Rights’, in Andreas Føllesdal, Birgit Peters and Geir Ulfstein (eds), *Constituting Europe: The European Court of Human Rights in a National, European and Global Context* (Cambridge University Press 2013) 181–262
- Antkowiak, Thomas M, ‘An Emerging Mandate for International Courts: Victim Centered Remedies and Restorative Justice’ (2011) 47 Stanford Journal of International Law 270–332
- Anzilotti, Dionisio, ‘La responsabilité internationale des États à raison des dommages soufferts par des étrangers’ (1906) 13 *Revue générale de droit international public* 5–29 and 284–309
- Anzilotti, Dionisio, *Cours de droit international, Premier Volume: Introduction : Théorie générales*, traduit par Gilbert Gidel) (Sirey 1929)
- Arai-Takahashi, Yutaka, ‘Disharmony in the Process of Harmonisation? – The Analytical Account of the Strasbourg Court’s Variable Geometry of Decision-Making Policy Based on the Margin of Appreciation Doctrine’ in Mads Andenas and Camilla Baasch Andersen (eds), *Theory and Practice of Harmonization* (Edward Elgar 2011) 95–114
- Arai-Takahashi, Yutaka, The Margin of Appreciation Doctrine and the Principle of Proportionality in the Jurisprudence of the ECHR (Intersentia 2002)
- Arias López, Boris Wilson, ‘Entre la Constitución y los tratados de derechos humanos’ (2014) 38 *Derecho y Cambio Social* 1–13
- Arnardóttir, Oddný Mjöll, ‘*Res Interpretata, Erga Omnes* Effect and the Role of the Margin of Appreciation in Giving Domestic Effect to the Judgments of the European Court of Human Rights’ (2017) 28 *European Journal of International Law* 819–843
- Avbelj, Matej and Komárek, Jan, ‘Introduction’ in Matej Avbelj and Jan Komárek (eds), *Constitutional Pluralism in the European Union and Beyond* (Hart 2012) 1–15

- Ayala Corao, Carlos, *Del diálogo jurisprudencial al Control de Convencionalidad* (Editorial Jurídica Venezolana 2012)
- Baillet, C. M, 'Measuring Compliance with the Inter-American Court of Human Rights: The Ongoing Challenge of Judicial Independence in Latin America' (2013) 31 *Nordic Journal of Human Rights* 31 (2013) 477–495, 478–480
- Baillet, Cecilia M, 'Measuring Compliance with the Inter-American Court of Human Rights: The Ongoing Challenge of Judicial Independence in Latin America' (2013) 31 *Nordic Journal of Human Rights* 477–495
- Barraud, Boris, *Représenter la pyramide des normes à l'ère des réseaux : Pour une conception pragmatique du droit* (L'Harmattan 2012)
- Barsotti, Vittoria, Paolo G Carozza, Marta Cartabia and Andrea Simoncini, *Italian Constitutional Justice in Global Context* (Oxford University Press 2016)
- Basch, Fernando, Filippini, Leonardo, Laya, Ana, Nino, Mariano, Rossi, Felicitas and Schreiber, Bárbara, 'The Effectiveness of the Inter-American System of Human Rights Protection: A Quantitative Approach to Its Functioning and Compliance with Its Judgments' (2010) 7 *International Journal of Human Rights* 9–35
- Bates, Ed, *The Evolution of the European Convention on Human Rights: From its Inception to the Creation of a Permanent Court of Human Rights* (Oxford University Press 2010)
- Bates, Ed, *The Evolution of the European Convention on Human Rights: From its Inception to the Creation of a Permanent Court of Human Rights* (Oxford University Press 2010)
- Bazán, Víctor, 'La interacción del derecho internacional de los derechos humanos y el derecho interno en Argentina' (2007) 5 *Estudios Constitucionales* 137–183
- Benvenisti, Eyal, 'Margin of Appreciation, Consensus, and Universal Standards' (1999) 31 *New York Journal of International Law and Policy* 834–854
- Bernhardt, Rudolf, 'Just Satisfaction under the European Convention on Human Rights' in Maurizio Ragazzi (ed), *International Responsibility Today: Essays in Memory of Oscar Schachter* (Martinus Nijhoff Publishers 2005) 243–252
- Besselink, Leonard F M, 'The Proliferation of Constitutional Law and Constitutional Adjudication or How American Judicial Review Came to Europe After All' (2013) 9 *Utrecht Law Review* 19–35
- Besson, Samantha, 'The *Erga Omnes* Effect of Judgments of the European Court of Human Rights: What's in a Name?' in Samantha Besson (ed), *La Cour européenne des droits de l'homme après le Protocole 14: Premier bilan et perspectives* (Schulthess 2011) 125–175
- Besson, Samantha, 'The Reception in Ireland and the United Kingdom' in Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford University Press 2008) 31–106
- Besson, Samantha, 'State Consent and Disagreement in International Law-making: Dissolving the Paradox' (2016) 29 *Leiden Journal of International Law* 289–316

Bibliography

- Besson, Samantha, ‘The Authority of International Law: Lifting the State Veil’ (2009) 31 *Sydney Law Review* 343–380
- Beyani, Chaloka, ‘Reconstituting the Universal: Human Rights as a Regional Idea’ in Conor Gearty and Costas Douzinas (eds), *The Cambridge Companion to Human Rights Law* (Cambridge University Press 2012) 173–190
- Biaggini, Giovanni, ‘Switzerland’ in Dawn Oliver and Carlo Fusaro (eds), *How Constitutions Change: A Comparative Study* (2011) 303–328
- Bianco, Giuseppe and Martinico, Giuseppe, ‘Dialogue or Disobedience? On the Domestic Effects of the ECHR in Light of the *Kamberaj* Decision’ (2014) 20 *European Public Law* 435–450
- Bickel, Alexander M, *The Least Dangerous Branch: The Supreme Court at the Bar of Politics*, 2nd ed (Yale University Press 1986)
- Biondi dal Monte, Francesca and Fontanelli, Filippo, ‘The Decisions No. 348 and 349/2007 of the Italian Constitutional Court: The Efficacy of the European Convention in the Italian Legal System’ (2008) 9 *German Law Journal* 889–932
- Bjorge, Eirik, *The Evolutionary Interpretation of Treaties* (Oxford University Press 2014); Katharina Böth, *Evolutive Auslegung völkerrechtlicher Verträge: Eine Untersuchung zu Voraussetzungen und Grenzen in Anbetracht der Praxis internationaler Streitbeilegungsinstitutionen* (Duncker & Humboldt 2013)
- Bodnar, Adam, ‘*Res Interpretata*: Legal Effect of the European Court of Human Rights’ Judgments for other States Than Those Which Were Party to the Proceedings’ in Yves Haeck and Eva Brems (eds), *Human Rights and Civil Liberties in the 21st Century* (Springer 2014) 223–262
- Bonelli, Matteo, ‘The Taricco Saga and the Consolidation of Judicial Dialogue in the European Union CJEU’ (2018) 25 *Maastricht Journal of European and Comparative Law* 357–373, 364–365.
- Bossuyt, Marc and Verrijdt, Willem, ‘The Full Effect of EU Law and of Constitutional Review in Belgium and France after the *Melki* Judgment’ (2011) 7 *European Constitutional Law Review* 355–391, 366–375.
- Boudouhi, El, ‘The National Judge as an Ordinary Judge of International Law? Invocability of Treaty Law in National Courts’ (2015) 28 *Leiden Journal of International Law* 283–301
- Brems, Eva, ‘Positive Subsidiarity and Its Implications for the Margin of Appreciation Doctrine’ (2019) 37 *Netherlands Quarterly of Human Rights* 210–227
- Breuer, Marten, ‘Principled Resistance’ to ECtHR Judgments: An Appraisal’ in Marten Breuer (ed), *Principled Resistance to ECtHR Judgments: A New Paradigm?* (Springer 2019) 323–350
- Brewer-Carías, Allan R, *Constitutional Protection of Human Rights in Latin America: A Comparative Study of Amparo Proceedings* (Cambridge University Press 2009)
- Bricker, Kristin, ‘Military Justice and Impunity in Mexico’s Drug War’ (2011) 3 *CIGI Security Sector Reform Issue Paper* 2–13
- Broude, Tomer, ‘The Constitutional Function of Contemporary International Tribunals, or Kelsen’s Visions Vindicated’ (2012) 4 *Göttingen Journal of International Law* 519–549

- Burgorgue-Larsen, Laurence, 'Exhaustion of Domestic Remedies' in Laurence Burgorgue-Larsen and Amaya Úbeda de Torres (eds), *The Inter-American Court of Human Rights: Case Law and Commentary* (Oxford University Press 2011) 129–145
- Burgorgue-Larsen, Laurence, 'Interpreting the European Convention: What Can the African Human Rights System Learn from the Case Law of the European Court of Human Rights on the Interpretation of the European Convention?' (2012) 5 *Inter-American and European Human Rights Journal* 90–123
- Burgorgue-Larsen, Laurence, 'La Corte Interamericana de Derechos Humanos como tribunal constitucional' in Armin von Bogdandy, Héctor Fix-Flerro and Mariela Morales Antoniazzi (eds), *Ius Constitutionale Commune en América Latina: Rasgos, Potencialidades y Desafíos* (Universidad Nacional Autónoma de México 2014) 421–457
- Burgorgue-Larsen, Laurence, 'Nothing is Perfect : Libres propos sur la méthodologie interprétative de la Cour européenne' in *L'homme et le droit : En hommage au Professeur Jean-François Flauss* (Pedone 2014) 129–143
- Burke-White, William W, 'Proactive Complementarity: The International Criminal Court and National Courts in the Rome System of International Justice' (2008) 49 *Harvard International Law Journal* 53–108
- Caballero Ochoa, José Luis, 'La cláusula de interpretación conforme y el principio *pro persona* (artículo 1º., segundo párrafo, de la Constitución)' in Miguel Carbonell and Pedro Salazar (eds), *La reforma constitucional de derechos humanos: un nuevo paradigma* (Instituto de Investigaciones Jurídicas de la Universidad Nacional Autónoma de México 2012) 103–133
- Cabranes, José A, 'Human Rights and Non-Intervention in the Inter-American System' (1967) 65 *Michigan Law Review* 1147–1182
- Caflisch, Lucius and Cançado Trindade, Antonio Augusto, 'Les conventions américaine et européenne des Droits de l'Homme et le droit international général' (2004) 108 *Revue générale de droit international public* 5–62
- Çali, Başak, 'From Flexible to Variable Standards of Judicial Review: The Responsible Domestic Courts Doctrine at the European Court of Human Rights', in Oddný Mjöll Arnardóttir and Antoine Buyse (eds), *Shifting Centres of Gravity in Human Rights Protection: Rethinking Relations between the ECHR, EU, and National Legal Orders* (Routledge 2016) 144–161.
- Çali, Başak, *The Authority of International Law: Obedience, Respect, and Rebuttal* (Oxford University Press 2015)
- Cançado Trindade, Antonio Augusto, *International Law for Humankind: Towards a New Jus Gentium* (Brill 2010)
- Cançado Trindade, Antonio Augusto, *Reflexiones sobre el Futuro del Sistema Interamericano de Protección de los Derechos Humanos*, in Juan E Méndez and Francisco Cox (eds), *El futuro del sistema interamericano de protección a los derechos humanos* (IIDH 1998) 573–603

