

BIBLIOGRAPHY OF THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (1996–)

The bibliography provides information on relevant literature concerning the settlement of disputes regarding the law of the sea with a particular focus on the role and activities of the Tribunal.

The bibliography is updated quarterly. The bibliography includes two parts. Part I relates to publications of a general nature or which do not comment on a specific case dealt with by the Tribunal. Part II relates to publications commenting on specific cases dealt with by the Tribunal.

Given the selective scope of the bibliography, it does not contain all important publications on the Law of the Sea. For more extensive coverage, it may be of interest to consult the following:

Law of the Sea: a select bibliography, compiled annually since 1988 by the United Nations' Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs.

BIBLIOGRAPHIE DU TRIBUNAL INTERNATIONAL DU DROIT DE LA MER (depuis 1996)

La bibliographie donne des indications sur les ouvrages importants ayant trait au règlement des différends relatifs au droit de la mer et, en particulier, au rôle et aux activités du Tribunal. Elle est mise à jour tous les trois mois.

La bibliographie est divisée en deux parties : La première porte sur les publications d'ordre général ou celles qui ne concernent aucune affaire particulière traitée par le Tribunal, la deuxième sur les publications consacrées à des affaires spécifiques dont le Tribunal a connu.

De par sa nature, cette bibliographie ne contient pas toutes les publications importantes sur le droit de la mer. Pour une bibliographie plus complète, consulter les sources suivantes:

Law of the Sea: a select bibliography, compilé annuellement par la Division des océans et du droit de la mer, Bureau des affaires juridiques de l'ONU.

I. General / Publications d'ordre général

Books / Ouvrages

Abgaryan, Juliet Rubenovna. PRAKTIKA MEZHDUNARODNOGO TRIBUNALA PO MORSKOMU PRAVU: MONOGRAFIYA = PRACTICE OF INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: MONOGRAPH (Moskva, Yustitsinform, 2015).

Acosta Estévez, José B. EL TRIBUNAL INTERNACIONAL DEL DERECHO DEL MAR (Barcelona, Asociación para las Naciones Unidas en España, 2002).

Caminos, Hugo. LAW OF THE SEA (Aldershot, Hants, Brookfield, VT, Ashgate Dartmouth, 2001).

Chakraborty, Anshuman. DISPUTE SETTLEMENT UNDER THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA AND ITS ROLE IN OCEANS GOVERNANCE (Wellington, LLM Thesis, Faculty of Law Victoria University of Wellington, 2006).

THE CONTRIBUTION OF THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA TO THE RULE OF LAW: 1996-2016 = LA CONTRIBUTION DU TRIBUNAL INTERNATIONAL DU DROIT DE LA MER À L'ÉTAT DE DROIT: 1996-2016 (Leiden : Boston, Brill, 2018).

Eiriksson, Gudmundur. THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (The Hague, Martinus Nijhoff Publishers, 2000).

Freestone, David, Barnes, Richard & Ong, David. THE LAW OF THE SEA: PROGRESS AND PROSPECTS (Oxford, Oxford University Press, 2006).

Gallala, Imen. LA NOTION DE CAUTION RAISONNABLE DANS LA JURISPRUDENCE DU TRIBUNAL INTERNATIONAL DU DROIT DE LA MER (Paris, Pedone, 2001).

García García-Revilla, Miguel. EL TRIBUNAL INTERNACIONAL DEL DERECHO DEL MAR: ORIGEN, ORGANIZACION Y COMPETENCIA (Córdoba, Servicio de Publicaciones de la Universidad de Córdoba, Ministerio de Asuntos Exteriores y de Cooperación, 2005).

García-Revilla, Miguel García. The contentious and advisory jurisdiction of the International Tribunal for the Law of the Sea (Boston, Brill, 2015).

González Napolitano, Silvina S. LAS MEDIDAS PROVISIONALES EN DERECHO INTERNACIONAL ANTE LAS CORTES Y TRIBUNALES INTERNACIONALES (Buenos Aires, Facultad de Derecho, UBA – La Ley, 2004).

Heitmüller, Susanne. DURCHSETZUNG VON UMWELTRECHT IM RAHMEN DES SEERECHTSÜBEREINKOMMENS VON 1982 DURCH DEN INTERNATIONALEN SEEGERICHTSHOF IN HAMBURG (Göttingen, Cuvillier, 2001).

THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA COLLECTION : CASE 11, THE VOLGA CASE (C. Tofan, ed., Oisterwijk, ICA Publishers, 2011).

Karaman, Igor. THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Odessa, Feniks, 2007) (Russian).

Karg, Moritz. IGH vs. ISGH: DIE BEZIEHUNG ZWISCHEN ZWEI VÖLKERRECHTLICHEN STREITBEILEGUNGSORGANEN (Baden-Baden, Nomos, 2005).

