BIBLIOGRAPHY

BOOKS AND BOOKS' CHAPTERS

- Almeida I., Compensation and Reparation for Gross Violations of Human Rights: Advancing the International Discourse and Action, in C.C. Joyner, ed., Reining in Impunity for International Crimes and Serious Violations of Fundamental Human Rights: Proceedings of the Siracusa Conference, 14-21 September 1998, Erès (1998).
- Alston, P. and Knuckey, S., eds., The transformation of human rights fact-finding, OUP (2015).
- Ambrus, M., The European Court of Human Rights and Standards of Proof: An Evidentiary Approach towards the Margin of Appreciation, in L. Gruszczynski and W. Werner, eds., Deference in International Courts and Tribunals, OUP (2014).
- Babu, R., Remedies Under the WTO Legal System, Martinus Nijhoff (2012).
- Bantekas, I. and Oette, L., International Human Rights: Law and Practice, CUP 2016.
- Barker, J., The different forms of reparation: compensation, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility, OUP (2010).
- Bigi, G., Joint Criminal Enterprise of the Jurisprudence of the International Criminal Tribunal for the Former Yugoslavia and the Prosecution of Senior Political and Military Leaders: The Krajišnik Case, in A. von Bogdandy and R. Wolfrum, eds., Max Planck Yearbook of United Nations Law, Brill (2010).
- Bothe, M., The Handbook of International Humanitarian Law, OUP (2013).
- Bottigliero, I., Redress for Victims of Crimes under International Law, Martinus Nijhoff (2004).
- Brilmayer, L., Giorgetti, C. and Charlton, L., International Claims Commissions: Righting Wrongs after Conflict, Edward Elgar Publishing, 2017.
- Brown, C., A Common Law of International Adjudication, OUP (2007).
- Burgorgue-Larsen, L., The right to determine reparations, in L. Burgorgue-Larsen and A. Úbeda de Torres, The Inter-American Court of Human Rights: Case Law and Commentary, OUP (2011).
- Bydlinski, F., Can the Reparation Awarded to Victims of Violations under the ECHR be Considered a Real 'Just' Satisfaction?, in A. Fenyves, E. Karner and H. Koziol, eds., Tort Law in the Jurisprudence of the European Court of Human Rights, De Gruyter (2011).
- Bydlinski, F., Methodological Approaches to the Tort Law of the ECHR, in A. Fenyves, E. Karner and H. Koziol, eds., Tort Law in the Jurisprudence of the European Court of Human Rights, De Gruyter (2011).

- Calderón Gamboa, J.F., La reparación integral en la jurisprudencia de la Corte Interamericana de Derechos Humanos: estándares aplicables al nuevo paradigma mexicano (Mexico, CNDD 2013).
- Caron, D., International Claims and Compensation Bodies, in C. Romano, K. Alter and Y. Shany, eds., The Oxford Handbook of International Adjudication, OUP (2015).
- Cassel, D., The Expanding Scope and Impact of Reparations Awarded by the Inter-American Court of Human Rights, in K. de Feyter et al., eds., Out of the Ashes: Reparations for Gross Violations of Human Rights, Intersentia (2006).
- Chynoweth, P., Chapter Three: Legal Research, in A. Knight and L. Ruddock, eds., Advanced Research Methods in the Built Environment, Technology & Engineering, Wiley-Blackwell (2009).
- Ciorciari, J.D. and Heindel, A., Hybrid Justice: The Extraordinary Chambers in the Courts of Cambodia, University of Michigan Press (2014).
- Citroni, G. and Quintana Osuna, K. I., Reparations for Indigenous Peoples in the Case Law of the Inter-American Court of Human Rights, in F. Lenzerini, ed., Reparations for Indigenous Peoples: International & Comparative Perspectives, OUP (2008).
- Contreras-Garduño, D. and Alvarez-Rios, I., A Barren Effort? The Jurisprudence of the Inter-American Court of Human Rights on Jus Cogens?, in Y. Haeck et al., eds., The Realisation of Human Rights: When Theory Meets Practice. Studies in Honour of Leo Zwaak, Intersentia (2013).
- Contreras-Garduño, D., The Inter-American System of Human Rights, in A. Mihr and M. Gibney, eds., The SAGE Handbook of Human Rights, SAGE (2014).
- Correa, C., Guillerot, J. and Magarrell, L., Reparations and Victim Participation: A Look at the Truth Commission Experience, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- Correa, C., Reparations for Victims of Massive Crimes. Making Concrete a Message of Inclusion, in R. Letschert et al., eds., Victimological Approaches to International Crimes: Africa, Intersentia (2011).
- Crawford, J., State Responsibility: The General Part, CUP (2013).
- Crawford, J., The System of International Responsibility, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility, OUP (2010).
- Cryer, R. et al., ed., An Introduction to International Criminal Law and Procedure, CUP (2014).
- Curry-Sumner, I. et al., Research Skills: Instruction for Lawyers, Ars Aequi Libri (2010). D'Argent, P., Compliance, Cessation, Reparation and Restitution in the Wall Advisory Opinion, in P.M. Dupuy et al., eds., Common values in International Law, Essays in Honour of Christian Tomuschat, Kehl Engel Verlag (2006).
- Danieli, Y., Massive Trauma and the Healing Role of Reparative Justice, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).

- De Feyter, K., et al., ed., Out of the Ashes: Reparations for Gross Violations of Human Rights, Intersentia (2006).
- De Greiff, P., Articulating the Links Between Transitional Justice and Development: Justice and Social Integration, in P. de Greiff, and R. Duthie, eds., Transitional Justice and Development: Making connections, Social Science Research Council (2009).
- De Greiff, P., Justice and Reparations, in P. de Greiff, ed., The Handbook of Reparations, OUP (2006).
- Díaz Gómez, C., Elementos para un programa administrativo de reparaciones colectivas en Colombia, in C. Díaz Gómez, ed., Tareas Pendientes: Propuestas para la formulación de políticas públicas de la reparación en Colombia, ICTJ (2010).
- Díaz Gómez, C., Introducción, in C. Díaz Gómez, ed., Tareas Pendientes: Propuestas para la formulación de políticas públicas de la reparación en Colombia, ICTJ (2010).
- Doak, J., Victims' Rights, Human Rights and Criminal Justice: Reconceiving the Role of Third Parties, Hart Publishing (2008).
- Duchêne, A., Ideologies across Nations: The Construction of Linguistic Minorities at the United Nations, De Gruyter Mouton (2008).
- Dwertmann, E., The Reparation System of the International Criminal Court, Martinus Nijhoff (2010).
- Ebobrah, S., International Human Rights Courts, in C. Romano, K. Alter and Y. Shany, eds., The Oxford Handbook of International Adjudication, OUP (2015).
- Echeverria, G., Codifying the Rights of the Victims in International Law: Remedies and Reparation, in Permanent Court of Arbitration, Redressing Injustices through Mass Claims Processes: Innovative Responses to Unique Challenges, OUP (2006).
- Elster, J., Land, Justice and Peace, in M. Bergsmo et al., eds., Distributive Justice in Transitions, Torkel Opsahl Academic EPublisher (2010).
- Elster, J., Transitional Justice in Historical Perspective, CUP (2004).
- Evans, C., The Right to Reparation in International Law for Victims of Armed Conflict, CUP (2012).
- Falk, R., Reparations, International Law, and Global Justice: A New Frontier, in P. de Greiff, ed., The Handbook of Reparations, OUP (2006).
- Ferrara, A., Assessing the Long-term Impact of Truth Commissions: The Chilean Truth and Reconciliation Commission in Historical Perspective, Routledge (2014).
- Ferstman, C. and Goetz, M., Reparations before the International Criminal Court: The Early Jurisprudence on Victim Participation and its Impact on Future Reparations Proceedings, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- Ferstman, C., Goetz, M. and Stephens, A., eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- Francioni, F., The Rights of Access to Justice under Customary International Law, in F. Francioni, ed., Access to Justice as a Human Right, OUP (2007).

- Freeman, M., Back to the Future: The Historical Dimension of Liberal Justice, in M. du Plessis and S. Peté, eds., Repairing the Past? International Perspectives on Reparations for Human Rights Abuses, Intersentia (2007).
- García Ramírez, S., Las Reparaciones en el Sistema Interamericano de Protección de los Derechos Humanos, in El Sistema Interamericano de Protección de los Derechos Humanos en el Umbral del Siglo XXI, Memoria del Seminario, Corte IDH (2003).
- Giroud, S. and Moss, S., Mass Claims Processes under Public International Law, in Lein et al., eds., Collective Redress in Europe Why and How?, British Institute of International and Comparative Law (2015).
- Gori, G., Compliance, in D. Shelton, ed., The Oxford Handbook of International Human Rights Law, OUP (2013).
- Gray, C., Judicial Remedies in International Law, OUP (1990).
- Gray, C., Remedies, in C. Romano, K. Alter and Y. Shany, Y., eds., The Oxford Handbook of International Adjudication, OUP (2015).
- Gray, C., The different forms of reparation: restitution, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility, OUP (2010).
- Hamber, B., Transforming Societies after Political Violence, Springer (2009).
- Hayner, P., Unspeakable Truths: Confronting State terror and atrocity, Routledge (2001).
- Hayner, P.B., Reconsidering the Peace-and-Justice Debate: International Justice in Africa and Latin America, in K. Hite and M. Ungar, eds., Sustaining Human Rights in the Twenty-First Century, Woodrow Wilson Center Press (2013).
- Heindel, A., Managing Enormous Mass Crimes Indictments: The ECCC Severance Experiment' in S. Meisenberg and I. Stegmiller, The Extraordinary Chambers in the Courts of Cambodia: Assessing their Contribution to International Criminal Law, Asser Press (2016).
- Hughes, R. and Elander, M., Justice and the Past: the Khmer Rouge Tribunal, in K. Brickell and S. Springer, eds., The Handbook of Contemporary Cambodia, Routledge (2016).
- Hughes, R., Justice processes and discourses of post-conflict reconciliation in Southeast Asia: the experiences of Cambodia and Timor-Leste, in A. McGregor, L. Law and F. Miller, eds., Routledge Handbook of Southeast Asian Development, Routledge (2018).
- Huneeus, A., Compliance with Judgments and Decisions, in C. Romano, K. Alter and Y. Shany, eds., The Oxford Handbook of International Adjudication, OUP (2015).
- Jorda, C. and De Hemptinne, J., The Status and Role of the Victim, in A. Cassese, P. Gaeta and R.W. Jones, The Rome Statute of the International Crimincal Court: A Commentary, OUP (2002).
- Kerbat, Y., Interaction between the forms of reparation, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility, OUP (2010).
- Kinsch, P., On the Uncertainties Surrounding the Standard of Proof in Proceedings Before International Courts and Tribunals, in G. Venturini, and S. Bariatti, eds., Diritti Individuali e Giustizia Internationale: Liber Fausto Pocar, Giuffrè (2009).

