## Bibliography

- Abdel-Fatau, M, and Kayode Fayemi, J (eds), Mercenaries: An African Security Dilemma (2000).
- Abi-Saab, G, 'Non-international Armed Conflicts' in UNESCO, *International Dimensions of Humanitarian Law* (1988), 217–40.
- Abresch, W, 'A Human Rights Law of Internal Armed Conflict: The European Court of Human Rights in Chechnya' (2005) 16 EJIL 741–67.
- Acconci, P, 'Accountability of Multinational Enterprises for Human Rights: Is Anything Going Differently?' in MA Moreau and F Francioni (eds), *The Pluridisciplinary Dimension of Corporate Social Responsibility* (2007), 117–54.
- Addicott, J, 'Political Question Doctrine and Civil Liability for Contracting Companies on the Battlefield' (2008) 28 The Review of Litigation 343–64.
- Addo, M (ed), Human Rights Standards and the Responsibility of Transnational Corporations (1999).
- Ahmed, T, and De Jésus Butler, I, 'The European Union and Human Rights: An International Law Perspective' (2006) 17 EJIL 779–801.
- Akande, D, 'Clearing the Fog of War? The ICRC's Interpretive Guidance on Direct Participation in Hostilities' (2010) 59 ICLQ 180–92.
- Akerhust, M, 'Jurisdiction in International Law' (1972-3) 46 BYIL 145-258.
- Alexandra, A, Baker, DP, and Caparini, M (eds), Private Military and Security Companies: Ethics, Policies and Civil–Military Relations (2008).
- Alston, P (ed), Non-State Actors and Human Rights (2005).
- Ambos, K, 'General Principles of Criminal Law in the Rome Statute' (1999) 10 Criminal LF 1–32.
- Amnesty International, International Law Commission: The Obligation to Extradite or Prosecute (aut Dedere aut Judicare) (2009).
- Arnold, R, 'Responsibility of Commanders and Other Superiors: Article 28' in O Triffterer (ed), Commentary on the Rome Statute of the International Criminal Court (2008), 795–848.
- Arts, K, and Popovski, V (eds), International Criminal Accountability and the Rights of Children (2006).
- Avant, D, 'The Privatization of Security and Change in the Control of Force' (2004) 5 International Studies Perspectives 153–7.
- ——, The Market for Force: The Consequences of Privatizing Security (2005).
- —, 'The Marketization of Security' in J Kirshner (ed), Globalization and National Security (2006), 105–42.
- ——, 'The Emerging Market for Private Military Service and the Problem of Regulation' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007), 181–95.
- ——, 'Selling Security: Trade-offs in State Regulation of the Private Security Industry' in T Jäger and G Kümmel (eds), *Private Military and Security Companies: Chances, Problems, Pitfalls and Prospects* (2007), 419–42.
- Bailes, A, and Holmqvist, C, The Increasing Role of Private Military and Security Companies (2007).

- Bakker, C, The Obligation of States to Prosecute Employees of PMSCs for Serious Human Rights Violations (2009).
- Barber, R, 'Facilitating Humanitarian Assistance in International Humanitarian and Human Rights Law' (2009) 91 IRRC 371–97.
- Barnidge, R-P, 'The Due Diligence Principle under International Law' (2006) 8 ICLR 81–121.
- ——, Non-State Actors and Terrorism: Applying the Law of State Responsibility and the Due Diligence Principle (2007).
- Bartels, L, Human Rights Conditionality in the EU's International Agreements (2007).
- Bartolini, G, 'The Participation of Civilians in Hostilities' in M Momtaz and J Matheson (eds), Rules and Institutions of International Humanitarian Law Put to the Test of Recent Armed Conflicts (forthcoming).
- Bassiouni, M-C, and Wise, E, Aut Dedere aut Judicare: The Duty to Extradite or Prosecute in International Law (1995).
- Bassiouni, M-C (ed), International Criminal Law (1999).
- —, 'The Institutionalization of Torture under the Bush Administration' (2006) 37 Case Western Reserve Journal of International Law 349–64.
- Beapark, A, and Schulz, S, 'The Future of the Market' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007), 239–50.
- Beco, G, de, 'War Crimes in International versus Non-international Armed Conflicts: New Wine in old Wineskins?' (2008) 8 ICLR 319–30.
- Berle, AA, 'Corporate Powers as Powers in Trust' (1931) 44 Harv L Rev 1049-74.
- Beveridge, F, and Nott, S, 'A Hard Look at Soft Law' in P Craig and C Harlow (eds), Lawmaking in the European Union (1998), 285–309.
- Bilukha, OO et al, 'Death and Injury from Landmines and Unexploded Ordnances in Afghanistan' (2003) 290 *Journal of American Medical Association* 650–3.
- Blanke, H.-J, 'Protection of Fundamental Rights Afforded by the European Court of Justice in Luxembourg' in H-M Blanke and S Mangiameli (eds), *Governing Europe under a Constitution* (2006), 265–78.
- Blockmans, S (ed), The European Union and Crisis Management Policy and Legal Aspects (2008).
- Boldt, N, 'Outsourcing War: Private Military Companies and International Humanitarian Law' (2004) 47 GYIL 502–44.
- Borelli, S, 'Casting Light on the Legal Black Hole: International Law and Detentions Abroad in the "War on Terror" (2005) 87 IRRC 39–68.
- Born, H, et al, Regulating Private Security in Europe: Status and Prospects (2007).
- Born, H, and Hänggi, H, The Double Democratic Deficit: Parliamentary Accountability and the Use of Force under International Auspices (2004).
- Bothe, M, 'Die Strafrechliche Immunität fremder Staatsorgane' (1971) 341 Zeitschrift für ausländisches öffentliches Recht und Völkerrecht 246–70.
- Boven, T, van, 'Victims' Rights to a Remedy and Reparation' in C Ferstman et al (eds), Reparations for Victims of Genocide, War Crimes and Crimes against Humanity (2009), 19–40.
- Brayton, S, 'Outsourcing War: Mercenaries and the Privatization of Peacekeeping' (2002) 55 J Int'l Affairs 303–29.
- Bronitt, S (ed), Shooting to Kill: The Law governing Lethal Force in Context (forthcoming). Brownlie, I, International Law and the Use of Force by States (1963).
- Bryden, A, and Caparini, M (eds), Private Actors and Security Governance (2006).

