

*Extrait de :*

# NATIONS UNIES ANNUAIRE JURIDIQUE

1997

Quatrième partie. Bibliographie



Copyright (c) Nations Unies

Philippines de l'Accord instituant l'Organisation mondiale du commerce — Analyse de la portée, des objectifs et des politiques de l'Organisation mondiale du commerce — Restrictions apportées à la souveraineté par le droit international et les traités.....	641
---	-----

#### Quatrième partie. Bibliographie

##### BIBLIOGRAPHIE JURIDIQUE DE L'ORGANISATION DES NATIONS UNIES ET DES ORGANISATIONS INTERGOUVERNEMENTALES QUI LUI SONT RELIÉES

###### A. — ORGANISATIONS INTERNATIONALES ET DROIT INTERNATIONAL EN GÉNÉRAL

1. <i>Ouvrages généraux</i> .....	680
2. <i>Ouvrages concernant des questions particulières</i> .....	681

###### B. — ORGANISATION DES NATIONS UNIES

1. <i>Ouvrages généraux</i> .....	683
2. <i>Ouvrages concernant certains organes</i> .....	684
Assemblée générale.....	684
Cour internationale de Justice.....	684
Secrétariat.....	688
Conseil de sécurité.....	688
Forces des Nations Unies.....	689
3. <i>Ouvrages concernant des questions ou activités particulières</i> .....	689
Sécurité collective.....	689
Arbitrage commercial.....	690
Relations consulaires.....	690
Définition de l'agression.....	691
Relations diplomatiques.....	691
Désarmement.....	691
Compétence nationale.....	692
Questions relatives à l'environnement.....	692
Financement.....	695
Droits de l'homme.....	695
Droit administratif international.....	697

	<i>Page</i>
Droit pénal international.....	698
Droit économique international.....	702
Terrorisme international.....	703
Droit commercial international.....	704
Voies d'eau internationales.....	705
Intervention.....	705
Droit de la mer.....	706
Droit des traités.....	708
Droit de la guerre.....	709
Maintien de la paix.....	710
Admission et représentation.....	710
Namibie.....	710
Stupéfiants.....	711
Ressources naturelles.....	711
Organisations non gouvernementales.....	712
Espace extra-atmosphérique.....	713
Règlement pacifique des différends.....	713
Questions politiques et de sécurité.....	714
Développement progressif et codification du droit international (en général).....	715
Reconnaissance d'Etats.....	715
Réfugiés.....	715
Droit d'asile.....	716
Primauté du droit.....	716
Légitime défense.....	717
Libre détermination.....	717
Responsabilité des Etats.....	717
Souveraineté des Etats.....	718
Succession d'Etats.....	719
Commerce et développement.....	719
Tutelle.....	719
Emploi de la force.....	719
 C. — ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'OR- GANISATION DES NATIONS UNIES	
Accord général sur les tarifs douaniers et le com- merce.....	720
Agence internationale de l'énergie atomique.....	720

	<i>Page</i>
Organisation de l'aviation civile internationale .....	720
Organisation internationale du Travail.....	720
Organisation maritime internationale.....	721
Fonds monétaire international.....	721
Organisation des Nations Unies pour l'éducation, la science et la culture .....	721
Organisation des Nations Unies pour le développe- ment industriel .....	721
Banque mondiale.....	721
Centre international pour le règlement des diffé- rends relatifs aux investissements.....	722
Organisation mondiale de la santé .....	722
Organisation mondiale de la propriété intellec- tuelle.....	722
Organisation mondiale du commerce.....	722

**Quatrième partie**

**BIBLIOGRAPHIE**

**BIBLIOGRAPHIE JURIDIQUE DE L'ORGANISATION DES  
NATIONS UNIES ET DES ORGANISATIONS INTERGOU-  
VERNEMENTALES QUI LUI SONT RELIÉES**

A. — ORGANISATIONS INTERNATIONALES ET DROIT INTERNATIONAL EN GÉNÉRAL .....	680
1. Ouvrages généraux.....	680
2. Ouvrages concernant des questions particulières .....	681
B. — ORGANISATION DES NATIONS UNIES.....	683
1. Ouvrages généraux.....	683
2. Ouvrages concernant certains organes.....	684
3. Ouvrages concernant des questions ou activités particulières .....	689
C. — ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'ORGANISATION DES NATIONS UNIES.....	720

A. — ORGANISATIONS INTERNATIONALES ET DROIT INTERNATIONAL EN GÉNÉRAL

1. *Ouvrages généraux*

Bowett, Derek William. "The role of international organizations in the implementation of international law", in *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 163-172.

Includes bibliographical references.

*Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). 297 p.

Includes bibliographical references.

D'Amato, Anthony. *International law studies* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 394 p.

Includes bibliographical references and index.

Degan, V. D. *Sources of international law* (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 1997). 564 p.

Includes bibliographical references (p. [525]-535) and indexes.

Diez de Velasco Vallejo, Manuel. *Las organizaciones internacionales* (Madrid: Editorial Tecnos, 1997). 739 p.

Includes bibliographical references and index.

*Le droit des organisations internationales : recueil d'études à la mémoire de Jacques Schwob* (Bruxelles, Bruylant, 1997) 362 p.

Includes bibliographical references.

Fidler, David P. Challenging the classical concept of custom: perspectives on the future of customary international law. *German yearbook of international law*, vol. 39 (1996):198-248.

Includes bibliographical references.

*International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). 384 p.

Includes bibliographical references.

International law year in review. *Proceedings (American Society of International Law, Meeting)*, 91<sup>st</sup> (1997):132-158.

Jacovides, Andreas. The role of international law in the world today and tomorrow, in *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 69-78.

Includes bibliographical references.

Janis, Mark W. and John E. Noyes, *Cases and commentary on international law* (St. Paul, Minn.: West Publishing Co., 1997). 821 p.

Includes index.

Malanczuk, Peter. *Akehurst's modern introduction to international law* (London; New York: Routledge, 1997). 449 p.

Includes bibliographical references and index.

Ortega Carcelén, M. C. Naturaleza y evoluciones de los principios fundamentales del derecho internacional. *Revista Española de Derecho Internacional*, XLVIII(2) julio-diciembre 1996:45-70.

Includes bibliographical references.

Petersmann, E. U. How to reform the UN system? Constitutionalism, international law, and international organizations. *Leiden journal of international law*, 10(3) 1997:421-474.

Includes bibliographical references.

Riesenfeld, Stefan A. Legal systems of regional economic integration. *Hastings international and comparative law review*, 20(3) spring 1997:539-569.

Includes bibliographical references.

Shaw, Malcolm N. *International law*, 4<sup>th</sup> ed. (Cambridge, England: Cambridge University Press, 1997). 939 p.

Includes bibliographical references and index.

Symposium: The changing structure of international law revisited. *European journal of international law*, 8(3) 1997:399-448. Series of articles.

Includes bibliographical references.

Symposium: the changing structure of international law revisited (Part 2). *European Journal of International Law*, 8(4) 1997:545-595. Series of articles.

Includes bibliographical references.

Tomuschat, Christian. International law as the constitution of mankind, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 37-50.

Includes bibliographical references.

Van Dervort, Thomas. R. *International law and organization: an introduction* (London's Thousand Oaks, Calif.; London: Sage Publications, 1997). 633 p.

Includes bibliographical references (p. 617-620) and index.

## 2. *Ouvrages concernant des questions particulières*

Bennouna, Mohamed. Droit international et diversité culturelle, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 79-98.

Includes bibliographical references.

Byers, Michael. Conceptualising the relationship between *jus cogens* and *erga omnes* rules. *Nordic journal of international law*, 66(2-3) 1997:211-239.

Includes bibliographical references.

Corell, Hans. Cooperation among legal advisers on public international law. *Essays on international law*. Fortieth anniversary commemorative volume, 1997:1-22.

Includes bibliographical references.

Damascelli, D. Il rinvio "in ogni caso" a convenzioni internazionali nella nuova legge sul diritto internazionale privato. *Rivista di diritto internazionale*, LXXX(1) 1997:78-103.

Includes bibliographical references.



- Dijkzeul, Dennis. *The management of multilateral organizations* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 241 p. ill. Bibliography: p. 225-236.  
Includes index.
- Essombe-Edimo, Joseph. Les résolutions 1279 (LII) et 1580 (LXII) de l'OUA et la question du pouvoir de sanctions des organisations internationales. *African journal of international and comparative law*, 9(Pt.1) March 1997:1-14.  
Includes bibliographical references.
- Fidler, David P. Dinosaur, dynamo, or dangerous? Customary international law in the contemporary international system, en *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 61-76.  
Includes bibliographical references.
- He, Qizhi. Reflections on the teaching, study, dissemination and wider appreciation of international law In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 365-371.  
Includes bibliographical references.
- Ibrahim, Ashraf Ray. The doctrine of laches in international law. *Virginia law review* 83(3) April 1997:647-692.  
Includes bibliographical references.
- Keohane, Robert O. International relations and international law: two optics. *Harvard international law journal*, 38(2) spring 1997:487-502.  
Includes bibliographical references.
- Kolb, R. Une observation sur la détermination de la subjectivité internationale. *Zeitschrift für öffentliches Recht/Austrian journal of public and international law*, 52(1) 1997:115-125.
- Magnuson, Lars. Seventh meeting of legal advisers of UN Member States. *Nordic journal of international law* 66(2-3) 1997:393-399.
- Marasinghe, Charika. The right to legal assistance in international law, with special reference to the ICCPR, the ECHR and the ACHR. *Asian yearbook of international law*, vol. 5, 1995:15-44.  
Includes bibliographical references.
- Nash (Leich), Marian. Contemporary practice of the United States relating to international law. *American journal of international law*, 91(2) April 1997:325-348.  
Includes bibliographical references.
- \_\_\_\_\_. Contemporary practice of the United States relating to international law. *American journal of international law*, 91(3) July 1997:493-517.  
Includes bibliographical references.
- Petersmann, Ernst-Ulrich. Constitutionalism and international organizations. *Northwestern journal of international law and business*, 17(2/3) winter/spring 1996/1997:398-469.  
Includes bibliographical references.
- Rubin, Alfred P. *Ethics and authority in international law* (Cambridge, England; New York: Cambridge University Press, 1997). 228 p. Bibliography: p. 207-214.  
Includes index.

Simma, B. From bilateralism to community interest in international law. *Recueil des cours (Hague Academy of International Law)*, vol. 250 (1994):217-384. Bibliography: p. 377-384.

Thorpe, Suzanne. A guide to international legal bibliography, en *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 17-53.

Includes bibliographical references.

Tubman, Pippa. National jurisprudence in international tribunals. *New York University journal of international law and politics*, 28(1-2) fall 1995-winter 1996:115-174.

Includes bibliographical references.

## B.—ORGANISATION DES NATIONS UNIES

### 1. *Ouvrages généraux*

Bertrand, Maurice. *The United Nations: past, present and future* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 190 p. ill. Bibliography: p. 155-160.

Includes index.

Implementation and effectiveness of United Nations—sponsored world conferences. *Proceedings (American Society of International Law, Meeting)*, 91<sup>st</sup>, 1997: 308-332.

Includes bibliographical references.

*The Legitimacy of the United Nations: towards an enhanced legal status of non-State actors: proceedings of the symposium of experts organized by the European Centre for Development Policy Management (ECDPM, Maastricht) and the Centre for Human Rights of the University of Maastricht October 1995* (Utrecht, Studie-en Informatie-centrum Mensenrechten, 1997). 189 p. Bibliography: p. 159-162. Special issue.

Occhetto, Achille. La riforma della Carta delle Nazioni Unite. *La Comunità internazionale* LII(2) 1997:227-239.

Sarooshi, Danesh. The legal framework governing United Nations subsidiary organs. *The British yearbook of international law*, vol. 67, 1996:413-478.

Includes bibliographical references.

Shatunovsky, S. V. Legal organizational mainspring of International Law. *Moscow journal of international law*, 2(2) 1997:33-49.

Includes bibliographical references.

Sohn, Louis B. Important improvements in the functioning of the principal organs of the United Nations that can be made without Charter revision. *American journal of international law*, 91(4) October 1997:652-662.

Includes bibliographical references.

Tavernier, P. L'année des Nations Unies : problèmes juridiques (1996). *Annuaire français de droit international*, vol. XLII, 1996:552-575.

Includes bibliographical references.

*The United Nations at 50: proposals for improving its effectiveness* (Washington, DC; American Bar Association, Section of International Law and Practice, 1997). 257 p.

*The United Nations and international law* (Cambridge, England; New York, Cambridge University Press, 1997). 474 p.

Includes index.

## 2. *Ouvrages concernant certains organes*

### **Assemblée générale**

Dauchy, J. Travaux de la Commission juridique de l'Assemblée générale des Nations Unies (1996). *Annuaire français de droit international*, vol. XLII, 1996:576-588. *Key resolutions of the United Nations General Assembly, 1946-1996* (New York, Cambridge University Press, 1997). 600 p.

Includes bibliographical references and index.

Morris, Virginia and M. Christiane, Bourloyannis-Vrailas. The work of the Sixth Committee at the fifty-first session of the UN General Assembly. *American journal of international law* 91(3) July 1997:542-554.

Includes bibliographical references.

Münch, Wolfgang. Inspektionen, Evaluierungen und Untersuchungen: zur Tätigkeit der Gemeinsamen Inspektionsgruppe (JIU) der Vereinten Nationen. *Vereinte Nationen* 45(5) Oktober 1997:172-176.