- Kiza, E., Rathgeber, C. and Rohne, H., Victims of War. An Empirical Study on War-Victimization and Victims' Attitudes towards Addressing Atrocities, Hamburger Edition (2006).
- Kristjánsdóttir, E., International Mass Claims Processes and the ICC Trust Fund for Victims, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- Lauterpacht, E. and Nevill, P., The different forms of reparation, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility, OUP (2010).
- Law, J., Oxford Dictionary of Law, OUP (2015).
- Lee, R.S., ed., The International Criminal Court: The Making of the Rome Statute. Issues, Negotiation, Results, Martinus Nijhoff (1999).
- Lee, R.S., The Rome Conference and its Contributions to International Law, in R.S., Lee, ed., The international Criminal Court: The Making of the Rome Statute: Issues, Negotiation and Results, Martinus Nijhoff (1999).
- Lefranc, S. and Vairel, F., The emergence of Transitional Justice as a Professional International Practice, in L. Israël and G. Mouralis, Dealing with Wars and Dictatorships: Legal Concepts and Categories in Action, TMC Asser Press -Springer (2014).
- Lenzerini, F. and Vrdoljak, A., eds., International Law for Common Goods: Normative Perspectives on Human Rights, Culture and Nature, Hart (2014).
- Letschert, R. and Van Boven T., Providing Reparation in Situations of Mass Victimization: Key Challenges Involved, in R. Letschert et al., eds., Victimological Approaches to International Crimes: Africa, Intersentia (2011).
- Letschert, R. M. and Pemberton, A., Justice as the art of muddling through in C. Brants and S. Karstedt, eds., Transitional Justice and its Public Sphere: Engagement, Legitimacy, Contestation, Hart Publishers (2017).
- Lewis, P. and Friman, H., Reparations to Victims, in R.S. Lee, ed., The International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence, Transnational Publishers, Inc. (2001).
- Loudily, F., Facing a Bloody Past: Discourses and Practices of Transitional Justice, in C.T. Salmon, ed., Communication Yearbook 34, Routledge (2010).
- Loudiy, F., Transitional Justice and Human Rights in Morocco: Negotiating the Years of Lead, Routledge (2014).
- Madrigal-Borloz, V., Damage and Redress in the jurisprudence of the Inter-American Court of Human Rights (1979-2001), in G. Urlich and L. Krabbe Boserup, eds., Human Rights in Development Yearbook 2001: Reparations: redressing past wrongs, Kluwer Law International (2003).
- Malarino, E., Activismo Judicial, Punitivización y Nacionalización: Las Tendencias Antidemocráticas y Antiliberales de la CIDH, in Grupo Latinoamericano de Estudios Sobre Derecho Penal Internacional, ed., Sistema Interamericano de Protección de los Derechos Humanos y Derecho Penal Internacional, Konrad Adenauer Stiftung (2011).

- Malcolm, E. and Murray, R., eds., The African Charter on Human and Peoples' Rights: The System in Practice 1986-2006, CUP (2008).
- Mancini, M., UN Sanctions Targeting Individuals and ICC Proceedings: How to Achieve a Mutually Reinforcing Interaction, in N. Ronzitti, ed., Coercive Diplomacy, Sanctions and International Law, Brill (2016).
- Mani, R., Beyond Retribution: Seeking Justice in the Shadows of War, Polity (2002).
- Manrique Rueda, G., Lands, wars and restoring justice for victims, in J.M. Wemmers, ed. Reparations for Victims of Crimes against Humanity Routledge (2014).
- Margueritte, T., International Criminal Law and Human Rights, in W. Schabas and N. Bernaz, Routledge Handbook of International Criminal Law, Routledge (2011).
- Martinez Ventura, J.E., Análisis del caso Lubanga: El procedimiento de reparaciones, in K. Ambos, E. Malarino and C. Steiner, Análisis de la primera sentencia de la Corte Penal Internacional: El caso Lubanga, Konrad-Aadenauer-Stiftunge and Unión Gráfica Ltda 2014).
- McCarthy, C., Reparation for Gross Violations of Human Rights law and International Humanitarian Law at the International Court of Justice, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- McCarthy, C., Reparations and Victim Support in the International Criminal Court, CUP (2012).
- McCarthy, C., The Rome Statute's Regime of Victim Redress Challenges and Prospects, in C. Stahn, ed., The Law and Practice of the International Criminal Court, OUP (2015).
- McKay, F., What Outcome for Victims?, in D. Shelton, ed., The Oxford Handbook of International Human Rights Law, OUP (2013).
- Medina Quiroga, C., The Battle of Human Rights: Gross, Systematic Violations and the Inter-American System, Martinus Nijhoff (1998).
- Mégret, F. The case for collective reparations before the International Criminal Court, in J.M. Wemmers, ed., Reparations for Victims of Crimes against Humanity, Routledge (2014).
- Mendelson, M., The International Court of Justice and Sources of International Law, in V. Lowe and M. Fitzmaurice, eds., Fifty Years of the International Court of Justice: Essays in honour of Sir Robert Jennings, CUP (1996).
- Mouyal, L., International Investment Law and the Right to Regulate: A Human Rights Perspective, Routledge (2016).
- Muttukumaru, C., Reparation to Victims, in R.S. Lee, ed., The International Criminal Court: The Making of the Rome Statute. Issues, Negotiations, Results, Martinus Nijhoff (1999).
- Nash Rojas, C., Las Reparaciones ante la Corte Interamericana de Derechos Humanos:1987-2007, Centro de Derechos Humanos/Universidad de Chile (2009).

- Nathan, C., Introductory Remarks, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- Niebergall, H., Overcoming Evidentiary Weakness in Reparation Claims Programmes, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- O'Shea, A., Reparations under International Criminal Law, in M. du Plessis, and S. Peté, eds., Repairing the Past?: International Perspectives on Reparations for Human Rights Abuses, Intersentia (2007).
- Ochoa, J.C., The Rights of Victims in Criminal Justice Proceedings for Serious Human Rights Violations, Martinus Nojhoff (2013).
- Odio Benito, E., The International Criminal Court: possible contributions of the Rome Statute to judicial processes in transitional societies, in J. Almqvist and C. Espósito, The Role of Court in Transitional Justice, Routledge (2012).
- Oette, L., Bringing Justice to Victims? Responses of Regional and International Human Rights Courts and Treaty Bodies, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- Oeung, J., Expectations, Challenges and Opportunities of the ECCC, in S.M. Meisenberg and I. Stegmiller, Assessing the History, Establishment, Judicial Independence and Legacy: Assessing Their Contribution to International Criminal Law, T.M.C. Asser Press (2016).
- Pasqualucci, J. M., The Practice and Procedure of the Inter-American Court of Human Rights, CUP (2013).
- Pellonpää, M., Individual Reparation Claims under the European Convention on Human Rights, in A. Randelzhofer and C. Tomuschat, eds., State Responsibility and the Individual: Reparation in Instances of Grave Violations of Human Rights, Martinus Nijhoff (1999).
- Pérez León Acevedo, J.P., Victims' Status at International and Hybrid Criminal Courts: Victims' Status as Witnesses, Victim Participants/Civil Parties and Reparations Claimants, UPÅ (2014).
- Peté, S. and Du Plesis, M., Reparations for Gross Violations of Human Rights in Context, in S. Peté and M. du Plesis, M., eds., Repairing the Past? International Perspectives on Reparations for Human Rights Abuses, Intersentia (2007).
- Peters, A., Beyond Human Rights: The Legal Status of the Individual in International Law, CUP (2016).
- Petrović, D., Other Specific Regimes of Responsibility: The UN Compensation Commission, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility, OUP (2010).