- Bunch, C, 'Women and Gender' in TG Weiss and S Daws, *The Oxford Handbook on the United Nations* (2007) 496–510.
- Búrca, G, de, The European Court of Justice and the International Legal Order after Kadi (2009).
- Burnham, G, et al, 'Mortality after the 2003 Invasion of Iraq: A Cross-sectional Cluster Sample Survey' (2006) 368 The Lancet 1421–8.
- Cabrera, I, and Perret, A, Colombia: Regulating PMSCs in a 'Territorial State' (2009).
- Callen, J, 'Unlawful Combatants and the Geneva Conventions' (2004) 44 Virginia JIL 1025–72.
- Cameron, L, 'Private Military Companies: Their Status under International Humanitarian Law and its Impact on their Regulation' (2006) 88 IRRC 573–98.
- ——, International Humanitarian Law and the Regulation of Private Military Companies (2007).
- Caparini, M, 'Regulating Private Military and Security Companies: The U.S. Approach' in D Alexander et al (eds), *Private Military and Security Companies: Ethics, Policies and Civil–Military relations* (2007), 171–88.
- Carcano, A, 'End of the Occupation in 2004?' (2006) 11 JC&SL 41-66.
- Cassel, D, 'Extraterritorial Application of Inter-American Human Rights Instruments' in F Coomans and MT Kamminga (eds), Extraterritorial Application of Human Rights Treaties (2004), 175–82.
- Cassese, A, 'Mercenaries: Lawful Combatants or War Criminals?' (1980) 40 Zeitschrift für ausländisches öffentliches Recht und Völkerrecht 1–30.
- ——, 'The Nicaragua and Tadic Tests Revisited in the Light of the ICJ Judgment on Genocide in Bosnia' (2007) 18 EJIL 649–68.
- ----, International Criminal Law (2008/2005).
- Cassese, A et al (eds), The Oxford Companion to International Criminal Justice (2009).
- Cassese, A, Gaeta, P, and Jones, JRWD (eds), The Rome Statute of the International Criminal Court: A Commentary (2002).
- Chesterman, S, 'We Can't spy . . . If We Can't Buy! The Privatization of Intelligence and the Limits of Outsourcing Inherently Governmental Functions' (2008) 19 EJIL 1055–74.
- Chesterman, S, and Fisher, A (eds), Private Security, Public Order: The Outsourcing of Public Services and its Limits (2009).
- —, 'Private Security, Public Order' in S Chesterman and A Fisher (eds), *Private Security*, *Public Order: The Outsourcing of Public Services and its Limits* (2009), 222–6.
- Chesterman, S, and Lehnardt, C, From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007).
- Cilliers, J, and Mason, P (eds), Peace, Profit or Plunder? The Privatisation of Security in War-torn African Societies (1999).
- Clapham, A, Human Rights Obligations of Non-State Actors (2006).
- ——, 'Extending International Criminal Law beyond the Individual to Corporations and Armed Opposition Groups' (2008) 6 JICJ 899–926.
- Cleary, S, 'Angola: A Case Study of Private Military Involvement' in J Cilliers and P Mason (eds), *Peace, Profit or Plunder? The Privatisation of Security in War-torn African Societies* (1999), 141–74.
- Cockayne, J, Commercial Security in Humanitarian and Post-Conflict Settings: An Exploratory Study (2006).
- ——, 'The Global Reorganization of Legitimate Violence: Military Entrepreneurs and the Private Face of International Humanitarian Law' (2006) 88 IRRC 459–90.

- —, 'Make or Buy? Principal-agent Theory and the Regulation of Private Military Companies' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007), 196–216.
- ——, 'Regulating Private Military and Security Companies: The Content, Negotiation, Weaknesses and Promise of the Montreux Document' (2008) 13 JC&SL 401–28.
- Cockayne, J, et al, Beyond Market Forces (2009).
- Cohen, A, and Shany, Y, 'A Development of Modest Proportions' (2007) 5 JICJ 310–21. Coker, C, 'Outsourcing War' (1999) 13 Cambridge Review of Intl Affairs 95–113.
- Cole, D, 'Challenging Covert War: The Politics of the Political Question Doctrine' (1985) 26 Harv Int'l L J 155–88.
- Condorelli, L, and Boisson de Chazournes, L, 'Quelques Remarques à Propos de l'obligation de "Respecter et faire Respecter" le Droit International Humanitaire "en Toutes Circonstances" in ICRC, *Mélanges Pictet* (1984), 17–36.
- Coomans, F, and Kamminga, MT (eds), Extraterritorial Application of Human Rights Treaties (2004).
- Corten, O, 'The Controversies over the Customary Prohibition of the Use of Force: A Methodological Debate' (2005) 16 EJIL 803–22.
- ----, Le Droit contre la Guerre (2008).
- Cowling, MG, 'Outsourcing and the Military: Implications for International Humanitarian Law' (2007) 32 SAfrYIL 312–44.
- Crane, A, et al (eds), The Oxford Handbook of Corporate Social Responsibility (2008).
- Crawford, E, 'Unequal before the Law: The Case for the Elimination of the Distinction between International and Non-international Armed Conflicts' (2007) 20 LJIL 441–65.
- Crawford, J, Supplying War: Logistics from Wallentstein to Patton (1986).
- ——, The International Law Commission's Articles on State Responsibility: Introduction, Text and Commentaries (2002).
- Cullen, P, 'Private Security goes Head-to-head against Pirates: A Practical Answer to Protecting Commercial Shipping' (2008) 4 J of Intl Peace Operations 15–6.
- David, E, 'Self-defence and State of Necessity in the Statute of the ICC' in J Doria, H-P Gasser, and M-C Bassiouni (eds), *The Legal Regime of the International Criminal Court: Essays in Honor of Professor Igor Blishenko* (2009), 757–78.
- Defeis, E, 'Human Rights and the European Court of Justice: An Appraisal' (2008) 31 Fordham Int'l LJ 1104–17.
- Desgagné, R, 'European Union Practice in the Field of International Humanitarian Law: An Overview' in V Kronenberger (ed), *The European Union and the International Legal Order: Discord or Harmony?* (2001), 455–80.
- Dickinson, L, 'Accountability of Private Security Contractors under International and Domestic Law' (2007) 11 ASIL Insight (electronic publication).
- ——, 'Contracts as a Tool for Regulating Private Military Companies' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007).
- Dinstein, Y, 'Human Rights in Armed Conflict' in T Meron (ed), Human Rights in International Law: Legal and Policy Issues (1984), 345–68.
- ----, The Conduct of Hostilities under the Law of International Armed Conflict (2004).
- Dodd, D, 'For Whom are Corporate Managers Trustees?' (1932) 45 Harv L Rev 1145–63. Dominick, D, After the Bubble: British Private Security Companies after Iraq (2006).
- Donald, D, 'Private Security Companies and Intelligence Provision' in A Alexandra, DP Baker, and M Caparini (eds), *Private Military and Security Companies: Ethics, Policies and Civil–Military Relations* (2008), 131–42.

