

Bibliography

- 'A Holy Journey: Church Moved to Make Way to Coal Mine', *Spiegel Online*, 24 October 2007.
- Abbott, Frederick, Christine Breining-Kaufmann, and Thomas Cottier (eds), *International Trade and Human Rights: Foundations and Conceptual Issues* (Ann Arbor: University of Michigan Press 2006).
- Abi-Saab, Georges, 'General Principles of Law in International Economic Law', in Thomas Cottier and Krista Nadakavukaren Schefer (eds), *Encyclopedia of International Economic Law* (Cheltenham: Elgar 2017) 42–43.
- Affolder, Natasha, 'The Private Life of Environmental Treaties' (2009) 103 *AJIL* 510–525.
- Ahamat, Haniff, and Nasarudin Abdul Rahman, 'Halal Food, Market Access, and Exception to WTO Law: New Aspects Learned From *Indonesia—Chicken Products*' (2018) 13 *Asian Journal of WTO & International Health Law and Policy*, 355–373.
- Åhrén, Mattias, *Indigenous Peoples' Status in the International Legal System* (Oxford: OUP 2016).
- Aikawa-Faure, Noriko, 'From the Proclamation of Masterpieces to the Convention for the Safeguarding of Intangible Cultural Heritage', in Laurajane Smith and Natsuko Akagawa (eds), *Intangible Heritage* (Abingdon: Routledge 2009) 13–44.
- Alford, Roger, 'The Convergence of International Trade and Investment Arbitration' (2014) 12 *Santa Clara JIL* 35–63.
- Alford, Roger, 'The Self-Judging WTO Security Exception' (2011) *Utah LR* 697–759.
- Alivizatou, Marilena, 'Contextualising Intangible Cultural Heritage in Heritage Studies and Museology' (2008) 3 *International Journal of Intangible Heritage* 43–54.
- Alivizatou, Marilena, 'Intangible Heritage and Erasure: Rethinking Cultural Preservation and Contemporary Museum Practice' (2011) 18 *International Journal of Cultural Property* 37–60.
- Alston, Philip, 'Resisting the Merger and Acquisition of Human Rights by Trade Law: A Reply to Petersmann' (2002) 13 *EJIL* 815–844.
- Alston, Philip, 'The Myopia of the Handmaidens: International Lawyers and Globalization' (1997) 8 *EJIL* 435–448.
- Alvarez, José, 'Beware: Boundary Crossings' (2016) 17 *JWIT* 171–228.
- Alvarez, José, 'Epilogue: Convergence is a Many-Splendored Thing', in Szilárd Gáspár-Szilágyi, Daniel Behn, and Malcom Langford (eds), *Adjudicating Trade and Investment Disputes: Convergence or Divergence?* (Cambridge: CUP 2020) 311.
- Alvarez, José, 'The WTO as a Linkage Machine' (2002) 96 *AJIL* 146–158.
- Amescua, Cristina, 'Anthropology of Intangible Cultural Heritage', in Lourdes Arizpe and Cristina Amescua (eds), *Anthropological Perspectives on Intangible Cultural Heritage* (Heidelberg: Springer 2013) 107.

- Anaya, James, *Indigenous Peoples in International Law*, 11 ed. (Oxford: OUP 2004).
- Anaya, James, 'The Right of Indigenous Peoples to Self-Determination in the Post-declaration Era', in Claire Charters and Rodolfo Stavenhagen (eds), *Making the Declaration Work: The United Nations Declaration on the Rights of Indigenous Peoples* (Copenhagen: International Work Group for Indigenous Affairs 2009).
- Andersen, Henrik, 'Protection of Non-Trade Values in WTO Appellate Body Jurisprudence: Exceptions, Economic Arguments, and Eluding Questions' (2015) 18 *JIEL* 383–405.
- Anderson, Elizabeth, 'Beyond *Homo Economicus*: New Developments in Theories of Social Norms' (2000) 29 *Philosophy & Public Affairs* 170–200.
- Anglin, Raechel, 'The World Heritage List: Bridging the Cultural Property Nationalism-Internationalism Divide' (2008) 20 *Yale Journal of Law and the Humanities* 241–275.
- Aponte Miranda, Lillian, 'The Role of International Law in Intrastate Natural Resource Allocation: Sovereignty, Human Rights, and Peoples-based Development' (2012) 45 *Vanderbilt Journal of Transnational Law* 785–840.
- Appiah, Kwame Anthony, 'The Case For Contamination', *New York Times*, 1 January 2006.
- Arato, Julian, Kathleen Claussen, and J. Benton Heath, 'The Perils of Pandemic Exceptionalism' (2020) 114 *AJIL* 627–636.
- Arcuri, Alessandra, 'International Economic Law and Disintegration: Beware the Schmittean Moment' (2020) 23 *JIEL* 323–345.
- Arendt, Hannah, 'La Crisi della Cultura nella Società e nella Politica', in Hannah Arendt, *Tra Passato e Futuro* [1961] T. Gargiulo (transl.) (Milano: Garzanti 1991).
- Arregui, Aníbal, Gesa Mackenthun, and Stephanie Wodianka, 'Introduction', in Aníbal Arregui, Gesa Mackenthun, Stephanie Wodianka (eds), *Decolonial Heritage. Natures, Cultures, and the Asymmetries of Memory* (Münster/New York: Waxmann 2018) 7–28.
- Aznar, Mariano, 'In Situ Preservation of Underwater Cultural Heritage as an International Legal Principle' (2018) 13 *Journal of Maritime Archaeology* 67–81.
- Bacon, Francis, *The Advancement of Learning* [*De Dignitate et Augmentis Scientiarum* 1605] G.W. Kitchin (ed.) (London: Dent 1973).
- Baetens, Freya (ed.), *Investment Law Within International Law—Integrationist Perspectives* (Cambridge: CUP 2013).
- Ball, Dorian, *The Diana Adventure* (Groningen: Kemper 1995) 29–35.
- Bandelj, Nina, and Frederick F. Wherry (eds), *The Cultural Wealth of Nations* (Stanford CA: Stanford University Press 2011).
- Barelli, Mauro, 'The Role of Soft Law in the International Legal System: The Case of the United Nations Declaration on the Rights of Indigenous Peoples' (2009) 58 *ICLQ* 957–983.

- Barrera-Hernández, Lila, 'Indigenous Peoples, Human Rights, and Natural Resource Development: Chile's Mapuche Peoples and the Right to Water' (2005) 11 *Annual Survey of International & Comparative Law* 1–28.
- Bassiouni, M. Cherif, 'A Functional Approach to General Principles of International Law' (1990) 11 *Michigan JIL* 768–818.
- Bastin, Luke, 'Amici Curiae in Investor–State Arbitrations: Two Recent Decisions' (2013) 20 *Australian International Law Journal* 95–104.
- Battini, Stefano, 'The Procedural Side of Legal Globalization: The Case of the World Heritage Convention' (2011) 9 *International Journal of Constitutional Law* 340–368.
- Beauvoir, Simone de, *The Ethics of Ambiguity*, Bernard Frechtman (transl.) (New York: Citadel Press 1948).
- Beghin, John, 'The Protectionism of Food Safety Standards in International Agricultural Trade' (2014) 1 *Agricultural Policy Review* 7–9.
- Bekker, Pieter, and Fatima Bello, 'Reimagining the Damages Valuation Framework Underlying Fair and Equitable Treatment Standard Violations' (2021) 36 *ICSID Review* 339–365.
- Belder, Lucky and Helle Porsdam (eds), *Negotiating Cultural Rights* (Cheltenham: EE 2017).
- Bell, Jonathan, 'The Politics of Preservation: Privileging One Heritage over Another' (2013) 20 *International Journal of Cultural Property* 431–450.
- Ben-Ghiat, Ruth, 'Language and the Construction of National Identity in Fascist Italy' (1997) 2 *The European Legacy* 438–443.
- Ben-Ghiat, Ruth, *Italian Fascism's Empire Cinema* (Bloomington & Indianapolis: Indiana University Press 2015).
- Bendix, Regina, Aditya Eggert, and Arnika Peselmann, 'Introduction: Heritage Regimes and the State', in Regina Bendix, Aditya Eggert, and Arnika Peselmann (eds), *Heritage Regimes and the State*, 11 ed. (Göttingen: Göttingen University Press 2017) 11–20.
- Benton, Lauren, *A Search for Sovereignty: Law and Geography in European Empires, 1400–1900* (Cambridge: CUP 2010).
- Benvenisti, Eyal, 'Sovereigns as Trustees of Humanity: On the Accountability of States to Foreign Stakeholders' (2013) 107 *AJIL* 295–333.
- Berman, Franklin, 'Evolution or Revolution?', in Chester Brown and Kate Miles (eds), *Evolution in Investment Treaty Law and Arbitration* (Cambridge: CUP 2011) 668.
- Bernier, Ivan, 'A UNESCO International Convention on Cultural Diversity', *Media Trade Monitor*, 7 March 2003.
- Besky, Sarah, 'The Labor of Terroir and the Terroir of Labor: Geographical Indication and Darjeeling Tea Plantations' (2014) 31 *Agriculture and Human Values* 83–96.
- Bestor, Theodore, 'Most F(l)avoured Nation Status: the Gastrodiplomacy of Japan's Global Promotion of Cuisine' (2014) 11 *Public Diplomacy* 59–62.

- Bhala, Raj, *International Trade Law: Cases and Materials* (Lexis 1996).
- Bhuta, Nehal, 'State Theory, State Order, State System—Jus Gentium and the Constitution of Public Power', in Stefan Kadelbach, Thomas Kleinlein, and David Roth-Isigkeit (eds), *System, Order, and International Law: The Early History of International Legal Thought from Machiavelli to Hegel* (Oxford: OUP 2017) 398–417.
- Bianchi, Andrea, 'Human Rights and the Magic of Jus Cogens' (2008) 19 *EJIL* 491–508.
- Bilsky, Leora, and Rachel Klagsbrun, 'The Return of Cultural Genocide?' (2018) 29 *EJIL* 373–396.
- Biondi, Andrea, 'The Merchant, the Thief, & the Citizen: The Circulation of Works of Art Within The European Union' (1997) 34 *Common Market LR* 1173–1195.
- Bissell V, E. Perot, 'Monuments to the Confederacy and the Right to Destroy in Cultural-Property Law' (2019) 128 *Yale LJ* 1130–1172.
- Bjorklund, Andrea, 'The Role of Counterclaims in Rebalancing Investment Law' (2013) 17 *Lewis & Clark LR* 461–480.
- Blake, Janet, *International Cultural Heritage Law* (Oxford: OUP 2015).
- Blake, Janet, 'On Defining Cultural Heritage' (2000) 49 *ICLQ* 61–85.
- Blake, Janet, and Lucas Lixinski (eds), *The 2003 UNESCO Intangible Heritage Convention. A Commentary* (Oxford: OUP 2020).
- Bohoslavsky, Juan Pablo, and Jernej Letnar Černič (eds), *Making Sovereign Financing and Human Rights Work* (Oxford: Hart 2014).
- Bonadio, Enrico, 'Why Europe and the US are Locked in a Food Fight over TTIP', *The Conversation*, 7 August 2015, <<http://theconversation.com/why-europe-and-the-us-are-locked-in-a-food-fight-over-ttip-45279>>.
- Bondy, Christopher, *Silence, and Self: Negotiations of Buraku Identity in Contemporary Japan* (Boston: Harvard University Press 2015).
- Bonnitcha, Jonathan, Lauge N. Skovgaard Poulsen, and Michael Waibel, *The Political Economy of the Investment Treaty Regime* (Oxford: OUP 2017).
- Borghini, Andrea, 'Geographical Indications, Food, and Culture', in Paul Thompson and David Kaplan (eds), *Encyclopedia of Food and Agricultural Ethics* (Heidelberg: Springer 2014) 1115–1120.
- Bowen, Sarah, 'Embedding Local Places in Global Spaces: Geographical Indications as a Territorial Development Strategy' (2010) 75 *Rural Sociology* 209–243.
- Brems, Eva, 'Accommodating Diversity in International Human Rights: Legal Techniques' in Paul Meerts (ed.), *Culture and International Law* (The Hague: Hague Academic Press 2008).
- Brierly, James L., *The Law of Nations: An Introduction to the International Law of Peace*, H. Waldock (ed.) 6th ed. (New York: OUP 1963).
- Broad, Robin, 'Corporate Bias in the World Bank Group's International Centre for Settlement of Investment Disputes—A Case Study of a Global Mining Corporation Suing El Salvador' (2015) 36 *University of Pennsylvania JIL* 851–874.

- Brody, Richard, 'The Future of the French Cinema', *The New Yorker*, 2 January 2013.
- Brom, Frans, 'WTO, Public Reason, and Food' (2004) 7 *Ethical Theory and Moral Practice* 417–431.
- Bronckers, Marco, 'More Power to the WTO?' (2001) 4 *JIEL* 41–65.
- Brookes, Eireann, 'Cultural Imperialism v. Cultural Protectionism: Hollywood Response to UNESCO Efforts to Promote Cultural Diversity' (2006) 5 *Journal of International Business and Law* 112–136.
- Broude, Tomer, 'A Diet too Far? Intangible Cultural Heritage, Cultural Diversity, and Culinary Practices' in Irene Calboli and Srividhya Radavan (eds), *Protecting and Promoting Diversity with Intellectual Property Law* (Cambridge: CUP 2015) 472–493.
- Broude, Tomer, 'Mapping the Potential Interactions between UNESCO's Intangible Cultural Heritage Regime and World Trade Law', (2018) 25 *International Journal of Cultural Property* 419–448.
- Broude, Tomer, 'Taking Trade and Culture Seriously: Geographical Indications and Cultural Protections in WTO Law' (2005) 26 *University of Pennsylvania JIEL* 623–692.
- Brower, Charles, and Stephan W. Schill, 'Is Arbitration a Threat or a Boom to the Legitimacy of International Investment Law?' (2008) *Chicago JIL* 471–498.
- Brown Weiss, Edith, Laurence Boisson de Chazournes, and Nathalie Bernasconi-Osterwalder (eds), *Fresh Water and International Economic Law* (Oxford: OUP 2008).
- Brownlie, Ian, *Principles of Public International Law*, 7th ed. (Oxford: OUP 2008).
- Bruner, Christopher, 'Culture, Sovereignty, and Hollywood: UNESCO and the Future of Trade in Cultural Products' (2008) 40 *New York University JIL and Politics* 351–434.
- Bungenberg, Marc, and August Reinisch (eds), *From Bilateral Arbitral Tribunals and Investment Courts to a Multilateral Investment Court* (Heidelberg: Springer 2020).
- Bunn, Isabella D., 'Linkages between Ethics and International Economic Law' (1998) 19 *University of Pennsylvania JIEL* 319–327.
- Burri Nenova, Mira, 'Trade Versus Culture in the Digital Environment: An Old Conflict in Need of a New Definition' (2008) 12 *JIEL* 17–62.
- Burrows, John, and Risa Schwartz, *Indigenous Peoples and International Trade: Building Equitable and Inclusive International Trade and Investment Agreements* (Cambridge: CUP 2020).
- Calboli, Irene, 'Geographical Indications between Trade, Development, Culture and Marketing: Framing a Fair(er) System of Protection in the Global Economy?' in Irene Calboli and Wee Loon-Ng-Loy (eds), *Geographical Indications at the Crossroads of Trade, Development, and Culture* (New York: CUP 2017) 3–35.
- Calvino, Italo, *Il Castello dei Destini Incrociati* (Torino: Einaudi 1973).
- Cambi, Carlo, 'La Battaglia del Grano', *Panorama*, 20 April 2022.
- Campbell, Cindy, 'Protecting the Ngäbe Buglé Community of Panama with Clean Development Mechanism Safeguards to Promote Culturally Sensitive Development' (2014) 2 *American Indian Law Journal* 547–588.

- Caron, David, 'Investor–State Arbitration: Strategic and Tactical Perspectives on Legitimacy' (2009) 32 *Suffolk Transnational LR* 513–26.
- Caruso, Daniela, 'Limits of the Classic Method: Positive Action in the European Union after the New Equality Directive' (2003) 44 *Harvard International Law Journal* 331.
- Caruso, Sergio, *Homo Oeconomicus. Paradigma, Critiche, Revisioni* (Florence: Firenze University Press 2012).
- Casini, Lorenzo, 'I Beni Culturali e la Globalizzazione' in Lorenzo Casini (ed.), *La Globalizzazione dei Beni Culturali* (Bologna: Il Mulino 2010).
- Casini, Lorenzo, 'The Future of (International) Cultural Heritage Law' (2018) 16 *International Journal of Constitutional Law* 1–10.
- Cassese, Antonio, 'For an Enhanced Role of *Jus Cogens*', in Antonio Cassese (ed.), *Realizing Utopia: the Future of International Law* (Oxford: OUP 2012) 158–171.
- Cassese, Antonio, *International Law*, 2nd ed. (Oxford: OUP 2005).
- Casula, Felice, and Liliosa Azara, *UNESCO 1945–2005. Un'Utopia Necessaria. Scienza, Educazione, e Cultura* (Enna: Città Aperta 2005).
- Chalamish, Efraim, 'The Future of BIT s: A *De Facto* Multilateral Agreement?' (2009) 34 *Brooklyn JIL* 303–354.
- Chalana, Manish, and Ashima Krishna (eds), *Heritage Conservation in Postcolonial India* (Abingdon: Routledge 2020).
- Charlesworth, Hilary, 'Human Rights and the UNESCO Memory of the World Programme', in Michele Langfield, William Logan, and Mairead Nic Craith (eds), *Cultural Diversity, Heritage, and Human Rights—Intersections in Theory and Practice* (London: Routledge 2010) 21–30.
- Charnovitz, Steve, 'The Moral Exception in Trade Policy' (1998) 38 *Virginia JIL* 689–737.
- Charnovitz, Steve, 'What is International Economic Law?' (2011) 14 *JIEL* 1–9.
- Chase, Kerry A., 'Trade and Culture' in William R. Thompson (ed.), *Oxford Research Encyclopaedia of Politics* (Oxford: OUP 2019).
- Chaudhuri, K.N., *Trade and Civilisation in the Indian Ocean: An Economic History From the Rise of Islam to 1750* (Cambridge: CUP 1985).
- Chaudhuri, K.N., 'The Historical Roots of Capitalism in the Indian Ocean: A Comparative Study of South Asia, the Middle East, and China During the Pre-Modern Period', in Sugata Bose (ed.), *South Asia and World Capitalism* (Delhi: OUP 1990).
- Chayes, Abram, and Antonia H. Chayes, *The New Sovereignty—Compliance with International Regulatory Agreements* (Cambridge, MA: Harvard University Press 1998).
- Chechi, Alessandro, 'Non-State Actors and Cultural Heritage: Friends or Foes?', in Elena Rodríguez Pineau and Soledad Torrecuadrada García-Lozano (eds), *Bienes Culturales y Derecho* (Madrid: Universidad Autónoma de Madrid 2015) 457–479.
- Chechi, Alessandro, 'The Return of Cultural Objects Removed in Times of Colonial Domination and International Law: The Case of the Venus of Cyrene' (2008) *Italian Yearbook of International Law* 159–181.