- Pisillo-Mazzeschi, R., International Obligation to Provide Reparation Claims?, in A. Randelzhofer and C. Tomuschat, eds., State Responsibility and the Individual: Reparation in Instances of Grave Violations of Human Rights, Martinus Nijhoff (1999).
- Ramji-Nogales, J., Bespoke transitional justice at the International Criminal Court, in C. de Vos, S. Kendall and C. Stahn, eds., Contested Justice: The Politics and Practice of International Criminal Court Interventions, CUP (2015).
- REDRESS, Reparation: A sourcebook for victims of torture and other violations of human rights and international humanitarian law, The REDRESS Trust (2003).
- REDRESS, Torture Survivor's Perceptions of Reparations: Preliminary Survey, The REDRESS Trust (2001).
- Reisman, W. M., Compensation for Human Rights Violations: The Practice of the Past Decade in the Americas, in A. Randelzhofer, A and C. Tomuschat, eds., State Responsibility and the Individual: Reparation in Instances of Grave Violations of Human Rights, Martinus Nijhoff (1999).
- Riddell, A., Evidence, Fact-Finding, and Experts in C. Romano, K. Alter and Y. Shany, eds., The Oxford Handbook of International Adjudication, OUP (2015).
- Rodriguez-Garavito, C., Ethno Reparations: Collective Ethnic Justice and the Reparation of Indigenous Peoples and Black Communities in Colombia in M. Bergsmo et al., Distributive Justice in Transitions, Torkel Opshal Academic EPublisher (2010).
- Rodríguez-Pinzón, D., The Inter-American Human Rights System and Transitional Processes, in A. Buyse and M. Hamilton, eds., Transitional Jurisprudence and the ECHR: Justice, Politics and Rights, CUP (2011).
- Roht-Arriaza, N. and Mariezcurrena, J., eds., Transitional Justice in the Twenty-First Century: Beyond Truth Versus Justice, CUP (2006).
- Roht-Arriaza, N. and Orlovsky, K., A Complementary Relationship: Reparations and Development, in P. de Greiff and R. Duthie, eds., Transitional Justice and Development: Making connections, Social Science Research Council (2009).
- Roht-Arriaza, N., Reparations and Economic, Social and Cultural Rights, in D.N. Sharp, ed., Justice and economic violence in transition, Springer (2014).
- Roht-Arriaza, N., Reparations in International Law and Practice, in M.C. Bassiouni, ed., The pursuit of international criminal justice: a world study on conflicts, victimization and post conflict justice, Intersentia (2010).
- Rombouts, H., Sardaro, P. and Vandeginste S., The Right to Reparations for Victims of Gross and Sytematic Violations of Human Rights, in K. de Feyter et al., ed., Out of the Ashes: Reparations for Gross Violations of Human Rights, Intersentia (2006).
- Rovine, A.W. and Hannesian, G., Toward a Foreseeability Approach to Causation Questions at the United Nations Compensation Commission, in R. Lillich, ed., The United Nations Compensation Commission, Transnational Publishers (1995).
- Roxin C., Autoria y Dominio del Hecho en Derecho Penal, Marcial Pons (2000).

- Rubio-Marin, R., Sandoval, C. and Díaz, C., Repairing Family Members: Gross Human Rights Violations and Communities of Harm, in R. Rubio-Marin, eds., The Gender of Reparations: Unsettling Sexual Hierarchies while Redressing Human Rights Violations, CUP (2009).
- Rubio-Marin, R., The Gender of Reparations: Unsettling Sexual Hierarchies while Redressing Human Rights Violations, CUP (2009).
- Saffon, M.P. and Uprimny, R., Distributive Justice and the Restitution of Disposed Land in Colombia, in M. Bergsmo et al., Distributive Justice in Transitions, Torkel Opshal Academic EPublisher (2010).
- Sandoval Villalba, C., Rehabilitation as a form of reparations under international law, The REDRESS Trust (2009).
- Schabas, S.W., International Criminal Courts, in C. Romano, K. Alter and Y. Shany, eds., The Oxford Handbook of International Adjudication, OUP (2015).
- Schmid, A.P., Research on Gross Human Rights Violations, COMT (1989).
- Schulter, C., Compliance with decisions of the International Court of Justice, OUP (2004).
- Scott, S.V., International Law in World Politics, Lynne Rienner Publishers (2004).
- Scovazzi, T. and Citroni, G., The Struggle against Enforced Disappearances and the 2007 United Nations Convention, Martinus Nijhoff (2007).
- Seibert-Fohr, A., Prosecuting Serious Human Rights Violations, OUP (2009).
- Shelton, D., Remedies in International Human Rights Law, OUP (2005).
- Shelton, D., Remedies in International Human Rights Law, OUP (2015).
- Shelton, D., Reparations for Indigenous Peoples: The Present Value of Past Wrongs, in F. Lenzerini, ed., Reparations for Indigenous Peoples: International and Comparative Perspectives, OUP (2008).
- Shelton, D., The UN Principles and Guidelines on Reparations: Context and Contents, in K. de Feyter et al., ed., Out of the Ashes: Reparations for Gross Violations of Human Rights Intersentia (2006).
- Singh, R., Raising the Stakes: evidentiary issues in individual claims 61 before the United Nations Compensation Commission, in Permanent Court of Arbitration, Redressing Injustices through Mass Claims Processes: Innovative Responses to Unique Challenges, OUP (2006).
- Skaar, E., Malca, C.G. and Eide, T., After Violence: Transitional Justice, Peace and Democracy, Routledge (2015).
- Smits, J.M., Redefining Normative Legal Science: Towards an Argumentative Discipline, in F. Coomans, F. Grunfeld and M. Kamminga, eds., Methods of Human Rights Research, Intersentia (2009).
- Solis, G.D., The Law of Armed Conflict: International Humanitarian Law in War, CUP (2016).
- Sperfeldt, C., The Role of Cambodian Civil Society in the Victim Participation Scheme of the Extraordinary Chambers in the Courts of Cambodia, in T. Bonacker and C. Safferling, Victims of International Crimes: An Interdisciplinary Discourse, Asser Press (2013).

- Stern, B., The Obligation to Make Reparation, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility OUP (2010).
- Tavani, C., Collective Rights and the Cultural Identity of the Roma: A Case Study of Italy, Martinus Nijhoff (2012).
- Taylor, L.A., The United Nations Compensation Commission, in C. Ferstman, M. Goetz and A. Stephens, eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- Teitel, R., Transitional Justice, OUP (2000).
- Tomuschat, C., Human Rights: Between Idealism and Realism, OUP (2008).
- Tomuschat, C., Individual Reparation Claims in Instances of Grave Human Rights Violations: The Position under General International Law, in A. Randerlzhofer and C. Tomuschat, State Responsibility and the Individual: Reparations in Instances of Grave Violations of Human Rights, Kluwer Law International (1999).
- Tomuschat, C., The Responsibility of Other Entities: Private Individuals, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility, OUP (2010). Tutu, D., Geen Toekomst zonder Verzoening, De Bezige Bij (1999).
- Úbeda de Torres, A., Determination of Victims, in L. Burgorgue-Larsen and A. Úbeda de Torres, The Inter-American Court of Human Rights: Case Law and Commentary, OUP (2001).
- Uprimny, R. and Camino Sánchez, N., Propuestas para una restitución de tierras transformadora, in C. Díaz Gómez, ed., Tareas Pendientes: Propuestas para la formulación de políticas publicas de la reparación en Colombia, ICTJ (2010).
- Urban Walker, M., Gender and Violence in Focus: A Background for Gender Justice in Reparations, in R. Rubio-Marin, The Gender of Reparations: Unsettling Sexual Hierarchies While Redressing Human Rights Violations, CUP (2009).
- Van Boven, T., Reparations: a Requirement of Justice, in IACtHR, ed., Memoria del Seminario: El Sistema Interamericano de Protección de los Derechos Humanos en el Umbral del Siglo, IACtHR (1999).
- Van Boven, T., Victim-Oriented Perspectives, in T. Bonacker and C. Safferling, eds., Victims of international Crimes: An Interdisciplinary Discourse, Asser Press (2013).
- Van Boven, T., Victims' Rights to a Remedy and Reparation: The New United Nations Principles and Guidelines, in Ferstman, C., Goetz, M. and Stephens, A., eds., Reparations for Victims of Genocide, War Crimes and Crimes Against Humanity: Systems in Place and Systems in the Making, Martinus Nijhoff (2009).
- Van der Merwe, H., Reparations through different lenses: The culture, rights and politics of healing and empowerment after mass atrocities, in J.M. Wemmers, ed., Reparations for Victims of Crimes against Humanity, Routledge (2014).
- Van Dijk et al., Theory and Practice of the European Convention on Human Rights, Intersentia (2006).
- Van Haersolte-van Hof, J., Innovations to Speed Mass Claims: New Standards of Proof, in Permanent Court of Arbitration, ed., Redressing Injustices through Mass Claims Processes: Innovative Responses to Unique Challenges, OUP (2006).

- Van Houtte, H., Das, H. and Delmartino, B, The United Nations Compensation Commission, in P. de Greiff, ed., The Handbook of Reparations, OUP (2006).
- Villa Arcilla, L., Reparación en y a través de la educación para víctimas de graves violaciones de los derechos humanos, in C. Díaz Gómez, ed., Tareas Pendientes: Propuestas para la formulación de políticas públicas de la reparación en Colombia, ICTJ (2010).
- Vos, J.A., The Function of Public International Law, T.M.C. Asser Press (2013).
- Watson, J. S., Theory & Reality in the International Protection of Human Rights, Transnational Publishers (1999).
- Wellens, K., Negotiations in the Case Law of the International Court of Justice: A Functional Analysis, Routledge (2016).
- Wemmers, J.M, Victim's Need for Justice. Individual versus Collective Justice, in R. Letschert et al., eds., Victimological Approaches to International Crimes: Africa, Intersentia (2011).
- Wemmers, J.M., The healing role of reparation, in J.M. Wemmers, ed., Reparations for Victims of Crimes against Humanity, Routledge (2014).
- Westra, L., Human Rights: The Commons and the Collective, UBC Press (2012).
- Wiebelhaus-Brahm, E., Truth Commissions and other Investigative Bodies, in M.C. Bassiouni, ed., The Pursuit of International Criminal Justice: A World Study on Conflicts, Victimization, and Post-Conflict Justice, Intersentia (2010).
- Wiebelhaus-Brahm, E., Truth Commissions, in W. Schabas and N. Bernaz, eds., Routledge Handbook of International Criminal Law, Routledge (2011).
- Wolfe, S., The Politics of Reparations and Apologies, Springer (2014).
- Wühler, N., Causation and Directness of Loss as Elements of Compensability before the United Nations Compensation Commission, in R.B. Lillich, ed., The United Nations Compensation Commission: Thirteenth Sokol Colloquium, Transnational Publishers (1995).
- Wyler, E. and Papaux, A., The different forms of reparation: satisfaction, in J. Crawford, A. Pellet and S. Olleson, eds., The Law on International Responsibility, OUP (2010).
- Yanev, L., The Theory of Joint Criminal Enterprise at the ECCC: A Difficulty Relationship, in S.M. Meisenberg and I. Stegmiller, The Extraordinary Chambers in the Courts of Cambodia: Assessing their Contribution to International Criminal Law, Asser Press (2016).

