

*Articles*

- Abi-Saab G, ‘Whither the International Community?’ (1968) 9(2) European Journal of International Law 248.
- Anghie A, ‘Finding the Peripheries: Sovereignty and Colonialism in Nineteenth-Century International Law’ (1999) 40(1) Harvard International Law Journal 1.
- Bankes N, ‘International Human Rights Law and Natural Resources Projects within the Traditional Territories of Indigenous Peoples’ (2009-2010) 47 Alberta Law Review 457.
- Ben-Naftali O, Gross AM, and Michaeli K, ‘Illegal Occupation: Framing the Occupied Palestinian Territory’ (2005) 23(3) Berkeley Journal of International Law 551.
- Bernhardt R, ‘Homogenität, Kontinuität und Dissonanzen in der Rechtsprechung des Internationalen Gerichtshofs, Eine Fall-Studie zum Südwestafrika/Namibia-Komplex’ (1973) 33 Zeitschrift für ausländisches öffentliches Recht und Völkerrecht / Heidelberg Journal of International Law 1.
- Bhuta N, ‘The Antinomies of Transformative Occupation’ (2005) 16(4) The European Journal of International Law 721.
- Bindschedler RL, ‘Die Anerkennung im Völkerrecht’ (1961-1962) 9 Archiv des Völkerrechts 377.
- Blay S, ‘Self-Determination Versus Territorial Integrity in Decolonization’ (1985-1986) 18 New York University Journal of International Law and Politics 441.
- Bradlow DD, ‘Development Decision-Making and the Content of International Development Law’ (2004) 27 Boston College International and Comparative Law Review 195.
- Brilmayer L and Klein N, ‘Land and Sea: Two Sovereignty Regimes in Search of a Common Denominator’ (2001) 33 New York University Journal of International Law & Politics 703.
- Cameron L, ‘Does the Law of Occupation Preclude Transformational Developments by the Occupying Power?’ [2005] (34) Collegium: Special Edition – Proceedings of the Bruges Colloquium: Current Challenges to the Law of Occupation 60.

- Campanelli D, ‘The Law of Military Occupation Put to the Test of Human Rights Law’ (2008) 90(871) International Review of the Red Cross 653.
- Crawford J, ‘The Creation of the State of Palestine: Too Much Too Soon?’ (1990) 1(1) European Journal of International Law 307.
- Delbrück J, ‘International Protection of Human Rights and State Sovereignty’ (1982) 57(4) Indiana Law Journal 567.
- Dennis MJ, ‘Application of Human Rights Treaties Extraterritorially in Times of Armed Conflict and Military Occupation’ (2005) 99(1) The American Journal of International Law 119.
- Dickerson HK, ‘Some Legal Problems with Trusteeship’ (1995) 28(2) Proceedings of the ASIL Annual Meeting 302.
- ‘Assumptions of Legitimacy and the Foundations of International Territorial Administration’ (2006) 100 Proceedings of the ASIL Annual Meeting 144.
- Dufresne R, ‘The Opacity of Oil: Oil Corporations, Internal Violence, and International Law Symposium Issue: Oil and International Law: The Geopolitical Significance of Petroleum Corporations’ (2003-2004) 36 New York University Journal of International Law and Politics 331.
- Duruigbo E, ‘Permanent Sovereignty and Peoples’ Ownership of Natural Resources in International Law’ (2006) 38 George Washington International Law Review 33.
- Epstein P, ‘Behind Closed Doors: ‘Autonomous Colonization’ in Post United Nations Era - The Case for Western Sahara’ (2009) 15(1) Annual Survey of International & Comparative Law 107.
- Falk RA, ‘On the Quasi-Legislative Competence of the General Assembly’ (1966) 60(4) American Journal of International Law 782.
- Franck T, ‘The Stealing of the Sahara’ (1976) 70(4) American Journal of International Law 694.
- Frowein JA, ‘The Relationship Between Human Rights Regimes and Regimes of Belligerent Occupation’ (1998) 28 The International and Comparative Law Quarterly 1.
- Gasser H.-P, ‘The conflict in Western Sahara – an unresolved issue from the decolonization period’ (2002) 5 Yearbook of International Humanitarian Law 375.