- Doria, J, et al (eds), The Legal Regime of the International Criminal Court (2009).
- Doria, J, Gasser, H-P, and Bassiouni, M-C (eds), The Legal Regime of the International Criminal Court: Essays in Honor of Professor Igor Blishenko (2009).
- Dörmann, K, 'The Legal Situation of "Unlawful/Unprivileged Combatants" (2003) 85 IRRC 45–74.
- Dörmann, K, and Colassis, L, 'International Humanitarian Law in the Iraq Conflict' (2004) 47 GYIL 293–314.
- Doswald-Beck, L, 'The Legal Validity of Military Intervention by Invitation of the Government' (1985) 56 BYIL 189–252.
- —, 'Implementation of International Humanitarian Law in Future Wars' in M Schmitt et al (eds), *The Law of Armed Conflict: Into the Next Millennium* (1998), 39.
- ——, 'Private Military Companies under International Humanitarian Law' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007), 115–38.
- Douglas, I, 'Fighting for Diamonds: Private Military Companies in Sierra Leone' in J Cilliers and P Mason (eds), *Peace, Profit or Plunder? The Privatisation of Security in War-torn African Societies* (1999), 175–200.
- Drews, I-I, 'Private Military Companies: The New Mercenaries? An International Law Analysis' in T Jäger and G Kümmel (eds), *Private Military and Security Companies* (2007), 331–44.
- Droege, C, Positive Verpflichtungen der Staaten in der Europaeischen Menschenrechtskonvention (2003).
- ——, 'The Interplay between International Humanitarian Law and International Human Rights Law in Situations of Armed Conflict' (2007) 40 IsLR 310–55.
- Duchêne, F, 'Europe in World Peace' in R Mayne (ed), Europe Tomorrow (1972), 32–47. Duffy, H, The 'War on Terror' and the Framework of International Law (2005).
- Dumberry, P, 'New State Responsibility for Internationally Wrongful Acts by an Insurrectional Movement' (2006) 17 EJIL 605–21.
- Durham, H, 'International Humanitarian Law and the Protection of Women' in H Durham and T Gurd (eds), *Listening to the Silences: Women and War* (2005), 95–108. Durham, H and Gurd, T (eds), *Listening to the Silences: Women and War* (2005).
- Ebbeck, G, 'Mercenaries and the "Sandline Affair" (1998) 133 Australian Defence Force Journal 5-22.
- Emanuelli, C, International Humanitarian Law (2009).
- Erickson, BH, Albanese, P, and Drakulic, S, 'Gender on a Jagged Edge: The Security Industry, Its Clients and the Reproduction and Revision of Gender' (2000) 27 Work and Occupations 294–318.
- European Defence Agency, Future Trends from the Capability Development Plan (2008).
- Eyffinger, P, et al (eds), Self-Defence as a Fundamental Principle (2009).
- Farr, V, and Schnabel, A (eds), Gender Perspectives on Small Arms and Light Weapons (2009).
- Farrior, S, State Responsibility for Human Rights Abuses by Non-State Actors: Proceedings of the American Society of International Law (1998).
- Ferraro, T, 'Le Droit International Humanitaire dans la Politique Étrangère et de Sécurité Commune de l'Union Européenne' (2002) 84 IRRC 435–61.
- Ferstman, C, et al (eds), Reparations for Victims of Genocide, War Crimes and Crimes against Humanity (2009)
- Fischer, H (ed), Crisis Management and Humanitarian Protection: Festschrift für Dieter Fleck (2004).

- Fleck, D, 'Are Foreign Military Personnel Exempt from International Criminal Jurisdiction under Status of Force Agreements?' (2003) 1 JICJ 651–70.
- --- (ed), The Handbook of Humanitarian Law in Armed Conflicts (2008).
- Francioni, F, Imprese Multinazionali, Protezione Diplomatica e Responsabilità Internazionale (1979).
- —, 'Four Ways of Enforcing the International Responsibility for Human Rights Violations by Multinational Corporations' in MA Moreau and F Francioni (eds), *The Pluridisciplinary Dimension of Corporate Social Responsibility* (2007), 155–74.
- —, 'Private Military Contractors and International Law: An Introduction' (2008) 19 EJIL 961–4.
- Francioni, F, et al, 'Symposium on Private Military Contractors and International Law' (2008) 19 EJIL 961–1074.
- Francis, D, 'Mercenary Intervention in Sierra Leone: Providing National Security or International Exploitation?' (1999) 20 TWQ 319–38.
- French, D, Saul, M, and White, ND (eds), International Law and Dispute Settlement: New Problems and Techniques (2010).
- Frulli, M, Immunità e Crimini Internazionali (2007).
- —, 'Exploring the Application of Command or Superior Responsibility to PMCs Managers and Contractors' JC&SL (forthcoming).
- Gaeta, P, 'The Defence of Superior Orders: The Statute of the International Criminal Court versus Customary International Law' (1999) 10 EJIL 172–91.
- Gaja, G, 'Immunità Squilibrate dalla Giurisdizione Penale in Relazione all'intervento Armato in Liberia' (2003) 86 RivDirInt 762–4.
- Gardam, JG, 'Women and Armed Conflict: The Response of International Humanitarian Law' in H Durham and T Gurd (eds), *Listening to the Silences: Women and War* (2005), 109–24.
- Gardam, JG, and Jarvis, MJ, Women, Armed Conflict and International Law (2001).
- Garmon, T, 'Domesticating International Corporate Responsibility: Holding Private Military Firms Accountable under the Alien Tort Claims Act' (2003) 11 Tul J Int'l & Comp L 325–54.
- Garraway, CHB, 'Combatants: Substance or Semantics?' in MN Schmitt and J Pejic (eds), International Law and Armed Conflict: Exploring the Faultlines (2007), 317–34.
- Gaston, 'Mercenarism 2.0? The Rise of the Modern Private Security Industry and its Implications for International Humanitarian Law Enforcement' (2008) 49 Harv Int'l L J 221–48.
- Gillard, E-C, 'Reparation for Violations of International Humanitarian Law' (2003) 85 IRRC 529–53.
- —, 'Business Goes to War: Private Military/Security Companies and International Humanitarian Law' (2006) 88 IRRC 525–72.
- Gómez Del Prado, J, 'Private Military and Security Companies and the UN Working Commission on the use of Mercenaries' (2008) 13 JC&SL 429–50.
- Gosalbo Bono, R, 'Some Reflections on the CFSP Legal Order' (2006) 43 CML Rev 337–51.
- Gossiaux, C, 'Les Règles d'Engagement Norme Juridique Nouvelle?' (2001) 40 RevDrMilDrGuerre 159–79.
- Gowlland-Debbas, V, 'The Right to Life and Genocide: The Court and International Public Policy' in L Boisson de Chazournes and P Sands (eds), *International Law, The International Court of Justice and Nuclear Weapons* (1999), 315–17.
- Grado, V, Guerre Civili e Terzi Stati (1998).