### **Cour internationale de Justice**

Ajibola, Bola. The International Court of Justice and absent third States. *African yearbook of international law*, vol. 4, 1996:85-102.

Includes bibliographical references.

Bedjaoui, Mohammed. Le cinquantième anniversaire de la Cour internationale de Justice. *Recueil des cours* (Hague Academy of International Law), vol. 257, 1996:9-34.

Includes bibliographical references.

Burchill, Richard. The ICJ decision in the Case concerning East Timor: the illegal use of force validated. *Journal of armed conflict law*, 2(1) June 1997:1-22.

Includes bibliographical references.

Chesterman, S. The International Court of Justice, nuclear weapons and the law. *Netherlands international law review*, XLIV(2) 1997:149-167.

Includes bibliographical references.

Chinkin, C. A mirage in the sand? Distinguishing binding and non-binding relations between states. *Leiden journal of international law*, 10(2) 1997:223-247.

Includes bibliographical references.

Clark, R. The case concerning oil platforms (Islamic Republic of Iran v. United States of America)—preliminary objection. *Leiden journal of international law*, 10(3) 1997:541-551.

Includes bibliographical references.

Clark, Roger S. The laws of armed conflict and the use or threat of use of nuclear weapons. *Criminal law forum*, 7(2) 1996:265-298.

Includes bibliographical references.

Condorelli, Luigi. Nuclear weapons: a weighty matter for the International Court of Justice—*jura non novit curia?* *International review of the Red Cross*, No. 316 (January-February 1997): 9-20.

Includes bibliographical references.

- Couvreur, Philippe. A propos de l'effectivité de la Cour internationale de Justice dans le règlement pacifique des différends internationaux. *African yearbook of international law*, vol. 4, 1996:103-134.  
Includes bibliographical references.
- Danelius, F. De maximis non curat praetor or judicial review: *The Hague Court in a time of transition*. *Asian yearbook of international law*, vol. 5, 1995:3-13.  
Includes bibliographical references.
- David, Eric. The opinion of the International Court of Justice on the legality of the use of nuclear weapons *International review of the Red Cross*, No. 316, January-February 1997: 21-34.  
Includes bibliographical references.
- Doswald-Beck, Louise. International humanitarian law and the advisory opinion of the International Court of Justice on the legality of the threat or use of nuclear weapons *International review of the Red Cross*, No. 316, January-February 1997: 35-55.  
Includes bibliographical references.
- Fujita, Hisakazu. The advisory opinion of the International Court of Justice on the legality of nuclear weapons. *International review of the Red Cross*, No. 316, January-February 1997: 56-64.  
Includes bibliographical references.
- Greenwood, Christopher. The advisory opinion on nuclear weapons and the contribution of the International Court of Justice to international humanitarian law. *International review of the Red Cross*, No. 316, January-February 1997: 65-75.  
Includes bibliographical references.
- Griffith, Gavan. Modernising the general business of the International Court of Justice: a critical evaluation. *The Australian year book of international law*, vol. 17, 1996:75-86.  
Includes bibliographical references.
- He, Qizhi. The role of the International Court of Justice in dispute settlement. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:57-69.  
Includes bibliographical references.
- Hurlock, William L. The International Court of Justice: effectively providing a long overdue remedy for ending State-sponsored genocide (Bosnia-Herzegovina v. Yugoslavia). *American University journal of international law and policy*, 12(2) 1997:299-328.  
Includes bibliographical references.
- Increasing the effectiveness of the International Court of Justice: proceedings of the ICJ/UNITAR Colloquium to celebrate the 50<sup>th</sup> anniversary of the Court* (The Hague; Boston, Mass.: Martinus Nijhoff Publishers, 1997). 542 p.  
Includes bibliographical references and index.
- The International Court of Justice: its future role after fifty years* (The Hague; Boston, Mass.: M. Nijhoff, 1997) 433 p.  
Includes bibliographical references and index.
- Kdhir, Moncef. *Dictionnaire juridique de la Cour internationale de Justice* (Bruxelles, Bruylant, 1997). 235 p. Bibliography: p. 207-223.  
Includes index.

- Keith, Sir Kenneth. The advisory jurisdiction of the International Court of Justice: some comparative reflections. *The Australian year book of international law*, vol. 17, 1996:39-58.  
Includes bibliographical references.
- Kwiatkowska, Barbara. Equitable maritime boundary delimitation, as exemplified in the work of the International Court of Justice during the presidency of Sir Robert Yewdall Jennings and beyond. *Ocean development and international law*, 28(2) April-June 1997:91-146.  
Includes bibliographical references.
- McCormack, Timothy L. H. A *non liquet* on nuclear weapons—The ICJ avoids the application of general principles of international humanitarian law. *International review of the Red Cross*, No. 316, January-February 1997: 76-91.  
Includes bibliographical references.
- McNeill, John H. The International Court of Justice advisory opinion in the *nuclear weapons cases*—A first appraisal. *International review of the Red Cross*, No. 316, January-February 1997: 103-117.  
Includes bibliographical references.
- Mahmoudi, Said. The International Court of Justice and nuclear weapons. *Nordic journal of international law*, 66(1) 1997:77-100.  
Includes bibliographical references.
- Mani, V. S. The International Court and the third world. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:115-132.
- Marcionni, Nelson Daniel. Opiniones consultivas de la Corte Internacional de Justicia. *Anuario Argentino de Derecho Internacional*, vol. VII, 1996-1997:263-278.  
Includes bibliographical references.
- Matheson, Michael J. The opinions of the International Court of Justice on the threat or use of nuclear weapons. *American journal of international law*, 91(3) July 1997:417-435.  
Includes bibliographical references.
- Millet, Anne-Sophie. Les avis consultatifs de la Cour internationale de Justice du 8 juillet 1996: licéité de l'utilisation des armes nucléaires par un Etat dans un conflit armé, licéité de la menace ou de l'emploi d'armes nucléaires. *Revue générale de droit international public*, 101(1) 1997:141-175.  
Summary in English and Spanish. Includes bibliographical references.
- Mohr, Manfred. Advisory opinion of the International Court of Justice on the legality of the use of nuclear weapons under international law—A few thoughts on its strengths and weaknesses. *International review of the Red Cross*, No. 316, January-February 1997: 92-102.  
Includes bibliographical references.
- Pérez, Antonio F. The passive virtues and the World Court: pro-dialogic abstention by the International Court of Justice. *Michigan journal of international law*, 18(3) spring 1997:399-444.  
Includes bibliographical references.
- Reilly, David M. and Sarita Ordóñez. Effect of the jurisprudence of the International Court of Justice on national courts. *New York University journal of international law and politics*, 28(1-2) fall 1995-winter 1996:435-483.  
Includes bibliographical references.

- Reisman, W. M. The supervisory jurisdiction of the International Court of Justice: international arbitration and international adjudication. *Recueil des cours* (Hague Academy of International Law), vol. 258, 1996:9-394.  
Includes bibliographical references.
- Rosenne, Shabtai. *The law and practice of the International Court, 1920-1996*, 3<sup>rd</sup> ed. (The Hague, Boston, Mass.: M. Nijhoff Publishers, 1997). 4 vol., 1960 p.  
Includes bibliographical references and indexes (vol. 4).
- Shaw, Malcolm N. The International Court of Justice: a practical perspective. *International and comparative law quarterly*, 46(4) October 1997:831-865.  
Includes bibliographical references.
- Symposium: the case concerning the Gabčíkovo-Nagymaros project. *Yearbook of international environmental law*, vol. 8, 1997:3-50. Series of articles.  
Includes bibliographical references.
- Symposium: nuclear weapons, the World Court, and global security. *Transnational law and contemporary problems*, 7(2) fall 1997:313-457. Series of articles.  
Includes bibliographical references.
- Szabó, E. Provisional measures in the World Court: binding or bound to be ineffective? *Leiden journal of international law*, 10(3) 1997:475-489.  
Includes bibliographical references.
- Taylor, Prudence. Testing times for the World Court: judicial process and the 1995 French nuclear tests case. *Colorado journal of international environmental law and policy*, 8(2) summer 1997:199-240.  
Includes bibliographical references.
- Testing the effectiveness of the International Court of Justice: the nuclear weapons case. *Proceedings (American Society of International Law, Meeting)*, 91<sup>st</sup>, 1997:1-19.  
Includes bibliographical references.
- Thirlway, Hugh. The advisory function of the International Court of Justice, 1946-1996: achievements and prospects. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:149-193.  
Includes bibliographical references.
- \_\_\_\_\_. The law and procedure of the International Court of Justice 1960-1989 (Part eight). *The British year book of international law*, vol. 67, 1996:1-73.  
Includes bibliographical references.
- Tiefenbrun, Susan W. The role of the World Court in settling international disputes: a recent assessment. *Loyola of Los Angeles international and comparative law journal*, 20(1) November 1997:1-27.  
Includes bibliographical references.
- Torres-Bernárdez, S. L'intervention dans la procédure de la Cour internationale de Justice. *Recueil des cours* (Hague Academy of International Law), vol. 256, 1995: 193-457. Bibliography: pp. 453-457.
- Weeramantry, C. G. The function of the International Court of Justice in the development of international law. *Leiden journal of international law*, 10(2) 1997:309-340.  
Includes bibliographical references.

Weil, Prosper. "The Court cannot conclude definitively ..." *non liquet revisited*. *Columbia journal of transnational law*, 36(1-2) 1997:109-119.

Includes bibliographical references.

### **Secrétariat**

Froehlich, Manuel. The old and the new UN Secretary-General. Aussenpolitik: *German foreign affairs review*, 48(3) 1997:301-309.

Includes bibliographical references.

*Making UN reform work: improving Member State-Secretariat relations: report of the twenty-eighth United Nations Issues Conference* (Muscatine, Iowa: Stanley Foundation, 1997). 34 p., ill.

Rivlin, Benjamin. *Leadership in the UN, 1997: the Secretary-General and the U.S.-a symbiotic relationship under stress* (New York: The Graduate School and University Center, the City University of New York, 1997). 22 p.

Includes bibliographical references.

### **Conseil de sécurité**

Akande, Dapo. The International Court of Justice and the Security Council: is there room for judicial control of decisions of the political organs of the United Nations? *International and comparative law quarterly*, 46(2) April 1997:309-343.

Includes bibliographical references.

Boudreau, Donald G. On creating a United Nations sanctions agency. *International peacekeeping*, 4(2) summer 1997:115-137.

Includes bibliographical references.

Burdeau, Geneviève. Le gel d'avoirs étrangers. *Journal du droit international*, 124(1) janvier-février-mars 1997:5-57.

Summary in English. Includes bibliographical references.

Ciechanski, Jerzy. Enforcement measures under Chapter VII of the UN Charter: UN practice after the Cold War. *International peacekeeping*, 3(4) winter 1996: 82-104.

Includes bibliographical references.

Cohen-Jonathan, Gérard. Le Conseil de sécurité et les droits de l'homme, dans *Le droit des organisations internationales : recueil d'études à la mémoire de Jacques Schwob*. (Bruxelles, Bruylant, 1997). p. 19-70.

Includes bibliographical references.

Conlon, Paul. The humanitarian mitigation of UN sanctions. *German yearbook of international law*, vol. 39, 1996:249-284.

Includes bibliographical references.

King, Faiza Patel. Sensible scrutiny: the Yugoslavia Tribunal's development of limits on the Security Council's powers under Chapter VII of the Charter. *Emory international law review*, 10(2) winter 1996:509-591.

Includes bibliographical references.

*The once and future Security Council* (New York: St. Martin's Press, 1997). 179 p.

Includes bibliographical references and index.

Rao, R. Narayana Is Article 39 action necessary for taking provisional measures contemplated under Article 40 of the UN Charter? *The Indian journal of international law*, 37(1) January-March 1997:62-78.

Includes bibliographical references.

Sapru, Tara. Into the heart of darkness: the case against the foray of the Security Council Tribunal into the Rwandan crisis. *Texas international law journal*, 32(2) spring 1997:329-354.

Includes bibliographical references.

Sihvo, Jukka. Pandora's box: reviewing the composition of the UN Security Council in the light of British and French experience 1945-1963. *Nordic journal of international law*, 66(2-3) 1997:273-300.

Includes bibliographical references.

Somavia, Juan. The humanitarian responsibilities of the United Nations Security Council: ensuring the security of the people. *Development in practice*, 7(4) 1997:353-362.

Swindells, Felicia. UN sanctions in Haiti: a contradiction under Articles 41 and 55 of the United Nations Charter. *Fordham international law journal*, 20(5) June 1997: 1878-1960.

Includes bibliographical references.

White, N. D. and Ülgen, O. The Security Council and the decentralised military option: constitutionality and function. *Netherlands international law review*, XLIV(3) 1997:378-413.

Includes bibliographical references.

### **Forces des Nations Unies**

Bologna, Susan E. *A United Nations standing army: problems and prospects* (Ann Arbor, Mich.: UMI Dissertation Services, 1997). 503 p. Thesis (M. A.), University of Western Ontario, 1996. Bibliography: p. 106-112.

Kinloch, Stephen P. Utopian or pragmatic? A UN permanent military volunteer force. *International peacekeeping*, 3(4) winter 1996:166-190.

Includes bibliographical references.