- Chechi, Alessandro, *The Settlement of International Cultural Heritage Disputes* (Oxford: OUP 2014).
- Cheng, Bin, *General Principles of Law as Applied by International Courts and Tribunals* (Cambridge: CUP 1953).
- Cheng, Jia Min, 'The Problem of National Treasure in International Law' (2010) 12 *Oregon Review of International Law* 141–174.
- Chennoufi, Leila, et al., 'Model Green Investment Treaty: International Investment and Climate Change' (2019) 36 *Journal of International Arbitration* 95–134.
- Chiappetta, Vincent, 'The Desirability of Agreeing to Disagree: The WTO, TRIPS, International IPR Exhaustion, and a Few Other Things' (2000) 21 *Michigan JIL* 333–392.
- Choudhury, Barnali, 'International Investment Law and Noneconomic Issues', (2020) 53 *Vanderbilt Journal of Transnational Law* 1–77.
- Choudhury, Barnali, 'International Investment Law as a Global Public Good' (2013) 17 *Lewis & Clark LR* 481–520.
- Cicero, M.T., *Tusculan Disputations* [45 BCE], J.E. King (trans.) (Cambridge, MA: Harvard University Press 1927).
- Clark, Sarah E., Corinna Hawkes, Sophia M.E. Murphy, Karen Hansen-Kuhn, and David Wallinga, 'Exporting Obesity: US Farm and Trade Policy and the Transformation of the Mexican Consumer Food Environment' (2012) 18 *International Journal of Occupational and Environmental Health* 53–64.
- Clauss-Ehlers, Caroline, 'Cultural Resilience', in Caroline Clauss-Ehlers (ed.) *Encyclopedia of Cross-Cultural School Psychology* (Heidelberg: Springer 2015) 324–6.
- Cody, Edward, 'An American Chateau? French Winemakers Say No', *Washington Post*, 23 September 2012.
- Coffey, Wallace, and Rebecca A. Tsosie, 'Rethinking the Tribal Sovereignty Doctrine. Cultural Sovereignty and the Collective Future of Indian Nations' (2001) 12 *Stanford Law & Policy Review* 191–221.
- Coicaud, Jean-Marc, *Legitimacy and Politics* (Cambridge: CUP 2002).
- Colares, Juscelino, 'A Theory of WTO Adjudication: From Empirical Analysis to Biased Rule Development' (2009) 42 *Vanderbilt Journal of Transnational Law* 383–439.
- Collier, John, and Vaughan Lowe, *The Settlement of Disputes in International Law* (Oxford: OUP 2000).
- Collins, David, *An Introduction to International Investment Law* (Cambridge: CUP 2017).
- Collins, David, *Performance Requirements and Investment Incentives Under International Economic Law* (Cheltenham: EE 2015).
- Collins, David, 'The Chaos Machine: The WTO in a Social Entropy Model of the World Trading System' (2014) 34 *Oxford Journal of Legal Studies* 353–374.
- Conversi, Daniele, 'Genocide, Ethnic Cleansing, and Nationalism', in Gerard Delanty and Krishan Kumar (eds), *The Sage Handbook of Nations and Nationalism* (London: Sage Publications 2006) 326.

- Coombe, Rosemary, 'Intellectual Property, Human Rights, and Sovereignty: New Dilemmas in International Law Posed by the Recognition of Indigenous Knowledge and the Conservation of Biodiversity' (1998) 59 *Indiana Journal of Global Legal Studies* 59–115.
- Coombe, Rosemary, 'Managing Cultural Heritage as Neoliberal Governmentality', in Regina F. Bendix, Aditya Eggert, and Arnika Peselmann (eds), *Heritage Regimes and the State*, II ed. (Göttingen: Göttingen University Press 2017) 375–387.
- Cooreman, Barbara, *Global Environmental Protection through Trade—A Systematic Approach to Extraterritoriality* (Cheltenham: EE 2017).
- Cordero Moss, Giuditta, 'Is the Arbitral Tribunal Bound by the Parties' Factual and Legal Pleadings?' (2006) 3 *Stockholm International Arbitration Review* 1–25.
- Cornides, Jakob, 'Human Rights and Intellectual Property, Conflict or Convergence?' (2004) 7 *Journal of World Intellectual Property* 135–167.
- Correa, Carlos, *Trade Related Aspects of Intellectual Property Rights—A Commentary on the TRIPS Agreement*, II edition (Oxford: OUP 2020).
- Cottier, Thomas, 'Poverty, Redistribution, and International Trade Regulation' in Krista Nadakavukaren Schefer (ed.), *Poverty and the International Legal System* (Cambridge: CUP 2013).
- Cottier, Thomas, 'Recalibrating the WTO Dispute Settlement System: Towards New Standards of Appellate Review' (2021) 24 *JIEL* 515–533.
- Cottier, Thomas, 'The Principle of Common Concern of Humankind' in Thomas Cottier (ed.), *The Prospects of Common Concern of Humankind in International Law* (Cambridge: CUP 2021).
- Cottier, Thomas, and Matthias Oesch, 'Direct and Indirect Discrimination in WTO Law and EU Law', Sanford Gaines, Birgitte Egelund Olsen, and Karsten Engsig Sørensen (eds), *Liberalizing Trade in the EU and the WTO: A Legal Comparison* (Cambridge: CUP 2012) 141–175.
- Cottier, Thomas, and Marion Panizzon, 'Legal Perspectives on Traditional Knowledge: The Case for Intellectual Property Protection' (2004) 7 *JIEL* 371–399.
- Cotula, Lorenzo, '(Dis)integration in Global Resource Governance: Extractivism, Human Rights, and Investment Treaties' (2020) 23 *JIEL* 431–454.
- Craufurd Smith, Rachel, 'The UNESCO Convention on the Protection and Promotion of Cultural Expressions: Building a New World Information and Communication Order?' (2007) 1 *International Journal of Communications* 24–55.
- Crawford, James, 'International Protection of Foreign Direct Investment: Between Clinical Isolation and Systematic Integration', in Rainer Hofmann and Christian Tams (eds), *International Investment Law and General International Law: From Clinical Isolation to Systemic Integration?* (Baden/Baden: Nomos 2011).
- Crawford, James, 'Sovereignty as a Legal Value', in James Crawford and Martti Koskeniemi (eds), *The Cambridge Companion to International Law* (Cambridge: CUP 2012).

- Crawford, James, *State Responsibility* (Cambridge: CUP 2013).
- Creamer, Cosette, and Zuzanna Godzimirska, 'Engagement within the World Trade Organization: A Functional Substitute for Authoritative Interpretations' (2016) 48 *New York University JIL & Politics* 413–462.
- Crescenzi, Riccardo, Fabrizio de Filippis, Mara Giua, and Cristina Vaquero-Piñeiro, 'Geographical Indications and Local Development: the Strength of Territorial Embeddedness' (2022) 56 *Regional Studies* 381–393.
- Criddle, Evan J., and Evan Fox-Decent, 'A Fiduciary Theory of *Jus Cogens*' (2009) 34 *Yale JIL* 331–387.
- Crocker, Chester A., Fen Osler Hampson, Pamela R. Aall, *Herding Cats: Multiparty Mediation in a Complex World* (Washington D.C.: United States Institute of Peace 1999).
- Crosant, Guillaume, 'Multilateral Investment Court', *Jus Mundi*, 17 June 2022.
- Croley, Steven, and John H. Jackson, 'WTO Dispute Procedures, Standard of Review, and Deference to National Governments' (1996) 90 *AJIL* 193–213.
- Czapnik, Ben, 'Moral Determinations in WTO Law: Lessons from the Seals Dispute' (2022) 25 *JIEL* 390–408.
- Daowei Zhang, *The Softwood Lumber War Politics, Economics, and the Long U.S.-Canadian Trade Dispute* (Abington: Routledge 2007).
- Davey, William, and André Sapir, 'The Soft Drinks Case: The WTO and Regional Agreements' (2009) 8 *World Trade Review* 5–23.
- David, Paul Allan, 'Intellectual Property Institutions and the Panda's Thumb', in Mitchell Wallerstein, Mary Ellen Moguee, and Roberta Schoen (eds), *Global Dimensions of Intellectual Property Rights in Science and Technology* (Washington DC: National Academy Press 1993) 19–64.
- Davidson, Lawrence, *Cultural Genocide* (New Brunswick, NJ: Rutgers University Press 2012).
- Davies, Arwel, 'Scoping the Boundary Between the Trade Law and Investment Law Regimes: When Does a Measure Relate to Investment?' (2012) 15 *JIEL* 793–822.
- Davis, Megan, 'New Developments in International Advocacy: Amicus Curiae and the World Trade Organisation' (2003) 5 *Indigenous Law Bulletin* 14.
- Daza-Clark, Ana María, *International Investment Law and Water Resources Management* (Leiden: Brill 2016).
- De Brabandere, Eric, 'Human Rights and International Investment Law', in Markus Krajewski and Rhea Hoffmann (eds), *Research Handbook on Foreign Direct Investment* (Cheltenham: Edward Elgar 2019) chapter 20.
- De Brabandere, Eric, 'The 2019 Dutch Model Bilateral Investment Treaty: Navigating the Turbulent Ocean of Investment Treaty Reform' (2021) 36 *ICSID Review* 319–338.

- De Brabandere, Eric, 'The (Ir)relevance of Transnational Public Policy in Investment Treaty Arbitration' (2020) 21 *JWIT* 847–866.
- De Cesari, Chiara, 'World Heritage and Mosaic Universalism' (2010) 10 *Journal of Social Archaeology* 299–324.
- De Ferrer, Marthe, 'Liverpool Loses its UNESCO World Heritage Status', *Euronews*, 26 July 2021.
- De Schutter, Olivier, 'International Trade in Agriculture and the Right to Food' in Olivier De Schutter and Kaitlin Cordes (eds), *Accounting for Hunger* (Oxford: Hart 2011) 137–191.
- De Witte, Bruno, 'Trade in Culture: International Legal Regimes and EU Constitutional Values' in Joanne Scott and Grainne De Búrca (eds), *The EU and the WTO* (Oxford and Portland: Hart Publishing 2001) 238.
- Del Vecchio, Giorgio, *Sui Principi Generali del Diritto* (Milano: Giuffrè 1958).
- Delimatsis, Panagiotis (ed.), *Research Handbook on Climate Change and Trade Law* (Cheltenham: EE 2016).
- Di Benedetto, Saverio, *International Investment Law and the Environment* (Cheltenham: EE 2013).
- Diebold, Nicholas F, 'Standards of Non-Discrimination in International Economic Law' (2011) 60 *ICLQ* 831–45.
- Diehl, Paul, and Charlotte Ku, *The Dynamics of International Law* (Cambridge: CUP 2010).
- DiMascio, Nicholas, and Joost Pauwelyn, 'Non-discrimination in Trade and Investment Treaties: Worlds Apart or Two Sides of the Same Coin?' (2008) 102 *AJIL* 48–89.
- Docker, John, 'Are Settler-Colonies Inherently Genocidal?' in Dirk Moses, *Empire, Colony, Genocide: Conquest, Occupation, and Subaltern Resistance in World History* (New York: Berghahn Books 2008).
- Dolzer, Rudolf, 'Fair and Equitable Treatment: Today's Contours' (2014) 12 *Santa Clara JIL* 7–32.
- Dolzer, Rudolf, Ursula Kriebaum, and Christoph Schreuer, *Principles of International Investment Law*, 3rd edition (Oxford: OUP 2022).
- Donders, Yvonne, 'The UN Declaration on the Rights of Indigenous Peoples. A Victory for Cultural Autonomy?', in Ineke Boerefijn and Jenny Goldschmidt (eds), *Changing Perceptions of Sovereignty and Human Rights* (Antwerp/Oxford/Portland: Intersentia 2008).
- Donders, Yvonne *Towards a Right to Cultural Identity?* (Antwerp: Intersentia 2002).
- Dorlach, Tim, and Paul Mertenskötter, 'Interpreters of International Economic Law: Corporations and Bureaucrats in Contest over Chile's Nutrition Label' (2020) 54 *Law & Society Review* 571–606.
- Douglas, Zachary, 'The Plea of Illegality in Investment Treaty Arbitration' (2014) 29 *ICSID Review* 155–186.

- Drache, Daniel, and Lesley A. Jacobs, *Grey Zones in International Economic Law and Global Governance* (Vancouver: University of British Columbia 2019).
- Drahos, Peter, and John Braithwaite, *Information Feudalism: Who Own the Knowledge Economy?* (London: Earthscan 2002).
- Drazewska, Berenika, *Military Necessity in International Cultural Heritage Law* (Leiden: Brill 2022).
- Dreyfus, F. 'Le Thème de l'Héritage dans l'Ancien Testament' (1958) 42 *Revue des Sciences Philosophiques et Théologiques* 3–49.
- Dreyfuss, Rochelle, and Susy Frankel, 'From Incentive to Commodity to Asset: How International Law is Reconceptualizing Intellectual Property' (2015) 36 *Michigan JIL* 557–602.
- Dromgoole, Sarah, 'The 2001 UNESCO Convention on the Protection of Underwater Cultural Heritage and Its Principles relating to the Recovery and Disposition of Material from Shipwrecks', in Anne-Marie Carstens and Elizabeth Varner (eds), *Intersections in International Cultural Heritage Law* (Oxford: OUP 2020) 293–315.
- Dromgoole, Sarah, *Underwater Cultural Heritage and International Law* (Cambridge: CUP 2013).
- Du, Ming, 'Permitting Moral Imperialism? The Public Morals Exception to Free Trade at the Bar of the World Trade Organization' (2016) 50 *JWT* 675–704.
- Du, Ming, *The Regulation of Product Standards in World Trade Law* (Oxford: Hart 2020).
- Du Plessis, Anél A., and Christa Rautenbach, 'Legal Perspectives on the Role of Culture in Sustainable Development' (2010) 13 *Potchefstroom Electronic LJ* 27–71.
- Dupper, Ockert, 'Affirmative Action in Comparative Perspective' in Ockert Dupper and Kamala Sankaran (eds), *Affirmative Action. A View from the Global South* (Stellenbosch: Sun Press 2014) 7–42.
- Dupuy, Pierre-Marie, 'Some Reflections on Contemporary International Law and the Appeal to Universal Values: A Response to Martti Koskenniemi' (2005) 16 *EJIL* 131–137.
- Dupuy, Pierre Marie, 'Unification Rather than Fragmentation of International Law? The Case of International Investment Law and Human Rights Law', in Pierre Marie Dupuy, Francesco Francioni, and Ernst Ulrich Petersmann (eds), *Human Rights in International Investment Law and Arbitration* (Oxford: OUP 2009).
- Dupuy, Pierre-Marie, Francesco Francioni, and Ernst-Ulrich Petersmann (eds), *Human Rights in International Investment Law and Arbitration* (Oxford: OUP 2009).
- Echols, Marsha, 'Food Safety Regulation in the European Union and the United States: Different Cultures, Different Laws' (1998) 4 *Columbia Journal of European Law* 525–544.
- Eckerman, Johann Peter, *Conversations of Goethe with Eckermann and Soret*, John Oxenford (trans.) (London: Smith, Elder & Co. 1850).

- Ehlermann, Claus-Dieter, 'Six Years on the Bench of the World Trade Court—Some Personal Experiences as Member of the Appellate Body of the WTO' (2002) 36 *JWT* 605–639.
- Ehring, Lothar, 'De Facto Discrimination in WTO Law: National and Most-Favored-Nation Treatment – or Equal Treatment?' *Jean Monnet Working Paper* 12/01 (2001).
- Ekern, Stener, William Logan, Brigitte Sauge, and Amund Sinding-Larsen (eds), *World Heritage Management and Human Rights* (London: Routledge 2014).
- Elisseeff, Vadime, *The Silk Roads: Highways of Culture and Commerce* (New York: UNESCO 1998).
- Ellis, Jaye, 'General Principles and Comparative Law' (2011) 22 *EJIL* 949–971.
- Elsig, Manfred, Rodrigo Polanco, and Peter Van den Bossche, 'Introduction—International Economic Dispute Settlement: Demise or Transformation?' in Manfred Elsig, Rodrigo Polanco, and Peter Van den Bossche (eds), *International Economic Dispute Settlement—Demise or Transformation?* (Cambridge: CUP 2021) 1–10.
- Fauchald, Ole Christian, 'International Environmental Governance and Protected Areas' (2021) *Yearbook of International Environmental Law* 1–35.
- Fechner, Frank, 'The Fundamental Aims of Cultural Property Law' (1998) 7 *International Journal of Cultural Property* 376–394.
- Feichtner, Isabel 'Subsidiarity in the World Trade Organization: The Promise of Waivers' (2016) 79 *Law and Contemporary Problems* 75–97.
- Feichtner, Isabel, *The Law and Politics of WTO Waivers: Stability and Flexibility in Public International Law* (Cambridge: CUP 2011).
- Feichtner, Isabel, 'The Waiver Power of the WTO: Opening the WTO for Political Debate on the Reconciliation of Competing Interests' (2009) 20 *EJIL* 7–28.
- Feindt, Gregor, Johannes Paulmann, and Bernhard Gissibl, 'Introduction: Cultural Sovereignty – Claims, Forms, and Contexts beyond the Modern State', in Gregor Feindt, Johannes Paulmann, and Bernhard Gissibl (eds), *Cultural Sovereignty beyond the Modern State* (Berlin: De Gruyter 2021) 1–20.
- Ferrario, Viviana, 'Learning from Agricultural Heritage?' (2021) 13 *Sustainability* 8879–92.
- Fisher, Roger, and William Ury, *Getting to Yes: Negotiating Agreement Without Giving In* (New York: Penguin Books 1983).
- Fishman, Joseph P., 'Locating the International Interest in Intranational Cultural Property Disputes' (2010) 35 *Yale JIL* 347–404.
- Flores Elizondo, Cecilia, 'Reflexive International Economic Law – Balancing Economic and Social Goals in the Construction of Law' in Amanda Perry-Kessaris (ed.), *Socio-Legal Approaches to International Economic Law* (Abingdon: Routledge 2013).
- Follesdal, Andreas, 'The Legitimacy of International Courts' (2020) *Journal of Political Philosophy* 1–24.
- Fontoura Costa, José A., 'Comparing WTO Panelists and ICSD Arbitrators: the Creation of International Legal Fields', Oñati Socio-Legal Series Working Paper 1/4 (2011), 1–25.