ARTICLES AND WORKING PAPERS

- Aldana-Pindell, R., An Emerging Universality of Justiciable Victims' Rights in the Criminal Process to Curtail Impunity for State-Sponsored Crimes, 26 Human Rights Quarterly (2004).
- Aldana, R., A Victim-Centered Reflection on Truth Commissions and Prosecutions as a Response to Mass Atrocities, 5 Journal of Human Rights (2006).

- Altwicker-Hámori, S., Altwicker T. and Peters, A., Measuring Violations of Human Rights: An Empirical Analysis of Awards in Respect of Non-Pecuniary Damage under the European Convention on Human Rights, 76 Heidelberg Journal of International Law (2016).
- Alvarez, I. et al., Conference: Reparations in the Inter-American System: A Comparative Approach, 56 American University Law Review (2007).
- Amezcua-Noriega, O. Reparation Principles under International Law and their Possible Application by the International Criminal Court: Some Reflections, Briefing Paper No. 1, Reparations Unit, Essex University, (2011).
- Amnesty International, Peru: Truth and Reconciliation Commission a first step towards a country without injustice (2004).
- Antkowiak, T., An Emerging Mandate for International Courts: Victim-Centered Remedies and Restorative Justice, 47 Stanford Journal of International Law (2011).
- Antkowiak, T., Remedial Approaches to Human Rights Violations: The Inter-American Court of Human Rights and Beyond, 46 Columbia Journal of Transnational Law (2008).
- Aptel, C., Prosecutorial Discretion at the ICC and Victim's Right to Remedy, 10 Journal of International Criminal Justice (2012).
- Aubry, S. and Henao-Trip, I.M., Collective Reparations and the International Criminal Court, Briefing Paper No. 2, Reparations Unit, Essex University (2011).
- Baillet, C.M., Measuring Compliance with the Inter-American Court of Human Rights: The Ongoing Challenge of Judicial Independence in Latin America, 31 Nordic Journal of Human Rights (2013).
- Baluarte, D.C., Strategizing for Compliance: The Evolution of a Compliance Phase of Inter-American Court Litigation and the Strategic Imperative for Victims' Representatives, 27 American University International Law Review (2012).
- Basch, F. et al., The Effectiveness of the Inter-American System of Human Rights Protection: A Quantitative Approach to its Functioning and Compliance with its Decision, 7 SUR International Journal on Human Rights (2010).
- Bassiouni, C., International Recognition of Victims' Rights, 6 Human Rights Law Review (2006).
- Bassiouni, M. C., International Criminal Law: International Enforcement, 3 Brill (2008).
- Birchall, E., Francq E. and Pijnenburg, A., The International Criminal Court and Reparations for Child Victims of Armed Conflict, Briefing Paper No. 4, Reparations Unit, Essex University (2011), p. 25.
- Borer, T., A Taxonomy of Victims and Perpetrators: Human Rights and Reconciliation in South Africa, 25 Human Rights Quarterly (2003).
- Brodney, M., Implementing Criminal Court-Ordered Collective Reparations: Unpacking Present Debates, 1 Journal of the Oxford Centre for Socio-Legal Studies (2016).
- Buckley-Zistel, S., Connecting Transitional Justice and Development, paper presented at International Conference on The Contribution of Civil Society and Victim Participation in Transitional Justice Processes, (2009).

- Buti, A., International Law Obligations to Provide Reparations for Human Rights Abuses, 6 Murdoch University Electronic Journal of Law (1999).
- Buxbaum, R.M., From Paris to London: The Legal History of European Reparation Claims: 1946-1953, 31 Berkeley Journal of International Law (2013).
- Buyse, A., Lost and Regained? Restitution as a Remedy for Human Rights Violations in the Content of International Law, 68 Heidelberg Journal of International Law (2008).
- Cançado Trindade, A.A., Compliance with Judgments and Decisions the Experience of the Inter-American Court of Human Rights: a reassessment, 13 Revista Instituto Brasileiro de Direitos Humanos (2014).
- Capone F. et al., Education and the Law of Reparations in Insecurity and Armed Conflicts, British Institute of International Law (2013).
- Carayon, G. and O'Donohue, J., The International Criminal Court's Strategies in Relation to Victims, 15 Journal of International Criminal Justice (2017).
- Caron, D. and Morris, B., The UN Compensation Commission: Practical Justice, not Retribution, 13 European Journal of International Law (2002).
- Carranza, R., The Right to Reparations in Situations of Poverty, International Center for Transitional Justice Briefing (2009).
- Carrillo, A.J. and Palmer, J.S., Transnational Mass Claim Processes (TMCPs) in International Law and Practice, 28 Berkeley Journal of International Law (2010).
- Castellanos-Jankiewicz, L., Causation and International State Responsibility, 5 SHARES Research Paper (2012).
- Chappell, L., The gender injustice cascade: 'transformative' reparations for victims of sexual and gender-based crimes in the Lubanga case at the International Criminal Court, 21 The International Journal of Human Rights (2017).
- CHRAC and REDRESS, Considering Reparations for Victims of the Khmer Rouge Regime: A Discussion Paper (2009).
- Ciorciari, J.D. and Heindel, A., Experiments in International Criminal Justice: Lessons from the Khmer Rouge Tribunal, 35 Michigan Journal of International Law (2014).
- Clermont, K. and Sherwin, E., A Comparative View of Standards of Proof, 50 American Journal of Comparative Law (2002).
- Colandrea, V., On the Power of the European Court of Human Rights to Order Specific Non-Monetary Measures: Some Remarks in Light of the Assanidze, Broniowski and Sejdovic Cases, 7 Human Rights Law Review (2007).
- Contreras Garduño, D. and Rombouts, S., Collective Reparations for Indigenous Communities Before the Inter-American Court of Human Rights, 27 Merkourios Utrecht Journal of International and European Law (2011).
- Contreras-Garduño, D. and Fraser, J., The Identification of Victims before the Inter-American Court of Human Rights and the International Criminal Court and its Impact on Participation and Reparation: a Domino Effect?, 7 Inter-American and European Human Rights Journal (2015).
- Contreras-Garduño, D., Defining Beneficiaries of Collective Reparations: The experience of the IACtHR, 4 Amsterdam Law Forum (2012).

- Crawford, J., State Responsibility, Max Planck Encyclopedia of Public International Law (2006).
- D'Argent, P., Reparation, Cessation, Assurances and Guarantees of Non-Repetition, 24 SHARES Research Paper (2014).
- Dannenbaum, T., The International Criminal Court, Article 79, and Transitional Justice: The case for an Independent Trust Fund for Victims, 28 Wisconsin International Law Journal, (2010).
- De Greiff, P., Reparations Programs: Patterns, Tendencies, and Challenges" 50 Politorbis (2010).
- Derluyn et al., Victims and/or perpetrators? Towards an interdisciplinary dialogue on child soldiers, 15 BMC International Health and Human Rights (2015).
- Donoso, G., Inter-American Court of Human Rights' reparation judgments: Strengths and challenges for a comprehensive approach, 49 Revista IIDH (2009).
- Dudai, R., Closing the gap: symbolic reparations and armed groups, 93 International Review of the Red Cross (2011).
- Đukić, D., Transitional justice and the International Criminal Court in the interest of justice?, 89 International Review of the Red Cross (2007).
- Dybnis, A., Was the Eritrea-Ethiopia Claims Commission Merely a Zero-Sum Game? Exposing the Limits of Arbitration in Resolving Violent Transitional Conflict, 33 Loyola Los Angeles International and Comparative Law Review (2011).
- Echeverria, G., Do victims of torture and other serious human rights violations have an independent and enforceable right to reparations?, 16 The International Journal of Human rights (2012).
- Echeverria, G., The UN Principles and Guidelines on Reparation: is there an Enforceable Right to Reparation for Victims of Human Rights and International Humanitarian Law Violations?, An unpublished thesis submitted for the Degree of Doctor of Philosophy, University of Essex (2017).
- Expert Seminar on Reparation for Victims of Gross and Systematic Human Rights Violations in the Context of Political Transitions, Catholic University of Leuven (2002).
- F. Iliff, F. Maitre-Muhl and A. Sirel, Adverse Consequences of Reparations, Briefing Paper No. 6, Reparations Unit, Essex University (2011).
- Ferstman, C., Reparation as Prevention: Considering the Law and Practice of Orders for Cessation and Guarantees of Non-Repetition in Torture Cases, 6 Essex Human Rights Review (2010).
- Firchow, P., Must our Communities Bleed to Receive Social Services? Development Projects and Collective Schemes in Colombia, 8 Journal of Peacebuilding and Development (2013).
- Firchow, P., The Implementation of the Institutional Programme of Collective Reparations in Colombia, 6 Journal of Human Rights Practice (2014).
- Fischer, P., The Victims' Trust Fund of the International Criminal Court Formation of a Functional Reparations Scheme, 17 Emory International Law Review (2003).