- Gray, C, International Law and the Use of Force (2008).
- Green, L, The Contemporary Law of Armed Conflict (2008).
- Greenberg, KJ and Dratel, JL (eds), The Torture Papers: The Road to Abu Ghraib (2005).
- Guilfoyle, D, Shipping Interdiction and the Law of the Sea (2009).
- —, 'Counter-piracy Law Enforcement and Human Rights' (2010) 59 ICLQ 141-69.
- Guillory, M, 'Civilianizing the Force: Is the United States Crossing the Rubicon?' (2001) 51 Air Force L R 111–42.
- Hadden, T (ed), A Responsibility to Assist (2009).
- Haggenmacher, P, 'Self-defense as a General Principle of Law and its Relevance to War' in P Eyffinger et al (eds), Self-Defence as a Fundamental Principle (2009), 1–48.
- Hagman, C, and Kartas, M, 'International Organisations and the Governance of Private Security' in A Bryden and M Caparini (eds), *Private Actors and Security Governance* (2006), 285–304.
- Harbom, L, and Wallensteen, P, 'Armed Conflict and its International Dimensions, 1946–2004' (2005) 42 JPeaceRes 623–35.
- Harwell Wells, CA, 'The Cycles of Corporate Social Responsibility: An Historical Perspective for the Twenty-first Century' (2002) 51 U Kan L Rev 77–140.
- Hazelzet, H, 'Human Rights Aspects of EU Crisis Management Operations: From Nuisance to Necessity' (2006) 13 International Law Peacekeeping 564–81.
- Heaton, R, 'Civilians at War: Re-examining the Status of Civilians Accompanying the Armed Forces' (2005) 57 Air Force L R 155–208.
- Hegelsom, G-J, van, 'The Relevance of IHL in the Conduct of the Petersberg Tasks' in College of Europe, *The Impact of International Humanitarian Law on Current Security Trends* (2002), 109–20.
- —, 'International Humanitarian Law and Operations Conducted by the European Union' in G Beruto (ed), *International Humanitarian Law, Human Rights and Peace Operations* (2009), 107–14.
- Heintze, H-J, 'On the Relationship between Human Rights Law Protection and International Humanitarian Law' (2004) 86 IRRC 789–814.
- Henckaerts, J-M, and Doswald-Beck, L, Customary International Humanitarian Law (2005).
- Hoffmeister, F, 'The Contribution of EU Practice to International Law' in M Cremona (ed), Developments in EU External Relations Law (2008), 37–127.
- Holmqvist, C, Private Security Companies: The Case for Regulation (2005).
- Hoppe, C, 'Corporate Social Responsibility at the Frontline? The Case of the Private Military Companies' in MA Moreau and F Francioni (eds), *The Pluridisciplinary Dimension of Corporate Social Responsibility* (2007), 61–95.
- ——, 'Passing the Buck: State Responsibility for Private Military Companies' (2008) 19 EJIL 989–1014.
- ——, Passing the Buck: State Responsibility for the Conduct of Private Military Companies (2009).
- ICRC, Women and War (1995).
- Isenberg, D, 'A Government in Search of Cover' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007), 82–93.
- —, Shadow Force: Private Security Contractors in Iraq (2009).
- Jäger, T, and Kümmel, G (eds), Private Military and Security Companies: Chances, Problems, Pitfalls and Prospects (2007).
- Janowitz, M, The Professional Soldier (1960).

- Jaques, RB (ed), Issues in International Law and Military Operations (2006).
- Jonah, OC, 'Foreword' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007), I–VII.
- Joseph, S, Corporations and Transnational Human Rights Litigation (2004).
- Kaldor, M, New and Old Wars (2006).
- Kalshoven, F, and Zegveld, L, Constraints on the Waging of War (2001).
- Kaufman, W, 'Is there a "right" to Self-defense?' (2004) 23 Criminal Justice Ethics 20–32.
- Kegley, CW, and Hermann, MG, 'A Peace Dividend? Democracies' Military Interventions and their External Political Consequences' (1997) 32 Cooperation and Conflict 339–68.
- Keyuan, Z, 'New Developments in the International Law of Piracy' (2009) 8 Chinese J Intl L 323–45.
- Kinsey, C, Corporate Soldiers and International Security: The Rise of Private Military Companies (2006).
- ——, Contractors and War: The Transformation of United States' Military and Stabilization Operations (2010).
- Kinsey, C, and Franklin, G, 'The Impact of Private Security Companies on Somalia's Governance Networks' (2009) 22 Cambridge Review of Intl Affairs 147–61.
- Kirshner, J (ed), Globalization and National Security (2006).
- Koh, H, 'Bringing International Law Home' (1998) 35 Hous L R 623-81.
- —, 'How is International Human Rights Law Enforced?' (1999) 74 Ind L J 1397–417. Kolb, R, *Ius in bello. Le Droit International des Conflits Armés* (2008).
- Kooijmans, P, 'The Security Council and Non-state Entities as Parties to a Conflict' in K Wellens (ed), *International Law: Theory and Practice: Essays in Honour of Eric Suy* (1998), 333–46.
- Koopmans, B, 'Developing the European Foreign Security and Defence Policy without the Constitution?' (2006) 59 Studia Diplomatica 129–40.
- Kopel, DB, Gallant, P, and Eisen, J, 'The Human Right of Self-defense' (2008) 22 BYU Journal of Public Law 43–178.
- Koutrakos, P, EU International Relations Law (2006).
- Krahmann, E, 'Conceptualizing Security Governance' (2003) 38 Cooperation and Conflict 5–26.
- —, 'Regulating Private Military Companies: What Role for the EU' (2005) 26 Contemporary Security Policy 103–25.
- ——, 'Regulating Military and Security Services in the European Union' in M Caparini and A Brayden (eds), *Private Actors and Security Governance* (2006), 189–212.
- —, 'Security: Collective Good or Commodity?' (2006) 14 European Journal of International Relations 379–404.
- ——, 'Transitional States in Search of Support: Private Military Companies and Security Sector Reform' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007), 94–112.
- ----, States, Citizens and the Privatization of Security (2010).
- Kronenberger, V (ed), The European Union and the International Legal Order: Discord or Harmony? (2001).
- Ku, C, and Jacobson, H (eds), Democratic Accountability and the Use of Force in International Law (2003).
- Kufuor, OK, 'The OAU Convention for the Elimination of Mercenarism and Civil Conflicts' in A-F Musah and JK Fayemi (eds), *Mercenaries: An African Security Dilemma* (2000), 198–209.

- Kuijper, PJ, 'Customary International Law, Decisions of International Organizations and other Techniques for Ensuring Respect for International Legal Rules in European Community Law' in J Wouters, A Nollkaemper, and E de Wet (eds), *The Europeanisation of International Law* (2008), 87–108.
- Larsen, KM, 'Attribution of Conduct in Peace Operations: The Ultimate Authority and Control Test' (2008) 19 EJIL 509–31.
- Lauterpacht, E (ed), Individual Rights and the State in Foreign Affairs: An International Compendium (1977).
- Lawson, R, 'Life after Bankovic: On the Extraterritorial Application of the European Convention on Human Rights' in F Coomans and MT Kamminga (eds), Extraterritorial Application of Human Rights Treaties (2004), 83–124.
- Layeb, A, 'The Need for an International Convention against Mercenaries and Mercenarism' (1989) 1 AfrJIntl&CompL 466–83.
- Leander, A, 'Regulating the Role of Private Military Companies in Shaping Security and Politics' in S Chesterman and C Lehnardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007).
- Lee, T, 'Military Extraterritorial Jurisdiction Act for Street Crimes, not War Crimes' (2009) 1 De Paul Rule of Law Journal 1–8.
- Lehnardt, C, 'Private Military Companies and State Responsibility' in S Chesterman and C Lenhardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007), 139–57.
- —, 'Individual Liability of Private Military Personnel under International Criminal Law' (2008) 19 EJIL 1015–34.
- ——, 'Peacekeeping' in S Chesterman and A Fisher (eds), *Private Security, Public Order: The Outsourcing of Public Services and its Limits* (2009), 205–21.
- Lindsey, C, Women Facing War: ICRC Study of the Impact of Armed Conflict on Women (2001).
- ——, 'The Impact of Armed Conflict on Women' in H Durham and T Gurd (eds), Listening to the Silences: Women and War (2005), 21–36.
- Lindsey, C, et al, Addressing the Needs of Women Affected by Armed Conflict: An ICRC Guidance Document (2004).
- Liss, C, Privatising Anti-Piracy Services in Strategically Important Waterways: Risks, Challenges and Benefits (2009).
- Liubicic, RJ, 'Corporate Codes of Conduct and Product Labelling Schemes' (1998) 30 Law and Policy in International Business 111–57.
- Lubell, N, 'Challenges in Applying Human Rights Law to Armed Conflict' (2005) 87 IRRC 737–54.
- Lynn, JA (ed), Feeding Mars: Logistic in Western Warfare from the Middle Ages to the Present (1994).
- Lyons, C, 'The Persistence of Memory: The *Lechouritou* Case and History before the European Court of Justice' (2007) 5 ELR 563–81.
- McCarthy, C, 'Reparation for Gross Violations of Human Rights Law and International Humanitarian Law at the International Court of Justice' in C Ferstman et al (eds), Reparations for Victims of Genocide, War Crimes and Crimes against Humanity (2009), 283–312.
- McCormack, T, 'The "Sandline Affair": Papua New Guinea Resorts to Mercenarism to End the Bougainville Conflict' (1998) 1 YIntlHL 292–300.