- Footer, Mary E., 'International Investment Law and Trade: The Relationship that Never Went Away', in Freya Baetens (ed.), *Investment Law within International Law: Integrationist Perspectives* (Cambridge: CUP 2013) chapter 12.
- Forrest, Craig, *International Law and the Protection of Cultural Heritage* (Abingdon: Routledge 2010).
- Forrest, Craig, and Jennifer Corrin, 'Oceania', in Francesco Francioni and Ana Filipa Vrdoljak (eds), *Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020) 860–877.
- Foster, George, 'Investors, States, and Stakeholders: Power Asymmetries in International Investment and the Stabilizing Potential of Investment Treaties' (2013) 17 *Lewis & Clark LR* 361–421.
- Fox, Genevieve, 'A Future for International Investment? Modifying BITS to Drive Economic Development' (2014) 46 *Georgetown JIL* 229–260.
- Francioni, Francesco, 'Access to Justice, Denial of Justice, and International Investment Law' (2009) 20 *EJIL* 729–747.
- Francioni, Francesco, 'Au-delà des Traités—L'Émergence d'un Nouveau Droit Coutumier pour la Protection du Patrimoine Culturel' (2007) 111 *Revue Generale de Droit International Public* 19–42.
- Francioni, Francesco, 'Beyond State Sovereignty: The Protection of Cultural Heritage as a Shared Interest of Humanity' (2004) 25 *Michigan JIL* 1209–1228.
- Francioni, Francesco, 'Cultural Heritage', in *Max Planck Encyclopaedia of Public International Law* (2013).
- Francioni, Francesco, 'Custom and General Principles of International Cultural Heritage Law', in Francesco Francioni and Ana Filipa Vrdoljak (eds), *Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020) 531–551.
- Francioni, Francesco, 'Diritto Internazionale degli Investimenti e Tutela dei Diritti Umani: Convergenza o Conflitto?' in Adriana Di Stefano e Rosario Sapienza (eds), *La Tutela dei Diritti Umani e il Diritto Internazionale* (Naples: Editoriale Scientifica 2012) 417–435.
- Francioni, Francesco, 'La Protezione Internazionale dei Beni Culturali: un Diritto Consuetudinario in Formazione?', in Paolo Benvenuti and Rosario Sapienza (eds), *La Tutela Internazionale dei Beni Culturali nei Conflitti Armati* (Milano: Giuffrè 2007).
- Francioni, Francesco, 'Public and Private in the International Protection of Global Cultural Goods' (2012) 23 *EJIL* 719–730.
- Francioni, Francesco, 'The Evolving Framework for the Protection of Cultural Heritage in International Law', in Silvia Borelli and Federico Lenzerini (eds), *Cultural Heritage, Cultural Rights, Cultural Diversity* (Leiden: Martinus Nijhoff 2012).
- Francioni, Francesco, 'The Human Dimension of International Cultural Heritage Law: An Introduction' (2011) 22 *EJIL* 9–16.

- Francioni, Francesco, and James Gordley, 'Introduction', in Francesco Francioni and James Gordley (eds), *Enforcing International Cultural Heritage Law* (Oxford: OUP 2013) 1–5.
- Francioni, Francesco and Martin Scheinin (eds), *Cultural Human Rights* (Leiden/Boston: Martinus Nijhoff 2008).
- Franck, Susan, 'Development and Outcomes of Investor–State Arbitration' (2009) 9 *Harvard JIL* 435–489.
- Franck, Susan, 'The Legitimacy Crisis in Investment Treaty Arbitration: Privatizing Public International Law through Inconsistent Decisions' (2005) 73 *Fordham LR* 1521–1625.
- Frankel, Susy, 'Trademarks and Traditional Knowledge and Cultural Intellectual Property' in Graeme Dinwoodie and Mark Janis (eds), *Trademark Law and Theory—A Handbook of Contemporary Research* (Cheltenham: Edward Elgar 2008) 445–463.
- Fraser, Christian, 'Whale Fossil is Found in Vineyard', *BBC News*, 23 March 2007.
- Freeman Jalet, Frances, 'The Quest for the General Principles of Law Recognized by Civilized Nations' (1963) 10 *University of California Los Angeles LR* 1041.
- Frey, James H., and D. Stanley Eitzen, 'Sport and Society', in James A.R. Nafziger, Robert Kirkwood Paterson, and Alison Dundes Renteln (eds), *Cultural Law—International, Comparative, and Indigenous* (Cambridge: CUP 2010) 755–756.
- Friedman, Thomas L, *The Lexus and the Olive Tree* (Farrar 1999).
- Frijo, Manlio, 'Cultural Property v. Cultural Heritage: A "Battle of Concepts" in International Law?' (2004) 86 *International Review Red Cross* 367–378.
- Froehlich, Annette, 'L'Enjeu de la Culture dans son Contexte Économique International', in Paul Meerts (ed.), *Culture and International Law* (The Hague: Hague Academic Press 2008) 83–95.
- Fry, James D., 'International Human Rights Law in Investment Arbitration: Evidence of International Law's Unity' (2007) 18 *Duke Journal of Comparative & International Law* 77–150.
- Fukuda, Chiyo-Ni, 'The Morning Glory', in Chiyo-Ni Fukuda, *Il Colore dell'Acqua*, M. Contrini and L. Cerrisi (trans. and eds) (Rome: La Ruota 2019).
- Fukuyama, Francis, *The End of History and the Last Man* (New York: Free Press 1992).
- Gaffney, John, 'Going to Pieces without Falling Apart: Waelde's Defence of Specialisation in the Interpretation of Investment Treaties', in Jacques Werner and Arif Hyder Ali (eds), *A Liber Amicorum: Thomas Wälde: Law Beyond Conventional Thought* (London: CMP 2009) 57.
- Gagliani, Gabriele, 'Interpreting and Applying Article XX(f) of the GATT 1994: National Treasures in International Trade Law' (2019) 2 *Santander Art and Culture LR* 35–56.
- Gagné, Gilbert, 'Trade and Culture: the United States' (2019) 25 *International Journal of Cultural Policy* 615–628.
- Gaillard, Emmanuel, and John Savage (eds), *Fouchard, Gaillard, Goldmann on International Commercial Arbitration* (The Hague: Kluwer Law International 1999).

- Gammage, Claire '(Re)Imagining the Trade–Labour Linkage—The Capabilities Approach', in Brian Langille (ed.), *The Capability Approach to Labour Law* (Oxford: OUP 2019) Chapter 14.
- Gangjee, Dev, 'From Geography to History: Geographical Indications and the Reputational Link' in Irene Calboli and Wee Ng-Loy (eds), *Geographical Indications at the Crossroads of Trade, Development, and Culture: Focus on Asia-Pacific* (Cambridge: CUP 2017) 36–60.
- Gangjee, Dev, 'Geographical Indications and Cultural Rights: The Intangible Cultural Heritage Connection?' in Christophe Geiger (ed.), *Research Handbook on Human Rights and Intellectual Property* (Cheltenham: Edward Elgar 2015).
- Garcia, Frank J., 'The Trade Linkage Phenomenon: Pointing the Way to the Trade Law and Global Social Policy of the 21st Century' (1998) 19 *University of Pennsylvania JIEL* 201–208.
- Garcia, Frank J., 'Trade and Justice: Linking the Trade Linkage Debates' (1998) 19 *University of Pennsylvania JIEL* 391–434.
- Gardiner, Richard, *Treaty Interpretation* (Oxford: OUP 2008).
- Garner, Ben, *The Politics of Cultural Development—Trade, Cultural Policy, and the UNESCO Convention on Cultural Diversity* (Abingdon: Routledge 2016).
- Gazzini, Tarcisio, 'Can Authoritative Interpretation under Article IX:2 of the Agreement Establishing the WTO Modify the Rights and Obligations of Members?' (2008) 57 *ICLQ* 169–81.
- Gazzini, Tarcisio, 'The Legal Nature of WTO Obligations and the Consequences of their Violation' (2006) 17 *EJIL* 723–742.
- Gazzini, Tarcisio, and Eric De Brabandere (eds), *International Investment Law: The Sources of Rights and Obligations* (Leiden/Boston: Martinus Nijhoff 2012).
- Gebert, Daniel L., 'Sovereignty Under the World Heritage Convention: A Questionable Basis for Limiting Federal Land Designation Pursuant to International Agreements' (1998–1999) 7 *Southern California Interdisciplinary Law Journal* 427–444
- Geiger, Christophe, 'Constitutionalising Intellectual Property Law? The Influence of Fundamental Rights on Intellectual Property in the European Union' (2006) 37 *IIC International Review of Intellectual Property and Competition Law* 351.
- Genest, Alexandre, *Performance Requirement Prohibitions in International Investment Law* (Leiden: Brill 2019).
- Genia, Erin M., 'The Landscape and Language of Indigenous Cultural Rights' (2012) 44 *Arizona State Law Journal* 653–679.
- Gentili, Alberico, *De Iure Belli* [1598], John C. Rolfe (transl.) (Oxford: Clarendon Press 1933).
- Germann, Christophe, 'Towards a Global Cultural Contract to Counter Trade-Related Cultural Discrimination', in Nina Obuljen and Joost Smiers (eds), *UNESCO's Convention on the Protection and the Promotion of the Diversity of Cultural Expressions: Making it Work* (Zagreb: Institute for International Relations 2006) 290.
- Gerstenblith, Patty, 'Controlling the International Market in Antiquities: Reducing the Harm, Preserving the Past' (2007) 8 *Chicago JIL* 169—195.

- Gervais, Daniel, 'Spiritual but Not Intellectual—The Protection of Sacred Intangible Traditional Knowledge' (2003–2004) 11 *Cardozo Journal of International and Comparative Law* 467–496.
- Gervais, Daniel, 'The Changing Landscape of International Intellectual Property', in Christopher Heath and Anselm Kamperman Sanders (eds), *Intellectual Property and Free Trade Agreements* (Oxford: Hart Publishing 2007) chapter 3.
- Gervais, Daniel, *The TRIPS Agreement: Drafting History and Analysis*, v edition (London: Sweet & Maxwell 2021).
- Giardina, Andrea, 'International Investment Arbitration: Recent Developments as to the Applicable Law and Unilateral Recourse' (2007) 5 *Law and Practice of International Courts Tribunals* 29–39.
- Gibson, Johanna, 'Knowledge and Other Values—Traditional Knowledge and the Limitations for Traditional Knowledge', in Guido Westkam (ed.), *Emerging Issues in Intellectual Property—Trade, Technology, and Market Freedom: Essays in Honour of Herchel Smith* (Cheltenham: Edward Elgar 2007) 309–318.
- Gilbert, Jérémie, 'Custodians of the Land—Indigenous Peoples, Human Rights, and Cultural Integrity' in Michele Langfield, William Logan, and Máiréad Craith (eds), *Cultural Diversity, Heritage, and Human Rights* (Oxon: Routledge 2010) 31–44.
- Gilbert, Jérémie, *Indigenous Peoples' Land Rights under International Law: From Victims to Actors*, 11 revised edition (Leiden: Brill 2016).
- Goff, Patricia M., *Trade and Culture—The Ongoing Debate* (London: Routledge 2021).
- Gonzalez, Carmen, 'An Environmental Justice Critique of Comparative Advantage: Indigenous Peoples, Trade Policy, and the Mexican Neoliberal Economic Reforms' (2010–2011) 32 *University of Pennsylvania JIL* 723–803.
- Gött, Henner, *Labour Standards in International Economic Law* (Heidelberg: Springer 2018).
- Gould, Harry, 'Categorical Obligation in International Law' (2011) 3 *International Theory* 254–285.
- Gourgourinis, Anastasios, *Equity and Equitable Principles in the World Trade Organization—Addressing Conflicts and Overlaps between the WTO and Other Regimes* (London: Routledge 2016).
- Gourgourinis, Anastasios, 'Reviewing the Administration of Domestic Regulation in WTO and Investment Law', in Freya Baetens (ed.), *Investment Law within International Law: Integrationist Perspectives* (Cambridge: CUP 2013) chapter 13.
- Graber, Christopher, 'The New UNESCO Convention on Cultural Diversity: A Counterbalance to the WTO' (2006) 9 *JIEL* 553–574.
- Grabowski, Alex, 'The Definition of Investment Under the ICSID Convention: A Defense of Salini' (2014) 15 *Chicago JIL* 287–309.
- Gramsci, Antonio, *Quaderni del Carcere*, V. Gerratana (ed.) (Torino: Einaudi 1975).
- Grant-Cohen, Harlan, 'Nations and Markets' (2020) 23 *JIEL* 793–815.

- Gray, Earl, 'Maori Culture and Trade Mark Law in New Zealand', in Christopher Heath and Anselm Kamperman Sanders (eds), *New Frontiers of Intellectual Property Law* (Oxford: Hart Publishing 2005) 71–95.
- Graziadei, Michele, and Barbara Pasa, 'The Single European Market and Cultural Heritage: The Protection of National Treasures in Europe' in Andrzej Jakubowski, Kristin Hausler, and Francesca Fiorentini (eds), *Cultural Heritage in the European Union—A Critical Inquiry into Law and Policy* (Leiden: Brill 2019) 79–112.
- Griffin, Keith, 'Globalization and Culture', in Stephen Cullenberg and Prasanta Pattanaik (eds), *Globalization, Culture, and the Limits of the Market: Essays on Economics and Philosophy* (New Delhi: OUP 2004) 241–263.
- Gross, Leo, 'The Peace of Westphalia, 1648–1948' (1948) 42 *AJIL* 20–41.
- Gross, Stuart, 'Inordinate Chill: BITS, Non-NAFTA MITs, and Host-State Regulatory Freedom – An Indonesian Case Study' (2003) 24 *Michigan JIL* 893–960.
- Grotius, Hugo, *Mare Liberum*, Robert Feenstra (ed.) (Leiden/Boston: Brill 2009).
- Gudeman, Stephen, 'Sketches, Qualms, and Other Thoughts on Intellectual Property Rights' in Stephen Brush and Doreen Stabinsky (eds), *Indigenous Peoples and Intellectual Property Rights* (Washington DC: Island Press 1996) 102–121.
- Guntrip, Edward, 'Self-determination and Foreign Direct Investment: Reimagining Sovereignty in International Investment Law' (2016) 65 *ICLQ* 829–857.
- Hagino, Makoto, 'The Legal Concept of Heritage in the World Heritage Convention: The Case of Yakushima, Island' (2016) 5 *Journal of Marine and Island Cultures* 5–13.
- Hahn, Michael, 'A Clash of Cultures? The UNESCO Diversity Convention and International Trade Law' (2006) 9 *JIEL* 515–552.
- Halliday, Josh, 'UNESCO Strips Liverpool of its World Heritage Status', *Guardian*, 21 July 2021.
- Harelimana, Jean-Baptiste, *La Defragmentation du Droit International de la Culture: Vers une Cohérence des Norms Internationales* (Paris: L'Harmattan 2016).
- Harlow, Carol, 'Global Administrative Law: The Quest for Principles and Values' (2006) 17 *EJIL* 187–214.
- Harrison, James, 'The Case for Investigative Legal Pluralism in International Economic Law Linkage Debates' (2014) 2 *London Review of International Law* 115–145.
- Harrison, Rodney, 'Forgetting to Remember, Remembering to Forget: Late Modern Heritage Practices, Sustainability, and the Crisis of Accumulation of the Past' (2013) 19 *International Journal of Heritage Studies* 579–595.
- Hart, Herbert L.A., *The Concept of Law* (Oxford: Clarendon Press 1961).
- Haskell, John, and Akbar Rasulov (eds), *New Voices and New Perspectives in International Economic Law* (Heidelberg: Springer 2020).
- Hatala Matthes, Erich, 'The Ethics of Cultural Heritage', Edward N. Zalta (ed.), *The Stanford Encyclopedia of Philosophy* (Stanford: Stanford University 2018).