- Fox, M. B., Imposing Liability for Losses from Agrresive War: An Economic Analysis of the UN Compensation Commission, 13 European Journal of International Law (2011).
- García-Godos, J., Victim Reparations in Transitional Justice: What is at Stake and Why, 26 Nordisk Tidsskrift for Menneskerettigheter (2008).
- Garrido, K., Huerta, G., and Valencia, A., Propuestas de reparaciones a las víctimas del conflicto armado interno: ¿qué hacer desde las regiones?: Región Junín, Instituto de Defensa Legal (2012).
- Gattini, A., Breach of the Obligation to Prevent and Reparation Thereof in the ICJ's Genocide Judgment, 18 The European Journal of International Law (2007).
- Gattini, A., The UN Compensation: Old Rules, New Procedures on War Reparations, 13 European Journal of International Law (2002).
- Gillard, E., Reparations for violations of international humanitarian law, 85 International Review of the Red Cross (2003).
- Gold, S., International Claims Arising from Iraq's Invasion of Kuwait, 25 The International Lawyer (1991).
- Gonzalez-Salzberg, D.A., Do States comply with the compulsory judgments of the Inter-American Court of Human Rights? An empirical study of the compliance with 330 measures of reparations, 13 Revista do Instituto Brasileiro de Direitos Humanos (2014).
- Gray, C., A no-excuse approach to transitional justice: reparations as tools of extraordinary justice, 87 Washington University Law Review (2010).
- Gray, C., The Choice between Restitution and Compensation, 10 European Journal of International Law (2009).
- Gray, C., The Eritrea/Ethiopia Claims Commission Oversteps Its Boundaries: A Partial Award?, 17 The European Journal of International Law (2006).
- Groome, D., The Right to Truth: The Evolution of a Right (2015).
- Guarnizo-Peralta, D., Guarantees of non-repetition and the right to health: Review of the law and evolving practice of judicial and semi-judicial bodies at the global and regional levels, An unpublished thesis submitted for the Degree of Doctor of Philosophy, University of Essex (2016).
- Guha-Roy, S.N., Is the law of responsibilities of states for injuries to aliens a part of a universal international law?, 55 The American Journal of International Law (1961).
- Guillerot J. and Magarrell, L., Memorias de un proceso inacabado: reparaciones en la transición peruana, APRODEH & ICTJ (2006).
- Guillerot, J. and Carranza, R., The Rabat Report: The Concept and Challenges of Collective Reparations, ICTJ (2009).
- Haasdijk, S., The Lack of Uniformity in the Terminology of the International Law of Remedies, 5 Leiden Journal of International Law (1992).
- Hamber, B., Repairing the Irreparable: Dealing with double-binds of making reparations for crimes of the past, 5 Ethnicity and Health (2000).

- Hawkins D. and Jacoby, W., Partial Compliance: A Comparison of the European and Inter-American Courts for Human Rights, 6 Journal of International Law and International Relations (2010).
- Hazan, P., Morocco: Betting on a Truth and Reconciliation Commission, United States Institute of Peace (2006).
- Healy, S. and Plaut, M., Ethiopia and Eritrea: Allergic to Persuasion, 7 Briefing Paper Chatham House (2007).
- Henselin, M., Heiskanen, V. and Mettraux, G., Reparations to Victims before the International Criminal Court: Lessons from International Mass Claims Processes, 17 Criminal Law Forum (2006).
- Henzelin, M, Heiskanen, V. and Mettraux, G., Reparations to Victims before the ICC: Lessons from International Mass Claims Processes, 17 Criminal Law Forum (2016).
- Herman, J., Realities of Victim Participation: The civil party system in practice at the Extraordinary Chambers in the Courts of Cambodia (ECCC), 4 Contemporary Justice Review (2013).
- Hillebrecht, C., Implementing International Human Rights Law at Home: Domestic Politics and the European Court of Human Rights, 13 Human Rights Review (2012).
- Hillebrecht, C., The Domestic Mechanisms of Compliance with International Human Rights Law: Case Studies from the Inter-American Human Rights System, 34 Human Rights Quarterly (2012).
- Hillebrecht, C., The power of human rights tribunals: Compliance with the European Court of Human Rights and domestic policy change, 20 European Journal of International Relations (2014).
- HRW, Morocco's Truth Commission: Honouring Past Victims during an Uncertain Present, 17 Human Rights Watch (2005).
- Huneeus, A., Courts Resisting Courts: Lessons from the Inter-American Court's Struggle to Enforce Human Rights, 44 Cornell International Law Journal (2011).
- ICTJ, A Measure of Dignity: The Beginning of Reparations in Post-Revolution Tunisia (2015).
- ICTJ, A Practicioner's Perspective on Forms of Justice in Peru and Colombia (2017).
- ICTJ, Transitional Justice and Development, ICTJ (2009).
- ICTJ, Morocco: Progress report (2005).
- ICTJ, Morocco: Gender and the Transitional Justice Process (2011).
- ICTJ, Reparaciones en Perú: El largo camino entre las recomendaciones y la implementación, ICTJ (2013).
- ICTJ, Transitional Justice in the United Nations Human Rights Council, ICTJ 2011.
- ICTJ, Truth and reconciliation in Morocco (2009).
- ICTJ, Truth and Reconciliation in Morocco (2009).
- ICTJ, Victims in of Peru's internal conflict still await Reparations (2013).
- ICTJ, What is Transitional Justice? (2009).
- ICTJ and APRODEH, Escuchando las voces de las comunidades: Un estudio sobre la implementación de las Reparaciones Colectivas en el Perú, ICTJ (2010).

- ICTJ and APRODEH, Perú ¿Cuánto se ha reparado en nuestras comunidades? Avances, percepciones y recomendaciones sobre reparaciones colectivas en Perú (2007-2011), ICTJ (2011).
- Iliff, F., Maitre-Muhl, F. and Sirel, A., "Adverse Consequences of Reparations", Briefing Paper No. 6, Reparations Unit, Essex University (2011).
- International Bank for Reconstruction and Development, Colombia: Collective Reparation for Victims through Social Reconstruction Project, (2015).
- International Commission of Jurists, The Right to a Remedy and to Reparations for Gross Human Rights Violations, Practitioner's Guide Series 2 (2006).
- Jeffery, R., Beyond Repair?: Collective and Moral Reparations at the Khmer Rouge Tribunal, 13 Journal of Human Rights (2014).
- Jones, S., Apology Diplomacy: Justice for All?, 122 Netherlands Institute of International Relations 'Clingendael' (2011).
- Justice Yaw Appau, Assessment of Damages, Paper Presented at Induction Course for Newly Appointed Circuit Judges at the Judicial Training Institute.
- Kalshoven, F., State Responsibility for Warlike Acts of the Armed Forces: From Article 3 of the Hague Convention IV of 1907 to Article 91 of Additional Protocol I of 1977 and beyond, 40 The International and Comparative Law Quarterly (1991).
- Kamminga, M., Is the European Convention on Human Rights Sufficiently Equipped to Cope with Gross and Systematic Violations?, 12 Netherlands Quarterly of Human Rights (1994).
- Karimova, T., What Amounts to 'a Serious Violation of International Human Rights Law'?, Geneva Academy of International Humanitarian Law and Human Rights, Briefing No. 6 (2014).
- Kazazi, M., An Overview of Evidence before the United Nations Compensation Commission, 1 International Law Forum du droit international (1999).
- Keller, L.M., Seeking Justice at the International Criminal Court: Victims' Reparations, 29 Thomas Jefferson Law Review (2007).
- Kidane, W., Civil Liability for Violations of International Humanitarian Law: The Jurisprudence of the Eritrea-Ethiopia Claims Commission in The Hague, 25 Wisconsin International Law Journal (2007).
- Laplante, L.J, The Law of Remedies and the Clean Hand Doctrine: Exclusionary Reparation Policies in Peru's Political Transition, 23 American University International Law Review (2009).
- Laplante, L.J. and Theidon, K., Truth with Consequences: Justice and Reparations in Post-Truth Commission Peru, 29 Human Rights Quaterly (2007).
- Laplante, L.J., Negotiating Reparation Rights: The Participatory and Symbolic Quotients, 19 Buffalo Human Rights Law Review (2012).
- Laplante, L.J., Brining Effective Remedies Home: The Inter-American Human Rights System, Reparations, and the Duty to Prevention, 22 Netherlands Quarterly of Human Rights (2004).
- Letschert, R. Inaugural address: Tussen recht en realiteit: Duurzaam herstel na massavictimisatie, Tilburg University Press (2012).