- McDonald, A, 'Some Legal Issues Concerning US Military Contractors in Iraq' in MN Schmitt and J Pejic (eds), *International Law and Armed Conflict: Exploring the Faultiness* (2007), 357–402.
- McFate, S, 'Outsourcing the Making of Militaries: DynCorp International as Sovereign Agent' (2008) 35 Review of African Political Economy 645–54.
- McLaughlin, R, 'The Legal Regime Applicable to Use of Lethal Force when Operating under a United Nations Security Council Chapter VII Mandate Authorizing "All Necessary Means" (2007) 12 JC&SL 389–418.
- MacLeod, S, 'Reconciling Regulatory Approaches to Corporate Social Responsibility: The European Union, OECD and United Nations Compared' (2007) 13 EPL 671–702.
- ——, 'Stuck in the Middle with You? Alternative Approaches to Realising Accountability for Human Rights Violations by Business' in D French, M Saul, and ND White (eds), International Law and Dispute Settlement: New Problems and Techniques (2010), 87–107.

Mandel, R, Armies without States: The Privatization of Security (2002).

- Manners, I, 'Normative Power Europe: A Contradiction in Terms?' (2002) 40 JComMarSt 235–58.
- Matheson, MJ, 'The United States Position on the Relation of Customary International Law to the 1949 Geneva Conventions' (1987) 2 AmUJIntlL&Pol 419–27.
- Mathieu, B, The Right to Life in European Constitutional and International Case-law (2006).
- Mazali, R, 'The Gun on the Kitchen Table: The Sexist Subtext on Private Policing in Israel' in V Farr, H Myrttinen, and A Schnabel (eds), Sexed Pistols: The Gender Perspectives on Small Arms and Light Weapons (2009), 246–79.
- Meessen, K (ed), International Law of Export Control (1992).
- Melzer, N, Targeted Killing in International Law (2008).
- ——, Interpretative Guidance on the Notion of Direct Participation in Hostilities under International Humanitarian Law (2009).
- Menefee, PS, 'An Overview of Piracy in the First Decade of the 21st Century' in MH Nordquist et al (eds), *Legal Challenges in Maritime Security* (2008), 441–78.
- Meron, T (ed), Human Rights in International Law: Legal and Policy Issues (1984).
- Mettraux, G, International Crimes and the ad hoc Tribunals (2005).
- ----, The Law of Command Responsibility (2009).
- Michaels, J, 'Beyond Accountability: The Constitutional, Democratic and Strategic Problems with Privatizing War' (2004) 82 Washington University Law Quarterly 1001–127.
- Milliard, TS, 'Overcoming Post-colonial Myopia: A Call to Recognize and Regulate Private Military Companies' (2003) 1 MilLRev 1–95.
- Moir, L, 'Particular Issues Regarding War Crimes in Internal Armed Conflicts' in J Doria et al (eds), *The Legal Regime of the International Criminal Court* (2009), 611–8.
- Mon, C, Le, 'Unilateral Intervention by Invitation in Civil Wars: The Effective Control Test Tested' (2003) 35 NYUJIntlL&Pol 741–94.
- Moraru, M, 'A Critical Survey of Mechanisms for Institutionalizing CSR in Business Organisations' in MA Moreau and F Francioni (eds), *The Pluridisciplinary Dimension of Corporate Social Responsibility* (2007), 201–16.
- Moreau, MA, and Francioni, F (eds), The Pluridisciplinary Dimension of Corporate Social Responsibility (2007).
- Mourning, PW, 'Leashing the Dogs of War: Outlawing the Recruitment and Use of Mercenaries' (1981–2) 22 Va J Int'l L 589–612.
- Mourtada-Sabbah, N, and Cain, B (eds), The Political Question Doctrine and the Supreme Court of the United States (2007).

- Mowbray, A, The Development of Positive Obligations under the European Convention on Human Rights by the European Court of Human Rights (2004).
- Muchlinski, P, Multinational Enterprises and the Law (2007).
- Münkler, H, The New Wars (2006).
- Musah, A, and Fayemi, K, Mercenaries: An African Security Dilemma (2000).
- Myjer, EPJ, 'Uniform Justice and the Death Penalty' in J Doria, H-P Gasser, and M-C Bassiouni (eds), *The Legal Regime of the International Criminal Court: Essays in Honor of Professor Igor Blishenko* (2009), 927–42.
- Naert, F, 'ESDP in Practice: Increasingly Varied and Ambitious EU Security and Defence Operations' in M Trybus and ND White (eds), *European Security Law* (2007), 61–101.
- —, 'Accountability for Violations of HRL by EU Forces' in S Blockmans (ed), *The European Union and Crisis Management: Policy and Legal Aspects* (2008), 375–94.
- —, 'An EU Perspective' in International Institute of Humanitarian Law (ed), International Peace Operations and International Humanitarian Law (2008), 61–4.
- Neuwahl, NA, and Rosas, A (eds), The European Union and Human Rights (1995).
- Nevers, R, de, 'Private Security Companies and the Laws of War' (2009) 40 Security Dialogue 169–90.
- Nickel, D, and Quille, G, In the Shadow of the Constitution: Common Foreign and Security Policy/European Security and Defence Policy Adapting to a Changing External Environment (2007).
- Nieminen, K, 'The Rules of Attribution and the Private Military Contractors at Abu Ghraib: Private Acts or Public Wrongs?' (2004) 15 Finnish YBIL 289–319.
- Nordquist, MH, et al (eds), Legal Challenges in Maritime Security (2008).
- Nyamuya Maogoto, J, and Sheehy, B, 'Private Military Companies and International Law: Building New Ladders of Legal Accountability and Responsibility' (2009) 11 *Cardozo Journal of Conflict Resolution* 99–132.
- O'Brien, K, 'PMCs, Myths and Mercenaries: The Debate on Private Military Companies' (2000) 145 Royal United Services Institute Journal 59–64.
- ——, 'Private Military Companies and African Security 1990–98' in M Abdel-Fatau and J Kayode Fayemi (eds), *Mercenaries: An African Security Dilemma* (2000), 43–75.
- ——, 'What Should and What Should Not be Regulated?' in S Chesterman and C Lenhardt (eds), From Mercenaries to Market: The Rise and Regulation of Private Military Companies (2007).
- O'Connell, ME, 'Defining Armed Conflict' (2008) 13 JC&SL 393-400.
- ——, 'Unlawful Killing with Combat Drones' in S Bronitt (ed), Shooting to Kill: The Law Governing Lethal Force in Context (forthcoming).
- Olasolo, H, Unlawful Attacks in Combat Situations (2008).
- Orakhelashvili, KH, 'The Position of the Individual in International Law' (2000–1) 31 CalWIntlLJ 241–76.
- Orth, JV, Due Process of Law (2003).
- Ortiz, C, 'The Private Military Company: An Entity at the Centre of Overlapping Spheres of Commercial Activity and Responsibility' in T Jäger and G Kümmel (eds), *Private Military and Security Companies: Chances, Problems, Pitfalls and Prospects* (2007), 55–68.
- Oulton, DP, and Lehman, AF, 'Deployment of U.S. Military, Civilian and Contractor Personnel to Potentially War Hazardous Areas from a Legal Perspective' (2001) 23(4) The DISAM Journal 15–21.
- Palmer, CA, et al, 'The Emerging Policy Agenda for Reproductive Health Services in Conflict Settings' (1999) 49 Social Science and Medicine 1689–1703.