Bibliography

- Candela Soriano, Mercedes, 'The Reception Process in Spain and Italy' in Keller and Stone Sweet Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford University Press 2008) 393–450
- Cannizzaro, Enzom 'Proportionality and Margin of Appreciation in the Whaling Case: Reconciling Antithetical Doctrines?' (2017) 27 *European Journal of International Law* 1061–1069
- Cappelletti, Mauro, 'Judicial Review in Comparative Perspective' (1970) 58 *California Law Review* 1017–1053
- Carcano, Andrea, 'Uses and Possible Misuses of a Comparative International Law Approach' (2018) 54 *Questions of International Law* 21–38
- Carozza, Paolo G, 'Subsidiarity as a Structural Principle of International Human Rights Law' (2003) American Journal of International Law 38–79
- Carozza, Paolo G, 'Subsidiarity as a Structural Principle of International Human Rights Law' (2003) 97 *American Journal of International Law* 38–79
- Casanovas y La Rosa, Oriol, *Unity and Pluralism in Public International Law* (Martinus Nijhoff The Hague 2001)
- Caserta, Salvatore, *International Courts in Latin America and the Caribbean: Foundations and Authority* (Oxford University Press 2020)
- Cassel, Douglas, 'The Expanding Scope and Impact of Reparations Awarded by the Inter-American Court of Human Rights' in Koen De Feyter, Stephan Parmentier, Marc Bossuyt and Paul Lemmens (eds), *Out of the Ashes: Reparation for Victims of Gross and Systematic Human Rights Violations* (Intersentia 2005) 191–223
- Cassese, Antonio, 'Towards a Moderate Monism: Could International Eventually Acquire the Force to Invalidate Inconsistent National Law?' in Antonio Cassese (ed), *Realizing Utopia: The Future of International Law* (Oxford University Press 2012) 187–199
- Castañeda, Mireya, *El principio pro persona: experiencias y expectativas* (Comisión Nacional de los Derechos Humanos 2014) 110–129
- Cavallaro, James L and Brewer, Stephanie Erin, 'Reevaluating Regional Human Rights Litigation in the Twenty-First Century: The Case of the Inter-American Court' (2008) 102 *American Journal of International Law* 768–827
- Cede, Philip, 'Report on Austria and Germany' in Giuseppe Martinico and Oreste Pollicino (eds), *The National Judicial Treatment of the ECHR and EU Laws: A Comparative Constitutional Perspective* (Europa Law Publishing 2010) 55–80
- Cerna, Christina M, 'The Inter-American System for the Protection of Human Rights' (2004) 16 *Florida Journal of International Law* 195–212, 201–203.
- Chang, Wen-Chen and Yeh, Jiunn-Rong, 'Internationalization of Constitutional Law' in Michel Rosenfeld and A András Sajó (eds), *The Oxford Handbook of Comparative Constitutional Law* (Oxford University Press 2012) 1165–84
- Chowdhury, Nupur, *European Regulation of Medical Device and Pharmaceutical: Regulatee Expectations of Legal Certainty* (Springer 2014)

- Christiano, Thomas, ‘Democratic Legitimacy and International Institutions’ in Samantha Besson and John Tasioulas (eds), *The Philosophy of International Law* 119–138
- Christoffersen, Jonas, ‘Individual and Constitutional Justice: Can the Power Balance of Adjudication be Reversed?’ in Jonas Christoffersen and Mikael Rask Madsen (eds), *The European Court of Human Rights between Law and Politics* (Oxford University Press 2011) 181–203
- Claes, Monica, *The National Courts’ Mandate in the European Constitution* (Hart 2006)
- Claes, Monica, *The National Courts’ Mandate in the European Constitution* (Hart Publishing 2006)
- Clayton, Richard, ‘Should the English Courts under the HRA Mirror the Strasbourg Case Law?’, in Katja S Ziegler, Elizabeth Wicks and Loveday Hodson (eds), *The UK and European Human Rights: A Strained Relationship?* (Hart 2015) 95–114, 105
- Cohen, Jean L, *Globalization and Sovereignty: Rethinking Legality, Legitimacy, and Constitutionalism* (Cambridge University Press 2012)
- Colandrea, Valerio, ‘On the Power of the European Court of Human Rights to Order Specific Non-Monetary Measures: Some Remarks in Light of the Assanidze, Broniowski and Sejdovic Cases’ (2007) 7 *Human Rights Law Review* 396–411
- Collings, Justin, ‘Introduction’ in Matthias Jestaedt, Oliver Lepsius, Christoph Schönberger, Christoph Möllers (eds), *The German Federal Constitutional Court: The Court Without Limits* (Oxford University Press 2020) xv–xvi
- Contesse, Jorge, ‘Sexual Orientation and Gender Identity in Inter-American Human Rights Law’ (2019) 44 *North Carolina Journal of International Law* 353–385.
- Contreras, Pablo, ‘National Discretion and International Deference in the Restriction of Human Rights: A Comparison between the Jurisprudence of the European and the Inter-American Court of Human Rights’ (2012) 11 *Northwestern Journal of International Human Rights* 28–82
- Corten, Olivier, ‘Les techniques reproduites aux articles 31 à 33 des conventions de Vienne : approche objectiviste ou approche volontariste de l’interprétation?’ (2011) 115 *Revue Générale de Droit International Public* 351–366
- Cot, Jean-Pierre, ‘Margin of Appreciation’ in Rüdiger Wolfrum (ed), *Max Planck Encyclopedia of Public International Law* (Oxford University Press) updated in 2007
- Cowell, Frederick, ‘The Death of the Southern African Development Community Tribunals Human Rights Jurisdiction’ (2013) 13 *Human Rights Law Review* 153–165
- Crawford, James, *Brownlie’s Principles of Public International Law*, 8th ed (Oxford University Press 2012)
- Crawford, James, *Brownlie’s Principles of Public International Law*, 8th ed (Oxford University Press 2012)
- Crema, Luigi, ‘Disappearance and New Sightings of Restrictive Interpretation(s)’ (2010) 21 *European Journal of International Law* 681–700

Bibliography

- Cuenca Gómez, Patricia, ‘La incidencia del derecho internacional de los derechos humanos en el derecho interno: la interpretación del Artículo 10.2 de la Constitución española’ (2012) 12 *Revista de Estudios Jurídicos* 1–24
- Cuenca Gómez, Patricia, ‘La incidencia del derecho internacional de los derechos humanos en el derecho interno: la interpretación del Artículo 10.2 de la Constitución española’ (2012) 12 *Revista de Estudios Jurídicos* 1–24
- D'Aspremont, Jean, ‘Comparativism and Colonizing Thinking in International Law’ (2019) 57 *Canadian Yearbook of International Law* 89–112
- D'Aspremont, Jean, *Formalism and the Sources of International Law: A Theory of the Ascertainment of Legal Rules* (Oxford University Press 2011)
- De Búrca, Gráinne, ‘After the EU Charter of Fundamental Rights: The Court of Justice as a Human Rights Adjudicator?’ (2013) 13 *Maastricht Journal of European and Comparative Law* 168–184
- de Londras, Fiona and Dzehsiarou, Kanstantsin, *Great Debates on the European Convention on Human Rights* (Macmillan International Higher Education, 2018) 61–62.
- De S-O'l'E Lasser, Mitchel, *Judicial Transformations: The Rights Revolution in the Courts of Europe* (Oxford University Press 2009)
- De Visser, Maartje, *Constitutional Review in Europe: A Comparative Analysis* (Hart 2014)
- De Wet, Erika, ‘The Reception Process in the Netherlands and Belgium’ in Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford University Press 2008) 229–310
- De Wet, Erika, ‘The Reception Process in the Netherlands and Belgium’ in Keller and Stone Sweet Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford University Press 2008) 229–310
- Del Mar, Maksymilian, ‘Legal Reasoning in Pluralist Jurisprudence: The Practice of The Relational Imagination’ in Nicole Roughan and Andrew Halpin (eds), *In Pursuit of Pluralist Jurisprudence* (Cambridge University Press 2017) 40–63
- Del Toro Huerta, Mauricio Iván, ‘La apertura constitucional al derecho internacional de los derechos humanos en la era de la Mundialización y sus consecuencias en la práctica judicial’ (2005) 112 *Boletín Mexicano de Derecho Comparado* 325–363
- Delmas-Marty, Mireille, *Le pluralisme ordonné : Les forces imaginantes du droit (tome 2)* (Le Seuil 2006) 28 (*Ordering Pluralism: A Conceptual Framework for Understanding the Transnational Legal World* (Hart 2009))
- Dhommeaux, Jean, ‘Hiérarchie et conflits en droit international des droits de l'homme’ (2009) 4 *Annuaire international des droits de l'homme* 55–62
- Dickson, Brice, *Human Rights and the United Kingdom Supreme Court* (Oxford University Press 2013) 43