Tittmore, Brian D. Belligerents in blue helmets: applying international humanitarian law to United Nations peace operations. *Stanford journal of international law*, 33(1) winter 1997:61-117.

Includes bibliographical references.

Vad, Erich. Auslandseinsätze deutscher Streitkräfte-Erfahrungen bei der Implementierung von Friedensvereinbarungen am Beispiel IFOR/SFOR. *Humanitäres Völkerrecht*, 10(2) 1997:74- 81.

### 3. *Ouvrages concernant des questions ou activités particulières*

### **Sécurité collective**

Kavanagh, John J. U.S. war powers and the United Nations Security Council. *Boston College international and comparative law review*, XX(1) winter 1997:159-186.

Includes bibliographical references.



## Arbitrage commercial

Aboul-Enein, M.I. M. Maritime arbitration according to the United Nations Convention on the carriage of goods by sea. *Journal of international arbitration*, 14(2) June 1997:87-97.

Includes bibliographical references.

Arsić, Jasna. International commercial arbitration on the internet—has the future come too early? *Journal of international arbitration*, 14(3) September 1997:209-221.

Includes bibliographical references.

Calvo, Michel A. The new ICC Rules of Arbitration—substantial and procedural changes. *Journal of international arbitration*, 14(4) December 1997:41-52.

Includes bibliographical references.

Ceccon, Roberto. UNCITRAL notes on organizing arbitral proceedings and the conduct of evidence—a new approach to international arbitration. *Journal of international arbitration*, 14(2) June 1997:67-85.

Includes bibliographical references.

Fouchard, Philippe. La portée internationale de l'annulation de la sentence arbitrale dans son pays d'origine. *Revue de l'arbitrage*, n° 3 (juillet-septembre) 1997:329-352.

Includes bibliographical references.

Mantakou, Anna. The concept of international arbitration: an “endangered species”? *Revue Hellénique de droit international*, 50(1) 1997:139-152.

Includes bibliographical references.

Okekeifere, Andrew I. The UNCITRAL Model Law and the problem of delay in international commercial arbitration. *Journal of international arbitration*, 14(1) March 1997:125-139.

Includes bibliographical references.

Osode, Patrick C. State contracts, state interests and international commercial arbitration: a third world perspective. *African journal of international and comparative law* 9 (Pt.1) March 1997:107-129.

Includes bibliographical references.

Parra, Antonio R. Provisions on the settlement of investment disputes in modern investment laws, bilateral investment treaties and multilateral instruments on investment. *ICSID review: foreign investment law journal*, 12(2) fall 1997:287-364.

Includes bibliographical references.

Van den Berg, A. J. Justifiable doubts as to the arbitrator's impartiality or independence. *Leiden journal of international law*, 10(3) 1997:509-519.

Includes bibliographical references.

Werner, Jacques. The trade explosion and some likely effects on international arbitration. *Journal of international arbitration*, 14(2) June 1997:5-15.

Includes bibliographical references.

## Relations consulaires

Kadish, Mark J. Article 36 of the Vienna Convention on Consular Relations: a search for the right consul. *Michigan journal of international law*, 18(4) summer 1997: 565-613.

Includes bibliographical references.

### **Définition de l'agression**

Frigessi di Rattalma, Marco. Le régime de responsabilité internationale institué par le Conseil d'administration de la Commission de compensation des Nations Unies. *Revue générale de droit international public*, 101(1) 1997:45-90.  
Includes bibliographical references.

### **Relations diplomatiques**

Barston, R. P. *Modern diplomacy*, 2<sup>nd</sup> ed. (London; New York: Longman, 1997). 308 p, ill.  
Includes bibliographical references.

Donahue, Ray T. and Michael H. Prosser. *Diplomatic discourse: international conflict at the United Nations: addresses and analysis* (Greenwich, Conn.: Ablex Pub. Corp., 1997). 385 p. Bibliography: p. 351-368.  
Includes index.

### **Désarmement**

Goldblat, J. The nuclear non-proliferation regime: assessment and prospects. *Recueil des Cours* (Hague Academy of International Law), vol. 256 (1995):9-191. Bibliography pp. 17-18.

The legality of use of nuclear weapons. *Indian journal of international law*, 37(2) April-June 1997:149-261. Special issue. Series of articles.  
Includes bibliographical references.

Montaz, Djamchid. Nuclear-weapon-free zones in Africa and Asia. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:195-202.  
Includes bibliographical references.

Nwogugu, E. I. The Treaty of Pelindaba: an African nuclear weapon-free zone. *African year book of international law*, vol. 4, 1996:227-247.  
Includes bibliographical references.

Roche, Douglas. After the World Court opinion: towards a world without nuclear weapons. *Medicine, conflict and survival*, 13(2) April-June 1997:101-110.  
Includes bibliographical references.

Salvetti, Carlo and Luca Bucaioni. Il regime di non proliferazione nucleare: il nuovo Trattato per la proibizione completa dei test. *La comunità internazionale*, L11(2) 1997:256-277.  
Includes bibliographical references.

Symposium: contemporary issues in controlling weapons of mass destruction. *Duke journal of comparative and international law*, 8(1) fall 1997:1-134. Series of articles.  
Includes bibliographical references.

Szurek, S. De Rarotonga à Bangkok et Pelindaba. Note sur les traités constitutifs de nouvelles zones exemptes d'armes nucléaires. *Annuaire français de droit international*, vol. XLII, 1996: 164-186.  
Includes bibliographical references.

Tavernier, P. L'adoption du traité d'interdiction complète des essais nucléaires. *Annuaire français de droit international*, vol. XLII, 1996:118-136.  
Includes bibliographical references.

*UN, the disarmament efforts* (New Delhi: Anmol Publications, 1997). 352 p.

Includes bibliographical references.

Yakemtchouk, Romain. Zones dénucléarisées. *Studia diplomatica*, L(4-5) 1997:1-247. Special issue.

Includes bibliographical references.

Yamada, Chusei. Peace through disarmament? Legal aspects, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 253-264.

Includes bibliographical references.

### **Compétence nationale**

Bedjaoui, Mohammed. The reception by national courts of decisions of international tribunals. *New York University journal of international law and politics*, 28(1-2) fall 1995-winter 1996:45-64.

Includes bibliographical references.

De Boer, Th. M. Facultative choice of law: the procedural status of choice-of-law rules and foreign law. *Recueil des cours* (Hague Academy of International Law), vol. 257 (1996):223-428. Bibliography pp. 422-427.

Estey, Wade. The five bases of extraterritorial jurisdiction and the failure of the presumption against extraterritoriality. *Hastings international and comparative law review*, 21(1) fall 1997:153-208.

Includes bibliographical references.

Herz, Debra. Effects of international arbitral tribunals in national courts. *New York University journal of international law and politics*, 28(1-2), fall 1995-winter 1996: 217-274.

Includes bibliographical references.

Lefeber, R. Frontiers of international law: counteracting the exercise of extraterritorial jurisdiction. *Leiden journal of international law*, 10(1) 1997:1-7

Includes bibliographical references.

Lowe, Vaughan. US extraterritorial jurisdiction: the Helms-Burton and D'Amato Acts. *International and comparative law quarterly*, 46(2) April 1997:378-390.

Includes bibliographical references.

Slyz, George. International law in national courts. *New York University journal of international law and politics*, 28(1-2) fall 1995-winter 1996:65-113.

Includes bibliographical references.

### **Questions relatives à l'environnement**

Ayling, Julie. Serving many voices: progressing calls for an international environmental organisation. *Journal of environmental law*, 9(2) 1997:243-270.

Includes bibliographical references.

Bekhechi, Mohammed Abdelwahab. Une nouvelle étape dans le développement du droit international de l'environnement : la Convention sur la désertification. *Revue générale de droit international public*, 101(1) 1997:5-44.

Summaries in English and Spanish. Includes bibliographical references.

- Competing norms in the law of marine environmental protection: focus on ship safety and pollution prevention* (London; Boston, Mass.: Kluwer Law International, 1997). 268 p.  
Includes bibliographical references and index.
- Compliance with international environmental treaties: the empirical evidence. *Proceedings (American Society of International Law, Meeting)*, 91 (1997):234-258.  
Includes bibliographical references.
- Cubel, Pablo. Transboundary movements of hazardous waste in international law: the special case of the Mediterranean area. *The International journal of marine and coastal law*, 12(4) November 1997:447-487.  
Includes bibliographical references.
- Dowdeswell, Elizabeth. Environmental law as a vehicle for achieving sustainable development. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:43-55.
- Foundations of environmental law and policy* (New York: Oxford University Press, 1997). 334 p. ill.
- Gunningham, Neil and Mike D. Young. Toward optimal environmental policy: the case of biodiversity conservation. *Ecology law quarterly*, 24(2) 1997:243-298.  
Includes bibliographical references.
- Gupta, Joyeeta. *The Climate Change Convention and developing countries: from conflict to consensus?* (Dordrecht, Netherlands; Boston Mass.: Kluwer Academic Publishers, 1997). 249 p. ill. Bibliography: p. 206-224.  
Includes index.
- Hirschi, Kenneth D. Possibilities for a unified international convention on the transboundary shipments of hazardous wastes. *Georgetown international environmental law review*, X(1) 1997:169-197.  
Includes bibliographical references.
- Hoover, Reynold N. Landmine liability: holding manufacturers responsible for the cost of victim compensation. *Georgetown international environmental law review*, X(1) 1997:121-145.  
Includes bibliographical references.
- Institut de droit international : session de Strasbourg. *Revue belge de droit international*, XXX(2) 1997:457-532. Series of articles.  
Includes bibliographical references.
- Jardin, Mireille. Les réserves de la biosphère se dotent d'un statut international. *Revue juridique de l'environnement*, 4, 1996:375-385.  
Includes bibliographical references.
- Jones, Timothy T. Implementation of the Montreal Protocol: barriers, constraints and opportunities. *The environmental lawyer*, 3(3) June 1997:813-858.  
Includes bibliographical references.
- Kelly, Michael J. Overcoming obstacles to the effective implementation of international environmental agreements. *Georgetown international environmental law review*, IX(2) 1997:447-488.  
Includes bibliographical references.

- McIntyre, Owen and Thomas Mosedale. The precautionary principle as a norm of customary international law. *Journal of environmental law*, 9(2) 1997:221-241.  
Includes bibliographical references.
- McIver, Jennifer. Environmental protection, indigenous rights and the Arctic Council: rock, paper, scissors on the ice? *Georgetown international environmental law review*, X(1) 1997:147-168.  
Includes bibliographical references.
- Martens, Jens. Abstieg vom Erdgipfel fünf Jahre nach Rio: 19. UN-Sondergeneralversammlung mit ernüchternder Bilanz. *Vereinte Nationen*, 45(4) August 1997:137-142.
- Meier, Mike. GATT, WTO, and the environment: to what extent do GATT/WTO rules permit member nations to protect the environment when doing so adversely affects trade? *Colorado journal of international environmental law and policy*, 8(2) summer 1997:241-282.  
Includes bibliographical references.
- Nissen, Jill Lynn. Achieving a balance between trade and the environment: the need to amend the WTO/GATT to include multilateral environmental agreements. *Law and policy in international business*, 28(3) spring 1997:901-928.  
Includes bibliographical references.
- Okowa, Phoebe N. Procedural obligations in international environmental agreements. *The British year book of international law*, vol. 67, 1996:275-336.  
Includes bibliographical references.
- Pérez-Salom, José Roberto. Les Nations Unies et la lutte contre la désertification avec examen particulier du cas de la région de la Méditerranée septentrionale. *Revue hellénique de droit international*, 50(1) 1997:89-106.
- Sands, Philippe. L'affaire des essais nucléaires II (Nouvelle-Zélande contre France); contribution de l'instance au droit international de l'environnement. *Revue générale de droit international public*, 102(2) 1997:447-474.  
Includes bibliographical references.
- Schoenbaum, Thomas J. International trade and protection of the environment: the continuing search for reconciliation. *American journal of international law*, 91(2) April 1997:268-313.  
Includes bibliographical references.
- Sreenivasa Rao, Pemmaraju. Environment as a common heritage of mankind: a policy perspective, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 201-216.  
Includes bibliographical references.
- Steinberg, Richard H. Trade-environment negotiations in the EU, NAFTA, and WTO: regional trajectories of rule development. *American journal of international law*, 91(2) April 1997:231-267.  
Includes bibliographical references.
- Székely, Alberto. Non-binding commitments: a commentary on the softening of international law evidenced in the environmental field, in *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 173-199.  
Includes bibliographical references.

Teece, David R. Global overfishing and the Spanish-Canadian turbot war: can international law protect the high-seas environment? *Colorado journal of international environmental law and policy*, 8(1) winter 1997:89-125.

Includes bibliographical references.

Vice, Daniel. Implementation of biodiversity treaties: monitoring, fact-finding, and dispute resolution. *New York University journal of international law and politics*, 29(4) summer 1997:577-639.

Includes bibliographical references.

## **Financement**

Koschorreck, Wilfried. Zahlungsfähigkeit versus Zahlungsbereitschaft: die Debatte um die Beiträge zu den Vereinten Nationen. *Vereinte Nationen*, 45(5) Oktober 1997:161-167.

Roundtable of international financial institutions general counsels. *Proceedings (American Society of International Law, Meeting)*, 91<sup>st</sup>, 1997:199-222.

Includes bibliographical references.

## **Droits de l'homme**

Alfredsson, Gudmundur. The United Nations and human rights. *International journal of legal information*, 25(1-3) 1997:17-34.