- Hausler, Kristin, 'The Participation of Non-State Actors in the Implementation of Cultural Heritage Law', in Francesco Francioni and Ana Filipa Vrdoljak (eds), *The Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020) 760–786.
- Hauter, Wenonah, 'The Limits of International Human Rights Law and the Role of Food Sovereignty in Protecting People from Further Trade Liberalization under the Doha Round Negotiations' (2007) 40 *Vanderbilt Journal of Transnational Law* 1071–1098.
- Hawkes, Corinna, 'The Role of Foreign Direct Investment in the Nutrition Transition' (2005) 8 *Public Health Nutrition* 357–365.
- Hawley, Josh, 'The WTO Should be Abolished', *New York Times*, 5 May 2020.
- Helleiner, Eric, 'The Return of National Self-Sufficiency? Excavating Autarkic Thought in a De-Globalizing Era' (2021) 23 *International Studies Review* 933–957.
- Hestermeyer, Holger, *Human Rights and the WTO: The Case of Patents and Access to Medicines* (Oxford: OUP 2007).
- Heuheu, Tumu te, Merata Kawharu, and R. Ariihau Tuheiava, 'World Heritage and Indigeneity' (2012) 62 *World Heritage* 8–17.
- Hidalgo, Dennis, 'Anticolonialism', in Thomas Benjamin (ed.), *Encyclopedia of Western Colonialism since 1450* (Detroit: Macmillan 2007) 57–65.
- Higgins, Noelle, *The Protection of Cultural Heritage During Armed Conflict—The Changing Paradigms* (London: Routledge 2021).
- Hikmet, Nazim, *Poems* [1973] (New York: Persea 2002).
- Hill, John, and Nobuko Kawashima, 'Introduction: Film Policy in a Globalised Cultural Economy' (2016) 22 *International Journal of Cultural Policy* 667–672.
- Hoekman, Bernard M., and Petros C. Mavroidis, 'To AB or Not to AB?: Dispute Settlement in WTO Reform' (2020) 23 *JIEL* 1–20.
- Hofmann, Rainer, and Christian Tams (eds), *International Investment Law and General International Law: From Clinical Isolation to Systemic Integration?* (Baden-Baden: Nomos 2011).
- Howard, Erica, Elvira Dominguez Redondo, and Narciso Leandro Xavier Baez (eds), *Affirmative Action and the Law—Efficacy of National and International Approaches* (Abingdon: Routledge 2020).
- Howse, Robert, 'Appointment with Destiny: Selecting WTO Judges in the Future' (2021) 12 *Global Policy* 71–82.
- Howse, Robert, and Joanna Langille, 'Permitting Pluralism: The Seal Products Dispute and Why the WTO Should Accept Trade Restrictions Justified by Non-instrumental Moral Values' (2011) 37 *Yale JIL* 367–432.
- Howse, Robert, Hélène Ruiz-Fabri, Geir Ulfstein, and Michelle Zang (eds), *The Legitimacy of International Trade Courts and Tribunals* (Cambridge: CUP 2018).
- Hudec, Robert, 'GATT/WTO Constraints on National Regulation: Requiem for an Aim and Effects Test' (1998) 32 *International Lawyer* 619–49.
- Humphrey, Matthew, *Preservation Versus the People? Nature, Humanity, and Political Philosophy* (Oxford: OUP 2002).

- Hunter, Martin, and Guy Conde e Silva, 'Transnational Public Policy and Its Application in Investment Arbitrations' (2003) 4 *JWIT* 367–378.
- Huntington, Samuel, *The Clash of Civilizations and the Remaking of World Order* (London: Simon & Schuster 1996).
- Huo, Zhengxin, 'Legal Protection of Cultural Heritage in China' (2016) 22 *International Journal of Cultural Policy* 497–515.
- Huysman, Martijn, 'Exporting Protection: EU Trade Agreements, Geographical Indications, and Gastronationalism' (2020) *Review of International Political Economy* 1–29.
- Iapadre, Lelio, 'Cultural Products in the International Trading System', in Victor A. Ginsburgh and David Throsby (eds), *Handbook of the Economics of Art and Culture* (Amsterdam: Elsevier 2014) 381–409.
- Isakoff, Peter, 'Defining the Scope of Indirect Expropriation for International Investments' (2013) 3 *Global Business LR* 189–209.
- Jackson, John, 'Sovereignty-Modern, A New Approach to an Outdated Concept' (2003) 97 *AJIL* 782–802.
- Jackson, John, *Sovereignty, the WTO, and Changing Fundamentals of International Law* (Cambridge: CUP 2006).
- Jackson, John H., *The World Trading System—The Law and Policy of International Economic Relations* (Cambridge, MA: MIT Press 1997).
- Jackson, John H., William J. Davey, and Alan O. Sykes, *Legal Problems of International Economic Relations* (St. Paul, MN: West Group 2002) 193–194.
- Jakubowski, Andrzej (ed.), *Cultural Rights as Collective Rights: an International Law Perspective* (Leiden: Brill 2016).
- Janis, Mark, 'Jus Cogens: An Artful Not a Scientific Reality' (1987–1988) 3 *Connecticut JIL* 370.
- Jarvie, Ian, 'The Postwar Economic Foreign Policy of the American Film Industry: Europe 1945–1950' (1990) 4 *Film History* 277–288.
- Jemielniak, Joanna, Laura Nielsen, and Henrik Olsen (eds), *Establishing Judicial Authority in International Economic Law* (Cambridge: CUP 2016) 139–212.
- Jenks, Wilfred, 'The Conflict of Law-Making Treaties' (1953) 30 *BYIL* 401–453.
- Johan, Eva, and Anna Schebesta, 'Religious Regulation Meets International Trade Law: Halal Measures, a Trade Obstacle? Evidence from the SPS and TBT Committees' (2022) 25 *JIEL* 61–73.
- Johnson, Hope, *International Agricultural Law and Policy* (Cheltenham: Edward Elgar 2018).
- Josefsson, Johan, and Inga-Lill Aronsson, 'Heritage as Life-Values: A Study of the Cultural Heritage Concept' (2016) 110 *Current Science* 2091–98.
- Joseph, Sarah, David Kinley, and Jeff Waincymer (eds), *The World Trade Organization and Human Rights: Interdisciplinary Perspectives* (Cheltenham, UK: Edward Elgar 2009).
- Kalicki, Jean, 'Counterclaims by States in Investment Arbitration', *Investment Treaty News*, 14 January 2013.

- Kanosue, Yu, 'When Land is Taken Away: States Obligations under International Human Rights Law Concerning Large-Scale Projects Impacting Local Communities' (2015) 15 *Human Rights LR* 643–667.
- Kapeliuk, Daphna, 'The Repeat Appointment Factor—Exploring Decision Patterns of Elite Investment Arbitrators' (2010) 96 *Cornell LR* 47–90.
- Katzenstein, Suzanne, 'In the Shadow of Crisis: The Creation of International Courts in the Twentieth Century' (2014) 55 *Harvard International LJ* 151–209.
- Keats, John, *Endymion* [1818] Ernest De Sélincourt (ed.), *The Poems of John Keats* (New York: Dodd, Mead & Company 1905).
- Keohane, Robert O., and Joseph S. Nye, 'Power and Interdependence in the Information Age', (1998) *Foreign Affairs* 81–94.
- Kerr, William, 'Loopholes, Legal Interpretations, and Game Playing: Whither the WTO without the Spirit of the GATT?' (2019) 20 *Journal of International Law and Trade Policy* 49–60.
- Kessedjian, Catherine, 'Rebalancing Investors' Rights and Obligations' (2021) 22 *JWIT* 645–649.
- King, Ross, *La Cupola del Brunelleschi* (Milan: Rizzoli 2001).
- Kingsbury, Benedict, 'Confronting Difference: Alberico Gentili's *De Iure Belli* (1598) and the Enduring Combination of Pragmatic Pluralism and Normative Judgment' (1998) 92 *AJIL* 713–723.
- Kingston, Lindsey, 'The Destruction of Identity: Cultural Genocide and Indigenous Peoples' (2015) 14 *Journal of Human Rights* 63–83.
- Kleinfeld, J., 'The Double Life of International Law: Indigenous Peoples and Extractive Industries' (2016) 129 *Harvard LR* 1755–1778.
- Knoll-Tudor, Ioana, 'The Fair and Equitable Treatment Standard and Human Rights Norms', in Pierre-Marie Dupuy, Francesco Francioni, and Ernst-Ulrich Petersmann (eds), *Human Rights in International Investment Law and Arbitration* (Oxford: OUP 2009) 310–343.
- Knop, Karen, and Annelise Riles, 'Space, Time, and Historical Injustice: A Feminist Conflict-of-Laws Approach to the Comfort Women Agreement' (2017) 102 *Cornell LR* 853–927.
- Kolliopoulos, Alexandras, 'La Convention de l'UNESCO sur la Protection et la Promotion de la Diversité des Expressions Culturelles' (2005) 51 *Annuaire Français de Droit International* 487–511.
- Kolsky Lewis, Meredith, and Susy Frankel (eds), *International Economic Law and National Autonomy* (Cambridge: CUP 2010).
- Korhonen, Outi, 'Dialogue among Civilizations: International Law, Human Rights, and Difference' in Lauri Hannikainen and Seyed Kazem Sajjadpour (eds), *Dialogue Among Civilizations* (Rovaniemi: University of Lapland 2002) 30.
- Korinek, Jane, Evdokia Moïsé, and Jakob Tange, *Trade and Gender: A Framework of Analysis* (Paris: OECD 2021).
- Koskenniemi, Martti, *From Apology to Utopia: The Structure of International Legal Argument* (Cambridge: CUP 2005).

- Koskenniemi, Martti, 'International Law and Raison d'État: Rethinking the Prehistory of International Law', in Benedict Kingsbury and Benjamin Straumann (eds), *The Roman Foundations of the Law of Nations* (Oxford: OUP 2010) 298.
- Koskenniemi, Martti, 'International Law in Europe: Between Tradition and Renewal' (2005) 16 *EJIL* 113–124.
- Koziol, Christopher, 'Historic Preservation Ideology: A Critical Mapping of Contemporary Heritage Policy Discourse' (2008) 1 *Preservation Education and Research* 41–51.
- Kraak, Anne-Laura, 'Human Rights-Based Approaches to World Heritage Conservation in Bagan, Myanmar: Conceptual, Political, and Practical Considerations' (2018) 25 *International Journal of Cultural Property* 111–133.
- Kraak, Anne-Laura, and Bahar Aykan, 'The Possibilities and Limitations of Rights-Based Approaches to Heritage Practice', (2018) 25 *International Journal of Cultural Property* 1–10.
- Kreindler, Richard, 'Approaches to the Application of Transnational Public Policy by Arbitrators' (2003) 4 *JWIT* 239–250.
- Kreindler, Richard, 'The Law Applicable to International Investment Disputes', in Norbert Horn (ed.), *Arbitrating Foreign Investment Disputes* (The Hague: Kluwer Law International 2004) 413–14.
- Kryvoi, Yaraslau, 'Counterclaims in Investor-State Arbitration' (2012) 21 *Minnesota JIL* 216–252.
- Ku, Julian, and John Yoo, 'Globalization and Sovereignty' (2013) 31 *Berkeley JIL* 210–234.
- Kumm, Mattias, 'The Legitimacy of International Law: A Constitutionalist Framework of Analysis' (2004) 15 *EJIL* 907–931.
- Kurin, Richard, 'Safeguarding Intangible Cultural Heritage in the 2003 UNESCO Convention: a Critical Appraisal' (2004) *Museum International* 66.
- Kurtz, Jürgen, 'Australia's Rejection of Investor–State Arbitration: Causation, Omission, and Implication' (2012) 27 *ICSID Review* 65–86.
- Kurtz, Jürgen, 'Charting the Future of the Twin Pillars of International Economic Law' (2014) 9 *Jerusalem Review of Legal Studies* 36–51.
- Kurtz, Jürgen, 'The Use and Abuse of WTO Law in Investor–State Arbitration', (2009) 20 *EJIL* 749–771.
- Kurtz, Jürgen, *The World Trade Organization and International Investment Law: Converging Systems* (Cambridge: CUP 2016).
- Kuutma, Kristin, 'Concepts and Contingencies in the Shaping of Heritage Regimes', in Regina Bendix, Aditya Eggert, and Arnika Peselmann (eds), *Heritage Regimes and the State*, II ed. (Göttingen: Göttingen University Press 2017) 21–36.
- Lalive, Pierre, 'Ordre Public Transnational (ou Réellement International) et Arbitrage International' (1986) *Revue de l'Arbitrage* 329–73.
- Lalive, Pierre, 'Réflexions sur un Ordre Public Culturel', in Eric Wyler and Alain Papaux (eds), *L'Extranéité ou le Dépassement de l'Ordre Juridique Étatique* (Paris: Pédone 1999).

- Lalive, Pierre, 'Transnational (or Truly International) Public Policy and International Arbitration', in Pieter Sanders (ed.), *Comparative Arbitration Practice and Public Policy in Arbitration*, ICCA Congress Series (Kluwer Law International 1987) 258–318.
- Lamy, Pascal, 'Trade and Human Rights Go Hand in Hand', Speech at UNITAR, 26 September 2010, available at <www.wto.org/english/news_e/sppl_e/sppl172_e.htm>.
- Lang, Andrew, *World Trade Law after Neoliberalism: Reimagining the Global Economic Order* (Oxford: OUP 2011).
- Larsen, Peter (ed.), *World Heritage and Human Rights—Lessons from the Asia-Pacific and Global Arena* (London: Routledge 2018).
- Lartey, Anna, Günter Hemrich, and Leslie Amoroso, 'Influencing Food Environments for Healthy Diets', in FAO, *Influencing Food Environments for Healthy Diets* (Rome: FAO 2016) 1–14.
- Lauter, Devorah, 'French Winemakers concerned over "Chateau" Change', *The Telegraph*, 16 September 2012.
- Lauterpacht, Hersch, *Private Law Sources and Analogies in International Law* (London: Longmans, Green, & Co. 1927).
- Lauterpacht, Hersch, 'Some Observations on the Prohibition of Non Liqueur and the Completeness of the Law', in F.M. van Asbeck (ed.), *Symbolae Verzijl: Présentées au Prof.J.H.W. Verzijl, à l'Occasion de son LXXième Anniversaire* (The Hague: Nijhoff 1958) 196–221.
- Lee, Keun-Gwan, 'Asia' in Francesco Francioni and Ana Filipa Vrdoljak (eds), *Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020) 835–859.
- Legum, Barton, 'Address at the ICSID, OECD, and UNCTAD Symposium: Defining Investment and Investor', 12 December 2005, available at <http://www.oecd.org/dataoecd/15/10/36370461.pdf>
- Leibniz, Gottfried Wilhelm, *Principes de la Nature et de la Grâce*, in C.J. Gerhardt (ed.), *Die philosophischen Schriften von G. W. Leibniz*, volume VI (Leipzig 1875–90).
- Lennard, Michael, 'Navigating by the Stars: Interpreting the WTO Agreements' (2002) 5 *JIEL* 17–89.
- Lenzerini, Federico, 'Article 12: Protection of Properties Not Inscribed on the World Heritage List' in Francesco Francioni (ed.), *The 1972 World Heritage Convention: A Commentary* (Oxford: OUP 2008) 201–18.
- Lenzerini, Federico, 'Intangible Cultural Heritage: The Living Culture of Peoples' (2011) 22 *EJIL* 101–120.
- Lenzerini, Federico, 'Property Protection and Protection of Cultural Heritage', in Stephan Schill (ed.), *International Investment Law and Comparative Public Law* (Oxford: OUP 2010).
- Lenzerini, Federico, 'The Role of International and Mixed Criminal Courts in the Enforcement of International Norms Concerning the Protection of Cultural Heritage', in Francesco Francioni and James Gordley (eds), *Enforcing International Cultural Heritage Law* (Oxford: OUP 2013) 40–64.

- Lester, Simon, 'Ending the WTO Dispute Settlement Crisis: Where to From Here?', *IISD Newsletter*, 2 March 2022.
- Lévesque, Céline, 'The Inclusion of GATT Article XX Exceptions in IIAs: A Potentially Risky Policy' in Roberto Echandi and Pierre Sauvé (eds), *Prospects in International Investment Law and Policy* (Cambridge: CUP 2013) 363–70.
- Lew, Julian, Loukas Mistelis, and Stefan Kröll, *Comparative International Commercial Arbitration* (The Hague: Kluwer Law International 2003).
- Lima Sakr, Rafael, 'Beyond History and Boundaries: Rethinking the Past in the Present of International Economic Law' (2019) 22 *JIEL* 57–91.
- Lindroos, Anja, and Michael Mehling, 'Dispelling the Chimera of "Self-Contained Regimes": International Law and the WTO' (2005) 16 *EJIL* 857–877.
- List, Friedrich, *The National System of Political Economy* [1841] Sampson S. Lloyd (transl.) (London: Longmans, Green & Co. 1885).
- Lixinski, Lucas, 'Central and South America' in Francesco Francioni and Ana Filipa Vrdoljak (eds), *The Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020).
- Lixinski, Lucas, *Legalized Identities—Cultural Heritage Law and the Shaping of Transitional Justice* (Cambridge: CUP 2021).
- Lo, Chang-Fa, 'The Difference between Treaty Interpretation and Treaty Application and the Possibility to Account for Non-WTO Treaties during WTO Treaty Interpretation' (2012) 22 *Indiana International & Comparative LR* 1–26.
- Lobo, Susan, 'The Fabric of Life: Repatriating the Sacred Coroma Textiles' (1991) 40 *Cultural Survival Quarterly*.
- Loibl, Gerhard, 'International Economic Law', in Malcom Evans (ed.), *International Law* (Oxford: OUP 2010) 722–751.
- Lostal, Marina, *International Cultural Heritage Law in Armed Conflict—Case-Studies of Syria, Libya, Mali, the Invasion of Iraq, and the Buddhas of Bamiyan* (Oxford: OUP 2017).
- Lostal, Marina, 'The Role of Specific Discipline Principles in International Law: A Parallel Analysis between Environmental and Cultural Heritage Law' (2013) 82 *Nordic JIL* 391–415.
- Luan, Xinjie, and Julien Chaisse, 'Preliminary Comments on the WTO Seals Products Dispute: Traditional Hunting, Public Morals, and Technical Barriers to Trade' (2011) 22 *Colorado Journal of International Environmental Law & Policy* 79–121.
- Luxemburg, Rosa, *The Accumulation of Capital* [*Die Akkumulation des Kapitals*, 1913] (New York: Monthly Review Press 1968).
- Luxford, Derek, 'Finders Keepers Losers Weepers—Myth or Reality? An Australian Perspective on Historic Shipwrecks', in Barbara T. Hoffman (ed.), *Art and Cultural Heritage: Law, Policy, and Practice* (Cambridge: CUP 2006) 300–307.