- Gerson A, ‘War, Conquered Territory, and Military Occupation in the Contemporary International Legal System’ (1977) 18(3) *Harvard International Law Journal* 525.
- Giladi R, ‘The Jus Ad Bellum/Jus In Bello Distinction and the Law of Occupation’ (2008) 41(1-2) *Israel Law Review* 246.
- Gillroy JM, ‘Adjudication Norms, Dispute Settlement Regimes and International Tribunals: The Status of “Environmental Sustainability” in International Jurisprudence’ (2006) 42(1) *Stanford Journal of International Law* 1.
- Goodman DP, ‘The Need for Fundamental Change in the Law of Belligerent Occupation’ (1985) 37(6) *Stanford Law Review* 1573.
- Gowlland-Debbas V, ‘Security Council Enforcement Action and Issues of State Responsibility’ (1994) 43(1) *The International and Comparative Law Quarterly* 55.
- Grant TD, ‘Extending Decolonization: How the United Nations Might Have Addressed Kosovo’ (1999) 28 *Georgia Journal of International and Comparative Law* 9.
- Happ R and Wuschka S, ‘Horror Vacui: Or Why Investment Treaties Should Apply to Illegally Annexed Territories’ (2016) 33(3) *Journal of International Arbitration* 245.
- Heintschel von Heinegg W, ‘Factors in War to Peace Transitions’ (2004) 27(3) *Harvard Journal of Law & Public Policy* 843.
- Helman GB and Ratner SR, ‘Saving Failed States’ (1992-93) 89 *Foreign Policy* 3.
- Huh S, ‘Title to Territory in the Post-Colonial Era: Original Title and Terra Nullius in the ICJ Judgments on Cases Concerning Ligitan/Sipadan (2002) and Pedra Branca (2008)’ (2015) 26(3) *European Journal of International Law* 709.
- Jackson JH, ‘The International Law of Belligerent Occupation and Human Rights’ (1978) 8 *Israel Yearbook on Human Rights* 104.
- ‘Equality and Discrimination in International Economic Law (XI): The General Agreement on Tariffs and Trade’ (1983) 25 *The Year Book of World Affairs* 224.
- Johnson D, ‘The Effect of Resolutions of the General Assembly of the United Nations’ (1957) 32 *British Year Book of International Law (1955-1956)* 97.

- Kelly JP, 'Naturalism in International Adjudication' (2008) 18 Duke Journal of Comparative & International Law.
- Kelsen H, 'The Principle of Sovereign Equality of States as a Basis for International Organization' (1944) 53(2) Yale Law Journal 207.
- Kenny JK, 'Resolution III of the 1982 United Nations Convention on the Law of the Sea and the Timor Gap Treaty Comments' (1993) 2 Pacific Rim Law & Policy Journal 131.
- Kiwanuka RN, 'The Meaning of People in the African Charter on Human and Peoples' Rights Notes and Comments' (1988) 82 American Journal of International Law 80.
- Kolb R, 'Politis and Sociological Jurisprudence of Inter-War International Law' (2012) 23(1) European Journal of International Law 233.
- Koskenniemi M, 'National Self-Determination Today: Problems of Legal Theory and Practice' (1994) 43(2) International and Comparative Law Quarterly 241.
- Kretzmer D, 'The Law of Belligerent Occupation in the Supreme Court of Israel' (2012) 94(885) International Review of the Red Cross 207.
- 'The Inherent Right to Self-Defence and Proportionality in Jus Ad Bellum' (2013) 24(1) European Journal of International Law 235.
- Kunz JL, 'Chapter XI of the United Nations Charter in Action' (1954) 48(1) American Journal of International Law 103.
- Landais C and Bass L, 'Reconciling the Rules of International Humanitarian Law with the Rules of European Human Rights Law' (2015) 97(900) International Review of the Red Cross 1295.
- Loucaides LG, 'The Protection of the Right to Property in Occupied Territories' (2004) 53(3) The International and Comparative Law Quarterly 677.
- Mastorodimos K, 'How and When Do Military Occupations End?' (2009) 21(1) Sri Lanka Journal of International Law 109.
- Milano E, 'The Deterritorialization of International Law' (2013) 2(3) ESIL Reflections.
- Moses DA, 'Empire, Resistance, and Security: International Law and the Transformative Occupation of Palestine' (2017) 8(2) Humanity: An International Journal of Human Rights, Humanitarianism, and Development 379.