Annan, Kofi A. Essay: strengthening United Nations action in the field of human rights: prospects and priorities. *Harvard human rights journal*, 10, spring 1997:1-9.

Anthony, Arthur E. Beyond the paper tiger: the challenge of a human rights court in Africa. *Texas international law journal*, 32(3) summer 1997:511-524.

Includes bibliographical references.

Ayala-Lasso, José. Making human rights a reality in the twenty-first century. *Emory international law review*, 10(2) winter 1996:497-508.

Includes bibliographical references.

Bartolomei, María-Luisa. The globalization process of human rights in Latin America versus economic, social and cultural diversity. *International journal of legal information*, 25(1-3) 1997:156-200. Bibliography: p. 190-200.

Baum, Gerhart R. Menschenrechte in den Vereinten Nationen—ein aktueller Lagebericht. *Vereinte Nationen*, 45(4) August 1997:126-130.

Chinkin, C. M. *Human rights as general norms and a State's right to opt out: reservations and objections to human rights Conventions* (London: B.I.I.C.L., 1997). 207p.

Includes bibliographical references.

Compliance with the international human rights of women. *Proceedings (American Society of International Law, Meeting)*, 91<sup>st</sup>, 1997:377-394.

Includes bibliographical references.

Corell, Hans. The United Nations and the legal community in promotion of human rights. *Fordham international law journal*, 21(2) December 1997:519-530.

Includes bibliographical references.

- Dormady, Valerie A. Women's rights in international law: a prediction concerning the legal impact of the United Nations' Fourth World Conference on women. *Vanderbilt journal of transnational law*, 30(1) January 1997:97-134.  
Includes bibliographical references.
- Dougan-Beacá, J.D. L'ONU et la protection des droits de l'homme. *African journal of international and comparative law*, 9(Pt.2) June 1997:311-323.  
Includes bibliographical references.
- Drzemczewski, Andrew Z. *European Human Rights Convention in domestic law: a comparative study* (Oxford: Clarendon Press; New York, Oxford University Press, 1997).372p. Bibliography: p. 348-360.  
Includes indexes.
- Fomba, Salifou. Le droit au développement en tant que droit de l'homme, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 237-252.  
Includes bibliographical references.
- Higgins, Rosalyn. Interim measures for the protection of human rights. *Columbia journal of transnational law*, 36(1-2) 1997:91-108.  
Includes bibliographical references.
- Hong Kong: Preserving human rights and the rule of law: a conference sponsored by the International Legal Studies Program of the Washington College of Law, Human Rights Watch/Asia, and the Lawyers Committee for Human Rights. 18-19 March 1997. *American University journal of international law and policy*, 12(3) May-June 1997:361-508.  
Special issue.
- Howen, Nicholas. International human rights law-making—keeping the spirit alive. *European human rights law review*, No. 6, 1997:566-583.  
Includes bibliographical references.
- Howland, Courtney W. The challenge of religious fundamentalism to the liberty and equality rights of women: an analysis under the United Nations Charter. *Columbia journal of transnational law*, 35(2) 1997:271-377.  
Includes bibliographical references.
- Human rights and the administration of justice: international instruments* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 788 p.  
Includes bibliographical references.
- Human rights: global issues and information sources. *International journal of legal information*, 25(1-3) 1997:3-200. Series of articles.  
Includes bibliographical references.
- Human rights and humanitarian law: the quest for universality* (The Hague; Boston, Mass.: M. Nijhoff, 1997). 145 p.  
Includes bibliographical references.
- International human rights: text and materials* (London: Sweet and Maxwell, 1997). 785 p.  
Includes bibliographical references and index.
- Jhabvala, F. The drafting of the human rights provisions of the UN Charter. *Netherlands international law review*, XLIV(1) 1997:1-31.  
Includes bibliographical references.

- Lopatka, Adam. The Convention on the rights of the child. *Transnational law and contemporary problems*, 6(2) fall 1996:251-461.  
Includes bibliographical references.
- Lücke, Jörg. Universales verfassungsrecht, Völkerrecht und schutz der Umwelt. *Archiv des Völkerrechts*, 35(1) 1997:1-28.
- Lücker-Babel, Marie-Françoise. Les réserves à la Convention des Nations Unies relative aux droits de l'enfant et la sauvegarde de l'objet et du but du traité international. *European journal of international law*, 8(4) 1997:664-682.  
Includes bibliographical references.
- Mahiou, Ahmed. Le droit au développement, in *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 217-236.  
Includes bibliographical references.
- Mubiala, Mutoy. Contribution à l'étude comparative des mécanismes régionaux africain, américain et européen de protection des droits de l'homme. *African journal of international and comparative law*, 9(Pt.1) March 1997:42-54.  
Includes bibliographical references.
- The principle of legality in international human rights institutions: selected legal opinions* (The Hague; Boston, Mass.: M. Nijhoff, 1997). 393 p.  
Includes bibliographical references.
- The Raoul Wallenberg Institute compilation of human rights instruments* (The Hague; Boston, Mass.: M. Nijhoff, 1997). 609 p.  
Includes index.
- Rodley, Nigel S. The evolution of United Nations Charter-based machinery for the protection of human rights. *European human rights law review*, No. 1, 1997:4-10.
- Schaefer, Michael. Menschenrechtsfeldmissionen—ein innovativer ansatz. *Vereinte Nationen* 45(4) August 1997:130-137.
- Symposium: implementation of the United Nations Convention on the rights of the child. *Transnational law and contemporary problems*, 6(2) fall 1996:1-542.  
Includes bibliographical references.
- The United Nations Convention on the rights of the child. *Proceedings (American Society of International Law, Meeting)*, 91<sup>st</sup>, 1997:74-88.  
Includes bibliographical references.
- The UN human rights regime: is it effective? *Proceedings (American Society of International Law, Meeting)*, 91<sup>st</sup>, 1997:460-484.  
Includes bibliographical references.
- Villagrán Kramer, Francisco. Retaliation and reprisals for human rights violations. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:71-96.  
Includes bibliographical references.

### **Droit administratif international**

- Ruzié, D. Jurisprudence du Tribunal administratif des Nations Unies (1996). *Annuaire français de droit international*, vol. XLII, 1996:482-503.  
Includes bibliographical references.



Thierry, Hubert. Aspects de la justice administrative internationale, dans *Le droit des organisations internationales : recueil d'études à la mémoire de Jacques Schwob* (Bruxelles: Bruylant, 1997), p. 115-122.

Includes bibliographical references.

### **Droit pénal international**

Accountability for international crime and serious violations of fundamental human rights. *Law and contemporary problems*, 59(4) autumn 1996:1-230. Series of articles.

Includes bibliographical references.

Akhavan, Payam. Justice and reconciliation in the Great Lakes region of Africa: the contribution of the International Criminal Tribunal for Rwanda. *Duke journal of comparative and international law*, 7(2) spring 1997:325-348.

Includes bibliographical references.

Andrews, Lucas W. Sailing around the flat earth: the International Tribunal for the Former Yugoslavia as a failure of jurisprudential theory. *Emory international law review*, 11(2), Fall 1997:471-513.

Includes bibliographical references.

Arbour, Louise. Progress and challenges in international criminal justice. *Fordham international law journal*, 21(2) December 1997:531-540.

Includes bibliographical references.

Askin, Kelly Dawn. *War crimes against women: prosecution in international war crimes tribunals* (The Hague; Cambridge, Mass.: M. Nijhoff, 1997). 455 p. Bibliography: p. 404-450.

Includes index.

Bantekas, Ilias. Study on the minimum rules of conduct in cross-examination to be applied by the International Criminal Tribunal for the Former Yugoslavia. *Revue hellénique de droit international*, 50(1) 1997:205-215.

Includes bibliographical references.

Bassiouni, M. Cherif. From Versailles to Rwanda in seventy-five years: the need to establish a permanent international criminal court. *Harvard human rights journal*, 10 (spring 1997):11-62.

Includes bibliographical references.

Blakesley, Christopher L. Jurisdiction, definition of crimes, and triggering mechanisms. *Denver journal of international law and policy*, 25(2) winter 1997:233-280.

Includes bibliographical references.

Bos, Adriaan. Punishing war crimes in the former Yugoslavia: a critical juncture for the international community. *The Finnish yearbook of international law*, vol. VII, 1996:324-333.

Cassese, Antonio (Professor). The International Criminal Tribunal for the Former Yugoslavia and human rights. *European human rights law review*, 4, 1997:329-352.

Includes bibliographical references.

Cavicchioli, L. Il costringimento psichico come causa di esclusione della colpevolezza nei crimini contro l'umanità: il caso Erdemović. *Rivista di diritto internazionale*, LXXX(2) 1997:373-395.

Includes bibliographical references.

- Chesterman, Simon. Never again... and again: law, order, and the gender of war crimes in Bosnia and beyond. *The Yale journal of international law*, 22(2) summer 1997:299-343.  
Includes bibliographical references.
- De Zayas, Alfred. Das Recht auf die heimat, ethnische Säuberungen und das Internationale Kriegsverbrechertribunal für das ehemalige Jugoslawien. *Archiv des Völkerrechts*, 35(1) 1997:29-72.
- Dugard, John. Obstacles in the way of an International Criminal Court. *Cambridge law journal*, 56(2) July 1997:329-342.  
Includes bibliographical references.
- Ellis, Mark S. Achieving justice before the International War Crimes Tribunal: challenges for the defense counsel. *Duke journal of comparative and international law*, 7(2) spring 1997:519-537.  
Includes bibliographical references.
- Fernández Liesa, C. El Tribunal para la antigua Yugoslavia y el desarrollo del derecho internacional (Decisión de la Sala de Apelación, de 2 de octubre de 1955, en el Asunto Tadic-competencia). *Revista Española de Derecho Internacional*, XLVIII(2) julio-diciembre 1996:11-44.  
Includes bibliographical references.
- Ferstman, Carla J. Domestic trials for genocide and crimes against humanity: the example of Rwanda. *African journal of international and comparative law*, 9(Pt.4) December 1997:857-877.  
Includes bibliographical references.
- Fitzgerald, Kate. Problems of prosecution and adjudication of rape and other sexual assaults under international law. *European journal of international law*, 8(4) 1997:638-663.  
Includes bibliographical references.
- Forsythe, David P. International criminal courts: a political view. *Netherlands quarterly of human rights*, 15(1) March 1997:5-19.  
Includes bibliographical references.
- Fox, Hazel. The objections to transfer of criminal jurisdiction to the UN tribunal. *International and comparative law quarterly* 46(2) April 1997:434-442.  
Includes bibliographical references.
- Goldstone, Richard. Assessing the work of the United Nations war crimes tribunals. *Stanford journal of international law*, 33(1) winter 1997:1-8.  
Includes bibliographical references.
- Harhoff, Frederik. Consonance or rivalry? Calibrating the efforts to prosecute war crimes in national and international tribunals. *Duke journal of comparative and international law*, 7(2) spring 1997:571-596.  
Includes bibliographical references.
- Harris, Kenneth J. and Kushen, Robert. Surrender of fugitives to the war crimes tribunals for Yugoslavia and Rwanda: squaring international legal obligations with the U.S. Constitution. *Criminal law forum*, 7(3) 1996:561-604.  
Includes bibliographical references.

- Horowitz, Irving Louis. *Taking lives: genocide and State power* (New Brunswick, NJ: Transaction Publishers, 1997). 324 p.  
Includes bibliographical references ([297]-320) and index.
- Johannsen, Achim. Die Haager Kriegsverbrecherprozesse: zur bisherigen Arbeit des ex-Jugoslawien-Tribunals. *Humanitäres Völkerrecht*, 10(1) 1997:17-21.
- Kaul, Hans-Peter. Auf dem Weg zum Weltstrafgerichtshof: Verhandlungsstand und Perspektiven. *Vereinte Nationen*, 45(5) Oktober 1997:177-181.
- King, Faiza Patel. Public disclosure in rule 61 proceedings before the International Criminal Tribunal for the Former Yugoslavia. *New York University journal of international law and politics*, 29(4) summer 1997:523-554.  
Includes bibliographical references.
- King, Faiza Patel and Anne-Marie La Rosa. Current developments: International Criminal Tribunal for the Former Yugoslavia. *Revue belge de droit international*, XXX(2) 1997:533-555.  
Includes bibliographical references.
- Koschorreck, Kai and Miriam Müller. Report on the International Criminal Tribunal for the Former Yugoslavia. *German yearbook of international law*, vol. 39, 1996:409-433.  
Includes bibliographical references.
- Lippman, Matthew Ross. Crimes against humanity. *Boston College third world law journal*, 17(2). Spring 1997:171-273.  
Includes bibliographical references.
- Morris, Madeline H. The trials of concurrent jurisdiction: the case of Rwanda. *Duke journal of comparative and international law*, 7(2) spring 1997: 349-374.  
Includes bibliographical references.
- Obote-Odora, Alex. *The judging of war criminals: individual criminal responsibility under international law* (Stockholm: University of Stockholm, 1997). 338 p. Thesis (Ph.D), University of Stockholm, 1997. Bibliography: p. 309-338.
- Olonisakin, Funmi. An international war crimes tribunal for Africa: problems and prospects. *African journal of international and comparative law*, 9(Pt.4) December 1997:822-835.  
Includes bibliographical references.
- O'Shea, Sheila. Interaction between international criminal tribunals and national legal systems. *New York University journal of international law and politics*, 28(1-2) fall 1995-winter 1996:367-434.  
Includes bibliographical references.
- Osiel, Mark. *Mass atrocity, collective memory, and the law* (New Brunswick, NJ: Transaction Publishers, 1997). 317 p.  
Includes bibliographical references and index.
- Paust, Jordan J. International Criminal Law: introductory themes, en *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 165-188.  
Includes bibliographical references.