- Macdonald, Sharon, *Difficult Heritage—Negotiating the Nazi Past in Nuremberg and Beyond* (London: Routledge 2009).
- Macmillan, Fiona, 'Development, Cultural Self-Determination, and the World Trade Organization', in Amanda Perry-Kessaris (ed.), *Law in Pursuit of Development: Principles into Practice?* (Abingdon: Routledge 2009).
- Mainetti, Vittorio, 'Le Principe du Patrimoine Culturel de l'Humanité: de la République des Arts à un Ordre Public International', in *Alberico Gentili: La Salvaguardia dei Beni Culturali nel Diritto Internazionale* (Milano: Giuffrè 2008) 581–601.
- Malī, Jan, 'Public Interest before the ECtHR: Protection of Cultural Heritage and the Right to Property' in Luboš Tichý and Michael Potacs (eds), *Public Interest in Law* (Antwerp: Intersentia 2021).
- Mann, Howard, 'The Right of States to Regulate and International Investment Law: A Comment', in UNCTAD, *The Development Dimension of FDI: Policy and Rule-Making Perspectives* (Geneva: UN 2003).
- Mann, Howard, and Konrad von Moltke, 'NAFTA Chapter 11 and the Environment: Addressing the Impacts of the Investor–State Process on the Environment', IISD Working Paper (1999).
- Mannheim, Karl, 'The Crisis of Culture in the Era of Mass-Democracies and Autarchies' (1934) 26 *Journal of Sociology* 105–129.
- Marceau, Gabrielle, 'A Call for Coherence in International Law: Praises for the Prohibition against Clinical Isolation in WTO Dispute Settlement' (1999) 33 *JWT* 87–152.
- Marceau, Gabrielle, 'Conflicts of Norms and Conflicts of Jurisdictions: The Relationship Between WTO Agreement and MEAs and Other Treaties' (2001) 36 *JWT* 1088–1090.
- Marceau, Gabrielle, 'WTO Dispute Settlement and Human Rights' (2002) 13 *EJIL* 753–814.
- Marcoux, Jean-Michel, 'Transnational Public Policy as a Vehicle to Impose Human Rights Obligations in International Investment Arbitration' (2020) 21 *JWIT* 809–846.
- Markus, Gyorgy, *Culture, Science, Society: the Constitution of Cultural Modernity* (Leiden/Boston: Brill 2011).
- Marshall, Alfred, *Principles of Economics* [1890], 8th edition (London: Macmillan 1920).
- Maruyama, Warren H., 'Can the Appellate Body Be Saved?' (2021) 55 *JWT* 197–230.
- Maton, John, and Carolyn Maton, 'Independence under Fire: Extra Legal Pressures and Coalition Building in WTO Dispute Settlement' (2007) 10 *JIEL* 317–334.
- Matsushita, Mitsuo, Thomas Schoenbaum, and Petros Mavroidis, *The World Trade Organization: Law, Practice, and Policy* (Oxford: OUP 2004).
- Mavroidis, Petros C., 'Amicus Curiae Briefs Before the WTO: Much Ado About Nothing', in Armin von Bogdandy, Petros C. Mavroidis, and Yves Meny (eds), *European Integration and International Co-ordination, Studies in Transnational Economic Law in Honour of Claus-Dieter Ehlermann* (Kluwer: Leiden 2002) 317–329.
- Mavroidis, Petros C., 'Free Lunches? WTO as Public Good, and the WTO's View of Public Goods' (2012) 23 *EJIL* 731–742.

- Mavroidis, Petros C., 'No Outsourcing of Law? WTO Law as Practiced by WTO Courts' (2008) 102 *AJIL* 421–474.
- Mavroidis, Petros C., 'The Gang That Couldn't Shoot Straight: The Not So Magnificent Seven of the WTO Appellate Body', (2016) 27 *EJIL* 1107–1118.
- Mavroidis, Petros C., *The Sources of WTO Law and their Interpretation* (Cheltenham: Edward Elgar 2022).
- Mayer-Robitaille, Laurence, 'L'Impact des Accords de Libre-Échange Américains sur le Statut Juridique des Biens et Services Culturels' (2004) 50 *Annuaire Français de Droit International* 715–730.
- Mazoyer, Marcel, and Laurence Roudart, *A History of Agriculture* (New York: Monthly Review Press 2006).
- Mazzocchi, Fulvio, 'Western Science and Traditional Knowledge' (2006) *EMBO Reports* 463–466.
- McGrady, Benn, 'Fragmentation of International Law or Systemic Integration of Treaty Regimes: EC—Biotech Products and the Proper Interpretation of Article 31(3)(c) of the Vienna Convention on the Law of Treaties' (2008) 42 *JWT* 589–618.
- McGrady, Benn, *Trade and Public Health: The WTO, Tobacco, Alcohol, and Diet* (Cambridge: CUP 2011).
- McLachlan, Campbell, 'Investment Treaties and General International Law' (2008) 57 *ICLQ* 361–401.
- McLachlan, Campbell, 'The Principles of Systemic Integration and Article 31(3)(c) of the Vienna Convention' (2005) 54 *ICLQ* 279–319.
- McLachlan, Campbell, Laurence Shore, and Matthew Weiniger, *International Investment Arbitration: Substantive Principles* (Oxford: OUP 2008).
- McRae, Donald, 'International Economic Law and Public International Law: The Past and The Future' (2014) 17 *JIEL* 627–638.
- McRae, Donald, 'The World Trade Organization and International Investment Law: Converging Systems—Can the Case for Convergence be Made?' (2014) 9 *Jerusalem Review of Legal Studies* 13–23.
- Menaker, Andrea, 'The Determinative Impact of Fraud and Corruption on Investment Arbitrations' (2010) 25 *ICSID Review* 67–75.
- Menand, Louis, 'The Changing Meaning of Affirmative Action', *The New Yorker*, 20 January 2020.
- Merkouris, Panos, *Article 31(3)(c) VCLT and the Principle of Systemic Integration: Normative Shadows in Plato's Cave* (Leiden: Brill 2015).
- Meron, Theodor, *The Humanization of International Law* (Leiden: Martinus Nijhoff 2006).
- Merryman, John Henry, 'Two Ways of Thinking about Cultural Property Law' (1986) 80 *AJIL* 831–853.

- Meskell, Lynn, *A Future in Ruins—UNESCO, World Heritage, and the Dream of Peace* (Oxford: OUP 2018).
- Meskell, Lynn, 'UNESCO's World Heritage Convention at 40: Challenging the Economic and Political Order of International Heritage Conservation' (2013) 54 *Current Anthropology* 483–494.
- Messerlin, Patrick, Hwy-Chang Moon, and Jimmyn Parc, 'Cultural Industries in the Era of Protectionism' (2020) 11 *Global Policy* 5–6.
- Michelot, Agnès, 'Les Réserves de Biosphère du Programme sur l'Homme et la Biosphère de l'UNESCO: au Delà des Aires Protégées, un Modèle de Société Durable?' in Jon Engel, Laura Westra, and Klaus Bosselmann (eds), *Democracy, Ecological Integrity, and International Law* (Newcastle upon Tyne: Cambridge Scholars Publishing 2010) 389–408.
- Miles, Kate, *The Origins of International Investment Law: Empire, Environment, and Safeguarding Capital* (Cambridge: CUP 2013) 335.
- Mill, John Stuart, 'On the Definition of Political Economy, and on the Method of Investigation Proper to It,' in *Essays on Some Unsettled Questions of Political Economy*, 2nd ed. (London: Longmans, Green, Reader & Dyer 1874).
- Mill, John Stuart, *Principles of Political Economy* (London: John Parker 1848).
- Mitchell, Andrew, David Heaton, and Caroline Henckels, *Non-Discrimination and the Role of Regulatory Purpose in International Trade and Investment Law* (Cheltenham: Edward Elgar Publishing 2016).
- Moeckli, Daniel, 'Equality and Non-Discrimination,' in Daniel Moeckli, Sangeeta Shah, and Sandesh Sivakumaran (eds), *International Human Rights Law* (Oxford: OUP 2018) 148–163.
- Moloo, Rahim, and Alex Khachaturian, 'The Compliance with the Law Requirement in International Investment Law' (2011) 34 *Fordham International Law Journal* 1473–1501.
- Montaigne, Michel de, *Essais* [1580] (Paris: Garnier-Flammarion 1969).
- More, Thomas, 'Life of John Picus,' in *The English Works of Sir Thomas More* (London: Eyre and Spottingwoode 1931).
- Morijn, John, *Reframing Human Rights and Trade—Potential and Limits of a Human Rights Perspective of WTO Law on Cultural and Educational Goods and Services* (Intersentia 2010).
- Muchlinski, Peter, 'Caveat Investor? The Relevance of the Conduct of the Investor Under the Fair and Equitable Treatment Standard' (2006) *ICLQ* 527–558.
- Muller, Adam, 'Introduction—Unity in Diversity' in Adam Muller (ed.), *Concepts of Culture: Art, Politics, and Society* (Calgary: University of Calgary Press 2005) 2–40.
- Nachmani, Tamara, 'To Each His Own: the Case for Unilateral Determination of Public Morality under Article XX(a) of the GATT' (2013) *University of Toronto Faculty of LR* 31–60.

- Nafziger, James A.R., 'The Evolving Role of Admiralty Courts in Litigation of Historical Wreck' (2003) 44 *Harvard International Law Journal* 251–270.
- Nafziger, James A.R., 'The Present State of Research Carried Out by the English Speaking Section of the Centre for Studies and Research', in James A.R. Nafziger and Tullio Scovazzi (eds), *The Cultural Heritage of Mankind* (Leiden: Brill 2008) 179–236.
- Nafziger, James A.R., Robert K. Paterson, and Alison Dundes Renteln (eds), *Cultural Law—International Comparative and Indigenous* (Cambridge: CUP 2010).
- Narlikar, Amrita, *The WTO: A Very Short Introduction* (Oxford: OUP 2005).
- Neuwirth, Rostam J., *The Cultural Industries in International Trade Law: Insights from the NAFTA, the WTO, and the EU* (Hamburg: Dr. Kovač 2006).
- Neuwirth, Rostam J., 'The Future of the "Culture and Trade Debate": a Legal Outlook' (2013) 47 *JWT* 391–419.
- Neuwirth, Rostam J., "United in Divergency": A Commentary on the UNESCO Convention on the Protection and Promotion of the Diversity of Cultural Expressions' (2006) 66 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg JIL* 819–862.
- Neuwirth, Rostam J., and Alexandr Svetlicinii, 'The Economic Sanctions over the Ukraine Conflict and the WTO: "Catch-xx1" and the Revival of the Debate on Security Exceptions' (2015) 49 *JWT* 891–914.
- Newcombe, Andrew, 'General Exceptions in International Investment Agreements', in Marie Claire Cordonnier Segger, Markus Gehring, and Andrew Newcombe (eds), *Sustainable Development in World Investment Law* (The Hague: Kluwer 2011) 355.
- Newcombe, Andrew, and Luis Paradell, *Law and Practice of Investment Treaties* (Aalphen aan den Rijn: Wolters Kluwer 2009).
- Ng'ambi, Sangwani Patrick, and Kangwa-Musole George Chisanga, *International Investment Law and Gender Equality—Stabilization Clauses and Foreign Investment* (London: Routledge 2020).
- Nijar, Gurdial Singh, 'Traditional Knowledge Systems, International Law, and National Challenges: Marginalization or Emancipation?' (2013) 24 *EJIL* 1205–1221.
- Novic, Elisa, 'Remedies', in Francesco Francioni and Ana Filipa Vrdoljak (eds), *Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020) 642–662.
- Novic, Elisa, *The Concept of Cultural Genocide—An International Law Perspective* (Oxford: OUP 2016).
- O'Kinneide, Colm, 'Positive Action and the Limits of Existing Law' (2006) 13 *Maastricht Journal of European and Comparative Law*.
- O'Faircheallaigh, Ciaran, 'Negotiating Cultural Heritage? Aboriginal Mining Company Agreements in Australia' (2003) 39 *Development and Change* 25–51.
- O'Keefe, Patrick, 'Foreign Investment and the World Heritage Convention' (1994) 3 *International Journal of Cultural Property* 259–266.
- O'Keefe, Patrick, and Lyndell Prott, *Cultural Heritage Conventions and Other Instruments* (London: Institute of Art and Law 2011).

- O'Keefe, Roger, 'Cultural Heritage in International Humanitarian Law' in Francesco Francioni and Ana Filipa Vrdoljak (eds), *The Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020) 43–74.
- O'Keefe, Roger, *The Protection of Cultural Property in Armed Conflict* (Cambridge: CUP 2011).
- O'Keefe, Roger, 'World Cultural Heritage: Obligations To The International Community As A Whole?' (2004) 53 *ICLQ* 189–209.
- Onuma, Yasuaki, 'An Intercivilizational Perspective on International Law', in VVAA, *Alberico Gentili—L'Ordine Internazionale in un Mondo a più Civiltà. Atti del Convegno Decima Giornata Gentiliana* (Milano: Giuffrè 2004) 65–87.
- Onuma, Yasuaki, *International Law in Transcivilizational World* (Cambridge: CUP 2017).
- Orakhelashvili, Alexander, *Peremptory Norms in International Law* (Oxford: OUP 2006).
- Orellana, Marcos, 'The Swordfish Dispute between the EU and Chile at the ITLOS and the WTO' (2002) 71 *Nordic JIL* 55–81.
- Orford, Anne, 'Locating the International: Military and Monetary Interventions After the Cold War' (1997) 38 *Harvard International Law Journal* 443–485.
- Orford, Anne, 'Theorizing Free Trade' in Anne Orford and Florian Hoffmann (eds), *The Oxford Handbook of the Theory of International Law* (Oxford: OUP 2016) 701–737.
- Ortino, Federico, 'Non-Discriminatory Treatment in Investment Disputes', in Pierre-Marie Dupuy, Francesco Francioni, and Ernst-Ulrich Petersmann (eds), *Human Rights in International Investment Law and Arbitration* (Oxford: OUP 2009) 344–366.
- Oskarsson, Patrik, 'Diverging Discourses on Bauxite Mining in Eastern India: Life-Supporting Hills for Adivasis or National Treasure Chests on Barren Lands?' (2017) 30 *Society & Natural Resources* 994–1008.
- Ost, François, and Michel Van de Kerchove, *De la Pyramide au Réseau, Pour une Théorie Dialectique du Droit* (Bruxelles: Publication des Facultés Universitaires St-Louis 2002).
- Paine, Joshua, 'International Adjudication as a Global Public Good?' (2019) 29 *EJIL* 1223–1249.
- Pannizzon, Marion, *Good Faith in the Jurisprudence of the WTO* (Oxford: Hart Publishing 2006).
- Papillon, Martin, Jean Leclair, and Dominique Leydet, 'Free, Prior, and Informed Consent: Between Legal Ambiguity and Political Agency' (2020) 27 *International Journal on Minority and Group Rights* 223–232.
- Pappalardo, Marta, 'Le Centre Historique de Naples: Patrimonialisation contre Pratiques Populaires?' (2014) 5 *Journal of Urban Research* 1–16.
- Parra, Antonio, 'The Initiation of Proceedings and Constitution of Tribunals in Investment Treaty Arbitrations', in Katia Yannaca-Small (ed.), *Arbitration Under International Investment Agreements: A Guide to the Key Issues* (Oxford: OUP 2010) 105–116.
- Paterson, Robert K., 'Moving Culture: The Future of National Cultural Property Export Controls' (2012) 18 *Southwestern JIL* 287–294.
- Patnaik, Santosh, 'Agitation Brewing Against Move on Bauxite Mining', *The Hindu*, 9 August 2015.

- Paul, Joel R, 'Cultural Resistance to Global Governance' (2000–2001) 22 *Michigan JIL* 1–84.
- Paulsson, Jan, 'International Arbitration and the Generation of Legal Norms: Treaty Arbitration and International Law', *ICCA Congress Series* (The Hague: Kluwer Law 2006) 888–889.
- Pauwelyn, Joost, 'A Typology of Multilateral Treaty Obligations: Are WTO Obligations Bilateral or Collective in Nature?' (2003) 13 *EJIL* 907–951.
- Pauwelyn, Joost, 'At the Edge of Chaos? Foreign Investment Law as a Complex Adaptive System' (2014) 29 *ICSID Review* 372–418.
- Pauwelyn, Joost, 'Bridging Fragmentation and Unity, International Law as a Universe of Inter-connected Islands' (2004) 25 *Michigan JIL* 903–916.
- Pauwelyn, Joost, *Conflict of Norms in Public International Law: How WTO Law Relates to Other Norms of International Law* (Cambridge: CUP 2003).
- Pauwelyn, Joost, 'The Role of Public International Law in the WTO: How Far Can We Go?' (2001) 95 *AJIL* 535–578.
- Pauwelyn, Joost, 'WTO Compassion or Superiority Complex?: What to Make of the WTO Waiver for Conflict Diamonds' (2003) 24 *Michigan JIL* 1177–1206.
- Pavone, Vincenzo, *From the Labyrinth of the World to the Paradise of the Heart: Science and Humanism in UNESCO's Approach to Globalization* (New York: Lexington 2008).
- Pavoni, Riccardo, 'Mutual Supportiveness as a Principle of Interpretation and Law-Making: A Watershed for the "WTO-and-Competing-Regimes" Debate?' (2010) 21 *EJIL* 649–679.
- Peng, Shin-Yi, 'International Trade in Cultural Products—UNESCO's Commitment to Promoting Cultural Diversity and its Relations with the WTO' (2008) 11 *International Trade and Business LR* 218.
- Pentassuglia, Gaetano, *Minority Groups and Judicial Discourse in International Law: A Comparative Perspective* (Leiden: Martinus Nijhoff Publishers 2009).
- Pentassuglia, Gaetano, 'Towards a Jurisprudential Articulation of Indigenous Land Rights' (2011) 22 *EJIL* 165–202.
- Perrone, Nicolás M., *Investment Treaties & the Legal Imagination—How Foreign Investors Play By their Own Rules* (Oxford: OUP 2021).
- Perry-Kessaris, Amanda, 'What Does It Mean to Take a Socio-legal Approach to International Economic Law?' in Amanda Perry-Kessaris (ed.), *Socio-Legal Approaches to International Economic Law* (Abingdon: Routledge 2013).
- Peters, Anne, *Animals in International Law* (Leiden: Brill 2021).
- Petersmann, Ernst-Ulrich, 'From "Negative" to "Positive" Integration in the WTO: Time for "Mainstreaming Human Rights" into WTO Law?' (2000) 37 *Common Market LR* 1363–1382.
- Petersmann, Ernst-Ulrich, 'Human Rights in European and Global Integration Law: Principles for Constitutionalizing the World Economy' in Armin von Bogdandy, Petros Mavroidis, and Yves Meny (eds), *European Integration and International Coordination: Festschrift für CD Ehlermann* (Kluwer Publishers 2002) 383.