- Dominigo, Rafael, *The New Global Law* (Cambridge University Press 2010)
- Dougan, Michael, 'The Vicissitudes of Life at the Coalface: Remedies and Procedures for Enforcing Union Law before the National Courts' in Paul Craig and Gráinne de Búrca (eds), *The Evolution of EU Law*, 2nd ed (Oxford University Press 2015) 407–438
- Drzemczewski, Andrew, 'The Parliamentary Assembly's Involvement in the Supervision of the Judgments of the Strasbourg Court' (2010) 28 *Netherlands Quarterly of Human Rights* 164–178
- Dulitzky, Ariel, 'An Inter-American Constitutional Court? The Invention of the Conventionality Control by the Inter-American Court of Human Rights' (2015) 50 *Texas International Law Journal* 45–93
- Dupuy, Pierre-Marie, 'Dionisio Anzilotti and the Law of International Law' (1992) 3 *European Journal of International Law* 139–148
- Dupuy, Pierre-Marie, 'Evolutionary Interpretation of Treaties: Between Memory and Prophecy' in Enzo Cannizzaro (ed), *The Law of Treaties Beyond the Vienna Convention* (Oxford University Press 2011) 123–137
- Dzehtsiarou, Kanstantsin, *European Consensus and the Legitimacy of the European Court of Human Rights* (Cambridge University Press 2015)
- Enabulele, Amos O, 'Incompatibility of National Law with the African Charter on Human and Peoples' Rights: Does the African Court on Human and Peoples' Rights Have the Final Say' (2016) 16 *African Human Rights Law Journal* 1–28
- Endo, Ken, 'The Principle of Subsidiarity: From Johannes Althusius to Jacques Delors' (1994) 46 *Hokudai Hogaku Ronsyu* 2064–1965
- Fabbrini, Federico, *Fundamental Rights in Europe: Challenges and Transformations in Comparative Perspective* (Oxford University Press 2014)
- Farahat, Anuscheh, 'The German Federal Constitutional Court' in Armin von Bogdandy, Peter Huber and Christoph Grabenwarter (eds), *The Max Planck Handbooks in European Public Law: Volume III: Constitutional Adjudication: Institutions* (Oxford University Press 2020) 320–324.
- Faúndez Ledesma, Héctor, *The Inter-American System for the Protection of Human Rights: Institutional and Protection Aspects*, 1st ed in English, trans of 3rd ed in Spanish (Inter-American Institute of Human Rights 2007)
- Feichtner, Isabel, 'Subsidiarity' in Rüdiger Wolfrum (ed), *Max Planck Encyclopedia of Public International Law* (Oxford University Press), updated in 2007
- Ferdinandusse, Ward, 'Out of the Black-Box? The International Obligation of State Organs' (2003) 29 *Brooklyn Journal of International Law* 45–127
- Ferrer Mac-Gregor, Eduardo and Sánchez Gil, Rubén, 'Mexico: Struggling for an Open View in Constitutional Adjudication' in Tania Groppi and Marie-Claire Ponthoreau (eds), *The Use of Foreign Precedents by Constitutional Judges* (Hart Publishing 2013) 301–320
- Ferrer Mac-Gregor, Eduardo, 'Interpretación conforme y control difuso de convencionalidad: El nuevo paradigma para el juez mexicano' (2011) 9 *Estudios Constitucionales* 531–622, 620.

Bibliography

- Ferreres Comella, Víctor, ‘The Rise of Specialized Constitutional Courts’ in Tom Ginsburg and Rosalind Dixon (eds), *Comparative Constitutional Law: Research Handbooks in Comparative Law* (Edward Edgar 2011) 265–277
- Ferreres Comella, Víctor, *Constitutional Courts and Democratic Values: A European Perspective* (Yale University Press 2009)
- FikFak, Veronika, ‘Non-pecuniary Damages before the European Court of Human Rights: Forget the Victim: It’s All about the State’ (2020) 33 *Leiden Journal of International Law* 335–369
- Fitzmaurice, Gerald, ‘The General Principles of international Law: Considered from the Standpoint of the Rule of Law’ (1957-II) 92 *Recueil des cours* 1–228
- Fitzmaurice, Małgorzata, ‘Interpretation of Human Rights Treaties’ in Dinah Shelton (ed), *The Oxford Handbook of International Human Rights Law* (Oxford University Press 2013) 739–771
- Flauss, Jean-François and Cohen-Jonathan, Gérard, ‘Cour européenne des droits de l’homme et droit international général’ (2008) 54 *Annuaire français de droit international* 529–546
- Føllesdal, Andreas, ‘The Principle of Subsidiarity as a Constitutional Principle in International Law’ (2013) 2 *Global Constitutionalism* 37–62
- Fouarge, Didier, *Poverty and Subsidiarity in Europe: Minimum Protection from an Economic Perspective* (Edward Elgar 2004)
- Frankenberg, Günter, ‘Democracy’ in Michel Rosenfeld and A András Sajó (eds), *The Oxford Handbook of Comparative Constitutional Law* (Oxford University Press 2012) 250–258
- Friedmann, Wolfgang, *The Changing Structure of International Law* (Columbia University Press 1964)
- Furuya, Syuichi, ‘The Image of International Legal Order in International Criminal Adjudicative System: The Exteriorisation of “International Law as Intervention” [Kokusai Keiji Sisutem no Kokusaiho Chitsujozo: “Kainyu no Kokusaiho” no Kenzaika]’ (2013) 11 *Horitsu Jibo* 32–36 (in Japanese).
- Fyrnys, Markus, ‘Expanding Competences by Judicial Lawmaking: The Pilot Judgment Procedure of the European Court of Human Rights’ (2011) 12 *German Law Journal* 1231–1259
- Garay Boza, Norberto E, ‘Gobernar desde abajo: Del control de convencionalidad a la instrumentalización de la inversión estructural de la pirámide kelseniana’ (2012) 5 *Inter-American and European Human Rights Journal* 124–147
- Garlicki, Lech, ‘Broniowski and After: On the Dual Nature of ‘Pilot Judgments’ in Lucius Caflisch, Johan Callewaert, Roderick Liddell, Paul Mahoney and Mark Villiger (eds), *Liber Amicorum Luzius Wildhaber: Human Rights: Strasbourg Views* (N P Engel 2007) 177–192
- Garlicki, Lech, ‘Constitutional Courts versus Supreme Courts’ (2007) 5 *International Journal of Constitutional Law* 44–68
- Garlicki, Lech, ‘Contrôle de constitutionnalité et contrôle de conventionnalité : sur le dialogue des juges’ in *La conscience des droits : Mélanges en l’honneur de Jean-Paul Costa* (Dalloz 2011) 271–280

- Garlicki, Lech, 'Cooperation of Courts: The Role of Supranational Jurisdictions in Europe' (2008) 6 International Journal of Constitutional Law 509–530
- Gerards, Janneke and Fleuren, Joseph, 'The Netherlands' in Janneke Gerards and Joseph Fleuren (eds), *Implementation of the European Convention on Human Rights and of the Judgments of the ECtHR in National Case-Law: A Comparative Analysis* (Intersentia 2014) 217–260
- Gerards, Janneke, 'Advisory Opinion: European Court of Human Rights (ECtHR)' in Hélène Ruiz Fabri (ed), *Max Planck Encyclopedia of International Procedural Law* (Oxford University Press 2018)
- Gerards, Janneke, 'Pluralism, Deference and the Margin of Appreciation Doctrine' (2011) 17 *European Law Journal* 80–120
- Ghandhi, Sandy, 'Human Rights and the International Court of Justice: The Ahmadou Sadio Diallo Case' (2011) 11 *Human Rights Law Review* 527–555
- Giannopoulos, Christos, 'The Reception by Domestic Courts of the *Res Interpretata* Effect of Jurisprudence of the European Court of Human Rights' (2019) *Human Rights Law Review* 537–559
- Ginsburg, Tom, 'The Global Spread of Constitutional Review', in Gregory A Keleman, R Daniel Kelemen and Keith E Whittington (eds), *Oxford Handbook of Law and Politics* (Oxford University Press 2008) 81–98
- Gisbert, Bustos, 'Elementos constitucionales en la red global' (2012) 60 *Estudios de Deusto* 21–43
- Glas, Lize R, 'The European Court of Human Rights supervising the execution of its judgments' (2019) 37 *Netherlands Quarterly of Human Rights* 228–244
- Gonenc, Levent and Esen, Selin 'The Problem of the Application of Less Protective International Agreements in Domestic Legal Systems: Article 90 of the Turkish Constitution' (2007) 8 *European Journal of Law Reform* 485–500
- Góngora Mera, Manuel Eduardo, 'La diffusion del bloque de constitucionalidad en la jurisprudencia latinoamericana y su potencial en la construcción del *ius constitutionale commune* latinoamericano' in Armin von Bogdandy, Héctor Fix-Fierro and Mariela Morales Antoniazzi (eds), *Ius constitutionale commune en América Latina: Rasgos, potencialidades y desafíos* (UNAM –IIJ/Institut Max Planck de Derecho Público comparado y Derecho Internacional 2014) 301–324
- Góngora Mera, Manuel Eduardo, *Inter-American Judicial Constitutionalism: On the Constitutional Rank of Human Rights Treaties in Latin America through National and Inter-American Adjudication* (Inter-American Institute of Human Rights 2011)
- González Pascal, María Isabel, 'El CEDH como parte del Derecho Constitucional Europeo' in Queralt Jiménez (ed), *El Tribunal de Estrasburgo en el Espacio Judicial Europeo* (2013) 109–130
- González-Domínguez, Pablo, *The Doctrine of Conventionality Control: Between Uniformity and Legal Pluralism in the Inter-American Human Rights System* (Intersentia 2018)