- Parkinson, J, 'The Socially Responsible Company' in MK Addo (ed), Human Rights Standards and the Responsibility of Transnational Corporations (1999), 49–62.
- Parks, W, 'Air War and the Law of War' (1990) 32 Air Force L R 1-226.
- Patterson, J, 'A Corporate Alternative to United Nations ad hoc Military Deployments' (2008) 13 JC&SL 215–32.
- Paul, JR, 'Comity in International Law' (1991) 32 Harv Int'l L J 1-80.
- Paulus, A, 'Second Thoughts on the Crime of Aggression' (2009) 20 EJIL 1117–28.
- Pejic, J, "Unlawful/Enemy Combatants": Interpretations and Consequences' in MN Schmitt and J Pejic (eds), *International Law and Armed Conflict: Exploring the faultiness* (2007), 335–55.
- Percy, S, Regulating the Private Security Industry (2006).
- ----, Mercenaries: The History of a Norm in International Relations (2007).
- —, 'Private Security Companies and Civil Wars' (2009) 11 Civil Wars 57-74.
- Petersen, N, 'Life, Right To, International Protection' in Max Planck Encyclopedia of Public International Law (2007), <a href="http://www.mpepil.com/">http://www.mpepil.com/</a>.
- Pictet, J, (ed), Commentaire à la Première Convention de Genève (1952–9).
- —, The Geneva Conventions of 12 August 1949: Commentary (1960).
- Pictet, J, et al, Geneva Convention Relative to the Protection of Civilian Persons in Time of War (1958).
- ----, Geneva Convention Relative to the Treatment of Prisoners of War (1960).
- Pilloud, C, and Pictet, JS, 'Article 51' in Y Sandoz et al (eds), Commentary on the Additional Protocols of 8 June 1977 to the Geneva Conventions of 12 August 1949 (1987), 613–28.
- Pinzauti, G, 'The European Court of Human Rights' Incidental Application of International Criminal Law and Humanitarian Law: A Critical Discussion of *Kononov v. Latvia*' (2008) 6 JICJ 1043–60.
- Pisillo Mazzeschi, R, 'The Due Diligence Rule and the Nature of the International Responsibility of State' (1992) 35 GYIL 9–51.
- —, 'Responsabilité de l'État pour Violation des Obligations Positives Relatives aux Droits de l'Homme' (2008) 333 RCADI 175–506.
- Plessis, M, du, and Peté, S (eds), Repairing the Past? International Perspectives on Reparations for Gross Human Rights Abuses (2007).
- Provost, R, International Human Rights and Humanitarian Law (2002).
- Quéguiner, J-F, Direct Participation in Hostilities under International Humanitarian Law (2003).
- Quirico, O, National Regulatory Models for Private Military and Security Companies and Implications for Future International Regulation (2009).
- Raab, D, "Armed Attack" after the Oil Platforms Case' (2004) 17 LJIL 719-35.
- Ramcharan, B (ed), The Right to Life in International Law (1985).
- —— 'The Drafting History of Art 6 of the International Covenant on Civil and Political Rights: Note by the Editor' in B Ramcharan (ed), *The Right to Life in International Law* (1985), 42–61.
- Randelzhofer, A, 'Article 2.4' in B Simma (ed), *The Charter of the United Nations: A Commentary* (2002), 106–28.
- Ratner, S, 'Corporations and Human Rights: A Theory of Legal Responsibility' (2001) 111 Yale LJ 452–545.
- Reed, C, and Ryall, D (eds), The Price of Peace: Just War in the Twenty-first Century (2007).
- Richard, T, 'Reconsidering the Letter of Marque: Utilizing Private Security Providers against Piracy' (2010) 39 Public Contact Law Journal 411–64.

- Ridlon, D, 'Contractors or Illegal Combatants? The Status of Armed Contractors in Iraq' (2008) 62 Air Force L R 199–253.
- Roberts, A, 'The End of Occupation: Iraq 2004' (2005) 54 ICLQ 27-48.
- Roddik Christensen, A-M, Judicial Accommodation of Human Rights in the European Union (2007).
- Rogers, APV, Law on the Battlefield (2004).
- —, 'Unequal Combat and the Law of War' (2004) 7 YIntlHL 3-34.
- Ronzitti, N, Le Guerre di Liberazione Nazionale e il Diritto Internazionale (1974).
- ----, Maritime Terrorism and International Law (1990).
- Rosas, A, 'The European Court of Justice and Public International Law' in J Wouters, A Nollkaemper, and E De Wet (eds), *The Europeanisation of International Law* (2008), 71–86.
- Roscini, M, 'The Efforts to Limit the International Criminal Court's Jurisdiction over Nationals of Non-party States: A Comparative Study' (2006) 5 LPICT 495–527.
- Rosemann, N, Code of Conduct: Tool for Self-regulation for Private Military and Security Companies (2008).
- Rosenne, S, 'Self-defense and the Non-use of Force: Some Random Thoughts' in P Eyffinger et al (eds), Self-Defence as a Fundamental Principle (2009), 49–66.
- Roth, J, The Logistic of the Roman Army at War, 264 BC-AD 235 (1999).
- Roucounas, E, 'Peace Agreements as Instruments for the Resolution of Intrastate Conflict' in UNESCO, Conflict Resolution: New Approaches and Methods (2000), 113–40.
- Rousseau, C, Le Droit des Conflits Armés (1983).
- Rowe, P, Control over Armed Forces Exercised by the European Court of Human Rights (2002).
- Roxstrom, E, et al, 'The NATO Bombing Case (*Bankovic et al v Belgium et al*) and the Limits of Western Human Rights Protection' (2005) 23 BostonUIntlLJ 55–136.
- Ryan, B, 'Jus ad Bellum in the Israel-Hezbollah Conflict' (2007) 12 Cork Online Law Review 138–51.
- Ryngaert, C, 'Litigating Abuses Committed by Private Military Companies' (2008) 19 EJIL 1035–53.
- SFDI, Les Compétences de l'Etat en Droit International (2006).
- Sagafi-nejad, T, and Dunning, JH, The UN and Transnational Corporations: From Code of Conduct to Global Compact (2008).
- Salzman, Z, 'Private Military Contractors and the Taint of a Mercenary Reputation' (2008) 40 NYUJIntlL&Pol 853–92.
- Sandoz, Y, 'The Dynamic but Complex Relationship between International Penal Law and International Humanitarian Law' in J Doria et al (eds), *The Legal Regime of the International Criminal Court* (2009), 1049–70.
- Sandoz, Y, et al (eds), Commentary on the Additional Protocols of 8 June 1977 to the Geneva Conventions of 12 August 1949 (1987).
- Sangero, B, Self-defense in Criminal Law (2006).
- Sari, A, 'Jurisdiction and International Responsibility in Peace Support Operations: The *Behrami* and *Saramati* Cases' (2008) 8 HRL Rev 151–70.
- ——, 'Status of Forces and Status of Mission Agreements under the ESDP: The EU's Evolving Practice' (2008) 19 EJIL 67–100.
- Sarooshi, D, International Organizations and Their Exercise of Sovereign Powers (2005).
- Sassòli, M, 'La "Guerre contre le Terrorisme," le Droit International Humanitaire et le Statut de Prisonnier de Guerre' (2001) 39 ACDI 211–52.
- —, 'Targeting: The Scope and Utility of the Concept of "Military Objectives" for the Protection of Civilians in Contemporary Armed Conflicts' in D Wippman and