- Picciotto, Sol, 'Linkages in International Investment Regulation', (1998) 19 *University of Pennsylvania JIL* 731–768.
- Picone, Paolo, and Aldo Ligustro, *Diritto dell'Organizzazione Internazionale del Commercio* (Padua: CEDAM 2002).
- Polkinghorne, Michael, 'The Legality Requirement in Investment Arbitration', (2017) 34 *Journal of International Arbitration* 149–168.
- Polymenopoulou, Eleni 'Cultural Rights in the Case Law of the International Court of Justice' (2014) 27 *Leiden JIL* 447–464.
- Porras, Ileana, 'Appropriating Nature: Commerce, Property, and the Commodification of Nature in the Law of Nations' (2014) 27 *Leiden JIL* 641–660.
- Porras, Ileana, 'Constructing International Law in the East Indian Seas: Property, Sovereignty, Commerce, and War in Hugo Grotius' *De Iure Praedae*' (2005–2006) 31 *Brooklyn JIL* 741–804.
- Porras, Ileana, 'The Doctrine of the Providential Function of Commerce in International Law—Idealizing Trade', in Martti Koskeniemi, Mónica García-Salmones Rovira, and Paolo Amorosa (eds), *International Law and Religion* (Oxford: OUP 2017) 313–333.
- Porsdam, Helle, *The Transforming Power of Cultural Rights: A Promising Law and Humanities Approach* (Cambridge: CUP 2019).
- Porter, Bruce, Jackie Dugard, Daniela Ikawa, and Lilian Chenwi, 'Introduction', in Bruce Porter, Jackie Dugard, Daniela Ikawa, and Lilian Chenwi (eds), *Research Handbook on Economic, Social, and Cultural Rights as Human Rights* (Cheltenham: EE 2020) XVIII–XXVII.
- Potestà, Michele, 'Legitimate Expectations in Investment Treaty Law: Understanding the Roots and the Limits of a Controversial Concept' (2013) 28 *ICSID Review* 88–122.
- Potestà, Michele, 'Towards a Greater Role for State-to-State Arbitration in the Architecture of Investment Treaties?', in Shaheez Lalani and Rodrigo Polanco Lazo (eds), *The Role of the State in Investor–State Arbitration* (Leiden: Brill 2015) 249–273.
- Potter, Clive, and Jonathan Burney, 'Agricultural Multifunctionality in the WTO—Legitimate Non-Trade Concern or Disguised Protectionism?' (2002) 18 *Journal of Rural Studies* 35–47.
- Prott, Lyndel V., and Patrick J. O'Keefe, 'Cultural Heritage or Cultural Property?' (1992) 1 *International Journal of Cultural Property* 307–320.
- Puig, Sergio, 'No Right without a Remedy: Foundations of Investor–State Arbitration' (2013–2014) 35 *University of Pennsylvania JIL* 829–861.
- Puig, Sergio, 'Social Capital in the Arbitration Market' (2014) 25 *EJIL* 387–424.
- Puig, Sergio, 'The Merging of International Trade and Investment Law' (2015) 33 *Berkeley JIL* 1–59.
- Puig, Sergio, *At the Margins of Globalization: Indigenous Peoples and International Economic Law* (Cambridge: CUP 2021).

- Pulitano, Elvira, 'Indigenous Rights and International Law: An Introduction', in Elvira Pulitano (ed.), *Indigenous Rights in the Age of the UN Declaration* (Cambridge: CUP 2012) 1–30.
- Pulkowski, Dirk, *The Law and Politics of International Regime Conflict* (Oxford: OUP 2014).
- Pykkönen, Miikka, 'UNESCO and Cultural Diversity: Democratisation, Commodification, or Governmentalisation of Culture?', in Geir Vestheim (ed.), *Cultural Policy and Democracy* (London: Routledge 2015) chapter 6.
- Qureshi, Asif, and Andreas Ziegler, *International Economic Law*, 11 ed. (London: Sweet & Maxwell 2009).
- Radi, Yannick (ed.), *Research Handbook on Human Rights and Investment* (Cheltenham: EE 2018).
- Ranger, Stephen, 'Target Hollywood! Examining Japan's Film Import Ban in the 1930s' (2020) 11 *Global Policy* 65–71.
- Raustiala, Kal, 'Rethinking the Sovereignty Debate in International Economic Law' (2003) 6 *JIEL* 841–878.
- Raustiala, Kal, and Stephen Munzer, 'The Global Struggle over Geographical Indications' (2007) 18 *EJIL* 337–365.
- Rebora, Giovanni, *Culture of the Fork*, Albert Sonnenfeld (trans.) (New York: Columbia University Press 2001).
- Regan, Donald H., 'Regulatory Purpose and Like Products in Article III:4 of the GATT' in George Bermann and Petros Mavroidis (eds), *Trade and Human Health and Safety* (New York: CUP 2006) 190–223.
- Reichmann, Jerome H., 'The TRIPS Agreement Comes of Age: Conflict or Cooperation with the Developing Countries' (2000) 32 *Case Western Reserve JIL* 441–470.
- Reid, Emily, *Balancing Human Rights, Environmental Protection, and International Trade* (Oxford and Portland: Hart Publishing 2015).
- Reiner, Clara, and Christoph Schreuer, 'Human Rights and International Investment Arbitration', in Pierre-Marie Dupuy, Francesco Francioni, and Ernst-Ulrich Petersman (eds), *Human Rights in International Investment Law and Arbitration* (Oxford: OUP 2009) 82–96.
- Reinisch, August, 'The Scope of Investor-State Dispute Settlement in International Investment Agreements' (2013) 21 *Asia Pacific LR* 3–26.
- Renold, Marc-André, 'An Important Swiss Decision Relating to the International Transfer of Cultural Goods: The Swiss Supreme Court's Decision on the Giant Antique Mogul Gold Coins' (2006) 13 *International Journal of Cultural Property* 361–369.
- Ricardo, David, *On the Principles of Political Economy and Taxation* (London: John Murray 1817).

- Richieri Hanania, Lilian, 'Cultural Diversity and Regional Trade Agreements: The European Union Experience with Culture Cooperation Frameworks', *SIEL Working Paper* (July 2012).
- Richieri Hanania, Lilian, *Diversité Culturelle et Droit International du Commerce* (La Documentation Française 2009).
- Richieri Hanania, Lilian, 'Trade, Culture, and the European Union Cultural Exception (2019) 25 *International Journal of Cultural Policy* 568–581.
- Riffe, Christian, 'Chapeau: Stringent Threshold or Good Faith Requirement' (2018) 45 *Legal Issues of Economic Integration* 141–176.
- Ringelheim, Julie, 'Cultural Rights', in Daniel Moeckli, Sangeeta Shah, and Sandesh Sivakumaran (eds), *International Human Rights Law* (Oxford: OUP 2018) 278–295.
- Roberts, Anthea, 'Incremental, Systemic, and Paradigmatic Reform of Investor–State Arbitration' (2018) 112 *AJIL* 410–32.
- Roberts, Anthea, 'State-to-State Investment Treaty Arbitration: A Hybrid Theory of Interdependent Rights and Shared Interpretive Authority' (2014) 55 *Harvard International Law Journal* 1–70.
- Roberts, Anthea, 'Triangular Treaties: The Extent and Limits of Investment Treaty Rights' (2015) 56 *Harvard International Law Journal* 353–417.
- Rodríguez-Garavito, César, 'Ethnicity.gov: Global Governance, Indigenous Peoples, and the Right to Prior Consultation in Social Minefields' (2011) 18 *Indiana J. Global Legal Studies*, 263–306.
- Romainville, Céline, 'Cultural Diversity as a Multilevel and Multifaceted Legal Notion Operating in the Law on Cultural Policies' (2016) 22 *International Journal of Cultural Policy* 273–290.
- Romainville, Céline, *Le Droit à la Culture, une Réalité Juridique: Le Droit de Participer à la Vie Culturelle en Droit Constitutionnel et International* (Bruxelles: Bruylant 2014).
- Romainville, Céline, 'The Effects of EU Intervention in the Cultural Field on the Respect, the Protection, and the Promotion of the Right to Participate in Cultural Life' in Céline Romainville (ed.), *European Law and Cultural Policies* (Peter Lang 2015).
- Romano, Santi, *L'Ordinamento Giuridico*, 2nd edn (Firenze: Sansoni 1946).
- Rubino-Sammartano, Mauro, *International Arbitration Law and Practice* (The Hague: Kluwer Law International 2001).
- Rudolf, Britta, and Susanne Raymond, 'A Community Convention? An Analysis of Free, Prior, and Informed Consent given under the 2003 Convention' (2013) 8 *International Journal of Intangible Heritage* 154–164.
- Ruiz, Miguel Alfonso, 'Discriminación Inversa e Igualdad', in Amelia Varcárcel (ed.), *El Concepto de Igualdad* (Madrid: Editorial Iglesias 1994) 77–93.
- Ruiz Fabri, Hélène, 'Cultural Diversity and International Trade Law: the UNESCO Convention on Cultural Diversity' in Adriana Di Stefano and Rosario Sapienza (eds),

- La Tutela dei Diritti Umani e il Diritto Internazionale* (Naples: Editoriale Scientifica 2012) 437–451.
- Rushe, Dominic, and Phillip Inman, 'Hopes Rise for Covid Vaccine Patent Waiver after Key Countries Agree on Proposal', *Guardian*, 3 May 2022.
- Sacerdoti, Giorgio, 'Precedent In The Settlement Of International Economic Disputes: The WTO And Investment Arbitration Models', in *Contemporary Issues in International Arbitration and Mediation: The Fordham Papers* (Leiden: Brill 2010) 225–246.
- Sacerdoti, Giorgio, Pia Acconci, Mara Valenti, and Anna De Luca (eds), *General Interests of Host States in International Investment Law* (Cambridge: CUP 2014).
- Sadat–Akhavi, Seyed–Ali, *Methods of Resolving Conflicts between Treaties, Methods of Resolving Conflicts between Treaties* (Leiden: Brill 2003).
- Salacuse, Jeswald, 'Is There a Better Way? Alternative Methods of Treaty Based, Investor–State Dispute Resolution' (2007) 31 *Fordham ILJ* 138–185.
- Salacuse, Jeswald, 'The Emerging Global Regime for Investment' (2010) *Harvard ILJ* 427.
- Salazar, Celis, and Andrés Felipe, 'Can WTO Members Rely on Non-WTO Law to Justify a Violation of WTO Law?' (2007) 10 *International Law: Revista Colombiana de Derecho Internacional* 341–354.
- Salles, Luiz Eduard, *Forum Shopping in International Adjudication* (Cambridge: CUP 2014).
- Salomao Filho, 'Contemporary IP Paradoxes' (2022) 53 *IIC International Review of Intellectual Property and Competition Law* 321–323.
- Saltini, Antonio, *I Semi delle Civiltà. Frumento, Riso, e Mais nella Storia della Società Umana* (Bologna: Nuova Terra Antica 2009).
- Sands, Philippe, 'Litigating Environmental Disputes: Courts, Tribunals, and the Progressive Development of International Environmental Law' in Tafsir Ndiaye and Rudiger Wolfrum (eds), *Law of the Sea, Environmental Law and Settlement of Disputes—Liber Amicorum Judge Thomas A. Mensah* (Leiden: Martinus Nijhoff 2007) 313–325.
- Sands, Philippe, 'Treaty, Custom, and the Cross-fertilization of International Law' (1998) 1 *Yale Human Rights and Development Law Journal* 85–105.
- Santos, Alvaro, Chantal Thomas, and David Trubek (eds), *World Trade and Investment Law Reimagined: A Progressive Agenda for an Inclusive Globalization* (New York: Anthem Press 2019).
- Sarfaty, Galit, *Values in Translation—Human Rights and the Culture of the World Bank* (Stanford, CA: Stanford University Press 2012).
- Sarooshi, Daniel, *International Economic Organizations and their Exercise of Sovereign Powers* (Oxford: OUP 2005).
- Sarooshi, Daniel, 'Investment Treaty Arbitration and the World Trade Organization: What Role for Systemic Values in the Resolution of International Economic Disputes?' (2014) 49 *Texas International Law Journal* 445–466.

- Sassen, Saskia, *Losing Control? Sovereignty in an Age of Globalization*, 11 ed. (New York: Columbia University Press 2015).
- Sattorova, Mavluda, *The Impact of Investment Treaty Law on Host States: Enabling Good Governance?* (Oxford: Hart Publishing 2018).
- Sauvant, Karl, and José E. Alvarez, 'Introduction—International Investment Law in Transition', in José E. Alvarez and Karl P. Sauvant (eds), *The Evolving International Law Regime* (Oxford: OUP 2011) xlii.
- Sauvé, Pierre, 'Multilateral Rules on Investment: Is Forward Movement Possible?' (2006) 9 *JIEL* 325–355.
- Sax, Joseph L., *Playing Darts with a Rembrandt: Public and Private Rights in Cultural Treasures* (Ann Arbor: University of Michigan Press 1999).
- Scelle, Georges, 'Essai sur les Sources Formelles du Droit International', in *Recueil d'Etudes sur les Sources du Droit en l'Honneur de François Gény*, vol. 111 (Paris: Sirey 1934) 400–30.
- Scelle, Georges, 'Le Phénomène Juridique du Dédoublement Fonctionnel', in Walter Schätzel and Hans Jürgen Schlochauer (eds), *Rechtsfragen der Internationalen Organisation—Festschrift für Hans Wehberg* (Frankfurt am Main: Klostermann 1956) 324–342.
- Schill, Stephan, 'Crafting the International Economic Order: The Public Function of Investment Treaty Arbitration and Its Significance for the Role of Arbitrator' (2010) 23 *Leiden JIL* 401–30.
- Schill, Stephan, *The Multilateralization of International Investment Law* (Cambridge: CUP 2009).
- Schill, Stephan, 'W(h)ither Fragmentation? On the Literature and Sociology of International Investment Law' (2011) 22 *EJIL* 875–908.
- Schill, Stephan, and Vladislav Djanic, 'International Investment Law and Community Interests', SIEL Working Paper No. 2016/01 (2016), 1–27.
- Schiller, Herbert, *Culture, Inc.* (New York: OUP 1989).
- Schlesinger, Rudolph B., 'Research on the General Principles of Law Recognized by Civilized Nations' (1957) 51 *AJIL* 734–753.
- Schneiderman, David, 'Legitimacy and Reflexivity in International Investment Arbitration' (2011) 2 *JIDS* 471–495.
- Schoch, Douglas, 'Whose World Heritage? Dresden's Waldschlößchen Bridge and UNESCO's Delisting of the Dresden Elbe Valley?' (2014) 21 *International Journal of Cultural Property* 199–223.
- Schreuer, Christoph, 'Alternative Remedies in Investment Arbitration' (2016) 3 *Journal of Damages in International Arbitration* (2016) 1–30.
- Schreuer, Christoph, 'Full Protection and Security' (2010) *JIDS* 1–16.
- Schultz, Thomas, and Cedric Dupont, 'Investment Arbitration: Promoting the Rule of Law or Over-empowering Investors?' (2014) 25 *EJIL* 1147–1168.

- Schwarzenberger, Georg, 'International Jus Cogens?' (1964–1965) 43 *Texas LR* 455–478.
- Schwarzenberger, Georg, 'The Principles and Standards of International Economic Law' (1966) 117 *Recueil des Cours*.
- Schwebel, Stephen, 'Is Mediation of Foreign Disputes Plausible?', in Stephen Schwebel, *Justice in International Law* (Cambridge: CUP 2011) 318–22.
- Scott, Cynthia, *Cultural Diplomacy and the Heritage of Empire—Negotiating Post-Colonial Returns* (Abingdon: Routledge 2021).
- Scovazzi, Tullio, Benedetta Ubertazzi, and Lauso Zagato (eds), *Il Patrimonio Culturale Intangibile nelle sue Diverse Dimensioni* (Milan: Giuffrè 2012) 93–126.
- Scovazzi, Tullio, 'La Notion de Patrimoine Culturel de l'Humanité dans les Instruments Internationaux' in James A.R. Nafziger and Tullio Scovazzi (eds), *Le Patrimoine Culturel de l'Humanité/ The Cultural Heritage of Mankind* (Leiden: Brill 2008) 3–144.
- Scow, Aaron, 'The Sports Illustrated Canada Controversy: Canada Strikes out in Its Bid to Protect Its Periodical Industry from US Split-Run Periodicals' (1998) 7 *Minnesota JIL* 245–85.
- Sell, Susan, *Private Power, Public Law: The Globalization of Intellectual Property Rights* (Cambridge: CUP 2003).
- Sen, Amartya, *Development as Freedom* (New York: Knopf 1999).
- Sen, Amartya, 'How Does Culture Matter?' in Vijayendra Rao and Michael Walton (eds), *Culture and Public Action* (Palo Alto, CA: Stanford University Press 2004) 37–58.
- Seubsman, Sam-ang, Matthew Kelly, Pataraporn Yuthapornpinit, and Adrian Sleigh, 'Cultural Resistance to Fast-Food Consumption?' (2009) 33 *International Journal of Consumer Studies* 669–675.
- Shaffer, Gregory, 'A Tragedy in the Making?: The Decline of Law and the Return of Power in International Trade Relations' (2018) 44 *Yale JIL* 37–53.
- Shaffer, Paul, Ravi Kanbur, and Richard Sandbrook (eds), *Immiserizing Growth—When Growth Fails the Poor* (Oxford: OUP 2019).
- Shakespeare, William, *Sonnets* (London: G. Eld 1609).
- Shan, Wenhua, et al. (eds), *Redefining Sovereignty in International Economic Law* (Oxford: Hart Publishing 2008).
- Shany, Yuval, 'No Longer a Weak Department of Power? Reflections on the Emergence of a New International Judiciary' (2009) 20 *EJIL* 73–91.
- Sheppard, Audley, 'Public Policy and the Enforcement of Arbitral Awards: Should There Be a Global Standard?' (2004) *TDM* 1.
- Shi, Jingxia, *Free Trade and Cultural Diversity in International Law* (Oxford: Hart 2013).
- Shihata, Ibrahim FI, 'Towards a Greater Depoliticization of Investment Disputes: The Role of ICSID and MIGA' (1986) 1 *ICSID Review* 1–25.
- Shimura, Kaiko, 'How to Cut the Cheese: Homonymous Names of Registered Geographic Indicators of Foodstuffs in Regulation 510/2006' (2010) *Boston College International & Comparative LR* 129–151.