- Limón, P. and Von Norman, J., Prioritising Victims to Provide Reparations: Relevant Expertise, Briefing Paper No. 3, Reparations Unit, Essex University (2011).
- Liwanga, R.C., The Meaning of "Gross Violation" of Human Rights: A Focus on International Tribunals' Decisions over the DRC Conflicts, 44 Denver Journal of International Law & Policy (2015).
- Lopez-Cardenas, C.M., Aproximación a un estándar de reparación integral en procesos colectivos de violación a los Derechos Humanos. Jurisprudencia de la Corte Interamericana de Derechos Humanos" 11 Revista Estudios Socio-Juridicos (2009).
- Magarrell, L., Reparations in Theory and Practice, ICTJ (2007).
- Magarrell, L., Reparations for Massive or Widespread Human Rights Violations: Sorting Out Claims for Reparations and the Struggle for Social Justice, 22 Windsor Yearbook of Access to Justice (2003).
- Manjoo, R., Introduction: Reflections on the concept and implementation of transformative reparations, 21 The International Journal of Human Rights (2017).
- Mathes, E., Maslow's Hierarchy of Needs. as a Guide for Living, 21 Journal of Humanistic Psychology (1981).
- Matheson, M.J, Eritrea-Ethiopia Claims Commission: Damage Awards,13 ASIL (2009).
- Mavroidis, P.C., Remedies in the WTO Legal System: Between a Rock and a Hard Place, 764 EJIL (2000).
- Mayeux, B. and Mirabal, J., Collective and Moral Reparations in the Inter-American Court of Human Rights, Human Rights Clinic, The University of Texas School of Law (2009).
- McCarthy, C., Reparations under the Rome Statute of the International Criminal Court' and Reparative Justice Theory, 3 The International Journal of Transitional Justice Brill (2009).
- McCarthy, C., Victim Redress and International Criminal Justice, 10 Journal of International Criminal Law (2012).
- McGovern, F.E., Dispute System Design: The United Nations Compensation Commission, 14 Harvard Negotiation Law Review (2009).
- Mégret, F., Justifying Compensation by the International Criminal Courts, 36 Brook Journal of International Law (2010).
- Mégret, F., Of Shrines, Memorials and Museums: Using the International Criminal Court's Victim Reparations and Assistance Regime to Promote Transitional Justice, 16 Buffalo Human Rights Law Review (2010).
- Mégret, F., The International Criminal Court and the Failure to Mention Symbolic Reparations, 16 International Review of Victimology (2009).
- Moffet, L., Elaborating Justice for Victims at the International Criminal Court, 13 Journal of International Criminal Law (2015).
- Moffet, L., Reparations for 'Guilty Victims': Navigating Complex Identities of Victim-Perpetrators in Reparation Mechanisms, 10 International Journal of Transitional Justice (2016).

- Moffet, L., Reparative complementarity: ensuring an effective remedy for victims in the reparation regime of the International Criminal Court, 21 The International Journal of Human Rights (2012).
- Moffett, L., Reparations for victims at the International Criminal Court: a new way forward?, 21 The International Journal of Human Rights (2017).
- Murray, R. Serious or Massive Violations under the African Charter on Human and People's Rights: A Comparison with the Inter-American and European Mechanisms, 17 Netherlands Quarterly of Human Rights (1999).
- Musila, G.M., The right to an effective remedy under the African Charter on Human and Peoples' Rights, 6 African Human Rights Law Journal (2006).
- Neuman, G., Bi-Level Remedies for Human Rights Violations, 55 Harvard International Law Journal (2014).
- Neuman, G., Import, Export and Regional Consent in the Inter-American Court of Human Rights, 19 European Journal of International Law (2008).
- Nifosi-Sutton, I., The Power of the European Court of Human Rights to Order Specific Non-Monetary Relief: A Critical Appraisal from a Right to Health Perspective, 23 Harvard Human Rights Journal (2010).
- Open Society Foundation, The Funding Challenge for Reparations in Cambodia (2013).
- Parisi, F. and Fon, V., Causation and Responsibility: The Compensation Principle from Grotius to Calabresi, 64 Maryland Law Review (2005).
- Parlevliet, M., Embracing Concurrent Realities: Revisiting the Relationship between Human Rights and Conflict Resolution, A published thesis submitted for the Degree of Doctor of Philosophy, University of Amsterdam (2015).
- Pasqualucci, J.M, Victim Reparations in the Inter-American Human Rights System: A Critical Assessment of Current Practice and Procedure, 18 Michigan Journal of International Law (1996).
- Path, K. and Kanavaou, A., Converts, not ideologues? The Khmer Rouge practice of thought reform in Cambodia, 1975-1978, 20 Journal of Political Ideologies (2015).
- Paúl, A., In search of the standards of proof applied by the Inter-American Court of Human Rights, 55 Revista Instituto Interamericano de Derechos Humanos (2012).
- Paúl, A., Sana Crítica: The System for Weighing Evidence Utilized by the Inter-American Court of Human Rights, 18 Buffalo Human Rights Law Review (2012).
- Pérez-León Acevedo, J.P., Reparations and Prosecutions after Serious Human Rights Violations: Two Pending Issues in Peru's Transitional Justice Agenda, Oxford Transitional Justice Working Papers Series (2010).
- Phan, H.D., Reparation to Victims of Gross Human Rights Violations: The case of Cambodia, 4 East Asia Law Review (2009).
- Ramil-Nogales, J. and van Schaak, B., A Collective Response to Mass Violence: Reparations and Healing in Cambodia, in Brining the Khmer Rouge to Justice: Prosecuting Mass Violence before the Cambodian Courts, Santa Clara University School of Law, Legal Studies Research Papers Series, Working Paper (2006).
- REDRESS, Moving Reparation forward at the ICC: Recommendations, (2016).

- REDRESS, Reaching for Justice: The Right to Reparation in the African Human Rights System, The REDRESS Trust (2013).
- REDRESS, Report on the Impact of the Rome Statute System on Victims and Affected Communities, (2010).
- Robin Azevedo, V. and Delacroix, D., Categorización étnica, conflicto armado interno y reparaciones simbólicas en el Perú post Comisión de la Verdad y Reconciliación (CVR), Openedition (2017).
- Roht-Arriaza, N., Reparations Decisions and Dilemmas, 27 Hastings International and Comparative Law Review (2004).
- Rose, C., An Emerging Norm: The Duty of States to Provide Reparations for Human Rights Violations by Non-State Actors, 33 Hastings International and Comparative Law Review (2010).
- Rosenfeld, F., Collective Reparations for Victims of Armed Conflicts, 92 International Review of the Red Cross (2010).
- Rousset Siri, A.J., El concepto de reparación integral en la jurisprudencia de la Corte Interamericana de Derechos Humanos, 1 Revista Internacional de Derechos Humanos (2011).
- Rubin, E.L., The Practice and Discourse of Legal Scholarship, 86 Michigan Law Review (1988).
- Ruiz Chiriboga, O., The Independence of the Inter-American Judge, 11 The Law and Practice of International Courts and Tribunals (2012).
- Sandoval Villalba, C., Transitional Justice: Key Concepts, processes and Challenges, Institute for Democracy & Conflict Resolution (2011).
- Schabas, W., The International Criminal Court at Ten, 22 Criminal Law Forum (2011).
- Schönsteiner, J., Dissuasive Measures and the Society as a Whole: A Working Theory of Reparations in the Inter-American Court of Human Rights, 23 American University International Law Review (2011).
- Schwager, E., The Right to Compensation for Victims of an Armed Conflict, 4 Chinese Journal of International Law (2005).
- Shelton, D., Righting Wrongs: Reparations in the Articles on State Responsibility, 96 The American Journal of International Law (2002).
- Sierra Leone Truth and Reconciliation Report, Witness to Truth: Report of the Sierra Leone Truth and Reconciliation, Vol. II, Chapter 4, (2004).
- Sikkink, K. et al., Reparaciones integrales en Colombia: logros y desafíos. Evaluación comparativa y global, Harvard Kennedy School and Carr Center for Human Rights Policy (2014).
- Simon Fraser University, Human Security Report 2013: The Decline in Global Violence: Evidence, Explanation and Contestation, Human Security Press (2014).
- Slye, R.C., A Limited Amnesty? Insights from Cambodia, Seattle University School of Law Research Paper No. 12-24, (2012).
- Sperfeldt, C., Collective Reparations at the Extraordinary Chambers in the Courts of Cambodia, 12 International Criminal Law Review (2012).

- Stahn, C., Reparative Justice after the Lubanga Appeal Judgment: New Prospects for Expressivism and Participatory Justice or 'Juridified Victimhood' by Other Means?, 3 Journal of International Criminal Justice (2015).
- Starr, S.B., Rethinking 'Effective Remedies': Remedial Deterrence in International Courts, 83 New York University Law Review (2008).
- Studzinsky, S., Reparations at the Extraordinary Chambers in Courts of Cambodia (ECCC), in REDRESS, Conference Report: Reparations before the International Criminal Court: Issues and Challenges, The Hague, 12 May 2011 (2011).
- Studzinsky, S., "Victim's Participation before the Extraordinary Chambers in the Courts of Cambodia" Zeitschrift für Internationale Strafrechtsdogmatik (2011), p. 887.
- Suchova, M., The importance of a Participatory Reparations Process and Its Relationship to the Principles of Reparations, Briefing Paper No. 5, Reparations Unit, Essex University (2011).
- Sveaass, N., Gross human rights violations and reparation under international law: approaching rehabilitation as a form of reparation, 4 European Journal of Psychotraumatology (2013).
- Tan, M.H., Upholding Human Rights in the Hemisphere: Casting Down Impunity Through the Inter-American Court of Human Rights, 43 Texas International Law Journal (2008).
- The REDRESS Trust, Report: Reparations for victims of genocide, crimes against humanity and war crimes: Systems in place and systems in the making, The REDRESS Trust (2007).
- Thienel, T., The Burden and Standard of Proof in the European Court of Human Rights, 50 German Yearbook of International Law (2007).
- Thomas, T.A., Ubi Jus, Ibi Remedium: The Fundamental Right to a Remedy, 41 San Diego Law Review (2004).
- Tomuschat, C., Darfur: Compensation for the Victims, 3 Journal of International Criminal Justice (2005).
- Tomuschat, C., Reparations for Victims of Grave Human Rights Violations, 10 Tulane Journal of International and Comparative Law (2002).
- United States Institute of Peace, Report of the Chilean National Commission on Truth and Reconciliation, University of Notre Dame Press (1993).
- Uprimny-Yepes, R., Transformative Reparations of Massive Gross Human Rights Violations: Between Corrective and Distributive Justice, 27 Netherlands Quarterly of Human Rights (2009).
- Uprimny, M.R., Between Corrective and Distributive Justice: Reparations of Gross Human Rights Violations in Times of Transition, 25 Netherlands Quarterly of Human Rights (2009).
- Urban Walker, M., Restorative Justice and Reparations, 37 Journal of Social Philosophy (2006).
- Van Boven, T. et al., Seminar on the Right to Restitution, Compensation and Rehabilitation for Victims of Gross Violations of Human Rights and Fundamental Freedoms, 12 SIM Special (1992).