Pellet, Alain. Vive le crime! Remarques sur les degrés de l'illicite en droit international, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 287-315.

Includes bibliographical references.

Pickard, Daniel B. Proposed sentencing guidelines for the International Criminal Court. *Loyola of Los Angeles international and comparative law journal*, 20(1) November 1997:123-164.

Includes bibliographical references.

*Promoting the right to reparation for survivors of torture: what role for a permanent international criminal court?* (London: Redress, 1997). 84 p. Bibliography: p. 45-51.

Pruitt, R. C. Guilt by majority in the International Criminal Tribunal for the Former Yugoslavia: does this meet the standard of proof "Beyond reasonable doubt"? *Leiden journal of international law*, 10(3) 1997:557-578.

Includes bibliographical references.

Ratner, Steven R. and Jason S. Abrams, *Accountability for human rights atrocities in international law: beyond the Nuremberg legacy* (Oxford, New York: Clarendon Press, 1997). 368 p. Bibliography: 341-360.

Includes index.

Rayfuse, Rosemary. The draft code of crimes against the peace and security of mankind: eating disorders at the International Law Commission. *Criminal law forum*, 8(1) 1997:43-86.

Includes bibliographical references.

Schabas, William A. Justice, democracy, and impunity in post-genocide Rwanda: searching for solutions to impossible problems. *Criminal law forum*, 7(3) 1996:523-560.

Includes bibliographical references.

\_\_\_\_\_. Sentencing by international tribunals: a human rights approach. *Duke journal of comparative and international law*, 7(2) spring 1997:461-517.

Includes bibliographical references.

Scharf, Michael P. A critique of the Yugoslavia War Crimes Tribunal. *Denver journal of international law and policy*, 25(2) winter 1997:305-312.

Includes bibliographical references.

Schuett, Oliver. The International War Crimes Tribunal for the Former Yugoslavia and the Dayton Peace Agreement: peace versus justice? *International peacekeeping*, 4(2) summer 1997:91-114.

Includes bibliographical references.

Sharp Sr., Walter Gary. International obligations to search for and arrest war criminals: government failure in the former Yugoslavia? *Duke journal of comparative and international law*, 7(2) spring 1997:411-460.

Includes bibliographical references.

Sherman, Antonia. Sympathy for the devil: examining the defendant's right to confront before the International War Crimes Tribunal. *Emory international law review*, 10(2) winter 1996:833-878.

Includes bibliographical references.

- Strydom, H. A. The legal authority of the International Criminal Tribunal for ex-Yugoslavia to order the disclosure of evidence. *South African yearbook of international law*, vol. 22, 1997:76-85.  
Includes bibliographical references.
- Sunga, Lyal S. *The emerging system of international criminal law: developments in codification and implementation* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 486 p. Bibliography: 447-478.  
Includes index.
- Swaak-Goldman, O. Q. The ICTY and the right to a fair trial: a critique of the critics. *Leiden journal of international law*, 10(2) 1997:215-221.  
Includes bibliographical references.
- Symposium: law, war, and human rights: international courts and the legacy of Nuremberg. *Connecticut journal of international law*, 12(2) spring 1977:161-263. Series of articles.  
Includes bibliographical references.
- Thiam, Doudou. Responsabilité internationale de l'individu en matière criminelle, in *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 329-337.  
Includes bibliographical references.
- Thwaites, Nadine L. C. Le concept de génocide dans la jurisprudence du TPIY : avancées et ambiguïtés. *Revue belge de droit international*, XXX(2) 1997:565-606.  
Includes bibliographical references.
- Van Schaack, Beth. The crime of political genocide: repairing the Genocide Convention's blind spot. *The Yale law journal*, 106(7) May 1997:2259-2291.  
Includes bibliographical references.
- Villagrán Kramer, Francisco. La Comisión de derecho internacional y la responsabilidad internacional por crímenes internacionales. *Anuario Argentino de Derecho Internacional*, vol. VII, 1996-1997:153-166.  
Includes bibliographical references.
- Warrick, Thomas S. Organization of the International Criminal Court: administrative and financial issues. *Denver journal of international law and policy*, 25(2) winter 1997:333-395.  
Includes bibliographical references.
- Wassgren, Hans. Enforcing international humanitarian norms—will the Criminal Tribunal for the Former Yugoslavia stand a chance of succeeding? *The Finnish yearbook of international law*, vol. VII, 1996:306-323.  
Includes bibliographical references.

### **Droit économique international**

- Berger, Klaus Peter. Der Zinsanspruch im internationalen Wirtschaftsrecht. *Rebels Zeitschrift für ausländisches und internationales Privatrecht*, 61(2) April 1997:313-343.  
Includes bibliographical references.
- Carrasco, Enrique R. and M. Ayhan Kose. Income distribution and the Bretton Woods Institutions: promoting an enabling environment for social development. *Transnational law and contemporary problems*, 6(1) spring 1996:1-46.  
Includes bibliographical references.

Carreau, D., Flory, Th. et P. Juillard, Chronique de droit international économique : commerce, monnaie, investissements. *Annuaire français de droit international*, vol. XLII, 1996: 807-844.

Includes bibliographical references.

*Economic dimensions in international law: comparative and empirical perspectives* (Cambridge, England; New York: Cambridge University Press, 1997). 697p., ill.

Includes bibliographical references and index.

Juillard, P. L'évolution des sources du droit des investissements. *Recueil des cours* (Hague Academy of International Law), vol. 250 (1994):9-215. Bibliography: pp. 213-215.

Symposium: Institutions for international economic integration. *Northwestern journal of international law and business*, 17(2-3) winter/spring 1996/97: 351-1056. Series of articles.

Includes bibliographical references.

### **Terrorisme international**

Combs, Cindy C. *Terrorism in the twenty-first century* (Upper Saddle River, NJ: Prentice-Hall, 1997). 243 p.

Includes bibliographical references and index.

Daudet, Yves. International action against State terrorism, in *Terrorism and international law* (London; New York: Routledge: LSE, 1997) p. 201-216.

Includes bibliographical references.

Freestone, David. International cooperation against terrorism and the development of international law principles of jurisdiction, in *Terrorism and international law* (London; New York: Routledge LSE, 1997) p. 43-67.

Includes bibliographical references.

Higgins, Rosalyn. The general international law of terrorism, in *Terrorism and international law* (London; New York: Routledge LSE, 1997), p. 13-29.

Includes bibliographical references.

Kolb, Robert. University criminal jurisdiction in matters of international terrorism: some reflections on the status and trends in contemporary international law. *Revue Hellénique de droit international*, 50(1) 1997:43-88.

Includes bibliographical references.

Plant, Glen. Legal aspects of terrorism at sea, in *Terrorism and international law* (London; New York: Routledge LSE, 1997) p. 68-96.

Includes bibliographical references.

Ravindran, P. C. K. Control of terrorism in air space: efforts by the international community. *The Indian journal of international law*, 37(1) January-March 1997:27-42.

Includes bibliographical references.

Renoux, Thierry S. and Roux, André. The rights of victims and liability of the State, in *Terrorism and international law* (London; New York: Routledge LSE, 1997) p. 251-264.

Includes bibliographical references.

*Terrorism and international law* (London; New York: Routledge LSE, 1997) 382 p. ill.

Includes bibliographical references and index.

## **Droit commercial international**

- Abbott, Frederick M. The future of the multilateral trading system in the context of TRIPS. *Hastings international and comparative law review*, 20(3) spring 1997:661-699.  
Includes bibliographical references.
- Berger, Klaus Peter. The *Lex mercatoria* doctrine and the UNIDROIT Principles of international commercial contracts. *Law and policy in international business*, 28(4) 1997:943-990.  
Includes bibliographical references.
- Bokalli, Victor-Emmanuel. La protection des chargeurs à travers les règles de Hambourg. *Le droit maritime français*, n° 569, mars 1997:237-249.  
Includes bibliographical references.
- Bonell, Michael Joachim. *An international restatement of contract law: the UNIDROIT principles of international commercial contracts* (Irvington-on-Hudson, NY: Transnational Juris Publications, 1997). 572 p. Bibliography: p. 515-561.  
Includes index.
- Caprioli, Eric A. et Renaud Sorieul. Le commerce international électronique : vers l'émergence de règles juridiques transnationales. *Journal du droit international*, 124(2) avril/mai/juin 1997:323-401.  
Summary in English. Includes bibliographical references.
- Carbone, S. M. Metodi alternativi di soluzione delle controversie: l'evoluzione indicata del diritto del commercio internazionale e l'esempio dell' Average Bond. *Il diritto marittimo*, aprile-giugno 1997:317-374.  
Includes bibliographical references.
- DiMatteo, Larry A. The CISG and the presumption of enforceability: unintended contractual liability in international business dealings. *The Yale journal of international law*, 22(1) winter 1997:111-170.  
Includes bibliographical references.
- Ferrari, Franco. General principles and international uniform commercial law conventions: a study of the 1980 Vienna Sales Convention and the 1988 UNIDROIT Conventions. *Uniform law review*, II(3) 1997:451-473.  
Includes bibliographical references.
- \_\_\_\_\_. The international sphere of application of the 1988 Ottawa Convention on international factoring. *The International lawyer*, 31(1) spring 1997:41-63.  
Includes bibliographical references.
- Fox, Eleanor M. Toward world antitrust and market access. *American journal of international Law*, 91(1) January 1997:1-25.  
Includes bibliographical references.
- Giannuzzi, Karen B. The Convention on contracts for the international sale of goods: temporarily out of "service"? *law of policy in international business*, 28(4) 1997:991-1035.  
Includes bibliographical references.
- Goode, Roy. Usage and its reception in transnational commercial law. *International and comparative law quarterly*, 46(1) January 1997:1-36.  
Includes bibliographical references.

- Gorton, Lars. Draft UNCITRAL Convention on independent guarantees. *The journal of business law*, May 1997:240-253.  
Includes bibliographical references.
- McRae, D. M. The contribution of international trade law to the development of international law. *Recueil de cours* (Hague Academy of International Law), vol. 260, 1996:99-238.  
Includes bibliographical references.
- Martha, R. S. J. Precedent in word trade law. *Netherlands international law review*, XLIV(3) 1997:346-377.  
Includes bibliographical references.
- Reich, Dr. Arie. From diplomacy to law: the juridicization of international trade relations. *Northwestern journal of international law and business*, 17(2/3) winter/spring 1996/1997:775-849.  
Includes bibliographical references.
- Rosett, Arthur. UNIDROIT Principles and harmonization of international commercial law: focus on chapter seven. *Uniform law review*, II(3) 1997:441-450.  
Includes bibliographical references.
- Seoul Conference on international trade law: integration, harmonization, and globalization. *Columbia journal of Asian law*, 10(2) fall 1996:305-366.
- Snell, Steven L. Controlling restrictive business practices in global markets: reflections on the concepts of sovereignty, fairness, and comity. *Stanford journal of international law*, 33(2) summer 1997:215-304.  
Includes bibliographical references.
- Spanogle, John A. Incoterms and UCC article 2—Conflicts and confusions. *The international lawyer*, 31(1) spring 1997:111-132.  
Includes bibliographical references.

### **Voies d'eau internationales**

- Crook, John R. and Stephen C. McCaffrey. The United Nations starts work on a watercourses convention. *American journal of international law*, 91(2) April 1997:374-378.  
Includes bibliographical references.
- Fitzmaurice, M. Convention on the law of the non-navigational uses of international watercourses. *Leiden journal of international law*, 10(3) 1997:501-508.  
Includes bibliographical references.

### **Intervention**

- Brotóns, Antonio Ramiro. No intervención versus injerencia humanitaria y principio democrático. *Anuario Argentino de Derecho Internacional*, vol. VII, 1996-1997:105-126.
- Bula-Bula, Sayeman. La doctrine d'ingérence humanitaire revisitée. *African journal of international and comparative law*, 9(Pt.3) September 1997:600-638.  
Includes bibliographical references.
- Cassidy, Robert M. Sovereignty versus the chimera of armed humanitarian intervention. *The Fletcher forum of world affairs*, 21(2) summer/fall 1997:47-63.  
Includes bibliographical references.



- Debiel, Tobias. Complex emergencies and humanitarian intervention: imperatives and pitfalls in a turbulent world. *Law and state*, No. 55, 1997:51-65.  
Includes bibliographical references.
- Hilaire, Max. *International law and the United States military intervention in the western hemisphere* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 148 p.  
Includes bibliographical references and index.
- Kannyo, Edward. Civil strife and humanitarian intervention in Africa: a preliminary assessment. *African year book of international law*, vol. 4, 1996:51-82.  
Includes bibliographical references.
- Knudsen, Tonny Brems. Humanitarian intervention revisited: Post-Cold War responses to classical problems. *International peacekeeping*, 3(4) winter 1996:146-165.  
Includes bibliographical references.
- Österdahl, Inger. By all means, intervene! *Nordic journal of international law*, 66(2-3) 1997:241-271.  
Includes bibliographical references.
- Protecting minorities: lessons of international peacekeeping. *Proceedings (American Society of International Law, Meeting)*, 91<sup>st</sup>, 1997:429-459.  
Includes bibliographical references.
- Van Eijk, Ryan. The United Nations and the reconstruction of collapsed states in Africa. *African journal of international and comparative law*, 9(Pt.3) September 1997:573-599.  
Includes bibliographical references.
- Vargas Carreño, Edmundo. Humanitarian intervention, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 339-363.  
Includes bibliographical references.