Klein, Natalie. DISPUTE SETTLEMENT IN THE UN CONVENTION ON THE LAW OF THE SEA (Cambridge, Cambridge University Press, 2005).

Lörcher, Torsten. NEUE VERFAHREN DER INTERNATIONALEN STREITERLEDIGUNG IN WIRTSCHAFTSSACHEN: VERFAHREN VOR DEM INTERNATIONALEN SEEGERICHTSHOF, WTO-PANELVERFAHREN, ICSID- UND WIPO-SCHIEDSVERFAHREN (Frankfurt am Main, Peter Lang, 2001).

Mahinga, Jean-Gregoire. LE TRIBUNAL INTERNATIONAL DU DROIT DE LA MER: ORGANISATION, COMPETENCE ET PROCEDURE (Bruxelles, Larcier, 2013).

Mahinga, Jean-Grégoire. LE STATUT DU TRIBUNAL INTERNATIONAL DU DROIT DE LA MER: COMMENTAIRE ARTICLE PAR ARTICLE (Paris, L'Harmattan, 2015).

Marsit, Mohamed M. LE TRIBUNAL DU DROIT DE LA MER (PRESENTATION ET TEXTES OFFICIELS) (Paris, Editions A. Pedone, 1999).

Masneri, Michele. IL TRIBUNALE INTERNAZIONALE DEL DIRITTO DEL MARE (Rome, Libera Università Internazionale degli Studi Sociali, 1999).

CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (**Nordquist, Myron H. & Norton Moore, John**, eds., The Hague, Martinus Nijhoff Publishers, 2001).

Nouzha, Christophe. LE TRIBUNAL INTERNATIONAL DU DROIT DE LA MER CONTRIBUTION A L'ETUDE DE LA JURIDICTIONNALISATION DU DROIT INTERNATIONAL (Strasbourg, Université Strasbourg III - Robert Schuman, 2004).

Patel, Bimal N. LAW OF THE SEA: INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA JURISPRUDENCE: CASE COMMENTARY, CASE-LAW DIGEST AND REFERENCE GUIDE (1994-2014) (Lucknow, Eastern Book Company, 2015).

PROSPECTS OF EVOLUTION OF THE LAW OF THE SEA, ENVIRONMENTAL LAW AND THE PRACTICE OF ITLOS: NEW CHALLENGES AND EMERGING REGIMES: ESSAYS IN HONOUR OF JUDGE VICENTE MAROTTA RANGEL (Tafsir Malick Ndiaye and Rodrigo Fernandes More, eds., Rio de Janeiro, SAGSERV, 2018).

Rao, Chandrasekhara P. & Khan, Rahmatullah. THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE (The Hague, Kluwer Law International, 2001).

Rao, Chandrasekhara P. & Gautier, Philippe. THE RULES OF THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: A COMMENTARY (Leiden : Boston, Martinus Nijhoff Publishers, 2006).

Rosenne, Shabtai. PROVISIONAL MEASURES IN INTERNATIONAL LAW: THE INTERNATIONAL COURT OF JUSTICE AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Oxford, Oxford University Press, 2005).

Sachett, Barbara Mourão. O TRIBUNAL INTERNACIONAL DO DIREITO DO MAR E SUA CONTRIBUIÇÃO PARA A JURISDICIONALIZAÇÃO DO DIREITO INTERNACIONAL AMBIENTAL (São Paulo, Dialética Editora, 2024)

Schneider-Addae-Mensah, David. DER INTERNATIONALE SEEGERICHTSHOF UND DIE ABGRENZUNG ZU ANDEREN MITTELN VÖLKERRECHTLICHER STREITBEILEGUNG (Marburg, Tectum, 2004).

Seeberg-Elverfeldt, Niels-Jürgen. THE SETTLEMENT OF DISPUTES IN DEEP SEABED MINING: ACCESS, JURISDICTION AND PROCEDURE BEFORE THE SEABED DISPUTES CHAMBER OF THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Baden-Baden, Nomos, 1998).

Singh, Gurdip. UNITED NATIONS CONVENTION ON THE LAW OF THE SEA: DISPUTE SETTLEMENT MECHANISM (New Delhi, Academic Publications, 1985).

Soroeta Liceras, Juan. JURISPRUDENCIA DEL TRIBUNAL INTERNACIONAL DEL DERECHO DEL MAR 1997-2005 (Madrid, Editorial Dilex, 2005).