Bibliography

- Graf-Brugère, Anne-Laurence, ‘*A lex favorabilis? Resolving Norm Conflicts between Human Rights and Humanitarian Law*’ in Robert Kolb and Gloria Gaggioli (eds), *Research Handbook of Human Rights and Humanitarian Law* (Edward Elgar 2013) 251–270
- Gragl, Paul, *Legal Monism: Law, Philosophy, and Politics* (Oxford University Press 2018)
- Groppi, Tania, ‘Constitutional Reasoning in the Italian Constitutional Court’ (2014) *Rivista dell'Associazione Italiana dei Costituzionalisti* 1–45
- Gros Espiell, Héctor, ‘L'application du droit international dans le droit interne en amérique latine’ in Studi di diritto internazionale in onore di Gaetano Arango-Ruiz, Vol I (Editoriale Scientifica 2004) 529–549
- Gruszczynski, Lukasz and Werner, Wouter (eds), *Deference in International Courts and Tribunals: Standard of Review and Margin of Appreciation* (Oxford University Press 2014)
- Guggenheim, Paul, *Traité de droit international public*, 2^e éd., (Tome I, Librairie de l'Université, Georg & Cie S. A. 1967)
- Gutmann, Amy and Thompson, Dennis, *Why Deliberative Democracy?* (Princeton University Press 2004)
- Häberle, Peter, *Der kooperative Verfassungsstaat aus Kultur und als Kultur: Vorstudien zu einer universalen Verfassungslehre* (Duncker & Humblot GmbH 2013)
- Habermas, Jürgen, ‘Constitutional Democracy: A Paradoxical Union of Contradictory Principles?’ (2001) 29 *Political Theory* 766–781
- Habermas, Jürgen, *Faktizität und Geltung: Beiträge zur Diskurstheorie des Rechts und des demokratischen Rechtsstaats* (Suhrkamp 1992)
- Halberstam, Daniel, ‘It's the Autonomy, Stupid! A Modest Defense of Opinion 2/13 on EU Accession to the ECHR and a Way Forward’ (2015) Public Law and Legal Theory Research Paper Series (University of Michigan), 19 <http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2567591> accessed 30 March 2015.
- Haljan, David, *Separating Powers: International Law before National Courts* (Springer 2013)
- Halmai, Gábor, ‘Abuse of Constitutional Identity. The Hungarian Constitutional Court on Interpretation of Article E (2) of the Fundamental Law’ (2018) 43 *Review of Central and East European Law* 23–42
- Hawkins, Darren and Jacoby, Wade, ‘Partial Compliance: A Comparison of the European and Inter-American Courts of Human Rights’ (2010) 6 *Journal of International Law & International Relations* 35–85
- Heinrich, Andrew, ‘Sub-Regional Courts as Transitional Justice Mechanisms: The Case of the East African Court of Justice in Burundi’ in James Thuo Gathii (eds), *The Performance of Africa's International Courts: Using Litigation for Political, Legal, and Social Change* (Oxford University Press 2020) 88–105
- Helen Keller, ‘Reception of the European Convention for the Protection of Human Rights and Fundamental Freedoms (ECHR) in Poland and Switzerland’ (2005) 65 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 283–349

- Helfer, Laurence R, 'Redesigning the European Court of Human Rights: Embeddedness as a Deep Structural Principle of the European Human Rights Regime' (2008) 19 *European Journal of International Law* 125–159
- Henderson, Humberto, 'Los tratados internacionales de derechos humanos en el orden interno: la importancia del principio *pro homine*' (2004) 39 *Revista IIDH* 71–99
- Hennebel, Ludovic, 'The Inter-American Court of Human Rights: The Ambassador of Universalism' (2011) *Quebec Journal of International Law (Special Edition)* 57–97
- Hentrei, Simon, 'Generalising the Principle of Complementarity: Framing International Judicial Authority' (2013) 4 *Transnational Legal Theory* 419–435
- Hernández Castaño, Diana P, *Legitimidad democrática de la Corte Interamericana de Derechos Humanos en el control de convencionalidad* (Universidad Externado de Colombia 2015)
- Hernández, Gleider, 'E Pluribus Unum? A Divisible College?: Reflections on the International Legal Profession' (2018) 29 *European Journal of International Law* 1003–1022
- Higgins, Rosalyn, 'The Concept of 'The State': Variable Geometry and Dualist Perceptions' in Laurence Boisson de Chazournes and Vera Gowlland-Debbas (eds), *The International Legal System in Quest of Equity and Universality* (Martinus Nijhoff 2001) 547–561
- Hillebrecht, Courtney, *Domestic Politics and International Human Rights Tribunals: The Problem of Compliance* (Cambridge University Press 2014).
- Huneeus, Alexandra, 'Courts Resisting Courts: Lessons from the Inter-American Court's Struggle to Enforce Human Rights' (2011) 44 *Cornell International Law Journal* 493–533
- Isiksel, Turkuler 'Global Legal Pluralism as Fact and Norm' (2013) 2 *Global Constitutionalism* 160–195
- Iwasawa, Yuji, 'Domestic Application of International Law' (2016) 378 *Recueil des Cours* 9–261
- Jowell, Jeffery, *The Changing Constitution* (Oxford University Press 2015)
- Kahn, Jeffrey, 'The Relationship between the European Court of Human Rights and the Constitutional Court of the Russian Federation: Conflicting Conceptions of Sovereignty in Strasbourg and St Petersburg' (2019) 30 *European Journal of International Law* 933–959
- Kattan, Victor, 'Jadhav Case (India v. Pakistan)' (2020) 114 *American Journal of International Law* 281–287
- Kavanagh, Aileen, *Constitutional Review under the UK Human Rights Act* (2009)
- Kavanagh, Aileen, *Constitutional Review under the UK Human Rights Act* (Cambridge University Press 2009)
- Kelemen, R Daniel and Pech, Laurent, 'The Uses and Abuses of Constitutional Pluralism: Undermining the Rule of Law in the Name of Constitutional Identity in Hungary and Poland' (2019) 21 *Cambridge Yearbook of European Legal Studies* 59–74

Bibliography

- Keller, Helen and Stone Sweet, Alec, ‘Assessing the Impact of the ECHR on National Legal Systems’ in Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford University Press 2008) 677–710
- Kelsen, Hans, *Principles of International Law*, 2nd ed. (Revised and Edited by Robert W Tucker) (Holt, Rinehart and Winston 1967)
- Kelsen, Hans, *Reine Rechtslehre*, 2nd ed (Deuticke 1960)
- Kingsbury, Benedict, ‘International Law as Inter-Public Law’, in Henry S Richardson and Melissa Williams (eds), *Nomos XLIX: Moral Universalism and Pluralism* (New York University Press 2009) 167–204
- Klabbers, Jan, ‘Constitutionalism Lite’ (2004) 1 *International Organizations Law Review* 31–58
- Klabbers, Jan, ‘International Legal Positivism and Constitutionalism’, in Jean d’Aspremont and Jörg Kammerhofer (eds), *International Legal Positivism in a Post-Modern World* (Cambridge University Press 2014) 264–290
- Kleinlein, Thomas, ‘Alfred Verdross as a Founding Father of International Constitutionalism?’ (2012) 4 *Goettingen Journal of International Law* 385–416
- Koller, David, ‘... and New York and The Hague and Tokyo and Geneva and Nuremberg and...: The Geographies of International Law’ (2012) 23 *European Journal of International Law* 97–119
- Komárek, Jan, ‘National Constitutional Courts in the European Constitutional Democracy’ (2014) 12 *International Journal of Constitutional Law* 525–544, 528 (emphasis added).
- Korhonen, Outi, ‘New International Law: Silence, Defence or Deliverance?’ (1996) 7 *European Journal of International Law* 1–28
- Koskenniemi, Martti, ‘The Case for Comparative International Law’ (2009) 20 *Finnish Yearbook of International Law* 1–8
- Krisch, Nico, ‘Global Administrative Law and the Constitutional Ambition’ in Petra Dobner and Martin Loughlin (eds), *The Twilight of Constitutionalism?* (Oxford University Press 2010) 245–266
- Krisch, Nico, *Beyond Constitutionalism: The Pluralist Structure of Postnational Law* (Oxford University Press 2010) Chap 4. It is suggestive that Greer and Wildhaber, who had advocated the ECtHR’s constitutional justice, altered their position incorporating these pluralists’ perspectives. Steven Greer and Luzius Wildhaber, ‘Revisiting the Debate about “Constitutionalising” the European Court of Human Rights’ (2012) 12 *Human Rights Law Review* 655–687
- Kühn, Zdeněk, ‘Wachauf and ERT: On the Road from the Centralized to the Decentralized System of Judicial Review’ in Miguel Poiares Maduro and Loïc Azoulaï (eds), *The Past and Future of EU Law. The Classics of EU Law Revisited on the 50th Anniversary of the Rome Treaty* (Hart 2010) 151–162
- Kumm, Matthias, ‘The Legitimacy of International Law: A Constitutional Framework of Analysis’ (2004) 15 *European Journal of International Law* 907–931
- Kunz, Raffaela, *Richter über internationale Gerichte? Die Rolle innerstaatlicher Gerichte bei der Umsetzung der Entscheidungen von EGMR und IAGMR* (Springer 2020)