## **Droit de la mer**

- Boyle, Alan E. Dispute settlement and the Law of the Sea Convention: problems of fragmentation and jurisdiction. *International and comparative law quarterly*, 46(1) January 1997:37-54.  
Includes bibliographical references.
- Brown, E. D. Dispute settlement and the law of the sea: the UN Convention regime. *Marine policy*, 21(1) January 1997:17-43.  
Includes bibliographical references.
- Davies, Peter G. G. and Redgwell, Catherine. The international legal regulation of straddling fish stocks. *The British year book of international law*, vol. 67, 1996: 199-274.  
Includes bibliographical references.
- Dromgoole, Sarah. A protective legal regime for the underwater cultural heritage: the problem of international waters. *Annuaire de droit maritime et océanique*, vol. XV, 1997:119-131  
Includes bibliographical references.
- Duvauchelle Rodríguez, Mario. La Convención del Derecho del Mar. Su contenido y principales problemas que plantea su ordenamiento jurídico. *Revista de Derecho*, LXIV(1997) enero-junio 1996:29-47.  
Includes bibliographical references.

- Dzidzornu, David. Coastal state obligations and powers respecting EEZ environmental protection under part XII of the UNCLOS: a descriptive analysis. *Colorado journal of international environmental law and policy*, 8(2) summer 1997:283-321.  
Includes bibliographical references.
- Haimbaugh, Jr., George D. Global agreements regarding overfishing at sea. *South Carolina environmental law journal*, 6(1) summer 1997:1-16.  
Includes bibliographical references.
- The International Tribunal for the Law of the Sea. *Indian journal of international law*, 37(3) July-September 1997:347-477. Special issue. Series of articles.  
Includes bibliographical references.
- Kimball, Lee A. Whither international arrangements to support ocean law? *Columbia journal of transnational law*, 36(1-2) 1997:307-339.  
Includes bibliographical references.
- Kusuma-Atmadja, Mochtar. The contribution of new states to the development of international law with a special emphasis on the law of the sea, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 123-135.  
Includes bibliographical references.
- McDorman, Ted L. Port state enforcement: a comment on article 218 of the 1982 Law of the Sea Convention. *Journal of maritime law and commerce*, 28(2) April 1997:305-322.  
Includes bibliographical references.
- Oxman, Bernard H. Human rights and the United Nations Convention on the Law of the Sea. *Columbia journal of transnational law*, 36(1-2) 1997:399-429.  
Includes bibliographical references.
- Rajan, H. P. Negotiating institutional frameworks under the United Nations Convention on the law of the sea. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:133-147.  
Includes bibliographical references.
- Razavi, Ahmad. Continental shelf delimitation and related maritime issues in the Persian Gulf (The Hague; Boston, Mass.: M. Nijhoff, 1997). p. 330. Bibliography: p. 307-319.  
Includes index.
- Rieser, Alison. International fisheries law, overfishing and marine biodiversity. *Georgetown international environmental law review*, IX(2) 1997:215-279.  
Includes bibliographical references.
- Sustainable development and preservation of the oceans: the challenges of UNCLOS and Agenda 21; proceedings of the Law of the Sea Institute twenty-ninth annual conference, Denpasar, Bali, Indonesia, June 19-22, 1995* (Honolulu, Hawaii: The Law of the Sea Institute: William S. Richardson School of Law, University of Hawaii, 1997). 879 p. ill., maps.  
Includes bibliographical references and index.
- Yturriaga, José A. de. Acuerdo de 1995 sobre conservación y ordenación de las poblaciones de peces trans zonales y altamente migratorios. *Anuario Argentino de Derecho Internacional*, vol. VII, 1996-1997:15-61.  
Includes bibliographical references.

\_\_\_\_\_. *The International Regime of Fisheries: from UNCLOS 1982 to the Presential Sea* (The Hague; Boston; London: Martinus Mijhoff Publishers, 1997). 326 p. Bibliography: p. 259-300.

Includes bibliographical references and index.

Zahraa, Mahdi. Natural prolongation and delimitation of maritime boundaries. *The Finnish yearbook of international law*, vol. VII, 1996:378-403.

Includes bibliographical references.

## **Droit des traités**

Gardiner, Richard. Treaties and treaty materials: role, relevance and accessibility. *International and comparative law quarterly*, 46(3) July 1997:643-662.

Includes bibliographical references.

Hutchinson, David. The juridical nature of article 7 of the Vienna Convention on the law of treaties. *The Australian year book of international law*, vol. 17, 1996:187-224.

Includes bibliographical references.

Johnston, Douglas M. *Consent and commitment in the world community: the classification and analysis of international instruments* (Irvington-on-Hudson, NY.: Transnational Publishers, 1997). 346 p.

Incluye bibliografía (289-337) e índice.

Lim, Chin and Olufemi Elias. The role of treaties in the contemporary international legal order. *Nordic journal of international law*, 66(1) 1997:1-21.

Includes bibliographical references.

Rama-Montaldo, Manuel. Human rights Conventions and reservations to treaties, in *Héctor Gros Espiell amicorum liber—personne humaine et droit international* (Bruylant, Bruxelles, 1997) vol. II, p. 1261-1277.

Redgwell, Catherine J. Reservations to treaties and Human Rights Committee general comment No. 24(52). *International and comparative law quarterly*, 46(2) April 1997 390-412.

Includes bibliographical references.

Setear, John K. Responses to breach of a treaty and rationalist international relations theory: the rules of release and remediation in the law of treaties and the law of state responsibility. *Virginia law review*, 83(1) February 1997:1-126.

Includes bibliographical references.

Sevastik, Per. The binding force of treaties under international law: handbook for government lawyers and human rights advocates (Uppsala, Sweden: Iustus Förlag, 1997). 153 p.

Includes bibliographical references and indexes.

Shelton, Dinah. Reconcilable differences? The interpretation of multilingual treaties. *Hastings international and comparative law review*, 20(3) spring 1997:611-638.

Includes bibliographical references.

Villiger, Mark E. Customary international law and treaties: a manual on the theory and practice of the interrelation of sources. 2nd rev. ed (The Hague; Boston, Mass.: Kluwer Law International, 1997). 346 p. Bibliography: p. 293-323.

Includes index.

## **Droit de la guerre**

Araujo, S. J. Anti-personnel mines and peremptory norms of international law: argument and catalyst. *Vanderbilt journal of transnational law*, 30(1) January 1997:1-30.

Includes bibliographical references.

Azzam, Fateh. The duty of third States to implement and enforce international humanitarian law. *Nordic journal of international law*, 66(1) 1997:55-75.

Includes bibliographical references.

Crawford III, J.W. The law of noncombatant immunity and the targeting of national electrical power systems. *The Fletcher forum of world affair*, 21(2) summer/fall 1997: 101-119.

Includes bibliographical references.

Freeman, Shirley and Helen Ormiston Smith. War and international humanitarian law. *Medicine, conflict and survival*, 13(2) April-June 1997:116-124.

Gardam, Judith G. Energy and the law of armed conflict. *Journal of energy and natural resources law*, 15(2) May 1997:87-96.

Includes bibliographical references.

\_\_\_\_\_. Women and the law of armed conflict. Why the silence? *International and comparative law quarterly*, 46(1) January 1997:55-80.

Includes bibliographical references.

Hulme, Karen. Armed conflict, wanton ecological devastation and scorched earth policies: how the 1990-91 Gulf conflict revealed the inadequacies of the current laws to ensure effective protection and preservation of the natural environment. *Journal of armed conflict law*, 2(1) June 1997:45-81.

Includes bibliographical references.

Kuper, Jenny. *International law concerning child civilians in armed conflict* [Oxford (England): Clarendon Press; New York: Oxford University Press, 1997]. 283 p. Bibliography: [255]-274.

Includes index.

Schmitt, Michael N. Green war: an assessment of the environmental law of international armed conflict. *The Yale journal of international law*, 22(1) winter 1997:1-109.

Includes bibliographical references.

Seršić, Maja. Protection of cultural property in time of armed conflict. *Netherlands year-book of international law*, vol. XXVII (1996):3-38.

Includes bibliographical references.

Ticehurst, Rupert. The Martens clause and the laws of armed conflict. *International review of the Red Cross*, No. 317, March-April 1997:125-134.

Includes bibliographical references.

## **Maintien de la paix**

Bratt, Duane. Explaining peacekeeping performance: the UN in internal conflicts. *International peacekeeping*, 4(3) autumn 1997:45-70.

Includes bibliographical references.

Kreß, Claus. Friedenssicherung durch Vereinte Nationen und NATO. *Archiv des Völkerrechts*, 35(2) Juni 1997:213-233.

Includes bibliographical references.

Minta, Ike. The Rwanda conflict: with the failure of peacekeeping, is peacemaking still possible? *African yearbook of international law*, vol. 4, 1996:19-35.

Includes bibliographical references.

Ramcharan, B.G. Cooperation between the U.N. and regional/sub-regional organizations in internal conflicts: the case of Liberia. *African yearbook of international law*, vol. 4 (1996):3-17.

Includes bibliographical references.

Romanov, V. A. The Paris-Dayton Accords: novellae and traditionalism in international conventional practice. *Moscow journal of international law*, 2(2) 1997:15-32.

Includes bibliographical references.

Sommaruga, Cornelio. Humanitarian action and peace-keeping operations. *International review of the Red Cross*, No. 31, March-April 1997:178-186.

Symposium 1997: making peace agreements work: the implementation and enforcement of peace agreements between sovereigns and intermediate sovereigns. *Cornell international law journal*, 30(3) 1997:631-818. Series of articles.

Includes bibliographical references.

Taylor, M. B. Coordination and international institutions in post-conflict situations. *Leiden journal of international law*, 10(2) 1997:249-268.

Includes bibliographical references.

The UN, peace and force. *International peacekeeping*, 3(4) winter 1996:1-194.

Special issue. Includes bibliographical references.

White, Nigel D. The UN Charter and peacekeeping forces: constitutional issues. *International peacekeeping*, 3(4) winter 1996:43-63.

Includes bibliographical references.

### **Admission et représentation**

Ma, Ying-Jeou. The ROC (Taiwan)'s entry into the WTO: progress, problems and prospects. *Chinese yearbook of international law and affairs*, vol. 15, 1996-1997: 32-60.

Includes bibliographical references.

### **Namibie**

Akweenda, S. *International law and the protection of Namibia's territorial integrity: boundaries and territorial claims* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 370 p.

Includes bibliographical references and index.

### **Stupéfiants**

Abeyratne, R. I. R. International initiatives at controlling the illicit transportation of narcotic drugs by air. *The Journal of air law and commerce*, 63(2) November-December 1997:289-403.

Includes bibliographical references.

Douglas, K. I. War and the global opium supply. *The Fletcher forum of world affairs*, 21(2) summer/fall 1997:121-131.

Includes bibliographical references.

### **Ressources naturelles**

Anand, R. P. Common heritage of mankind: mutilation of an ideal. *The Indian journal of international law*, 37(1) January-March 1997:1-18.

Includes bibliographical references.

Anton, Donald K. Law for the sea's biological diversity. *Columbia journal of transnational law*, 36(1-2) 1997:341-371.

Includes bibliographical references.

Birmie, Patricia. Are twentieth century marine conservation conventions adaptable to twenty-first century goals and principles? *International journal of marine and coastal law*, 12(3) August 1997:307-339; 12(4) November 1997:488-532. Articles in two parts.

Includes bibliographical references.

Brunnée, Jutta and Stephen J. Toope. Environmental security and freshwater resources: ecosystem regime building. *American journal of international law*, 91(1) January 1997:26-59.

Includes bibliographical references.

Francioni, F. La conservation et la gestion des ressources de l'Antarctique. *Recueil des cours* (Hague Academy of International Law), vol. 260, 1996:239-404.

Includes bibliographical references.

Fuentes, Ximena. The criteria for the equitable utilization of international rivers. *The British year book of international law*, vol. 67, 1996:337-412.

Includes bibliographical references.

*International water law: selected writings of Professor Charles B. Bourne* (London; Boston, Mass.: Kluwer Law International, 1997). 371 p.

Includes bibliographical references and index.

Juda, Lawrence. The 1995 United Nations Agreement on straddling fish stocks and highly migratory fish stocks: a critique. *Ocean development and international law*, 28(2) April-June 1997:147-166.

Includes bibliographical references.

McLaughlin, Richard J. Settling trade-related disputes over the protection of marine living resources: UNCLOS or the WTO? *Georgetown international environmental law review*, X(1) 1997:29-96.

Includes bibliographical references.

Maffei, Maria Clara. The International Convention for the regulation of whaling. *The International journal of marine and coastal law*, 12(3) August 1997:287-305.

Includes bibliographical references.

*The Marine Mammal Commission compendium of selected treaties, international agreements, and other relevant documents on marine resources, wildlife and the environment* (Bethesda, Maryland: Marine Mammal Commission, 1997). 1017 p.