- Okowa PN, ‘Natural Resources in Situations of Armed Conflict: Is there a Coherent Framework for Protection?’ (2007) 9 International Community Law Review 237.
- Oxman BH, ‘The Third United Nations Conference on the Law of the Sea: The Seventh Session (1978)’ (1979) 73 American Journal of International Law 1.
- ‘The Territorial Temptation: A Siren Song at Sea’ (2006) 100(4) The American Journal of International Law 830.
- Posner E and Sykes AO, ‘Optimal War and Jus Ad Bellum’ (2004) 93 Georgetown Law Journal 993.
- Posner RA, ‘Creating a Legal Framework for Economic Development’ (1998) 13(1) World Bank Research Observer 1.
- Preuss L, ‘Reviewed Work: The Law of the United Nations: A Critical Analysis of its Fundamental Problems. by Hans Kelsen’ (1950) 44(4) American Journal of International Law 792.
- Pummell BJ, ‘The Timor Gap: Who Decides Who is in Control?’ (1998) 26(4) Denver Journal of International Law and Policy 655.
- Quane H, ‘The United Nations and the Evolving Right to Self-Determination’ (1998) 47(3) International and Comparative Law Quarterly 537.
- Quigley J, ‘The Israel-PLO Interim Agreements: Are They Treaties?’ (1997) 30(3) Cornell International Law Journal 717.
- Ratner SR, ‘Land Feuds and Their Solutions: Finding International Law beyond the Tribunal Chamber’ (2006) 100(4) American Journal of International Law 808.
- Reisman MW, ‘African Imperialism’ (1976) 70(4) American Journal of International Law 801.
- Roberts A, ‘Prolonged Military Occupation: The Israeli-Occupied Territories Since 1967’ (1990) 84(1) American Journal of International Law 44.
- ‘Transformative Military Occupation: Applying the Laws of War and Human Rights’ (2006) 100(3) American Journal of International Law 580.
- Robinson J, ‘Transfer of Property in Enemy Occupied Territory’ (1945) 39(2) The American Journal of International Law 216.
- Sands P, ‘Treaty, Custom and the Cross-fertilization of International Law’ (2006) 38 George Washington International Law Review 33.

- Sassòli M, ‘Legislation and Maintenance of Public Order and Civil Life by Occupying Powers’ (2005) 16(4) *The European Journal of International Law* 661.
- Saura J, ‘Lawful Peacekeeping: Applicability of International Humanitarian Law to United Nations Peacekeeping Operations’ (2006-2007) 58(3) *Hastings Law Journal* 479.
- Schachter O, ‘The Right of States to Use Armed Force’ (1984) 82(5) *Michigan Law Review* 1620.
- Scheffer DJ, ‘Beyond Occupation Law’ (2003) 97(4) *American Journal of International Law* 842.
- Schwarzenberger G, ‘Neo-Barbarism and International Law’ [1968] *Year Book of World Affairs* 191.
- ‘The Principles of the United Nations in International Judicial Perspective’ [1976] *Year Book of World Affairs* 307.
- Schwebel SM, ‘What Weight to Conquest? (Editorial Comment)’ (1970) 64(2) *American Journal of International Law* 344.
- Schwenk EH, ‘Legislative Power of the Military Occupant under Article 43, Hague Regulations’ (1945) 54 *Yale Law Journal* 393.
- Shaw MN, ‘Territory in International Law’ (1982) 13 *Netherlands Yearbook of International Law* 61.
- Shaw MN, ‘Peoples, Territorialism and Boundaries’ (1997) 8(3) *European Journal of International Law* 478.
- Simma B and Pulkowski D, ‘Of Planets and the Universe: Self-Contained Regimes in International Law’ (2006) 17(3) *European Journal of International Law* 483.
- Sloane RD, ‘The Cost of Conflation: Preserving the Dualism of *Jus ad Bellum* and *Jus in Bello* in the Contemporary Law of War’ (2009) 34 *The Yale Journal of International Law* 47.
- Stone J, ‘Book Review: Oppenheim, International Law, Volume 2’ (1954) 17(1) *Sydney Law Review* 270.
- Vale P, ‘Engaging the World’s Marginalized and Promoting Global Change: Challenges for the United Nations at Fifty’ (1995) 36(2) *Harvard International Law Journal* 283.
- Van Genugten W, ‘Protection of Indigenous Peoples on the African Continent: Concepts, Position Seeking, and the Interaction of Legal Systems’ (2010) 104(1) *American Journal of International Law* 29.