- M Evangelista (eds), New Wars, New Laws? Applying the Laws of War in the 21st Century Conflicts (2005), 181–210.
- —, 'Query: Is there a Status of "Unlawful Combatant"?' in RB Jaques (ed), *Issues in International Law and Military Operations* (2006), 57–67.
- ----, Transnational Armed Groups and International Humanitarian Law (2006).
- Sassòli, M, and Olson, LM, 'The Judgment of the ICTY Appeals Chamber on the Merits in the *Tadic* Case: New Horizons for International Humanitarian and Criminal Law?' (2000) 82 IRRC 733–69.
- ——, 'The Relationship between International Humanitarian and Human Rights Law where it Matters: Admissible Killing and Internment of Fighters in Non-international Armed Conflicts' (2008) 871 IRRC 599–627.
- Schabas, WA, An Introduction to the International Criminal Court (2004).
- Scheffer, D, 'Article 98(2) of the Rome Statute: America's Original Intent' (2005) 3 JICJ 333–53.
- Scheffler, A, Piracy-Threat or Nuisance (2010).
- Scheimer, M, 'Separating Private Military Companies from Illegal Mercenaries in International Law: Proposing an International Convention for Legitimate Military and Security Support that Reflects Customary International Law' (2009) 24 AmUIntlLRev 609–46.
- Schmidl, M, The Changing Nature of Self-defense in International Law (2009).
- Schmitt, MN, (ed), The Law of Armed Conflict: Into the Next Millennium (1998).
- ——, 'Direct Participation in Hostilities and 21st Century Armed Conflict' in H Fischer (ed), Crisis Management and Humanitarian Protection, Festschrift für Dieter Fleck (2004), 505–29.
- ——, 'Humanitarian Law and Direct Participation in Hostilities by Private Contractors or Civilian Employees' (2005) 5 Chicago JIL 511–46.
- —, 'Precision Attack and International Humanitarian Law' (2005) 87 IRRC 445-66.
- ——, 'The Interpretative Guidance on the Notion of Direct Participation in Hostilities: A Critical Analysis' (2010) 1 Harvard National Security Journal 5–44.
- Schmitt, MN, and Pejic, J (eds), International Law and Armed Conflict: Exploring the Faultiness (2007).
- Schmitt, MN, Garraway, C, and Dinstein, Y, The Manual on the Law of Non-International Armed Conflict: With Commentary (2006).
- Schrijver, N, 'Commentaire de l'Article 2§4 de la Charte' in J-P Cot et al, La Charte des Nations Unies, Commentaire Article par Article (2005), 437–66.
- Schulz, S, and Yeung, C, Private Military and Security Companies and Gender (2008).
- Schutter, O, de, 'The Accountability of Multinationals for Human Rights Violations in European Law' in P Alston (ed), Non-State Actors and Human Rights (2005), 227–314.
- ——, 'The Responsibility of States' in S Chesterman and A Fisher (eds), *Private Security*, *Public Order: The Outsourcing of Public Services and its Limits* (2009), 25–45.
- Sen, A, 'Human Rights and the Limits of Law' (2006) 27 Cardozo L Rev 2913-27.
- Sena, P, De, Diritto Internazionale e Immunità Funzionale degli Organi Statali (1996).
- ----, La Nozione di Giurisdizione Statale nei Trattati sui Diritti dell'uomo (2002).
- Shearer, D, Private Armies and Military Intervention (1998).
- Shelton, D, Remedies in International Human Rights Law (2005).
- -----, Remedies in International Human Rights Law (2006).
- Singer, PW, 'Corporate Warriors: The Rise of the Privatized Military Industry and its Ramifications for International Security' (2001–2) 26 International Security 186–220.
- -----, Corporate Warriors: The Rise of the Privatised Military Industry (2003).

- Singer, PW, The Private Military Industry and Iraq: What Have We Learned and Where to Next (2004).
- ——, 'War, Profits, and the Vacuum of Law: Privatized Military Firms and International Law' (2004) 42 ColumJTransnatlL 521–49.
- —, Can't Win With 'Em, Can't Go To War Without 'Em: Private Military Contractors and Counterinsurgency (2007).
- Sivakumaran, S, 'Binding Armed Opposition Groups' (2006) 55 ICLQ 369-94.
- Sjursen, H, 'The EU as a "Normative" Power: How can this be?' (2006) 13 Journal of European Public Policy 235–51.
- Sliedregt, E, van, The Criminal Responsibility of Individuals for Violations of International Humanitarian Law (2003).
- Smith, A, 'Child Recruitment and the Special Court for Sierra Leone: Some Considerations' (2004) 2 JICJ 1050–69.
- Smith, K, 'Beyond the Civilian Power EU Debate' (2005) 17 Politique européenne 63-82.
- Snyder, F, 'Soft Law and Institutional Practice in the European Community' in S Martin (ed), The Construction of Europe: Essays in Honour of Emile Noël (1994), 197–225.
- Solis, GD, The Law of Armed Conflict: International Humanitarian Law in War (2010).
- Sossai, M, 'Accesso alla Corte Europea dei Diritti dell'uomo per Violazioni Compiute dalle Forze Armate degli Stati Contraenti all'estero' in F Francioni et al (eds), *Accesso alla Giustizia Dellindividuo nel Diritto Internazionale e dell'Unione Europea* (2008), 197–232.
- ——, 'Status of Private Military Companies' Personnel in the Laws of War: The Question of Direct Participation in Hostilities' (2008) 18 IYIL 89–115.
- Spear, J, Market Forces: The Political Economy of Private Military and Security (2005).
- Spinedi, M, 'Private Contractors: Tesponsabilité Internationale des Entreprises ou Attribution à l'Etat de la Conduite des Personnes Privées?' (2005) 7 International Law Forum du droit international 273–80.
- —, 'La Responsabilità dello Stato per Comportamneti di Private Contractors' in M Spinedi et al (eds), *La Codificazione della Responsabilità Internazionale degli Stati alla Prova dei Fatti* (2006), 67–106.
- Stahn, C, 'The Ambiguities of Security Council Resolution 1422 (2002)' (2003) 14 EJIL 85–104.
- Stanger, A, One Nation under Contract (2009).
- Stern, K, 'From the European Convention on Human Rights to the European Charter of Fundamental Rights: The Prospects for the Protection of Human Rights in Europe' in H-M Blanke and S Mangiameli (eds), *Governing Europe under a Constitution* (2006), 169–84.
- Stewart, JG, 'Towards a Single Definition of Armed Conflict in International Humanitarian Law: A Critique of Internationalized Armed Conflict' (2003) 85 IRRC 313–50.
- Stinnett, N, 'Regulating the Privatization of War' (2005) 28 BCIntl&CompLRev 211–24.
- Stober, J, 'Contracting in the Fog of War' in T Jäger and G Kümmel (eds), *Private Military and Security Companies: Chances, Problems, Pitfalls and Prospects* (2007), 121–34.
- Stoddard, A, Harmer, A, and DiDomenico, V, The Use of Private Security Providers and Services in Humanitarian Operations (2008).
- Tanca, A, Foreign Armed Intervention in Internal Conflict (1993).
- Thomson, J., Mercenaries, Pirates and Sovereigns (1996).
- Tolbert, D, 'Children and International Criminal law: The Practice of the International Criminal Tribunal for the Former Yugoslavia (ICTY)' in K Arts and V Popovski (eds), International Criminal Accountability and the Rights of Children (2006), 147–54.