- Van Boven, T., The need to repair?, 16 The International Journal of Human Rights (2012).
 Van den Wyngaert, C., Victims before International Criminal Courts: some views and concerns of an ICC Trial Judge, 44 Case Western Reserve Journal of International Law (2012).
- Van Dijck, G., The Ordered Apology, 37 Oxford Journal of Legal Studies (2017).
- Van Zoelen, J.E.M. The United Nations Compensation Commission: toward a new law state responsibility?, Doctoraalscriptie Universiteit Utrecht, 1996.
- Verdeja, E., A Critical Theory of Reparative Justice, 15 Constellations (2008).
- Waardt, M., Are Peruvian Victims Being Mocked?: Politicization of Victimhood and Victims' Motivations for Reparations, 35 Human Rights Quarterly (2013).
- Walker, M., Transformative Reparations? A Critical Look at a Current Trend in Thinking about Gender-Just Reparations, 10 International Journal of Transitional Justice (2016).
- War Crimes Research Office, The Case-Based Reparations Scheme at the International Criminal Court, Legal Analysis and Edition Project, Washington College of Law (2010).
- Wassgren, H., The UN Compensation Commission: Lessons of Legitimacy, State Responsibility and War Reparations, 11 Leiden Journal of International Law (1998).
- White, B., Say you're Sorry: Court-Ordered Apologies as a Civil Rights Remedy, 91 Cornell Law Review (2006).
- Wierda, M. and de Greiff, P., Reparations and the International Criminal Court: A Prospective Role for the Trust Fund for Victims, ICTJ (2004).
- Williams, S., The Severance of Case 002 at the ECCC: A Radical Trial Management Technique or a Step Too Far, 13 Journal of International Criminal Justice (2015).
- Wühler, N., The United Nations Compensation Commission: A new contribution to the process of international claims resolutions, 2 Journal of International Economic Law (1999).
- Zappalà, S., The Rights of Victims v. the Rights of the Accused, 8 Journal of International Criminal Justice (2010).
- Zegveld, L., Remedies for Victims of Violations of International Humanitarian Law, 85 International Review of the Red Cross (2003).
- Zegveld, L., Victims's Reparations Claims and International Criminal Courts: Incompatble Values?, 8 Journal of International Criminal Justice (2010).
- Zyberi, G., The International Court of Justice and applied forms of reparations for international human rights and humanitarian law violations, 7 Utrecht Law Review (2011).

UN AND SELECTED DOCUMENTS

- ACHPR, Resolution on the Right to a Remedy and Reparation for Women and Girls Victims of Sexual Violence (2007).
- CAT, General Comment No. 3 of the Committee against Torture, Implementation of Article 14 by States parties, UN Doc. CAT/C/GC/3 (13 December 2012).

- CEDAW, General Recommendation No. 25 on Article 4, paragraph 1 of CEDAW, UN Doc./CEDAW/C/2004/I/WP.1/Rev.1 (2004).
- CoE Committee of Ministers, Recommendation on the Re-Examination or Reopening of Certain Cases at Domestic Level Following Judgments of the European Court of Human Rights, Rec No R (2000)/2 (2000).
- Comisión Multisectorial de Alto Nivel (CMAN), Annual Report (2013).
- Comisión Multisectorial de Alto Nivel (CMAN), Annual Report (2016).
- CVR, Final Report, Vol. I (2003).
- CVR, Final Report, Vol. II: Actores Armados (2003).
- CVR, Final Report, Vol. III: Actores políticos e institucionales (2003).
- CVR, Final Report, Volume IX: Recommendations, national compromise to reconciliation (2003).
- ECtHR's Practice Directions, Just Satisfaction claims European Court of Human Rights, 1 January 2016. Available at http://www.echr.coe.int/Documents/PD_satisfaction_claims ENG.pdf.
- Final Act of the Paris Conference on Reparation (1945).
- HRC, General Comment No. 29, States of Emergency (Article 4), UN Doc. CCPR/C/21/Rev.1/Add.11 (31 August 2001).
- HRC, General Comment No. 31, Nature of the General Legal Obligation Imposed on States Parties to the Covenant, UN Doc. CCPR/C/21/Rev.1/Add.13 (29 March 2004).
- IACtHR, Resolution: Supervisión de cumplimiento de sentencias: Aplicabilidad del artículo 65 de la Convención Americana sobre Derechos Humanos (adopted 29 June 2005).
- ICC, Resolution Adopted at the 7th plenary meeting by consensus, ICC-ASP/10/Res.3 (2011).
- IER, Follow-up Report on the Implementation of Equity and Reconciliation Commission Recommendations: Main Report (2009).
- IER, Summary of the Final Report (2006).
- IER, Final Report, Volume 1: Truth, Equity and Reconciliation (2009).
- IER, Final Report, Volume 2: Establishing Truth and Responsibilities regarding Human Rights Violations (2009).
- IER, Final Report, Volume 3: Justice and Reparations for Victims (2009).
- IER, Final Report, Volume 4: The Components of Reform and Reconciliation (2009).
- IER, Final Report, Volume 5: The Organization of the Work and Activities of the Commission (2009).
- ILA, Draft Declaration of International Law Principles on Reparation for Victims of Armed Conflict (Substantive Issues) (2010).
- ILC, Commentaries to the Articles on State Responsibility, A/CN.4/SER.A/2001/Add.1 (2001).
- ILC, Draft Articles on Responsibility of States for Internationally Wrongful Acts, with commentaries, A/CN.4/SER.A/2001/Add.1 (2001).
- ILC, Draft Principles on the Allocation of Loss in the case of Transboundary Harm arising out of Hazardous Activities, UN Doc. A/61/10, (2006).

- ILC, Third report of the Special Rapporteur, James Crawford, on State Responsibility, UN Doc. A/CN.4/507 (2000).
- Nairobi Declaration on Women's and Girl's Rights to a Remedy and Reparations (2007).
- OAS, Access to Justice for Women Victims of Sexual Violence in Mesoamerica, OEA/ Ser.L/V/II. Doc. 63 (2011).
- OAS, Access to Justice for Women Victims of Violence in the Americas, OEA/Ser. L/V/II. Doc. 6 (2007).
- OAS, Principal Guidelines for a Comprehensive Reparations Policy, Doc. No. OEA/ Ser/L/V/II.131, 19 February 2008.
- Sierra Leone Truth and Reconciliation Commission, Report Vol. 2 (2004).
- TFV, Annual Report (2015).
- TFV, Programme Progress Report (2009).
- TFV, Programme Progress Report, Assistance & Reparations: Achievements, Lessons Learned, and Transitioning (2015).
- TFV, Report to the Assembly of States Parties on projects and activities of the Board of Directors of the Trust Fund for Victims for the period 1 July 2015 to 30 June 2016, ICC-ASP/15/14 (2016).
- TFV, Strategic Plan 2014-2017, Approved by the TFV Board of Directors (2014).
- TFV, Summary of Annual Report (2016).
- TFV, Trust Fund for Victims Board of Directors, Lists of Decisions at its 14th Annual Meeting (2016).
- UN ECOSOC, Resolution 1235 (XLII), UN Doc. E/4393 (1967).
- UN Secretary-General, Report pursuant to paragraph 19 of the UNSC Resolution 687, UN Doc. S/22559 (1991).
- UN Report of the Secretary General on the Rule of Law and Transitional Justice in Conflict and Post-Conflict Societies, UN Doc. S/2004/616 (2004).
- UN World Conference on Human Rights, Vienna Declaration and Programme of Action, UN Doc. A/CONF.157/23 (1993).
- UNCC, Report and Recommendations made by the Panel of Commissioners Concerning the First Instalment of Individual Claims for Damages up to US\$ 100,000 (Category "C" Claims), Doc. S/AC.26/1994/3 (1994).
- UNCC, Report and Recommendations made by the Panel of Commissioners concerning the First Instalment of Individual Claims for Damages up to US\$ 100,000, 21 December 1994.
- UNCHR, Annex to Question of the Human Rights of all Persons Subjected to any form of Detention or Imprisonment, UN Doc. E/CN.4/1997/104 (1997).
- UNCHR, Comments on Argentina, UN Doc. CCPR/C/79/Add.46 (1995).
- UNCHR, Draft Declaration on the Recognition of Gross and Massive Violations of Human Rights Perpetrated on the Orders of Governments or Sanctioned by them as an International Crime, Annex to S. Chernichenko, Recognition of Gross and Massive Violations of Human Rights Perpetrated on the Orders of Governments or Sanctioned by them as an International Crime, Expanded Working Paper, UN Doc. E/CN.4/Sub.2/1997/29 (1997).