- Shiple, William, 'What's Yours is Mine: Conflict of Law and Conflict of Interest Regarding Indigenous Property Rights in Latin American Investment Dispute Arbitration' (2014) 11 TDM 1.
- Shiva, Vandana, *Biopiracy: The Plunder of Nature and Knowledge* (Boston: South End Press 1997).
- Shyllon, Folaryn, 'Africa', in Francesco Francioni and Ana Filipa Vrdoljak (eds), *Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020) 811–834.
- Siddiqui, Kalim, 'David Ricardo's Comparative Advantage and Developing Countries: Myth and Reality' (2018) 8 *International Critical Thought* 426–452.
- Silbey, Susan, 'Globalization', in Bryan Turner (ed.), *Cambridge Dictionary of Sociology* (Cambridge: CUP 2006) 245–248.
- Silverman, Helaine (ed.), *Contested Cultural Heritage* (London: Routledge 2011).
- Silverman, Helaine, and D. Fairchild Ruggles, 'Cultural Heritage and Human Rights', in Helaine Silverman and D. Fairchild Ruggles (eds), *Cultural Heritage and Human Rights* (Heidelberg: Springer 2007) 3–22.
- Simma, Bruno, and Theodore Kill, 'Harmonizing Investment Protection and International Human Rights: First Steps towards a Methodology', in Christina Binder, Ursula Kriebaum, August Reinisch, and Stephan Wittich (eds), *International Investment Law for the 21st Century: Essays in Honour of Christoph Schreuer* (Oxford: OUP 2009).
- Sinclair, Ian, *The Vienna Convention on the Law of Treaties* (Manchester: Manchester University Press 1984).
- Sinha, Amit Kumar, and Pushkar Anand, 'Feminist Overview of International Investment Law—A Preliminary Inquiry' (2021) 24 *JIEL* 99–125.
- Slaughter, Anne Marie, *A New World Order* (Princeton, N.J.: Princeton University Press 2004).
- Smith, Adam, *An Inquiry into the Nature and Causes of the Wealth of Nations* [1776] R.H. Campbell and A.S. Skinner (eds) (Oxford: OUP 1976).
- Smith, Adam, *An Inquiry into the Nature and Causes of the Wealth of Nations* (London: W. Strahan and T. Cadell 1776).
- Smith, Fiona, *Agriculture and the WTO: Towards a New Theory of International Agricultural Trade Regulation* (Cheltenham: Edward Elgar 2009).
- Smith, Fiona, 'Indigenous Farmers' Rights, International Agricultural Trade, and the WTO' (2011) 2 *Journal of Human Rights and the Environment* 157–177.
- Smith, Laurajane, 'Discussion' in Regina F. Bendix, Aditya Eggert, and Arnika Peselmann (eds), *Heritage Regimes and the State*, 11 ed. (Göttingen: Göttingen University Press 2017) 389–395.
- Smith, Laurajane, *Uses of Heritage* (New York: Routledge 2006).
- Song, Xu, 'Hollywood Movies and China' (2018) 3 *Global Media and China* 177–194.

- Sornarajah, M. 'The Clash of Globalizations and the International Law on Foreign Investment' (2003) 10 *Canadian Foreign Policy* 1–20.
- Sornarajah, M., *The International Law on Foreign Investment*, 3rd ed. (Cambridge: CUP 2010).
- Spain, Anna, 'Integration Matters: Rethinking the Architecture of International Dispute Resolution' (2010–2011) 32 *University of Pennsylvania JIL* 1–55.
- Spence, Michael, 'Which Intellectual Property Rights are Trade-Related?', in Francesco Francioni and Tullio Scovazzi (eds), *Environment, Human Rights, and International Trade* (Oxford: Hart Publishing 2001) 263–85.
- Spiermann, Ole, 'Applicable Law', in Peter Muchlinski, Federico Ortino, and Christoph Schreuer (eds), *The Oxford Handbook of International Investment Law* (Oxford: OUP 2008).
- Ssenyonjo, Manisuli, *Economic, Social, and Cultural Rights in International Law*, 11 ed. (Oxford: Hart 2016).
- Stamatopoulou, Elsa, *Cultural Rights in International Law* (Leiden: Brill 2008).
- Stamatopoulou, Elsa, 'Taking Cultural Rights Seriously: The Vision of the UN Declaration on the Rights of Indigenous Peoples', in Stephen Allen and Alexandra Xanthaki (eds), *Reflections on the UN Declaration on the Rights of Indigenous Peoples* (Oxford: Hart Publishing 2011).
- Stefano, Michelle, 'Reconfiguring the Framework: Adopting an Ecomuseological Approach for Safeguarding Intangible Cultural Heritage', in Michelle Stefano, Peter Davis, and Gerard Corsane (eds), *On the Ground: Safeguarding the Intangible* (Cambridge: CUP 2013) 223–238.
- Stein, Edith, *L'Empatia [Zum Problem der Einfühlung* (Halle: Buchdruckerei des Waisenhauses 1917)] Michele Nicoletti (ed.) (Milan: Franco Angeli 1986).
- Stern, Brigitte, 'In Search of the Frontiers of Indirect Expropriation', in Arthur W. Rovine (ed.), *Contemporary Issues in International Arbitration and Mediation* (Leiden: Brill 2008) 29–52.
- Stern, Brigitte, 'Investment Arbitration and State Sovereignty' (2020) 35 *ICSID Review—Foreign Investment Law Journal* 443–458.
- Stern, Brigitte, 'The Future of International Investment Law: A Balance between the Protection of Investors and the States' Capacity to Regulate' in José E. Alvarez and Karl P. Sauvant (eds), *The Evolving International Investment Regime* (New York: OUP 2011) 192.
- Sticht, Pamela, *Culture Européenne ou Europe des Cultures?—Les Enjeux Actuels de la Politique Culturelle en Europe* (Paris: L'Harmattan 2000).
- Stone Sweet, Alex, and Florian Grisel, 'The Evolution of International Arbitration: Delegation, Judicialization, Governance', in Walter Mattli and Thomas Dietz (eds), *International Arbitration and Global Governance: Contending Theories and Evidence* (Oxford: OUP 2014) 22–46.

- Strain, Nicola, *Jurisdiction and Applicable Law in Investor-State and WTO Dispute Settlement*, Doctoral Thesis, University of Oslo, Faculty of Law (Oslo: University of Oslo 2022).
- Strecker, Amy, *Landscape Protection in International Law* (Oxford: OUP 2018).
- Subbiah, Sumathi, 'Reaping What They Sow: The Basmati Rice Controversy and Strategies for Protecting Traditional Knowledge' (2004) 27 *Boston College International & Comparative LR* 529–559.
- Subedi, Surya, *International Investment Law: Reconciling Policy and Principle*, III ed. (Oxford: Hart Publishing 2016).
- Summers, James, *Peoples and International Law* (Leiden: Brill/Nijhoff 2013).
- Sun, Kérya Chan, 'Angkor Sites, Cultural World Heritage', in Barbara Hoffman (ed.), *Art and Cultural Heritage—Law, Policy, and Practice* (Cambridge: CUP 2006) 148–156.
- Suttle, Oisín, 'Poverty and Justice: Competing Lenses on International Economic Law' (2014) 15 *JWIT* 1071–1086.
- Suttle, Oisín, 'What Sorts of Things are Public Morals? A Liberal Cosmopolitan Approach to Art XX GATT' (2017) 80 *Modern LR* 569–599.
- Sykes, Katie, *Animal Welfare and International Trade Law: The Impact of the WTO Seal Case* (Cheltenham, UK: Edward Elgar 2021).
- Symonides, Janusz, 'Cultural Rights: A Neglected Category of Human Rights' (1998) 158 *International Social Science Journal* 559–572.
- Tauger, Mark, *Agriculture in World History* (New York: Routledge 2011).
- Tauschek, Markus, 'The Bureaucratic Texture of National Patrimonial Policies', Regina Bendix, Aditya Eggert, and Arnika Peselmann (eds), *Heritage Regimes and the State*, II ed. (Göttingen: Göttingen University Press 2017) 195–212.
- Terence, *The Comedies*, Peter Brown (Trans) (Oxford: OUP 2010).
- Throsby, David, *Economics and Culture* (Cambridge: CUP 2001).
- Throsby, David, *The Economics of Cultural Policy* (Cambridge: CUP 2010).
- Tienhaara, Kyla, 'Regulatory Chill in a Warming World: The Threat to Climate Policy Posed by Investor-State Dispute Settlement' (2018) 7 *Transnational Environmental Law* 229–250.
- Tienhaara, Kyla, *The Expropriation of Environmental Governance* (Cambridge: CUP 2009).
- Tienhaara, Kyla, 'What You Don't Know Can Hurt You: Investor–State Disputes and The Protection of the Environment in Developing Countries' (2006) 6 *Global Environmental Politics* 73–100.
- Titi, Catharine, 'International Dispute Settlement in Cultural Heritage Law and in the Protection of Foreign Investment: Is Cross-Fertilization Possible?' (2017) 8 *JIDS* 535–556.
- Titi, Catharine, *The Function of Equity in International Law* (Oxford: OUP 2021).
- Titi, Catharine, *The Right to Regulate in International Investment Law* (Oxford: Hart Publishing 2014).

- Trachtman, Joel P., 'International Legal Control of Domestic Administrative Action' (2014) 17 *JIEL* 753–786.
- Trachtman, Joel P., 'Regulatory Jurisdiction and the WTO', in William Davey and John Jackson (eds), *The Future of the WTO* (Oxford: OUP 2008) 193–213.
- Trachtman, Joel P., 'The Domain of WTO Dispute Resolution' (1999) 40 *Harvard International LJ* 333–377.
- Trakman, Leon, 'Ex Aequo et Bono: Demystifying an Ancient Concept' (2008) 8 *Chicago JIL* 621–642.
- Trari-Tani, Mostefa, 'L'Ordre Public Transnational Devant l'Arbitre International' (2011) 25 *Arab Law Quarterly* 89–102.
- Trivedi, Lisa, *Clothing Gandhi's Nation: Homespun and Modern India* (Bloomington and Indianapolis: Indiana University Press 2007).
- Trotsky, Leon, 'Nationalism and Economic Life' (1934) 12 *Foreign Affairs* 395.
- Tsakyarakis, Stavros, 'Proportionality: An Assault on Human Rights?' (2009) 7 *IJCL* 468–93.
- Tudor-Knoll, Ioana, 'The Fair and Equitable Treatment Standard and Human Rights Norms', in Pierre-Marie Dupuy, Ernst-Ulrich Petersmann, and Francesco Francioni (eds), *Human Rights in International Investment Law and Arbitration* (Oxford: OUP 2008) 310–343.
- Ukwandu, Damian, 'David Ricardo's Theory of Comparative Advantage and its Implication for Development in Sub-Saharan Africa—A Decolonial View' (2015) 8 *African Journal of Public Affairs* 17–34.
- Urbinati, Sabrina, 'Alcune Considerazioni sulle Ultime Attività del Consiglio di Sicurezza in Materia di Protezione del Patrimonio Culturale in Caso di Conflitto Armato' in Elisa Baroncini (ed.) *Tutela e Valorizzazione del Patrimonio Culturale Mondiale nel Diritto Internazionale* (Bologna: Bononia University Press 2021) 195–210.
- Vadi, Valentina, *Analogies in International Investment Law and Arbitration* (Cambridge: CUP 2016).
- Vadi, Valentina, 'Crossed Destinies: International Economic Courts and the Protection of Cultural Heritage' (2015) 18 *JIEL* 51–77.
- Vadi, Valentina, *Cultural Heritage in International Investment Law and Arbitration* (Cambridge: CUP 2014).
- Vadi, Valentina, 'Culture Clash? World Heritage and Investors' Rights in International Investment Law and Arbitration' (2013) 28 *ICSID Review—FILJ* 123.
- Vadi, Valentina, 'Exploring the Borderlands: The Role of Private Actors in International Cultural Law', in James Summers and Alex Gough (eds), *Non-State Actors and International Obligations—Creation, Evolution, and Enforcement* (Leiden: Brill 2018) 109–125.
- Vadi, Valentina, 'Global Cultural Governance by Arbitral Tribunals: The Making of a *Lex Administrativa Culturalis*' (2015) 33 *Boston University International Law Journal* 101–138.

- Vadi, Valentina, 'Heritage, Power, and Destiny: The Protection of Indigenous Heritage in International Investment Law and Arbitration' (2018) *George Washington International LR* 101–155.
- Vadi, Valentina, 'Human Rights and Investments at the World Trade Organization', in Yannick Radi (ed.), *Research Handbook on Human Rights and Investments* (Cheltenham: Edward Elgar 2019) 158–185.
- Vadi, Valentina, 'Intangible Cultural Heritage and Trade', in Charlotte Waelde, Charlotte Cummings, Mathilde Parvis, and Helena Enright (eds), *Research Handbook on Contemporary Intangible Cultural Heritage* (Cheltenham: Edward Elgar 2018) 398–415.
- Vadi, Valentina, 'Intangible Heritage, Traditional Medicine, and Knowledge Governance' (2007) 10 *Journal of Intellectual Property Law and Practice* 682–92.
- Vadi, Valentina, 'Inter-Civilizational Approaches to Investor–State Dispute Settlement' (2021) 42 *University of Pennsylvania JIL* 737–797.
- Vadi, Valentina, 'Investing in Culture: Underwater Cultural Heritage and International Investment Law' (2009) 42 *Vanderbilt Journal of Transnational Law* 853–904.
- Vadi, Valentina, 'Jus Cogens in International Investment Law and Arbitration' (2015) 46 *Netherlands Yearbook of International Law* 357–388.
- Vadi, Valentina, 'Natural Resources and Indigenous Cultural Heritage in International Investment Law and Arbitration', in Kate Miles (ed.), *Research Handbook on Environment and International Investment Law* (Cheltenham: Edward Elgar 2019) 464–479.
- Vadi, Valentina, *Proportionality, Reasonableness, and Standards of Review in International Investment Law and Arbitration* (Cheltenham: EE 2018).
- Vadi, Valentina, 'Public Goods, Foreign Investments, and the International Protection of Cultural Heritage', in Federico Lenzerini and Ana Filipa Vrdoljak (eds), *International Law for Common Goods—Normative Perspectives on Human Rights, Culture, and Nature* (Leiden: Brill 2014).
- Vadi, Valentina, *Public Health in International Investment Law and Arbitration* (Routledge: London 2012).
- Vadi, Valentina, 'The Multilateral Trade Regime: Which Way Forward? A Look at the Warwick Report' (2008) 6 *Global Trade and Customs Journal* 203–215.
- Vadi, Valentina, 'Toward a New Dialectics—Pharmaceutical Patents, Public Health, and Foreign Direct Investments' (2015) 5 *New York Journal of Intellectual Property and Entertainment Law* 113–195.
- Vadi, Valentina, 'Trademark Protection, Public Health, and International Investment Law: Strains and Paradoxes' (2009) 20 *EJIL* 773–803.
- Vadi, Valentina, 'Underwater Cultural Heritage and the Market: The Uncertain Fate of Historic Sunken Warships under International Law', in Valentina Vadi and Hildegard Schneider (eds), *Art, Cultural Heritage, and the Market: Ethical and Legal Issues* (Heidelberg: Springer 2014) 221–256.

- Vadi, Valentina, 'War, Memory, and Culture: The Uncertain Legal Status of Historic Sunken Warships under International Law' (2012–2013) 37 *Tulane Maritime Law Journal* 333–378.
- Vadi, Valentina, 'When Cultures Collide: Foreign Direct Investment, Natural Resources, Indigenous Heritage in International Investment Law' (2011) 42 *Columbia Human Rights LR* 797–889.
- Vadi, Valentina and Bruno De Witte (eds), *Culture and International Economic Law* (London: Routledge 2015).
- Vadi, Valentina and Hildegard Schneider, 'Art, Cultural Heritage, and the Market: Legal and Ethical Issues', in Valentina Vadi and Hildegard Schneider (eds), *Art, Cultural Heritage, and the Market: Ethical and Legal Issues* (Heidelberg: Springer 2014) 1–26.
- Van Boven, Theo, 'Categories of Rights', in Daniel Moeckli, Sangeeta Shah, and Sandesh Sivakumaran (eds), *International Human Rights Law* (Oxford: OUP 2018) 135–147.
- Van Damme, Isabelle, *Treaty Interpretation by the WTO Appellate Body* (Oxford: OUP 2009).
- Van Den Bossche, Peter, *Free Trade and Culture* (Amsterdam: Boekmanstudies 2007).
- Van Den Bossche, Peter, 'Is There a Future for the WTO Appellate Body and WTO Dispute Settlement?' *World Trade Institute Working Paper* No. 01/2022 (2022) 1–28.
- Van Den Bossche, Peter, *The Law and Policy of the World Trade Organization*, 4th edition (Cambridge: CUP 2017).
- Van Genugten, Willem, *The World Bank Group, the IMF, and Human Rights: A Contextualized Way Forward* (Intersentia 2015).
- Van Harten, Gus, *Investment Treaty Arbitration and Public Law* (Oxford: OUP 2007).
- Van Harten, Gus, *Sovereign Choices and Sovereign Constraints: Judicial Restraint in Investment Treaty Arbitration* (Oxford: OUP 2013).
- Van Harten, Gus, 'The Public-Private Distinction in the International Arbitration of Individual Claims against the State' (2007) 56 *ICLQ* 371–393.
- Van Krieken, Robert, 'Cultural Genocide Reconsidered' (2008) 12 *Australian Indigenous LR* 76–82.
- Van Woudenberg, Nout, and Liesbeth Lijnzaad (eds), *Protecting Cultural Property in Armed Conflict* (Leiden/Boston: Nijhoff 2010).
- Vandevelde, Kenneth, 'Rebalancing Through Exceptions' (2013) 17 *Lewis & Clark LR* 449.
- Veenstra-Kjos, Hege Elisabeth, 'Counter-Claims by Host States in Investment Dispute Arbitration without Privity', in Philippe Kahn and Thomas Waelde (eds), *New Aspects of International Investment Law* (Leiden: Martinus Nijhoff Publishers 2007) chapter 14.
- Vekemans, Charlotte, and Yves Segers, 'Settler Farming, Agricultural Colonization, and Development in Katanga (Belgian Congo) 1910–1920' (2020) 81 *Historia Agraria* 195–226.
- Verdross, Alfred, 'Forbidden Treaties in International Law' (1937) 31 *AJIL* 571–577.