Nollkaemper, A. The contribution of the International Law Commission to international water law: does it reverse the flight from substance? *Netherlands yearbook of international law*, vol. XXVII, 1996:39-73.

Includes bibliographical references.

Schrijver, Nico. *Sovereignty over natural resources: balancing rights and duties* (Cambridge, England; New York: Cambridge University Press, 1997). 252 p. Bibliography: p. 419-446.

Includes index.

Tahindro, André. Conservation and management of transboundary fish stocks: comments in light of the adoption of the 1995 Agreement for the conservation and management of straddling fish stocks and highly migratory fish stocks. *Ocean development and international law*, 28(1) January-March 1997:1-58.

Includes bibliographical references.

Teclaff, Ludwik A. Protecting abyssal species in the law of the sea. *Fordham environmental law journal*, 8(2) spring 1997:251-275.

Valencia, Mark J., Jon M. Van Dyke and Noel A. Ludwig. *Sharing the resources of the South China Sea* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 280 p. ill., maps.

Includes bibliographical references and index.

Van Heijnsbergen, P. *International legal protection of wild fauna and flora* (Amsterdam; Washinton, DC: Ohmsha. IOS Press, 1997). 261 p. Bibliography; p. [237]-249.

Includes index.

VanderZwaag, David. International law and arctic marine conservation and protection: a slushy, shifting seascape. *Georgetown international environmental law review*, IX(2) 1997:303-345.

Includes bibliographical references.

### **Organisations non gouvernementales**

Charnovitz, Steve. Two centuries of participation: NGOs and international governance. *Michigan journal of international law*, 18(2) winter 1997:183-286.

Includes bibliographical references.

Mulvaney, Kieran. The International Whaling Commission and the role of non-governmental organizations. *Georgetown international environmental law review*, IX(2) 1997:347-354.

Includes bibliographical references.

Ölz, Martin A. Non-governmental organizations in regional humans rights systems. *Columbia human rights law review*, 28(2) winter 1997:307-374.

Includes bibliographical references.

Storey, Andy. Non-neutral humanitarianism: NGOs and the Rwanda crisis. *Development in practice*, 7(4) 1997:384-394.

Includes bibliographical references.

## **Espace extra-atmosphérique**

- Abeyratne, R.I.R. The use of nuclear power sources in outer space and its effect on environmental protection. *Journal of space law*, 25(1) 1997:17-28.  
Includes bibliographical references.
- Cheng, Bin. *Studies in international space law* (Oxford, England: Clarendon Press; New York: Oxford University Press, 1997). 798 p. ill., maps. Bibliography: p. [755]-769.  
Includes bibliographical references and index.
- Christol, Carl Q. The Moon Treaty and the allocation of resources. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(II) 1997:31-47.  
Includes bibliographical references.
- Couston, Mireille. Le traité de l'espace ou le législateur idéal. *Revue française de droit aérien et spatial*, 203(3) juillet-septembre 1997:213-237.  
Includes bibliographical references.
- Gorove, Stephen. Aerospace object—legal and policy issues or air and space law. *Journal of space law*, 25(2) 1997:101-112.  
Includes bibliographical references.
- Jasentuliyana, Nandasiri. Space law: the newest branch of international law. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(I) 1997:343-361.  
Includes bibliographical references.
- Kopal, Vladimir. United Nations and the progressive development of international space law. *The Finnish yearbook of international law*, vol. VII, 1996:1-58.  
Includes bibliographical references.
- Maniatis, Dimitri. The law governing liability for damage caused by space objects: from state responsibility to private liability. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(I) (1997):369-401.  
Includes bibliographical references.
- Outlook on space law over the next 30 years: essays published for the 30<sup>th</sup> anniversary of the Outer Space Treaty* (The Hague; Boston, Mass.: Kluwer Law International, 1997). 473 p.  
Includes bibliographical references and index.
- Qizhi, He. The Outer Space Treaty in perspective. *Journal of space law*, 25(2) 1997:93-100.  
Includes bibliographical references.
- Reynolds, Glenn H. and Robert P. Merges. *Outer space: problems of law and policy*. 2<sup>nd</sup> ed. (Boulder, Colorado: Westview Press, 1997). 446 p.  
Includes bibliographical references and index.
- Terekhov, Andrei D. Passage of space objects through foreign airspace: international custom? *Journal of space law*, 25(1) 1997:1-16.  
Includes bibliographical references.

## **Règlement pacifique des différends**

- Amley Jr., Edward A. Peace by other means: using rewards in UN efforts to end conflicts. *Denver journal of international law and policy*, 26(2) winter 1997-1998:235-297.  
Includes bibliographical references.



Charney, Jonathan I. Third party dispute settlement and international law. *Columbia journal of transnational law*, 36(1-2) 1997:65-89.

Includes bibliographical references.

Donner, Michael. Völkerrechtliche und verfassungsrechtliche Aspekte der militärischen Absicherung der Friedensvereinbarung von Dayton. *Humanitäres Völkerrecht*, 10(2) 1997:63-73.

Includes bibliographical references.

Dörr, Oliver. Die Vereinbarungen von Dayton/Ohio. *Archiv des Völkerrechts*, 35(2) Juni 1997:129-180.

Includes bibliographical references.

Kamarul-Baharin, Ross. The Spratly Islands: a general perspective on choices of sovereignty, security and cooperative regimes. *The Finnish yearbook of international law*, vol. VII (1996):244-296.

Includes bibliographical references.

Kovar, Jeffrey D. International litigation: international law and resolution of international disputes, en *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 221-232.

Includes bibliographical references.

Lindgren, Lotta. The Spratly Islands case: observations and possible solution. *The Finnish yearbook of international law*, vol. VII, 1996:404-425.

Includes bibliographical references.

Moore, John Norton. Toward a new paradigm: enhanced effectiveness in United Nations peacekeeping, collective security, and war avoidance. *Virginia journal of international law*, 37(4) summer 1997:811-890.

Includes bibliographical references.

Scharf, Michael P. The case for a permanent International Truth Commission. *Duke journal of comparative and international law*, 7(2) spring 1997: 375-410.

Includes bibliographical references.

Sinjela, Mpazi. Mozambique: a successful conflict resolution? *African yearbook of international law*, vol. 4, 1996:37-49.

Includes bibliographical references.

### **Questions politiques et de sécurité**

Gassama, Ibrahim J. Safeguarding the democratic entitlement: a proposal for United Nations involvement in national politics. *Cornell international law journal*, 30(2) 1997:287-333.

Includes bibliographical references.

Gray, Christine. Bosnia and Herzegovina: civil war or inter-State conflict? Characterization and consequences. *The British year book of international law*, vol. 67 (1996): 155-197.

Includes bibliographical references.

Hansen, Annika S. Political legitimacy, confidence-building and the Dayton Peace Agreement. *International peacekeeping*, 4(2) summer 1997:74-90.

Includes bibliographical references.

Okafor, O. C. The concept of legitimate governance in the contemporary international legal system. *Netherlands international law review*, XLIV(1) 1997:33-60.  
Includes bibliographical references.

### **Développement progressif et codification du droit international (en général)**

Crawford, James. Universalism and regionalism from the perspective of the work of the International Law Commission, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 99-121.  
Includes bibliographical references.

Daudet, Y. Travaux de la Commission du droit international (48<sup>e</sup> session). *Annuaire français de droit international*, vol. XLII, 1996:589-628.  
Includes bibliographical references.

Eiriksson, Gudmundur. The work of the International Law Commission at its 48<sup>th</sup> session. *Nordic journal of international law*, 66(2-3) 1997:369-391.  
Includes bibliographical references.

McCaffrey, Stephen. Is codification in decline? *Hastings international and comparative law review*, 20(3) spring 1997:639-659.  
Includes bibliographical references.

*New trends in international lawmaking-international "legislation" in the public interest. Proceedings of an International Symposium of the Kiel Walther-Schücking-Institute of International Law, March 6 to 8, 1996* (Berlin: Duncker and Humblot, 1997). 230 p.  
Includes bibliographical references.

Rosenstock, Robert. The forty-eighth session of the International Law Commission. *American journal of international law*, 91(2) April 1997:365-374.  
Includes bibliographical references.

Simma, Bruno. The work of the International Law Commission at its forty-ninth session (1997). *Nordic journal of international law*, 66(4) 1997:527-551.  
Includes bibliographical references.

### **Reconnaissance d'Etats**

Kherad, Rahim. La reconnaissance des Etats issus de la dissolution de la République socialiste fédérative de Yougoslavie par les membres de l'Union européenne. *Revue générale de droit international public*, 101(3) 1997:663-693.  
Includes bibliographical references.

### **Réfugiés**

Adjin-Tettey, Elizabeth. Failure of state protection within the context of the Convention refugee regime with particular reference to gender-related persecution. *Journal of international legal studies*, 3(1) winter 1997:53-86.  
Includes bibliographical references.

Albert, Sophie. The return of refugees to Bosnia and Herzegovina: peace-building with people. *International peacekeeping*, 4(3) autumn 1997:1-23.  
Includes bibliographical references.

Andrysek, Oldrich. Gaps in international protection and the potential for redress through individual complaints procedures. *International journal of refugee law*, 9(3) 1997: 392-414.

Includes bibliographical references.

Bagshaw, Simon. Benchmarks or deutschmarks? Determining the criteria for the repatriation of refugees to Bosnia and Herzegovina. *International journal of refugee law*, 9(4) 1997:566-592.

Includes bibliographical references.

*Basic documents on international migration law*, 2<sup>nd</sup> rev. ed. (The Hague; Boston, Mass.: M. Nijhoff, 1997). 896 p.

Cort, Richard A. C. Resettlement of refugees: national or international duty? *Texas international law journal*, 32(2) spring 1997:307-328.

Includes bibliographical references.

Fronhöfer, Dirk. Internally displaced persons. The problem of “internally displaced persons” in the context of human rights, international refugee law and international humanitarian law. *Law and State*, 55 (1997):7-26.

Includes bibliographical references.

Goodwin-Gill, Guy S. Who to protect, how..., and the future? *International journal of refugee law*, 9(1) 1997:1-7

Includes bibliographical references.

Hathaway, James C. and R. Alexander Neve. Making international refugee law relevant again: a proposal for collectivized and solution-oriented protection. *Harvard human rights journal*, 10 (spring 1997):115-211.

Includes bibliographical references.

Mason, Elisa. UNHCR, human rights and refugees: collection and dissemination of sources. *International journal of legal information*, 25(1-3) 1997:35-86. Bibliography: p. 43-86.

Ogata, Sadako. Protecting the human rights of refugees and displaced persons: the tasks ahead. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:23-42.

*Reconceiving international refugee law* (The Hague; Boston, Mass.: M. Nijhoff Publishers, 1997). 171 p. Bibliography: p. 159-171.

Takahashi, Saul. The UNHCR Handbook on voluntary repatriation: the emphasis of return over protection. *International journal of refugee law*, 9(4) 1997:593-612.

Includes bibliographical references.

## **Droit d’asile**

Bribosia, Emmanuelle et Weyembergh, Anne. Extradition et asile : vers un espace judiciaire européen ? *Revue belge de droit international*, XXX(1) 1997:69-98.

Includes bibliographical references.

## **Primauté du droit**

Fallon Jr., Richard H. “The rule of law” as a concept in constitutional discourse. *Columbia law review*, 97(1) January 1997:1-56.

Includes bibliographical references.

## **Légitime défense**

Constantinou, A. Forcible activities of armed bands as a case of a use of force that amounts to an armed attack in the context of the judgment of the ICJ in the *Nicaragua* case. *African journal of international and comparative law*, 9(Pt.1) March 1997:156-178.  
Includes bibliographical references.

## **Libre détermination**

Gonidec, P. F. Conflits internes et question nationale en Afrique : le droit à l'autodétermination. *African journal of international and comparative law*, 9(Pt.3) September 1997:543-572.  
Includes bibliographical references.

Musgrave, Thomas. D. *Self-determination and national minorities* (Oxford, England; New York: Clarendon Press, 1997). 290 p. Bibliography: p. 260-274.  
Includes index.

## **Responsabilité des Etats**

Barboza, Julio. *Sine delicto* (causal) liability and responsibility for wrongful acts in international law, en *International law on the eve of the twenty-first century: views from the International Law Commission* (New York, United Nations, 1997). p. 317-327.  
Includes bibliographical references.

Bröhmer, Jürgen. *State immunity and the violation of human rights* (Dordrecht, Netherlands; Boston, Mass.: Kluwer Academic Publishers, 1997). 238 p.  
Includes bibliographical references and index.

Nisuke, Ando. Some critical observations on the International Law Commission's draft articles on state responsibility. *Asian yearbook of international law*, vol. 5, 1995: 125-144.  
Includes bibliographical references.

Perkins, John A. The changing foundations of international law: from State consent to State responsibility. *Boston University international law journal*, 15(2) fall 1997: 433-509.

Ragazzi, Maurizio. *The concept of international obligations erga omnes* (Oxford, England: Clarendon Press, 1997). 264p. Bibliography: p. 219-260.  
Includes bibliographical references and index.

Rosenstock, Robert. An international criminal responsibility of States? In: *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 265-285.  
Includes bibliographical references.

Sreenivasa Rao, Pemmaraju. International liability arising out of acts not prohibited by international law: review of current status of the work of the International Law Commission. *Essays on international law*. Fortieth anniversary commemorative volume. 1997:97-114.  
Includes bibliographical references.