- UNCHR, Final Report submitted by Mr. Theo van Boven, Special Rapporteur: Proposed Basic Principles and Guidelines, E/CN.4/Sub.2/1993/8 (1993).
- UNCHR, Question of the Impunity of Perpetrators of Human Rights Violations (Civil and Political): Revised Final Report Prepared by Mr. Joinet Pursuant to Sub-Commission Decision 1996/119, UN Doc. E/CN.4/Sub.2/1997/20/Rev. 1 (1997).
- UNCHR, Report of the independent expert to update the Set of principles to combat impunity, Diane Orentlicher, UN Doc. E/CN.4/2005/102/Add.1 (2005).
- UNCHR, Report on the situation of human rights in Kuwait under Iraqi occupation, Walter Kälin, UN Doc. E/CN.4/1992/26 (1992).
- UNCHR, Study Concerning the Right to Restitution, Compensation and Rehabilitation for Victims of Gross Violations of Human Rights and Fundamental Freedoms: Final Report, UN Doc. E/CN.4/Sub.2/1993/8 (1993).
- UNCHR, Updated Set of Principles for the Protection and Promotion of Human Rights through Action to Combat Impunity, UN Doc. E/CN.4/2005/102/Add.1 (2005).
- UNGA, Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law, UN Doc. A/RES/60/147 (2006).
- UNGA, Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power, UN Doc. A/RES/40/34, (Victims' Declaration) (1985).
- UNGA, Human Rights Council: Resolution, UN Doc. A/RES/60/251 (2006).
- UNGA, Report of the Special Rapporteur on the Promotion of Truth, Justice, Reparation and Guarantees of Non-recurrence, Pablo de Greiff, UN Doc. A/HRC/21/46 (2012).
- UNGA, Report of the Special Rapporteur on the Promotion of Truth, Justice, Reparation and Guarantees of Non-recurrence, Pablo de Greiff, UN Doc. A/HRC/24/42 (2013).
- UNGA, Report of the Special Rapporteur on the Promotion of Truth, Justice, Reparation and Guarantees of Non-recurrence, Pablo de Greiff, UN Doc. A/HRC/27/56/Add.1 (2014).
- UNGA, Report of the Special Rapporteur on the Promotion of Truth, Justice, Reparation and Guarantees of Non-recurrence, Pablo de Greiff, UN Doc. A/HRC/30/42 (2015).
- UNGA, Report of the Special Rapporteur on the Promotion of Truth, Justice, Reparation and Guarantees of Non-recurrence, Pablo de Greiff, UN Doc. A/HRC/34/62/Add.1 (2016).
- UNGA, Report of the Special Rapporteur on the promotion of truth, justice, reparation and guarantees of non-recurrence on his global study on transitional justice, Pablo de Greiff, UN Doc. A/HRC/36/50/Add.1 (2017).
- UNGA, Towards an Arms Trade Treaty: Establishing Common International Standards for the Import, Export and Transfer of Conventional Arms: Report of the Secretary-General, UN Doc. A/62/278 (2007).
- UNHRC, Expanded Working Paper on Recognition of Gross and Massive Violations of Human Rights Perpetrated on the Orders of Governments or Sanctioned by them as an International Crime, Stanislav Chernichenko, UN Doc. E/CN.4/Sub.2/1997/29 (1997).

- UNHRC, Final Report of the Special Rapporteur, Theo Van Boven, on the Right to restitution, compensation and rehabilitation for victims of gross violations of human rights and fundamental freedoms to the 45th Session of the United Nations Commission on Human Rights, UN Doc. E/CN.4/Sub.2/1993/8 (1993).
- UNHRC, Human Rights in Palestine and Other Occupied Arab Territories: Report of the United Nations Fact Finding Mission on the Gaza Conflict, UN Doc. A/HRC/12/48 (2009).
- UNHRC, Report of the Secretary-General: Question of the Realization in All Countries of Economic, Social and Cultural Rights, UN Doc. A/HRC/4/62 (2007).
- UNHRC, Report of the Special Rapporteur, Sir Nigel Rodley, on Question of torture and other cruel, inhuman or degrading treatment or punishment, UN Doc. A/55/290 (2000). UNSC, Resolution 171: The Palestine Question, UN Doc. S/RES/171 (1962).
- UNHRC, Situation of Human Rights in the Democratic People's Republic of Korea, UN Doc. A/HRC/RES/22/13 (2013).
- UNOHCHR, Born Free and Equal: Sexual Orientation and Gender Identity in International Human Rights Law, HR/PUB/12/06 (2012).
- UNOHCHR, Human Rights Council Establishes New Mandates on Promoting an Equitable International Order and on Truth, Justice and Reparation (2011).
- UNOHCHR, Report by the Special Rapporteur on the promotion of truth, justice, reparation and guarantees of non-recurrence, Pablo de Greiff, UN Doc. A/69/518 (2014).
- UNOHCHR, Report of the United Nations High Commissioner for Human Rights and Follow-up to the World Conference on Human Rights, UN Doc. E/CN.4/2003/14 (2003).
- UNOHCHR, Rule of Law Tools for Post-Conflict States: Reparations Programmes, HR/PUB/08/1 (2008).
- UNOHCHR, Rule of Law Tools for Post-Conflict States: Truth Commissions, HR/PUB/06/1 (2006).
- UNOHCHR, Study on the Right to the Truth: Report of the Office of the United Nations High Commissioner for Human Rights, UN Doc. E/CN.4/2006/91 (2006).
- UNOHCHR Working Group on Enforced or Involuntary Disappearances, General Comment on Article 19 of the Declaration on the Protection of All Persons from Enforced Disappearance, E/CN.4/1998/43 (1998).
- World Bank, World Development's Report: Conflict, Security and Development (2011).

MISCELLANEOUS

Andina (Agencia Peruana de Noticias), A mediados de año se iniciarán reparaciones colectivas en zona urbana, anuncia CMAN, 12 April 2009. Available at: http://andina.pe/agencia/noticia-a-mediados-ano-se-iniciaran-reparaciones-colectivas-zona-urbana-anuncia-cman-227546.aspx.

- CMAN, Ministerio de Justicia y Derechos Humanos acompaño en Tingo María entrega de restos de 26 víctimas del periodo de violencia, 16 Mart 2018. Available at: https://cman.minjus.gob.pe/minjusdh-acompano-en-tingo-maria-entrega-de-restos-de-26-victimas-del-periodo-de-violencia/.
- CMAN, Ministerio de Justicia y Derechos Humanos inicia proyectos de Reparaciones Colectivas en 145 comunidades, 18 Mart 2017. Available at: https://cman.minjus.gob.pe/minjusddhh-inicia-proyectos-de-reparaciones-colectivas-en-145-comunidades-para-generar-desarrollo-sostenible/.
- CMAN, Projects website. Available at: https://cman.minjus.gob.pe/wp-content/uploads/2017/07/ProyectosFinanciados COLECTIVAS.pdf>.
- Contreras-Garduño, D., "Passing the buck: the ICC Trial Chamber's approach in Lubanga Reparations decision", 15 August 2015, blog post. Available at: https://armedgroups-internationallaw.org/2012/08/15/guest-post-by-diana-contreras-garduno-passing-the-buck-the-icc-trial-chambers-approach-in-lubanga-reparations-decision/.
- CICC, Latest News on Jean-Pierre Bemba Gombo, 30 July 2008. Available at: http://iccnow.org/?mod=newsdetail&news=3088.
- Dylan B., "Dignity" (song) in Bob Dylan's Greatest Hits Volume 3 (1994).
- ECCC, Office of Administration Statement. Available at: https://www.eccc.gov.kh/en/articles/results-forum-developments-eccc%E2%80%99s-proceedings-and-reparations-case-00202.
- ECCC, Reparation Program 2013-2017: for the victims of the Khmer Rouge Regime 1975-1979, 14 January 2014, PowerPoint presentation. Available at: http://vss.eccc.gov.kh/images/stories/2014/Reparation.pdf.
- ECCC, VSS Fundraising Meeting on Case 002/02 Reparations, 3 April 2017. Available at: http://www.eccc.gov.kh/sites/default/files/media/Media_Alert_Eng_03.%2004.2017%20.pdf.
- FCDG (Caisse de Dépôt et de Gestion) website. Available at: http://www.fondationcdg.ma/presentation.
- ICC, Press Release, 18 May 2017. Available at: https://www.icc-cpi.int/legalAidConsultations?name=pr1305.
- Letter dated 12 October 2000 from the President of the International Tribunal for the Former Yugoslavia Addressed to the Secretary-General, UN Doc. S/2000/1063 (2000).
- Letter dated 9 November 2000 from the President of the International Criminal Tribunal for Rwanda Addressed to the Secretary-General, UN Doc. S/2000/1198 (2000).
- Nachemson, A., Khmer Rouge Tribunal reparations sought for large set of projects, 7 April 2017. Available at: http://www.phnompenhpost.com/national/khmer-rouge-tribunal-reparations-sought-large-set-projects.
- Peru's Reparations Council website (Consejo de Reparaciones de Perú). Available at: https://www.minjus.gob.pe/consejo-de-reparaciones/>.
- Sense Agency, Karadzic Gets a Bill from Tribunal, 11 October 2012. Available at: http://www.sense-agency.com/icty/karadzic-gets-a-bill-from-tribunal.29.html?news_id=14255>.

Bibliography

- TFV, Background Summary, August 2008. Available at https://www.icc-cpi.int/NR/rdonlyres/E582AE21-D718-4798-97ED-C6C9F0D9B42D/0/TFV_Background_Summary_Eng.pdf.
- TFV, Press Release, ICC-TFV-20120325-PR891, 26 March 2013. Available at: https://reliefweb.int/report/central-african-republic/reliefweb.int/report/central-african-republic/trust-fund-victims-suspends-its-activities-central-african-republic>.
- UN WOMEN Press Release, Turning the tide on sexual violence in conflict, new UN guidance on reparations launched, 11 June 2014. Available at: http://www.unwomen.org/en/news/stories/2014/6/new-un-guidance-on-reparations-launched.
- UNSC, Security Council Letter dated 14 December 2000 from Secretary-General addressed to the President of the Security Council, UN Doc S/2000/1198 (2000).
- VSS, Press Release, Wide Ranging Support for Reparation, 17 March 2017. Available at: https://kh.boell.org/en/2017/03/17/press-release-victims-support-section-wide-ranging-support-reparation.