- Tonkin, H, 'Defensive Use of force under the Rome Statute' (2005) 6 Melbourne JIL 86–117.
- Torremans, P, 'Extraterritoriality in Human Rights' in NA Neuwahl and A Rosas (eds), *The European Union and Human Rights* (1995), 281–96.
- Treacher, A, 'From Civilian Power to Military Actor: The EU's Resistable Transformation' (2004) 9 European Foreign Affairs Review 49–66.
- Trybus, M, 'With or Without the EU Constitutional Treaty: Towards a Common Security and Defence Policy?' (2006) 31 ELR 145–66.
- Trybus, M, and White, ND (eds), European Security Law (2007).
- Tsagourias, N, 'EU Peacekeeping Operations: Legal and Theoretical Issues' in M Trybus and ND White (eds), European Security Law (2007), 102–33.
- Turner, LL, and Norton, LG, 'Civilians at the Top of the Spear' (2001) 51 Air Force L R 1–110.
- Tushnet, M, 'The Issue of State Action/Horizontal Effect in Comparative Constitutional Law' (2003) 1 I Con 79–98.
- UK Ministry of Defence, The Manual of the Law of Armed Conflict (2004).
- UNESCO, International Dimensions of Humanitarian Law (1988).
- -----, Conflict Resolution: New Approaches and Methods (2000).
- UNFPR, Manual for Reproductive Health Kit in Crisis Situations (2003).
- Unité mixte de recherche de droit comparé de Paris, Mireille Delmas-Marty et les années UMR (2005).
- Valenius, J, Gender Mainstreaming in EDSP Missions (2007).
- Vega, C, de la, and Beck, A, The Role of Military Demand in Trafficking and Sexual Exploitation (2006).
- Virally, M, 'Commentaire de l'Article 2§4 de la Charte' in J-P Cot and A Pellet (eds), La Charte des Nations Unies, Commentaire Article par Article (1991), 115–28.
- Walker, C, and Whyte, D, 'Contracting out War? Private Military Companies, Law and Regulation in the United Kingdom' (2005) 54 ICLQ 651–89.
- Wallace, W, 'Is there a European Approach to War?' in C Reed and D Ryall (eds), *The Price of Peace: Just War in the Twenty-first Century* (2007), 37–54.
- Weigelt, T, and Marker, F, 'Who is Responsible? The Use of PMCs in Armed Conflicts and International Law' in T Jäger and G Kümmel (eds), *Private Military and Security Companies: Chances, Problems, Pitfalls and Prospects* (2007), 377–94.
- Weiss, TG, and Daws, S, The Oxford Handbook on the United Nations (2007).
- Werle, G, Principles of International Criminal Law (2005).
- Wessel, RA, 'Revisiting the International Legal Status of the EU' (2000) 5 European Foreign Affairs Review 507–37.
- ——, 'The EU as a Black Widow: Devouring the WEU to give Birth to a European Security and Defence policy' in V Kronenberger (ed), *The European Union and the International Legal Order: Discord or Harmony?* (2001), 405–34.
- ——, 'The State of Affairs in EU Security and Defence Policy: The Breakthrough in the Treaty of Nice' (2003) 8 JC&SL 265–88.
- White, ND, and MacLeod, S, 'EU Operations and Private Military Contractors: Issues of Corporate and Institutional Responsibility' (2008) 19 EJIL 965–88.
- WHO, Reproductive Health during Conflict and Displacement: A Guide for Programme Managers (2000).
- Wiesbrock, K, Internationaler Schutz der Menschenrechte vor Verletzungen durch Private (1999).
- Wijk, R, de, 'The New Piracy: The Global Context' (2010) 52 Survival 39-54.

- Wilt, H, van der, 'Bilateral Agreements between the United States and States Parties to the Rome Statute: Are they Compatible with the Object and Purpose of the Statute?' (2005) 18 LJIL 93–111.
- Wippman, D, and Evangelista, M (eds), New Wars, New Laws? Applying the Laws of War in the 21st Century Conflicts (2005).
- Wirth, S, 'Immunities, Related Problems, and Article 98 of the Rome Statute' (2001) 12 Criminal LF 429–58.
- Wither, JK, 'European Security and Private Military Companies: The Prospects for Privatized "Battlegroups" (2005) 4 The Quarterly Journal 107–26.
- Wolfrum, R, 'Fighting Terrorism at Sea: Options and Limitations under International Law' in M Nordquist et al (eds), Legal Challenges in Maritime Security (2008), 649–68.
- Wouters, J, Nollkaemper, A, and De Wet, E (eds), *The Europeanisation of International Law* (2008).
- Wulf, H, Internationalizing and Privatizing War and Peace (2005).
- Yarnold, B, 'The Doctrinal Basis for the International Criminalization Process' in M-C Bassiouni (ed), *International Criminal Law* (1999), 127–52.
- Yihdego, Z, The Arms Trade and International Law (2007).
- Young, O, International Cooperation: Building Regimes for Natural Resources and the Environment (1989).
- Zahar, A, 'Command Responsibility of Civilian Superiors for Genocide' (2001) 14 LJIL 591–616.
- Zappalà, S, 'Are Some Peacekeepers Better than Others? UN Security Council Resolution 1497 (2003) and the ICC' (2003) 1 JICJ 671–8.
- Zarate, JC, 'The Emergence of a New Dog of War: Private International Security Companies, International Law, and the New World Disorder' (1998) 34 StanJIntlL 75–162.
- Zegveld, L, Armed Opposition Groups in International Law: The Quest for Accountability (2000).
- —, Accountability of Armed Opposition Groups in International Law (2002).
- Ziemele, I, Issues of Responsibility of Private Persons or Entities for Human Rights Violations: The Case-law of International Human Rights Courts and Monitoring Bodies (2008).
- ——, Human Rights Violations by Private Persons and Entities: The Case-law of International Human Rights Courts and Monitoring Bodies (2009).
- Zimmermann, A, 'Superior Orders' in A Cassese, P Gaeta, and JRWD Jones (eds), *The Rome Statute of the International Criminal Court: A Commentary* (2002), 957–74.
- Zwanenburg, MC, Accountability under International Humanitarian Law for United Nations and North Atlantic Treaty Organization Peace Support Operations (2004).