- Lageot, Céline, 'France' in Janneke Gerards and Joseph Fleuren (eds), *Implementation of the European Convention on Human Rights and of the Judgments of the ECtHR in National Case-Law: A Comparative Analysis* (Intersentia 2014) 145–184
- Lalisan, Samantha, 'Classifying Systems of Constitutional Review: A Context-Specific Analysis' (2020) 5 *Indiana Journal of Constitutional Design* 1–24
- Lamarque, Elisabetta, 'Interpreting Statutes in Conformity with the Constitution: The Role of the Italian Constitutional Court and Ordinary Judges' (2010) 1 *Italian Journal of Public Law* 87–120
- Langer, Magnus Jesko and Hansbury, Elise, 'Monitoring Compliance with the Decisions of Human Rights Courts: The Inter-American Particularism' in Laurence Boisson de Chazournes, Marcelo G Kohen and Jorge E Viñuales (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Martinus Nijhoff 2013) 213–245
- Langer, Magnus Jesko and Hansbury, Elise, 'Monitoring Compliance with the Decisions of Human Rights Courts: The Inter-American Particularism' in Laurence Boisson de Chazournes, Marcelo Gustavo Kohen, Jorge E Viñuales (eds), *Diplomatic and Judicial Means of Dispute Settlement* (Martinus Nijhoff 2013) 213–245, 230–236
- Lawson, Rick, 'Beyond the Call of Duty? Domestic Courts and the Standards of the European Court of Human Rights', in Henk Snijders and Stefan Vogenauer (eds), *Content and Meaning of National Law in the Context of Transnational Law* (Sellier European Law Publishers 2010) 21–38
- Lazzerini, Nicole, 'Dual Preliminarity Within the Scope of the EU Charter of Fundamental Rights in the Light of Order 182/2020 of the Italian Constitutional Court', European Papers 25 November 2020, 1–14. See also the list of decisions coherent with and diverging from the Italian Constitutional Court Judgment No 269/2017, available at <https://www.cir.santannapisa.it/observatory-practices-inter-legality-italian-high-courts>.
- Leach, Philip, 'No Longer Offering Fine Mantras to a Parched Child? The European Court's Developing Approach to Remedies' in Andreas Føllesdal, Birgit Peters and Geir Ulfstein (eds), *Constituting Europe: The European Court of Human Rights in a National, European and Global Context* (Cambridge University Press 2013) 142–180
- Legg, Andrew, *The Margin of Appreciation in International Human Rights Law: Deference and Proportionality* (Oxford University Press 2012)
- Leiter, Andrea, 'Review Essay: Is International Law International? by Anthea Roberts' (2018) 19 *Melbourne Journal of International Law* 413–422
- Letsas, George, 'The ECHR as a Living Instrument: Its Meaning and Legitimacy' in Andreas Føllesdal, Birgit Peters and Geir Ulfstein (eds), *Constituting Europe: The European Court of Human Rights in a National, European and Global Context* (Cambridge University Press 2013) 106–141
- Letsas, Goerge, 'Two Concepts of the Margin of Appreciation' (2006) *Oxford Journal of Legal Studies* 705–732

Bibliography

- Lixinski, Lucas, 'The Consensus Method of Interpretation by the Inter-American Court of Human Rights' (2017) 3 *Canadian Journal of Comparative and Contemporary Law* 65–95
- Lixinski, Lucas, 'Treaty Interpretation by the Inter-American Court of Human Rights: Expansionism at the Service of the Unity of International Law' (2010) 21 *European Journal of International Law* 585–604
- Lopes Saldanha, Jânia M and Pacheco Vieira, Lucas, 'Controle jurisdiccional de convencionalidade e reenvio prejudicial interamericano: Um diálogo de ferramentas processuais em favor da efetivação do direito internacional dos direitos humanos' (2013) 19 *Anuario de derecho constitucional latinoamericano* 435–466
- Lopes Saldanha, Jânia Maria and Pacheco Vieira, Lucas, 'Controle jurisdiccional de convencionalidade e reenvio prejudicial interamericano: Um diálogo de ferramentas processuais em favor da efetivação do direito internacional dos direitos humanos' (2013) 19 *Anuario de derecho constitucional latinoamericano* 435–460
- Lovat, Henry, 'International Criminal Tribunal Backlash' in Kevin Heller, Frédéric Mégrét, Sarah Nouwen, Jens Ohlin, and Darryl Robinson (eds), *The Oxford Handbook of International Criminal Law* (Oxford University Press 2020) 601–625
- Mac Amhlaigh, Cormac, 'Back to a Sovereign Future?: Constitutional Pluralism after Brexit' (2019) 21 *Cambridge Yearbook of European Legal Studies* 41–58
- MacCormick, Niel, 'Beyond the Sovereign State' (1993) 56 *Modern Law Review* 1–18
- MacCormick, Niel, *Questioning Sovereignty* (Oxford University Press 1999)
- Malarino, Ezequiel, 'Judicial Activism, Punitivism and Supranationalisation: Illiberal and Antidemocratic Tendencies of the Inter-American Court of Human Rights' (2012) 12 *International Criminal Law Review* 665–695
- Malinverni, Giorgio, 'La compétence de la Cour pour surveiller l'exécution de ses propres arrêts' in Dean Spielmann, Marialena Tsirti, Panayotis Voyatzis (eds), *La Convention européenne des droits de l'homme, un instrument vivant : Mélanges en l'honneur de Christos L. Rozakis* (Bruylants 2011) 361–375
- Mälksoo, Lauri, 'International Legal Theory in Russia: A Civilizational Perspective, or: Can Individuals Be Subjects of International Law?' in Florian Hoffmann and Anne Orford (eds), *The Oxford Handbook on the Theory of International Law* (Oxford University Press 2016) 257–275
- Mälksoo, Lauri, 'Russia's Constitutional Court Defies the European Court of Human Rights: Constitutional Court of the Russian Federation Judgment of 14 July 2015, No 21-II/2015' (2016) 12 *European Constitutional Law Review* 377–395
- Maringele, Sarah, *European Human Rights Law: The Work of the European Court of Human Rights Illustrated by an Assortment of Selected Cases* (Anchor Academic Publishing 2014)
- McKenna, Miriam Bak, 'Decentering the Universal: Comparative International Law and Decolonizing Critique' (2018) 12 *ESIL Conference Paper Series* 1–25
- Martineau, Anne-Charlotte, 'The Rhetoric of Fragmentation: Fear and Faith in International Law' (2009) 22 *Leiden Journal of International Law* 1–28

- Martínez Estay, José Ignacio, ‘The Impact of the Jurisprudence Inter-American Court of Human Rights on the Chilean Constitutional System’ in Rainer Arnold (ed), *The Universalism of Human Rights* (Springer 2013) 63–79
- Martinico, Giuseppe and Repetto, Giorgio, ‘Fundamental Rights and Constitutional Duels in Europe: An Italian Perspective on Case 269/2017 of the Italian Constitutional Court and Its Aftermath’ (2019) 15 *European Constitutional Law Review* 731–751
- Martinico, Giuseppe, ‘Constitutionalism, Resistance and Openness: Comparative Law Reflections on Constitutionalism in Global Governance’ (2016) 35 *Yearbook of European Law* 318–340
- Martinico, Giuseppe, ‘Corti costituzionali (o supreme) e “disobbedienza funzionale”: Critica, dialogo e conflitti nel rapporto fra diritto interno e diritto delle Convenzioni (CEDU e Convenzione americana sui diritti umani)’ *Diritto Penale Contemporaneo*, 28 Aprile 2015
- Martinico, Giuseppe, ‘Is the European Convention Going to Be “Supreme”? A Comparative-Constitutional Overview of ECHR and EU Law before National Courts’ (2012) 23 *European Journal of International Law* 401–424
- Martinico, Giuseppe, ‘Is the European Convention Going to Be “Supreme”? A Comparative-Constitutional Overview of ECHR and EU Law before National Courts’ (2012) 23 *European Journal of International Law* 401–424
- Matringe, Jean, ‘L’exécution par le juge étatique des décisions judiciaires internationales’ (2013) 117 *Revue Générale de Droit International Public* 555–578
- Matsuda, Hiromichi, ‘International Law in Japanese Courts’ in Curtis Bradley (ed), *The Oxford Handbook of Comparative Foreign Relations Law* (Oxford University Press 2019) 537–548
- Maus, Didier, ‘Nouveux regards sur le contrôle de constitutionnalité par voie d’exception’ in Dnys de Béchillon, Pierre Brunet, Véronique Champeil-Desplats and Éric Millard (eds), *L’architecture du droit : Mélanges en l’honneur de Michel Troper* (Economica 2006) 665–678
- Maxeiner, James R, ‘Legal Certainty: A European Alternative to American Legal Indeterminacy?’ (2006–2007) 15 *Tulane Journal of International and Comparative Law* 541–607
- Mazzuoli, Valerio De Oliveira and Ribeiro, Dilton, ‘The *Pro Homine* Principle as an Enshrined Feature of International Human Rights Law’ (2016) 3 *Indonesian Journal of International & Comparative Law* 77–99
- Medellín Urquiaga, Ximena, *Principio pro persona* (Comisión de Derechos Humanos del Distrito Federal, Suprema Corte de Justicia de la Nación y Oficina en México del Alto Comisionado de las Naciones Unidas para los Derechos Humanos 2013) 16–17
- Miara, Lucja and Prais, Victoria, ‘The Role of Civil Society in the Execution of Judgments of the European Court of Human Rights’ (2012) 5 *European Human Rights Law Review* 528–537

Bibliography

- Michaels, Ralf, 'Law and Recognition: Towards a Relational Concept of Law' in Nicole Roughan and Andrew Halpin (eds), *In Pursuit of Pluralist Jurisprudence* (Cambridge University Press 2017) 90–115
- Michelman, Frank I, 'The Interplay of Constitutional and Ordinary Jurisdiction' in Tom Ginsburg and Rosalind Dixon (eds), *Comparative Constitutional Law: Research Handbooks in Comparative Law* (Edward Edgar 2011) 278–297
- Milanovic, Marko, 'Sejdić & Finci v Bosnia and Herzegovina' (2010) 104 *American Journal of International Law* 636–641
- Möllers, Christoph, *The Three Branches: A Comparative Model of Separation of Powers* (Oxford University Press 2015)
- Morales Antoniazzi, Mariela, 'El nuevo paradigma de la apertura de los órdenes constitucionales: una perspectiva sudamericana', in Armin von Bogdandy and José María Serna de la Garza (eds), *Soberanía y Estado abierto en América Latina y Europa* (Biblioteca Jurídica Virtual 2014) 233–282.
- Moreira Maués, Antonio, 'Supra-Legality of International Human Rights Treaties and Constitutional Interpretation' (2013) 18 *SUR – International Journal on Human Rights* 205–223
- Mowbray, Alastair, 'An Examination of the European Court of Human Rights' Indication of Remedial Measures' (2017) 17 *Human Rights Law Review* 451–478
- Negishi, Yota, 'Relative Authorities: Constitutional Reasonable Resistances against Inter-American Court's Doctrines' (2018) 21 *Iuris Dictio* 49–61
- Negishi, Yota, 'The *Pro Homine* Principle's Role in Regulating the Relationship between Conventionality Control and Constitutionality Control' (2017) 28 *European Journal of International Law* 457–481
- Negishi, Yota, 'Conventionality Control of Domestic 'Abuse of Power' Influencing Human Rights and Democracy' (2016) 26 *Italian Yearbook of International Law* 243–264
- Negishi, Yota, 'The Subsidiarity Principle's Role in Allocating Competences Between Human Rights Courts and States Parties: The Hybrid Model of Centralized and Diffused Conventionality Control of Domestic Law' in Armin von Bogdandy, Flávia Piovesan e Mariela Morales Antoniazzi (eds), *Ius Constitutionale Commune na América Latina, Volume III, Diálogos Jurisdicionais e Controle de Convencionalidade: Coleção Direitos Humanos e Constitucionalismo Regional Transformador* (Juruá Editora 2016) 125–160
- Negishi, Yota, 'Distribution of Powers for the Conventionality Control of Domestic Law between Constitutional and Ordinary Courts: Decentralisation and Re-centralisation' (2016) 1 *Turkish Journal of Legal Studies* 77–101
- Neuman, Gerald L, 'Import, Export and Regional Consent in the Inter-American Court of Human Rights' (2008) 19 *European Journal of International Law* 101–123
- Neuman, Gerald L, 'Subsidiarity' in Dinah Shelton (ed), *The Oxford Handbook of International Human Rights Law* (Oxford University Press 2013) 360–378