- VerLoren van Themaat, Pieter, *The Changing Structure of International Economic Law* (Leiden: Brill 1981).
- Vezzani, Simone, 'Protection of Traditional Knowledge of Agricultural Interest in International Law', in Antonietta Di Blase and Valentina Vadi (eds), *The Inherent Rights of Indigenous Peoples in International Law* (Rome: University of Rome III Press 2020) 279–327.
- Viñuales, Jorge E., *Foreign Investment and the Environment in International Law* (Cambridge: CUP 2012).
- Viñuales, Jorge E., 'Seven Ways of Escaping a Rule: Of Exceptions and their Avatars in International Law', in Laurand Bartels and Federica Paddeu (eds), *Exceptions in International Law* (Oxford: OUP 2020) chapter 5.
- Virally, Michel, 'Réflexions sur le *Jus Cogens*' (1966) 12 *Annuaire Français de Droit International* 5–29.
- Vis-Dunbar, Damon, and Luke Eric Peterson, 'Bolivian Water Dispute Settled, Bechtel Forgoes Compensation', *Investment Treaty News*, 20 January 2006.
- Visser, Coenraad, 'Culture, Traditional Knowledge, and Trademarks: A View from the South', in Graeme B. Dinwoodie and Mark D. Janis (eds), *Trademark Law and Theory—A Handbook of Contemporary Research* (Cheltenham: Edward Elgar 2008) 464–478.
- Voigt, Christina, 'The Role of General Principles in International Law and Their Relationship to Treaty Law' (2008) 31 *Retfærd Årgang* 3.
- Von Lewinski, Silke (ed.), *Indigenous Heritage and Intellectual Property—Genetic Resources, Traditional Knowledge, and Folklore* (Wolters Kluwer 2008).
- Von Moltke, Konrad, *Discrimination and Non-Discrimination in Foreign Direct Investment Mining Issues* (Paris: OECD 2002).
- Von Schorlemer, Sabine, 'UNESCO Dispute Settlement' in Abdulqawi A. Yusuf (ed.), *Standard-Setting in UNESCO*, vol. 1 (Boston/Leiden: Martinus Nijhoff Publishers 2007) 73–103.
- Von Schorlemer, Sabine, 'Compliance with the World Heritage Convention: Reflections on the Elbe Valley and the Dresden Waldschlössen Bridge' (2008) 51 *German YIL* 3.
- Voon, Tania, 'A New Approach to AudioVisual Products in the WTO: Rebalancing GATT and GATS' (2007) 14 *UCLA Entertainment LR* 1–32.
- Voon, Tania, *Cultural Products and the World Trade Organization* (Cambridge: CUP 2011).
- Voon, Tania, 'Culture, Human Rights, and the WTO', in Ana Filipa Vrdoljak (ed.), *The Cultural Dimension of Human Rights* (Oxford: OUP 2013) 1–15.
- Voon, Tania, 'Geographical Indications, Culture, and the WTO' in Benedetta Ubertazzi and Esther Muñiz Espada (eds), *Le Indicazioni di Qualità negli Alimenti—Diritto Internazionale ed Europeo* (Turin: Giuffrè 2009) 300–311.

- Voon, Tania, 'National Treasures at the Intersection Between Cultural Heritage and International Trade Law' in Francesco Francioni and Ana Filipa Vrdoljak (eds), *Oxford Handbook of International Cultural Heritage Law* (Oxford: OUP 2020) 507–527.
- Voon, Tania, 'State Support for Audiovisual Products in the World Trade Organization: Protectionism or Cultural Policy?' (2006) 13 *International Journal of Cultural Property* 129–160.
- Voon, Tania, 'The Security Exception In WTO Law: Entering a New Era' (2019) 113 *AJIL Unbound* 45–50.
- Voon, Tania, 'UNESCO and the WTO: A Clash of Cultures?' (2006) 55 *ICLQ* 635–652.
- Voon, Tania, and Andrew Mitchell, 'Denunciation, Termination, and Survival: The Interplay of Treaty Law and International Investment Law' (2016) 31 *ICSID Review* 413–433.
- Vranes, Erich, *Trade and the Environment: Fundamental Issues in International Law, WTO Law, and Legal Theory* (Oxford: OUP 2009).
- Vrdoljak, Ana Filipa, 'History and Evolution of International Cultural Heritage Law', paper presented at the Expert Meeting and First Extraordinary Session of the Intergovernmental Committee for Promoting the Return of Cultural Property to its Countries of Origin, Seoul, 28 November 2008.
- Vrdoljak, Ana Filipa, 'Indigenous Peoples, World Heritage, and Human Rights' (2018) 25 *International Journal of Cultural Property* 245–281.
- Vrdoljak, Ana Filipa, 'Minorities, Cultural Rights, and the Protection of Intangible Heritage', paper presented at the ESIL Research Forum on International Law Contemporary Issues, held at the Graduate Institute of International Studies in Geneva on 26–28 May 2005.
- Vrdoljak, Ana Filipa, 'Self-Determination and Cultural Rights', in Francesco Francioni and Martin Scheinin (eds), *Cultural Human Rights* (Leiden/Boston: Martinus Nijhoff Publishers 2008).
- Wagner, Markus, 'Regulatory Space in International Trade Law and International Investment Law' (2014) 36 *University of Pennsylvania JIL* 1–87.
- Waibel, Michael, 'Demystifying the Art of Interpretation' (2011) 22 *EJIL* 571–588.
- Waibel, Michael, 'International Investment Law and Treaty Interpretation', in Rainer Hoffman and Christian Tams (eds), *International Investment Law and General International Law: From Clinical Isolation to Systemic Integration* (Baden Baden: Nomos 2011) 40.
- Waibel, Michael, Asha Kaushal, Kyo-Hwa Chung, and Claire Balchin, 'The Backlash Against Investment Arbitration: Perceptions and Reality', in Michael Waibel, Asha Kaushal, Kyo-Hwa Chung, and Claire Balchin (eds), *The Backlash Against Investment Arbitration: Perceptions and Reality* (Kluwer Law International 2010) xxxviii.

- Wälde, Thomas W., 'Interpreting Investment Treaties: Experiences and Examples', in Christina Binder, Ursula Kriebaum, August Reinisch, and Stephan Wittich (eds), *International Investment Law for the 21st Century: Essays in Honour of Christoph Schreuer* (Oxford: OUP 2009) 774.
- Waldron, Jeremy, 'Foreign Law and the Modern Jus Gentium' (2005) 119 *Harvard LR* 129–147.
- Watson, James, *The WTO and the Environment* (London: Routledge 2013).
- Watson, Matthew, 'Historicising Ricardo's Comparative Advantage Theory, Challenging the Normative Foundations of Liberal International Political Economy' (2017) 22 *New Political Economy* 257–272.
- Webb Yackee, Jason, 'Bilateral Investment Treaties, Credible Commitment, and the Rule of (International) Law: Do BITs Promote Foreign Direct Investment?' (2008) 42 *Law & Society Review* 805–832.
- Weber, Olaf, 'From Regional to Global Freedom of Trade in Audio-Visual Goods and Services?', in Rachael Craufurd Smith (ed.), *Culture and European Union Law* (Oxford: OUP 2004) 353–382.
- Weil, Prosper, 'Towards Relative Normativity in International Law?' (1983) 77 *AJIL* 413–442.
- Weil, Simone, *La Personne et le Sacré* [Écrits de Londres et Dernières Lettres (Paris: Gallimard 1957)] (Paris: Editions Allia 2020).
- Weiler, Joseph H.H., 'The Rule of Lawyers and the Ethos of Diplomats: Reflections on the Internal and External Legitimacy of WTO Dispute Settlement', Harvard Jean Monnet Working Paper 9/00 (2000) 1–18.
- Wiessner, Siegfried, 'The Cultural Rights of Indigenous Peoples: Achievements and Continuing Challenges' (2011) 22 *EJIL* 121–140.
- Wiik, Astrid, *Amicus Curiae Before International Courts and Tribunals* (Baden-Baden: Nomos 2018).
- Williams, David, 'John Stuart Mill and the Practice of Colonial Rule in India' (2020) 17 *Journal of International Political Theory* 412–428.
- Williams, Zoe, 'Arbitrators in Panama Eco-Tourism BIT Dispute Weigh in With Ruling on Preliminary Objections' *Investment Arbitration Reporter*, 13 April 2016.
- Williams, Zoe, 'Emirati Investor Files UNCITRAL BIT Arbitration Against India', *Investment Arbitration Reporter*, 12 January 2017.
- Wilske, Stephan, and Martin Raible, 'The Arbitrator as Guardian of International Public Policy?' in Catherine Rogers and Roger Alford (eds), *The Future of Investment Arbitration* (Oxford: OUP 2009) 249–272.
- Wirth, Davis, 'The World Trade Organization Dispute Over Genetically Modified Organisms: The Precautionary Principle Meets International Trade Law' (2013) 37 *Vermont LR* 1153–1188.

- Wolfrum, Rüdiger, 'Legitimacy of International Law from a Legal Perspective: Some Introductory Considerations', in Rüdiger Wolfrum and Volker Roeben (eds), *Legitimacy in International Law* (Berlin: Springer 2008) 1–24.
- Woods, Michael, 'Food for Thought: The Biopiracy of Jasmine and Basmati Rice' (2002–2003) 13 *Albany Law Journal of Science and Technology* 123–137.
- Xanthaki, Alexandra, 'The Cultural Heritage of Minorities and Indigenous Peoples in the EU: Weaknesses or Opportunities?' in Andrzej Jakubowski, Kristin Hausler, and Francesca Fiorentini (eds), *Cultural Heritage in the European Union* (Leiden: Brill 2019) 269–293.
- Yearwood, Ronnie R.F., *The Interaction Between WTO Law and External International Law* (London: Routledge 2012).
- Yen, Trinh Hai, *The Interpretation of Investment Treaties* (Leiden: Brill 2014) 55–61.
- Yoo, Ji Yeong, and Dukgeun Ahn, 'Security Exceptions in the WTO System: Bridge or Bottle-Neck for Trade and Security?' (2016) 19 *JIEL* 417–44.
- Yupsanis, Athanasios, 'Cultural Property Aspects in International Law: The Case of the Still Inadequate Safeguarding of Indigenous Peoples' (Tangible) Cultural Heritage' (2011) 58 *Netherlands International LR* 335–361.
- Yupsanis, Athanasios, 'The Concept and Categories of Cultural Rights in International Law: Their Broad Sense and the Relevant Clauses of the Human Rights Treaties' (2009–2010) 37 *Syracuse JIL & Commerce* 241.
- Yusuf, Abdulqawi A. (ed.), *Standard-Setting in UNESCO, Normative Action in Education, Science, and Culture* (vol. I) (Leiden/Boston: Martinus Nijhoff Publishers 2007).
- Zang, Michelle, 'Judicial Interaction of International Trade Courts and Tribunals' in Robert Howse, Hélène Ruiz-Fabri, Geir Ulfstein, and Michelle Zang (eds), *The Legitimacy of International Trade Courts and Tribunals* (Cambridge: CUP 2018) 432–453.
- Zervaki, Antonia, 'The Cultural Heritage of Mankind Beyond UNESCO: The Case for International Financial Institutions', in Photini Pazartzis and Maria Gavouneli (eds), *Reconceptualizing the Rule of Law in Global Governance—Resources, Investment, and Trade* (Oxford: Hart 2016) 169–184.
- Zúñiga Peralta, Raül 'The Judicialisation of the Social License to Operate: Criteria for International Investment Law' (2021) 22 *JWIT* 92–128.

Documents of International Organizations

- FAO, *Strengthening Sustainable Food Systems through Geographical Indications* (FAO: Rome 2018).
- FAO, *Statistical Yearbook—World Food and Agriculture* (Rome: FAO 2019).

- ILC, Draft Articles on Responsibility of States for Internationally Wrongful Acts, November 2001, Supplement No. 10, A/56/10.
- ILC, Fragmentation of International Law: Difficulties Arising from the Diversification and Expansion of International Law Report of the Study Group of the International Law Commission finalized by Martti Koskeniemi, 13 April 2006, A/CN.4/L.682.
- OECD, *Foreign Direct Investment for Development* (Paris: OECD 2002).
- UN Committee on the Elimination of Racial Discrimination, General Recommendation 23, Rights of Indigenous Peoples (Fifty-first session, 1997), UN Doc. A/52/18 (1997).
- UN Economic and Social Council, Commission on Human Rights, Final Report of the Special Rapporteur of the Sub-Commission on Prevention of Discrimination and Protection of Minorities (D Türk), the Realization of Economic, Social, and Cultural Rights, 3 July 1992, UN Doc E/CN.4/Sub.2/1992/16.
- UN Economic and Social Council, Committee on Economic, Social, and Cultural Rights, General Comment No. 3: The Nature of States Parties Obligations (1990).
- UN Economic and Social Council, Committee on Economic, Social, and Cultural Rights, General Comment No. 12, The Right to Adequate Food (Article 11), UN doc. E/C.12/1999/5, 12 May 1999.
- UN Economic and Social Council, Committee on Economic, Social, and Cultural Rights, General Comment No. 21, Right of Everyone to Take Part in Cultural Life, Article 15, para. 1(a) of the International Covenant on Economic, Social, and Cultural Rights, E/C.12/GC/21, 21 December 2009.
- UN Economic and Social Council, General Comment No. 24 (2017) on State Obligations under the International Covenant on Economic, Social, and Cultural Rights in the Context of Business Activities, E/C.12/GC/24, 10 August 2017.
- UN Human Rights' Committee, CCPR General Comment No. 18: Non-discrimination, adopted 10 November 1989.
- UN Human Rights Committee, CCPR General Comment No. 23: The Rights of Minorities (Art. 27), UN Doc. CCPR/C/21/Rev.1/ Add.5, 8 April 1994.
- UN Human Rights Council, Cultural Rights and the Protection of Cultural Heritage, A/HRC/37/L.30, 19 March 2018.
- UN Human Rights Council, Cultural Rights and the Protection of Cultural Heritage, Resolution A/HRC/RES/33/20, 6 October 2016.
- UN Human Rights Council, 'Promotion and Protection of the Rights of Indigenous Peoples with respect to their Cultural Heritage', Study by the Expert Mechanism on the Rights of Indigenous Peoples, A/HRC/30/53, 19 August 2015.
- UN Human Rights Council, Report of the Independent Expert in the field of Cultural Rights, Farida Shaheed, A/HRC/17/38, 21 March 2011.
- UN Human Rights Council, Report of the Special Rapporteur in the Field of Cultural Rights, Farida Shaheed, *Copyright Policy and the Right to Science and Culture*, HRC/28/57, 24 December 2014.

- UN Human Rights Council, Special Rapporteur on the Rights of Indigenous Peoples, Report, A/HRC/33/42, 11 August 2016.
- UN Human Rights Council, Special Rapporteur on the Rights of Indigenous Peoples, Victoria Tauli-Corpuz, Report on the Impact of International Investment and Free Trade on the Human Rights of Indigenous Peoples, UN Doc A/70/301 (2015).
- UN Human Rights Council, 'The Status of Indigenous Peoples' Rights in Panama', James Anaya, Special Rapporteur on the Rights of Indigenous Peoples, A/HRC/27/52/Add.1, 3 July 2014.
- UN Permanent Forum on Indigenous Issues, Report of the Seventeenth Session, UN Doc. E/2018/43-E/C.19/2018/11 (2018).
- UN Special Rapporteur, Irene Daes, Protection of the Heritage of Indigenous Peoples, E/CN.4/Sub.2/1995/26, Annex.
- UNDP, *Cultural Liberty in Today's Diverse World* (New York: UNDP 2004).
- UNESCO, *Investing in Cultural Diversity and Intercultural Dialogue* (Paris: UNESCO 2009).
- UNESCO, World Heritage Committee, *2021 Operational Guidelines for the Implementation of the World Heritage Convention*, WHC 21/01, 31 July 2021, available at <https://whc.unesco.org/en/guidelines/> (last visited on 4 June 2022).
- UNESCO *Policy on Engaging with Indigenous Peoples*, approved by the Executive Board of UNESCO in October 2017 and available at <https://unesdoc.unesco.org/ark:/48223/pf0000262748>.
- WTO Amendment of the TRIPS Agreement: Decision of 6 December 2005, WTO Doc. WT/L/641, 8 December 2005, Protocol Amending the TRIPS Agreement, in force since 23 January 2017.
- WTO Council for Trade-related Aspects of Intellectual Property Rights, Waiver from Certain Provisions of the TRIPS Agreement for the Prevention, Containment, and Treatment of COVID-19, 25 May 2021, IP/C/W/669/Rev. 1.
- WTO Extension of Waiver Concerning Kimberley Process Certification Scheme for Rough Diamonds, Waiver Decision, 26 July 2018, WT/L/1039.
- WTO General Council, Waiver Concerning Kimberley Process Certification Scheme for Rough Diamonds, Decision, 15 May 2003, WTO Doc WT/L/518.
- WTO Ministerial Conference, Doha Ministerial Declaration, adopted on 14 November 2001, in force 20 November 2001, WT/MIN(01)/DEC/1.
- WTO Ministerial Conference, Hong Kong Ministerial Declaration, 22 December 2005, WT/MIN(05)DEC.
- WTO Ministerial Conference, Ministerial Decision on the TRIPS Agreement, 17 June 2022, WT/MIN(22)/W/15/Rev.2.
- WTO Ministerial Conference, Singapore Ministerial Declaration, adopted 13 December 1996, in force 18 December 1996, WT/MIN(96)/DEC.