## Souveraineté des Etats

Carrillo-Salcedo, J. A. Droit international et souveraineté des états. Cours général de droit international public. *Recueil des cours* (Hague Academy of International Law), vol. 257 (1996):35-221.

Includes bibliographical references.

Garnett, Richard. State immunity in employment matters. *International and comparative law quarterly*, 46(1) January 1997:81-124.

Includes bibliographical references.

Grant, Thomas D. Territorial status, recognition, and statehood: some aspects of the *Genocide* case (*Bosnia and Herzegovina v. Yugoslavia*). *Stanford journal of international law*, 33(2) summer 1997:305-341.

Includes bibliographical references.

Heller, Mark A. Towards a Palestinian state. *Survival: The IISS quarterly*, 39(2) summer 1997:5-22.

Includes bibliographical references.

Inbar, Efraim, and Shmuel Sandler. The risks of Palestinian statehood. *Survival: The IISS quarterly*, 39(2) summer 1997:23-41.

Includes bibliographical references.

Kohen, Marcelo G. *Possession contestée et souveraineté territoriale* (Paris, Presses universitaires de France, 1997). 579 p. ill., maps. Bibliography: p. 533-550.

Includes indexes.

Lee, Steven. A puzzle of sovereignty. *California Western international law journal*, 27(2) spring 1997:241-263.

Includes bibliographical references.

Mills, Kurt. Reconstructing sovereignty: a human rights perspective. *Netherlands quarterly of human rights*, 15(3) September 1997:267-290.

Includes bibliographical references.

Nedjar, Didier. Tendances actuelles du droit international des immunités des Etats. *Journal de droit international*, 124(1) janvier/février/mars 1997:59-102.

Summary in English. Includes bibliographical references.

Ruddick, Elizabeth E. The continuing constraint of sovereignty: international law, international protection, and the internally displaced. *Boston University law review*, 77(2) April 1997:429-482.

Includes bibliographical references.

Schachter, Oscar. The decline of the nation-State and its implications for international law. *Columbia journal of transnational law*, 36(1-2) 1997:7-23.

Includes bibliographical references.

Sharma, Surya P. *Territorial acquisition, disputes and international law* (The Hague; Boston, Mass.: M. Nijhoff, 1997). 353 p.

Includes bibliographical references and index.

Sovereignty challenged. *The Fletcher forum of world affairs*, 21(2) summer/fall (1997): 1-99. Series of articles.

Includes bibliographical references.

Villagrán Kramer, Francisco. Les actes unilatéraux dans le cadre de la jurisprudence internationale, dans *International law on the eve of the twenty-first century: views from the International Law Commission* (New York: United Nations, 1997). p. 137-161.

Includes bibliographical references.

### **Succession d'Etats**

Degan, W. La succession d'Etats en matière de traités et les Etats nouveaux (issus de l'ex-Yougoslavie) *Annuaire français de droit international*, vol. XLII, 1996:206-227.

Includes bibliographical references.

Shaw, Malcolm N. The heritage of States: the principle of *uti possidetis juris* today. *The British year book of international law*, vol. 67, 1996:75-154.

Includes bibliographical references.

*La succession d'Etats : la codification à l'épreuve des faits/State succession: codification tested against the facts* (Dordrecht Netherlands; Boston Mass.: M. Nijhoff, 1997). 189 p.

Includes bibliographical references.

Watson, Geoffrey R. The law of state succession, en *Contemporary practice of public international law* (Dobbs Ferry, New York: Oceana Publications, Inc., 1997). p. 115-127.

Includes bibliographical references.

### **Commerce et développement**

Cao, Lan. Toward a new sensibility for international economic development. *Texas international law journal*, 32(2) spring 1997:209-270.

Includes bibliographical references.

Flory, Maurice. Mondialisation et droit international du développement. *Revue générale de droit international public*, 101(3) 1997:609-633.

Includes bibliographical references.

### **Tutelle**

Gordon, Ruth. Saving failed States: sometimes a neocolonialist notion. *American University journal of international law and policy*, 12(6) 1997:903-974.

Includes bibliographical references.

### **Emploi de la force**

Damrosch, Lori Fisler. Use of force and constitutionalism. *Columbia journal of transnational law*, 36(1-2) 1997:449-472.

Includes bibliographical references.

Daniel, Donald C. F. and Hayes, Bradd C. Securing observance of UN mandates through the employment of military force. *International peacekeeping*, 3(4) winter 1996: 105-125.

Includes bibliographical references.

O'Connell, Mary Ellen. Regulating the use of force in the 21<sup>st</sup> century: the continuing importance of state autonomy. *Columbia journal of transnational law*, 36(1-2) 1997:473-492.

Includes bibliographical references.

Priotti, Anahí. Dimensiones actuales del uso de la fuerza en las relaciones internacionales; legitimidad y restricciones establecidas por el derecho internacional humanitario. *Anuario Argentino de Derecho Internacional*, vol.VII, 1996-1997: 207-226.

Includes bibliographical references.

Ruggie, John Gerard. The United Nations and the collective use of force: whither or whether? *International peacekeeping*, 3(4) winter 1996:1-20.

Includes bibliographical references.

## C. ORGANISATIONS INTERGOUVERNEMENTALES RELIÉES À L'ORGANISATION DES NATIONS UNIES

### **Accord général sur les tarifs douaniers et le commerce**

Carmody, Chi. Of substantial interest: third parties under GATT. *Michigan journal of international law*, 18(4) summer 1997:615-657.

Includes bibliographical references.

Footer, Mary E. The role of consensus in GATT/WTO decision-making. *Northwestern journal of international law and business*, 17(2/3) winter/spring 1996/1997:653-680.

Includes bibliographical references.

### **Agence internationale de l'énergie atomique**

Lefebvre, M. Les garanties de l'Agence internationale de l'énergie atomique à l'épreuve des crises récentes du régime de la non-prolifération nucléaire. *Annuaire français de droit international*, XLII, 1996:137-163.

### **Organisation de l'aviation civile internationale**

Weber, Ludwig. ICAO's initiative to reform the legal framework for air carrier liability. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(I) 1997:59-66.

Weber, Ludwig and Jakob, Arie. Activités de l'Organisation de l'aviation civile internationale. *Annals of air and space law/Annales de droit aérien et spatial*, vol. XXII(II) 1997:340-361.

Includes bibliographical references.

### **Organisation internationale du Travail**

Bartolomei de la Cruz, Hector G. and Alain Euzéby. *L'Organisation internationale du Travail, OIT* (Paris, Presses Universitaires de France, 1997). 127 p.

Cebe, Rémi. Les fonctionnaires internationaux dans l'œil du cyclone : la jurisprudence récente du Tribunal administratif de l'OIT. *Revue générale de droit international public*, 102(2) 1997:475-492.

Includes bibliographical references.

Mills, Shaun. The International Labour Organisation, the United Kingdom and freedom of association: an annual cycle of condemnation. *European human rights law review*, vol.1, 1997:35-53.

Includes bibliographical references.

Ruzié, D. Jurisprudence du Tribunal administratif de l'OIT (1996). *Annuaire français de droit international*, vol. XLII, 1996:504-531.

Includes bibliographical references.

Sweepston, L. Supervision of ILO Standards, *International journal of comparative labour law and industrial relations*, 13(24) winter 1997: 327-344.

### **Organisation maritime internationale**

Schweikart, Debora. Dire straits: the International Maritime Organization in the Bosphorus and Dardanelles. *University of Miami yearbook of international law*, vol. 5, 1996-97:29-50.

### **Fonds monétaire international**

Gianviti, François. Development at the International Monetary Fund: some specific legal features of the International Monetary Fund, en *Current legal issues affecting central banks*, vol. 4. (Washington, DC: International Monetary Fund, 1997). p1-15.

\_\_\_\_\_. The IMF and the liberalization of capital markets. *Houston journal of international law*, 19(3) spring 1997:773-783.

International Monetary Fund. *Good governance: the IMF's role* (Washington, DC, International Monetary Fund, 1997). 13 p.

Holder, William E. The relationship between the International Monetary Fund and the United Nations, en *Current legal issues affecting central banks*, vol. 4 (Washington, DC: International Monetary Fund, 1997), p. 16-25.

### **Organisation des Nations Unies pour l'éducation, la science et la culture**

Pepe, Vincenzo. UNESCO: Il patrimonio mondiale dell'umanità per lo sviluppo sostenibile. *Rivista giuridica dell'ambiente* 12(2) 1997:349-357.

Includes bibliographical references.

### **Organisation des Nations Unies pour le développement industriel**

María y Campos, Mauricio de. Reform mit resultaten: die UNIDO ist für die neuen Herausforderungen gerüstet. *Vereinte Nationen*, 45(4) August 1997:121-125.

### **Banque mondiale**

Bradlow, Daniel D. The World Bank, the IMF, and human rights. *Transnational law and contemporary problems*, 6(1) spring 1996:47-90.

Includes bibliographical references.

Moller, Nicholas H. The World Bank: human rights, democracy and governance. *Netherlands quarterly of human rights*, 15(1) March 1997:21-45.

Includes bibliographical references.



### **Centre international pour le règlement des différends relatifs aux investissements**

Choi, Susan. Judicial enforcement of arbitration awards under the ICSID and New York Conventions. *New York University journal of international law and politics*, 28(1-2) fall 1995-winter 1996:175-215.

Includes bibliographical references.

Chukwumerije, Okezie. International law and article 42 of the ICSID Convention. *Journal of international arbitration*, 14(3) September 1997:79-101.

Includes bibliographical references.

Verveniotis, George. Arbitral settlement of investment disputes. General considerations on ICSID arbitration. *Revue Hellénique de droit international*, 50(1) 1997:153-165.

Includes bibliographical references.

### **Organisation mondiale de la santé**

Amerasinghe, C. F. The advisory opinion of the International Court of Justice in the WHO Nuclear Weapons Case: a critique. *Leiden journal of international law*, 10(3) 1997: 525-539.

Includes bibliographical references.

### **Organisation mondiale de la propriété intellectuelle**

Hicks, Laurinda L. and James R. Holbein. Convergence on national intellectual property norms in international trading agreements. *American University journal of international law and policy*, 12(5) 1997:769-814.

Includes bibliographical references.

Samuelson, Pamela. The U.S. digital agenda at WIPO. *Virginia journal of international law*, 37(2) winter 1997:369-503.

Includes bibliographical references.

### **Organisation mondiale du commerce**

Bello, Judith H. Some practical observations about WTO settlement of intellectual property disputes. *Virginia journal of international law*, 37(2) winter 1997:357-367.

Includes bibliographical references.

Burt, Eric M. Developing countries and the framework for negotiations on foreign direct investment in the World Trade Organization. *American University journal of international law and policy*, 12(6) 1997:1015-1061.

Includes bibliographical references.

Charnovitz, Steve. The World Trade Organization and the environment. *Yearbook of international environmental law*, vol. 8, 1997:98-116.

Includes bibliographical references.

Edwards, Jr., Robert H. and Lester, Simon N. Towards a more comprehensive World Trade Organization Agreement on trade-related investment measures. *Stanford journal of international law*, 33(2) summer 1997:169-214.

Includes bibliographical references.

- Jackson, John H. Appraising the launch and functioning of the WTO. *German yearbook of international law*, vol. 39, 1996:20-41.  
Includes bibliographical references.
- Klebes-Pelissier, Anne. L'Organisation mondiale du commerce : quels enseignements pour le droit des organisations internationales ? dans *Le droit des organisations internationales : recueil d'études à la mémoire de Jacques Schwob* (Bruxelles, Bruylant, 1997). p. 71-114.  
Includes bibliographical references.
- Lücke, Matthias. Accession of the CIS countries to the World Trade Organization. *German yearbook of international law*, vol. 39, 1996:134-163.  
Includes bibliographical references.
- Marceau, Gabrielle. NAFTA and WTO dispute settlement rules—a thematic comparison. *Journal of world trade*, 31(2) April 1997:25-81.
- Michalek, Jan. J. WTO: a new world economic order? *International Geneva yearbook*, vol. XI (1997):19-41.  
Includes bibliographical references.
- Nichols, Philip M. Corruption in the World Trade Organization: discerning the limits of the World Trade Organization's authority. *New York University journal of international law and politics*, 28(4) summer 1996:711-784.  
Includes bibliographical references.
- Process, compliance and implementation issues in WTO dispute settlement. *Proceedings (American Society of International Law, Meeting)* 91<sup>st</sup>, 1997:277-288.  
Includes bibliographical references.
- Rossier, William. L'Organisation mondiale du commerce face aux défis de la mondialisation de l'économie. *Studia diplomatica*, L(3) 1997:11-23.
- Ruiz Fabri, Hélène. Le règlement des différends dans le cadre de l'Organisation mondiale du commerce. *Journal du droit international*, 124(3) juillet/août/septembre 1997:709-755.  
Summary in English. Includes bibliographical references.
- Tait, A. Neil and Kui-Wai Li. Trade regimes and China's accession to the World Trade Organization. *Journal of world trade*, 31(3) June 1997:93-111.  
Includes bibliographical references.
- Thomas, J. C. and David Palmeter. The need for due process in WTO proceedings. *Journal of world trade*, 31(1) February 1997:45-57. Two separate articles.  
Includes bibliographical references.
- Wang, Chih-Kang. Taiwan's accession to the World Trade Organization. *Studia diplomatica*, L(3) 1997:25-31.