- Nickel, Rainer, 'Private and Public Autonomy: Jürgen Habermas' Concept of Co-Originality in Times of Globalisation and the Militant Security State' in Martin Loughlin and Neil Walker (eds), *The Paradox of Constitutionalism* (Oxford University Press 2007) 147–167
- Nijman, Janne E and Nollkaemper, André, 'Beyond the Divide', in Janne E Nijman and André Nollkaemper (eds), *New Perspectives on the Divide Between National and International Law* (2007) 341–360
- Nogueira Alcalá, Humberto, 'Diálogo interjurisdiccional, control de convencionalidad y jurispundencia del Tribunal Constitucional en período 2006–2011' (2012) 10 *Estudios Constitucionales* 57–140
- Nogueira Alcalá, Humberto, 'El control de convencionalidad y el diálogo interjurisdiccional entre tribunales nacionales y Corte Interamericana de Derechos Humanos' (2013) 19 *Revista de Derecho Constitucional Europeo* 221–270
- Nollkaemper, André, 'Conversations among Courts: Domestic and International Adjudicators' in Cesare P R Romano, Karen Alter and Yuval Shany (eds), *The Oxford Handbook of International Adjudication* (Oxford University Press 2014) 523–549
- Nollkaemper, André, 'The Duality of Direct Effect of International Law' (2014) 25 *European Journal of International Law* 105–125
- Nollkaemper, André, 'Rethinking the Supremacy of International Law' (2010) 65 *Zeitschrift für öffentliches Recht* 65–85
- Nollkaemper, André, 'The Power of Secondary Rules to Connect the International and National Legal Order' in Tomer Broude and Yuval Shany (eds), Multi-Sourced Equivalent Norms in International Law (Hart 2011) 45–67
- Nollkaemper, André, *National Courts and the International Rule of Law* (Oxford University Press 2012)
- Nolte, Georg, *Treaties and Subsequent Practice* (Oxford University Press 2013)
- O'Donoghue, Aoife, *Constitutionalism in Global Constitutionalisation* (Cambridge University Press 2014)
- Kaoru Obata, 'The Emerging Principle of Functional Complementarity for Coordination Among National and International Jurisdictions: Intellectual Hegemony And Heterogeneous World' in Takao Suami, Anne Peters, Mattias Kumm and Dimitri Vanoverbeke (eds.), *Global Constitutionalism from European and East Asian Perspectives* (Cambridge University Press 2018) 451–469
- Okafor, Obiora C and Effoduh, Okechukwu J, 'The ECOWAS Court as a (Promising) Resource for Pro-Poor Activist Forces: Sovereign Hurdles, Brainy Relays, and "Flipped Strategic Social Constructivism"' in James Thuo Gathii (eds), *The Performance of Africa's International Courts: Using Litigation for Political, Legal, and Social Change* (Oxford University Press 2020) 106–148
- Oklopčić, Zoran, *Beyond the People: Social Imaginary and Constituent Imagination* (Oxford University Press 2018)
- Omerdić, Dženeta and Halilović, Harun, 'The Case of Baralija v Bosnia and Herzegovina: A new Challenge for the State Authorities of Bosnia and Herzegovina?' (2020) 4 *Društvene i humanističke studije* 217–238

Bibliography

- ONUMA Yasuaki, *International Law in a Transcivilizational World* (Cambridge University Press 2017)
- Oscar Schachter, 'The Invisible College of International Lawyers' (1977–78) 72 *Northwestern University Law Review* 217–226
- Ost, François and van de Kerchove, Michel, *De la pyramide au réseau? Pour une théorie dialectique du droit* (Publications des Facultés universitaires Saint-Louis 2002)
- Palombino, Fulvio M, 'Compliance with International Judgments: Between Supremacy of International Law and National Fundamental Principles' (2015) 75 *Heidelberg Journal of International Law* (2015) 503–529
- Panoussis, Ioannis, 'L'obligation générale de protection des droits de l'homme dans la jurisprudence des organes internationaux' (2007) 70 *Revue trimestrielle des droits de l'homme* 427–461
- Paris, Davide, 'Constitutional Courts as Guardians of EU Fundamental Rights? Centralized judicial Review of Legislation and the Charter of Fundamental Rights of the EU: European Court of Justice (Fifth Chamber), Judgment of 11 September 2014, Case C-112/13, *A v B and Others*' (2015) 11 *European Constitutional Law Review* 389–407
- Pascual Vives, Francisco, 'Consenso e interpretación evolutiva de los tratados regionales de derechos humanos' (2014) 66 *Revista Española de Derecho Internacional* 113–153
- Pasqualucci, Jo M, *The Practice and Procedure of the Inter-American Court of Human Rights* (2nd ed, Cambridge University Press 2013)
- Paulus, Andreas L, 'Subsidiarity, Fragmentation and Democracy: Towards the Demise of General International Law?' in Tomer Broude and Yuval Shany (eds), *The Shifting Allocation of Authority in International Law: Considering Sovereignty, Supremacy and Subsidiarity: Essays in Honour of Professor Ruth Lapidot* (Hart 2008) 193–213
- Paunio, Elina, 'Beyond Predictability: Reflections on Legal Certainty and the Discourse Theory of Law in the EU Legal Order' (2009) 10 *German Law Journal* 1469–1493
- Pavoni, Riccardo, 'Simoncioni v. Germany' (2015) 109 *American Journal of International Law* 400–406
- Peat, Daniel and Windsor, Matthew, 'Playing the Game of Interpretation: On Meaning and Metaphor in International Law' in Andrea Bianchi, Daniel Peat, and Matthew Windsor (eds), *Interpretation in International Law* (Oxford University Press 2015) 3–33
- Pernice, Ingolf, 'The Treaty of Lisbon: Multilevel Constitutionalism in Action' (2009) 15 *Columbia Journal of European Law* 349–407 (emphasis added). See also, Ingolf Pernice, 'Theorie und Praxis des Europäischen Verfassungsverbundes' in Calliess (ed), *Verfassungswandel im europäischen Staaten- und Verfassungsverbund* (Mohr Siebeck 2007) 61–92

- Peters, Anne, ‘Fragmentation and Constitutionalization’ in Anne Orford and Florian Hoffmann (eds), *The Oxford Handbook of the Theory of International Law* (Oxford University Press 2016) 1011–1032
- Peters, Anne, ‘Realizing Utopia as a Scholarly Endeavour’ (2013) 24 *European Journal of International Law* 533–552
- Peters, Anne, ‘Supremacy Lost: International Law Meets Domestic Constitutional Law’ (2009) 3 *Vienna Online Journal of International Constitutional Law* 170–198
- Petzold, Herbert, ‘The Convention and the Principle of Subsidiarity’ in Ronald St J MacDonald, Franz Matscher and Herbert Petzold (eds), *The European System for the Protection of Human Rights* (Martinus Nijhoff 1993) 41–62
- Philipp Aust, Helmut, Rodiles, Alejandro and Staubach, Peter, ‘Unity or Uniformity? Domestic Courts and Treaty Interpretation’, 27 *Leiden Journal of International Law* (2014) 75–112
- Pinto, Mónica, ‘El principio *pro homine*: criterios de la hermenéutica y pautas para la regulación de los derechos humano’, in Martín Abregú and Christian Courtis (eds), *La aplicación de los tratados sobre derechos humanos por los tribunales locales* (Centro de Estudios Legales y Sociales 1997) 163–171
- Piovesan, Flávia, ‘Direitos humanos e diálogo entre jurisdições’ (2012) 19 *Revista Brasileira de Direito Constitucional* 67–93
- Pisillo-Mazzeschi, Riccardo, ‘Responsabilité de l’État pour violation des obligations positives relatives aux droits de l’homme’ (2009) Recueil des cours 177–506
- Pizzolo, Calogero, ‘Los mecanismos de protección en el sistema interamericano de derechos humanos y el derecho interno de los países miembros: El caso argentino’, in R. Méndez Silva (ed.), *Derecho internacional de los derechos humanos. Memoria del VII Congreso Iberoamericano de Derecho Constitucional* (2002) 505–519
- Pollicino, Oreste, ‘The Italian Constitutional Court at the Crossroads between Constitutional Parochialism and Co-operative Constitutionalism. Judgments Nos. 348 and 349 of 22 and 24 October 2007’ (2008) 4 *European Constitutional Law Review* 363–382
- Popelier, Patricia and Patiño Álvarez, Aída Araceli, ‘Deliberative Practices of Constitutional Courts in Consolidated and Non-consolidated Democracies’ in Patricia Popelier, Armen Mazmayan and Werner Vandenbruwaene (eds), *The Role of Constitutional Courts in Multilevel Governance* (Intersentia 2013) 199–231
- Porto, Sierra, ‘La Corte Constitucional colombiana frente al control de convencionalidad’ in Edgar Corzo Sosa, Jorge Ulises Carmona Tinoco and Pablo Saavedra Alessandri (eds), *Impacto de las sentencias de la Corte Interamericana de Derechos Humanos* (Tirant lo Blanch México 2013) 427–447, 440–446.
- Prost, Mario, *The Concept of Unity in International Law* (Hart 2012)
- Quesada, Jimena, *Jurisdicción nacional y control de convencionalidad: A propósito del diálogo judicial global y de la tutela multinivel de derechos* (Aranzadi 2013)
- Rachovitsa, Adamantia, ‘Fragmentation of International Law Revisited: Insights, Good Practices and Lessons to be Learned from the Case Law of the European Court of Human Rights’ (2015) 28 *Leiden Journal of International Law* 863–885
- Roberts, Anthea, *Is International Law International?* (Oxford University Press 2017)

Bibliography

- Rodiles, Alejandro, ‘The Law and Politics of the *Pro Persona* Principle in Latin America’ in Helmut Philipp Aust and Georg Nolte (eds), *The Interpretation of International Law by Domestic Courts: Unity, Diversity, Convergence* (Oxford University Press 2015) 153–174
- Rodley, Nigel, ‘The International Court of Justice and Human Rights Treaty Bodies’ in James A Green and Christopher PM Waters (eds), *Adjudicating International Human Rights: Essays in Honour of Sandy Ghandhi* (Martinus Nijhoff Publishers 2014) 12–33
- Roughan, Nicole, *Authorities: Conflict, Cooperation, and Transnational Legal Theory* (Oxford University Press 2016)
- Rousseau, Charles, ‘Principes de droit international public’ (1958-I) 93 *Recueil des cours* 369–550
- Rt Hon Lady Justice Arden DBE, ‘Peaceful or Problematic? The Relationship between National Supreme Courts and Supranational Courts in Europe’ (2010) 29 *Yearbook of European Law* 3–20, 14.
- Ruiz González, Ana María, ‘Supreme Court of Justice of Costa Rica (Corte Suprema de Justicia de Costa Rica) Costa Rica [cr]’ in Rainer Grote, Frauke Lachenmann, Rüdiger Wolfrum (eds), *Max Planck Encyclopedia of Comparative Constitutional Law* (Oxford University Press 2019), updated in 2019
- Ruiz-Chiriboga, Oswaldo, ‘The Conventionality Control: Examples of (Un)Successful Experiences in Latin America’ (2010) 3 *Inter-American and European Human Rights Journal* 200–219
- Saavedra Alessandri, Pablo, ‘The Role of the Inter-American Court of Human Rights in Monitoring Compliance with Judgments’ (2020) 12 *Journal of Human Rights Practice* 178–184
- Sadat-Akhavi, *Methods of Resolving Conflicts between Treaties* (Brill 2004)
- Sadurski, Wojciech, *Constitutionalism and the Enlargement of Europe* (Oxford University Press 2012)
- Sagüés, Néstor Pedro, ‘El “control de convencionalidad” en el sistema interamericano, y sus anticipos en el ámbito de los derechos económico-sociales: concordancias y diferencias con el sistema europeo’ in Armin von Bogdandy, Héctor Fix-Fierro, Mariela Morales Antoniazi and Eduardo Ferrer Mac-Gregor (eds), *Construcción y papel de los derechos sociales fundamentales: Hacia un ius constitucionalis commune en América Latina* (Instituto de Investigaciones Jurídicas 2011) 993–1030
- Sauer, Heiko, ‘Principled Resistance to and Principled Compliance with ECtHR Judgments’ in Marten Breuer (ed), *Principled Resistance to ECtHR Judgments: A New Paradigm?* (Springer 2019) 55–88
- Schönsteiner, Judith, ‘Dissuasive Measures and the ‘Society as a Whole’: A Working Theory of Reparations in the Inter-American Court of Human Rights’ (2007) 23 *American University International Law Review* 127–164
- Schroth, Peter W., ‘Marbury and Simmenthal: Reflections on the Adoption of Decentralized Judicial Review by the Court of Justice of the European Community’ (1979) 12 *Loyola of Los Angeles Law Review* 869–902

- Seibert-Fohr, Anja, 'Judicial Engagement in International Human Rights Comparativism' in August Reinisch, Mary E Footer and Christina Binder (eds), *International Law and...: Select Proceedings of the European Society of International Law*, Vol 5, (Hart 2014) 7–24
- Seminara, Letizia, *Les effets des arrêts de la Cour interaméricaine des droits de l'homme* (Bruylant/Nemesis 2009)
- Shai Dothan, *International Judicial Review: When Should International Courts Intervene?* (Cambridge University Press 2020) 41–60
- Shany, Yuval, 'Dédoublement fonctionnel and the Mixed Loyalties of National and International Judges' in Filippo Fontanelli, Giuseppe Martinico and Paolo Carrozza (eds), *Shaping Rule of Law Through Dialogue* (Europa Law Publishing 2010) 27–44
- Shany, Yuval, 'Toward a General Margin of Appreciation Doctrine in International Law?' (2005) 16 *European Journal of International Law* 907–940
- Shelton, Dinah and Huneeus, Alexandra, 'In re Direct Action of Unconstitutionality Initiated Against the Declaration of Acceptance of the Jurisdiction of the Inter-American Court of Human Rights' (2017) 109 *American Journal of International Law* 866–872
- Shelton, Dinah, 'Form, Function, and the Powers of International Courts' Chin. J. Int'l L. 9 (2009), 537–571
- Shelton, Dinah, 'Subsidiarity and Human Rights Law' (2006) 27 *Human Rights Law Journal* 4–11
- Sijniensky, Romina I., 'From the Non-Discrimination Clause to the Concept of Vulnerability in International Human Rights Law: Advancing on the Need for Special Protection of Certain Groups and Individuals' in Yves Haeck, Brianne MacGonigle Leyh, Clara Burbano-Herrera and Diana Contreras-Garduño (eds), *The Realization of Human Rights: When Theory Meets Practice: Studies in Honour of Leo Zwaak* (Intersentia 2013) 259–272
- Singh, Sahib, 'The Potential of International Law: Fragmentation and Ethics' (2011) 24 *Leiden Journal of International Law* 23–43
- Soley, Ximena and Steininger, Silvia, 'Parting Ways or Lashing Back? Withdrawals, Backlash and the Inter-American Court of Human Rights' (2018) 14 *International Journal of Law in Context* 237–257; Jorge Contesse, 'Resisting the Inter-American Human Rights System' (2018) 44 *Yale Journal of International Law* 179–237
- Spano, Robert, 'Universality or Diversity of Human Rights? Strasbourg in the Age of Subsidiarity' (2014) 14 *Human Rights Law Review* 487–502
- Steiner, Henry J, Philip Alston and Ryan Goodman, *International Human Rights in Context: Law, Politics, Morals : Text and Materials*, 3rd ed (Oxford University Press 2008)
- Stone Sweet, Alec, 'A Cosmopolitan Legal Order: Constitutional Pluralism and Rights Adjudication in Europe' (2011) 1 *Global Constitutionalism* 53–90

Bibliography

- Stone Sweet, Alec, ‘Sur la constitutionalisation de la Convention européenne des droits de l’homme : cinquante ans après son installation, la Cour européenne des droits de l’homme conçue comme une cour constitutionnelle’ (2009) 77 *Revue trimestrielle des droits de l’homme* 923–944
- Storme, Matthias E, ‘The Struggle Concerning Interpretative Authority in the Context of Human Rights: The Belgian Experience’ in Rainer Arnold (ed), *The Universalism of Human Rights* (Springer 2013) 223–235
- Storme, Matthias E, ‘The Struggle Concerning Interpretative Authority in the Context of Human Rights: The Belgian Experience’ in Rainer Arnold (ed), *The Universalism of Human Rights* (Springer 2013) 223–236
- Sudre, Frédéric, ‘L’interprétation constructive de la liberté syndicale, au sens de l’article 11 de la Convention EDH’ (2009) 5 *JCP/La semaine juridique, édition générale* 30–33
- Sudre, Frédéric, ‘Question préjudicielle de constitutionnalité et Convention européenne des droits de l’homme’ (2009) 3 *Revue du droit public et de la science politique en France et à l’étranger* 671–684
- Susi, Mart, ‘The Definition of a “Structural Problem” in the Case-Law of the European Court of Human Rights Since 2010’ (2012) 55 *German Yearbook of International Law* 1–51
- Szymezak, David, ‘Question prioritaire de constitutionnalité et Convention européenne des droits de l’homme : L’européanisation « heurtée » du Conseil constitutionnel français’ (2012) 7 *Jus Politicum* 1–23
- Szymezak, David, ‘Question prioritaire de constitutionnalité et Convention européenne des droits de l’homme : L’européanisation « heurtée » du Conseil constitutionnel français’ (2012) 7 *Jus Politicum* 1–23
- Teagu, Elizabeth, ‘Russia’s Constitutional Reforms of 2020’ (2020) 5 *Russian Politics* 301–328
- Teraya, Koji, ‘Shijinkan Koryoku to “Kokusaiho” no Siko Yoshiki: Kenpogaku to Kokusaihogaku no Dosyoimu [Horizontal Application Theories and “International Law” Thinking: Strange Bedfellows in the Disciplines of Constitutional Law and International Law]’ (2012) 23 *Kokusai Jinken [Human Rights International]* 9–15 (in Japanese)
- Teubner, Gunther, *Constitutional Fragments: Societal Constitutionalism and Globalization* (Oxford University Press 2012)
- Thirlway, Hugh, *The Sources of International Law* (Oxford University Press 2014)
- Thürer, Daniel, ‘Kosmopolitische Verfassungsentwicklungen’ in Daniel Thürer (ed), *Kosmopolitisches Staatsrecht*, Vol 1 (Schulthess Zurich 2005) 3–39
- Thürer, Daniel, ‘Verfassungsrecht und Völkerrecht’ in Daniel Thürer, Jean-François Aubert, Jörg Paul Müller (eds), *Verfassungsrecht der Schweiz* (Schulthess 2001) 179–206
- Thurnherr, Daniela, ‘The Reception Process in Austria and Switzerland’ in Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford University Press 2008) 311–391

- Tigroudja, Hélène, ‘La satisfaction et les garanties de non-répétition de l’illicite dans le contentieux interaméricain des droit de l’homme’ in Elisabeth Lambert Abdelgawad and Kathia Martin-Chenut (eds), *Réparer les violations graves et massives des droits de l’homme: la Cour interaméricaine, pionnière et modèle?* (Société de Législation Comparée 2010) 69–89
- Tigroudja, Hélène, ‘The Inter-American Court of Human Rights and International Humanitarian Law’ in Robert Kolb and Gloria Gaggioli (eds), *Research Handbook of Human Rights and Humanitarian Law* (Edward Elgar 2013) 466–479
- Tojo, Liliana y Elizalde, Pilar, ‘Artículos 44–47: Competencia de la Comisión Interamericana de Derechos Humanos’ in Christian Steiner and Patricia Uribe (eds), *Convención Americana sobre Derechos Humanos: Comentarios* (Konrad Adenauer Stiftung 2014) 765–784
- Torres Pérez, Aida, ‘Melloni in Three Acts: from Dialogue to Monologue’ (2014) 10 *European Constitutional Law Review* (2014) 308–331
- Torres Zúñiga, Natalia, *El control de convencionalidad: Deber complementario del juez constitucional peruano y el juez interamericano (similitudes, diferencias y convergencias)* (Editorial Académica Española 2013)
- Torres Zúñiga, Natalia, *El control de convencionalidad: Deber complementario del juez constitucional peruano y el juez interamericano (similitudes, diferencias y convergencias)* (Editorial Académica Española 2013)
- Triepel, Heinrich ‘Les rapports entre le droit interne et le droit international’ (1923) 1 *Recueil des cours* 73–122, 82–87
- Trispiotis, Ilias, ‘Two Interpretations of “Living Together” in European Human Rights Law’ (2016) 75 *Cambridge Law Journal* 580–607
- Tzanakopoulos, Antonios, ‘Domestic Courts in International Law: The International Judicial Function of National Courts’ (2011) 34 *Loyola of Los Angeles International and Comparative Law Review* 133–168
- Tzanakopoulos, Antonios, ‘Domestic Courts in International Law: The International Judicial Function of National Courts’ (2011) 34 *Loyola of Los Angeles International and Comparative Law Review* 133–168
- Ulfstein, Geir, ‘The International Judiciary’ in Jan Klabbers, Anne Peters and Geir Ulfstein, *The Constitutionalization of International Law* (Oxford University Press 2009) 126–152
- Uprimny Yépes, Rodrigo y Saffon, María Paula, ‘Reparaciones transformadoras, justicia distributiva y profundización democrática’ in Catalina Díaz Gómez, Nelson Camilo Sánchez, Rodrigo Uprimny Yépes (eds), *Reparar en Colombia: los dilemas en contextos de conflicto, pobreza y exclusión* (Centro Internacional para la Justicia Transicional y Centro de Estudios de Derecho, Justicia y Sociedad 2009) 31–70
- Valticos, Nicolas and Potobsky, Gerald W von, *International Labour Law*, 2nd ed (Kluwer 1995)
- Van Aaken, Anne, ‘Defragmentation of Public International Law through Interpretation: A Methodological Proposal’ (2009) 16 *Indiana Journal of Global Legal Studies* 483–512

Bibliography

- Van Bockel, Bas and Wattel, Peter, ‘New Wine into Old Wineskins: The Scope of the Charter of Fundamental Rights of the EU after Åkerberg Fransson’ (2013) 38 *European Law Review* 866–883
- Van de Heyning, Catherine, ‘Constitutional Courts as Guarantees of Fundamental Rights: The Constitutionalisation of the Convention through Domestic Constitutional Adjudication’ in Patricia Popelier, Armen Mazmayan and Werner Vandenbruwaene (eds), *The Role of Constitutional Courts in Multilevel Governance* (Intersentia 2013) 21–48
- Van de Heyning, Catherine, ‘No Place like Home: Discretionary Space for the Domestic Protection of Human Rights’ in Patricia Popelier, Catherine Van de Heyning and Piet Van Nuffel (eds), *Human Rights Protection in the European Legal Order: The Interaction between the European and National Courts* (Intersentia 2011) 65–96
- Van de Heyning, Catherine, ‘The Natural “Home” of Fundamental Rights Adjudication: Constitutional Challenges to the European Court of Human Rights’ (2012) 31 *Yearbook of European Law* 128–161
- Van den Eynde, Laura ‘The Consensus Argument in NGOs’ Amicus Curiae Briefs Defending Minorities Through A Creatively Used Majoritarian Argument’ in Panos Kapotas and Vassilis P Tzevelekos (eds), *Building Consensus on European Consensus: Judicial Interpretation of Human Rights in Europe and Beyond* (Cambridge University Press 2019) 96–119
- Van der Schyff, Gerhard, ‘Constitutional Review by the Judiciary in the Netherlands’ (2010) 11 *German Law Journal* 275–290
- Van Hoecke, Mark, ‘Constitutional Courts and Deliberative Democracy’ Patricia Popelier, Armen Mazmayan and Werner Vandenbruwaene (eds), *The Role of Constitutional Courts in Multilevel Governance* (Intersentia 2013) 183–198
- Vereshchetin, Vl aden S, ‘On the Expanding Reach of the Rulings of the International Court of Justice’ in Pierre-Marie Dupuy, Bardo Fassbender, Malcolm N Shaw and Karl-Peter Sommermann (eds), *Völkerrecht als Wertordnung: für Christian Tomuschat* (N P Engel 2006) 621–633
- Villagrán Sandoval, Carlos Arturo and Carvalho Veçoso, Fabia Fernandes, ‘A Human Rights’ Tale of Competing Narratives’ (2016) 8 *Revista Direito e Práxis* 1603–1651.
- Villiger, Mark E, ‘The Principle of Subsidiarity in the European Convention on Human Rights’ in Marcelo G Kohen (ed), *Promoting Justice, Human Rights and Conflict Resolution through International Law: Liber Amicorum Lucius Caflisch* (Martinus Nijhoff 2007) 623–637
- Vítolo, Alfredo M, ‘Una novedosa categoría jurídica: el «querer ser». Acerca del pretendido carácter normativo erga omnes de la jurisprudencia de la Corte Interamericana de Derechos Humanos. Las dos caras del «control de convencionalidad»’ (2013) 18 *Pensamiento Constitucional* 357–380
- Voeten, Erik, ‘Populism and Backlashes against International Courts’ (2020) 18 *Perspectives on Politics* 407–422
- Vogel, Klaus, *Die Verfassungsentscheidung des Grundgesetzes für die internationale Zusammenarbeit* (Mohr Siebeck 1964)

- Von Bogdandy, Armin and Venzke, Ingo, ‘On the Functions of International Courts: An Appraisal in Light of Their Burgeoning Public Authority’ (2013) *Leiden Journal of International Law* 49–72
- Von Bogdandy, Armin, ‘Founding Principles’ in Armin von Bogdandy and Jürgen Bast (eds), *Principles of European Constitutional Law* (Hart Publishing 2010) 93–111
- Von Bogdandy, Armin, ‘Pluralism, Direct Effect, and the Ultimate Say: On the Relationship between International and Domestic Constitutional Law’ (2008) 6 *International Journal of Constitutional Law* 397–413
- Von Staden, Andreas, ‘The Democratic Legitimacy of Judicial Review beyond the State: Normative Subsidiarity and Judicial Standards of Review’ (2012) 10 *International Journal of Constitutional Law* 1023–1049
- Wachsmann, Patrick, ‘Réflexions sur l’interprétation ‘globalisante’ de la Convention européenne des droits de l’homme’ in *La conscience des droits : Mélanges en l’honneur de Jean-Paul Costa* (Dalloz 2011) 667–676
- Wagnerova, Eliska, ‘The Direct Applicability of Human Rights Treaties’ in Council of Europe (ed), *The Status of International Treaties on Human Rights* (2006) 111–128
- Wählisch, Martin, *Peacemaking, Power-sharing and International Law: Imperfect Peace* (Bloomsbury 2019)
- Wendel, Mattias, ‘Lisbon Before the Courts: Comparative Perspectives’ (2011) 7 *European Constitutional Law Review* 96–137
- Wendel, Mattias, *Permeabilität im europäischen Verfassungsrecht: Verfassungsrechtliche Integrationsnormen auf Staats- und Unionsebene im Vergleich* (Mohr Siebeck 2011)
- Wheatley, Steven, *The Democratic Legitimacy of International Law* (Bloomsbury Publishing 2010)
- Wiener, Antje and Oeter, Stefan, ‘Introduction: Who recognizes the emperor’s clothes anymore?’ (2016) 14 *International Journal of Constitutional Law* 608–621
- Wiklund, Ola, ‘The Reception Process in Sweden and Norway’ in Keller and Stone Sweet Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford University Press 2008) 165–228
- Yamamoto, Hajime and Negishi, Yota, ‘Japan’ in Fulvio M Palombino (ed), *Duellng for Supremacy: International vs. National Fundamental Principles* (Cambridge University Press 2019) 210–233
- Yourow, Howard Charles, ‘The Margin of Appreciation Doctrine in the Dynamics of European Human Rights Jurisprudence’ (1987) 3 *Connecticut Journal of International Law* 111–159
- Yourow, Howard Charles, *The Margin of Appreciation Doctrine in the Dynamics of European Human Rights Jurisprudence* (Brill 1996) 193.
- Zglinski, Jan, *Europe's Passive Virtues: Deference to National Authorities in EU Free Movement Law* (Oxford University Press 2020)
- Ziemele, Ineta, ‘European Consensus and International Law’ in Anne van Aaken and Iulia Motoc (eds), *The European Convention on Human Rights and General International Law* (Oxford University Press 2018) 23–39

Bibliography

Zurn, Christopher F, *Deliberative Democracy and the Institutions of Judicial Review*
(Cambridge University Press 2007)