Tofan, C. and Strambu, S. THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA : BASIC DOCUMENTS (Oisterwijk, ICA Publishers, 2010).
LES VINGT ANS DU TRIBUNAL INTERNATIONAL DU DROIT DE LA MER : ACTES DU COLLOQUE, 2-3 JUIN 2016, UNIVERSITE DE RENNES 1, INSTITUT DU DROIT PUBLIC ET DE LA SCIENCE POLITIQUE (Guillaume LeFloch, ed., Paris : Éditions A. Pedone, 2018)

Articles

[International adjudication and compliance processes]. ITLOS – Tribunal decides Ghana/Côte d'Ivoire maritime boundary dispute, 47 (5/6) *ENVIRONMENTAL POLICY AND LAW* (2017), pp. 158–164.

Akl, Joseph. The Sea-bed Disputes Chamber of the International Tribunal for the Law of the Sea, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997), pp. 435–451.

Akl, Joseph. The legal status, privileges and immunities of the International Tribunal for the Law of the Sea, 2 *MAX PLANCK YEARBOOK OF UNITED NATIONS LAW* (1998), pp. 341–364.

Akl, Joseph. La procédure de prompt mainlevée du navire ou prompt libération de son équipage devant le Tribunal international du droit de la mer, 6 *ANNUAIRE DU DROIT DE LA MER* (2001), pp. 219–246.

Akl, Joseph. Question of time-limits in urgent proceedings before the Tribunal, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001a), pp.75-80

Akl, Joseph. The Seabed Disputes Chamber of the International Tribunal for the Law of the Sea, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001b), pp. 75–89.

Akl, Joseph. Proceedings on provisional measures before the International Tribunal for the Law of the Sea, in *MEZHDUNARODNOE MORSKOE PRAVO : STAT'I PAMIĀTI A.L. KOLODKINA = INTERNATIONAL LAW OF THE SEA : ESSAYS IN MEMORY OF ANATOLY L. KOLODKIN* (R.A. Kolodkin and S. M. Punzhin, eds., Statut, Moskva, 2014), pp. 164–181.

Al Hajjaji, Shams Al Din. Criminal liability for environmental damage: national courts versus the International Tribunal for the Law of the Sea, 5 (1) *GRONINGEN JOURNAL OF INTERNATIONAL LAW* (2017), pp. 96–114.

Allain, Jean. The role of the presiding judge in garnering respect for decisions of international courts, 22 (3) *MICHIGAN JOURNAL OF INTERNATIONAL LAW* (2001), pp. 391–421.

Alter, Karen J. Delegating to international courts: Self-binding vs. other-binding delegation in 71 (37) *Law and Contemporary Problems* (2008), pp. 37–76.

Anderson, David H. Investigation, detention and release of foreign vessels under the UN Convention on the Law of the Sea of 1982 and other international agreements, 11 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1996, Special Issue), pp. 165–177.

Anderson, David H. Strategies for dispute resolution: negotiating joint agreements, in *BOUNDARIES AND ENERGY: PROBLEMS AND PROSPECTS* (Gerald Blake, *et al.*, eds., London, Kluwer Law International, 1998), pp. 473–484.

Anderson, David H. The International Tribunal for the Law of the Sea, in *REMEDIES IN INTERNATIONAL LAW: THE INSTITUTIONAL DILEMMA* (Malcolm Evans, ed., Oxford, Hart Publishing, 1998a), pp. 71–83.

- Anderson, David H.** The internal judicial practice of the International Tribunal for the Law of the Sea, 38 (3/4) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1998b), pp. 410–428.
- Anderson, David H.** The Icelandic fisheries cases – Professor Jaenicke as agent and counsel before the International Court of Justice, *in* *LIBER AMICORUM GÜNTHER JAENICKE – ZUM 85. GEBURTSTAG* (Volkmar Götz, Peter Selmer, Rüdiger Wolfrum, eds., Berlin, Springer, 1998c), pp. 445–463.
- Anderson, David H.** The internal judicial practice of the International Tribunal for the Law of the Sea, *in* *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001), pp. 197–214.
- Anderson, David H.** Deliberations, judgments and separate opinions in the practice of the International Tribunal for the Law of the Sea, *in* *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001a), pp. 63–74.
- Anderson, David H.** The negotiation of maritime boundaries, *in* *THE RAZOR'S EDGE: INTERNATIONAL BOUNDARIES AND POLITICAL GEOGRAPHY. ESSAYS IN HONOUR OF PROFESSOR GERALD BLAKE* (Clive Schofield, *et al.*, eds, The Hague, Kluwer Law International, 2002), pp. 157–172.
- Anderson, David H.** Trust funds in international litigation, *in* *LIBER AMICORUM JUDGE SHIGERU ODA* (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002a), pp. 793–808.
- Anderson, David H.** The role of ITLOS as a means of dispute settlement under UNCLOS *in* *INTERNATIONAL MARINE ENVIRONMENTAL LAW: INSTITUTIONS, IMPLEMENTATION AND INNOVATIONS* (Andree Kirchner, ed., The Hague, New York, London, Kluwer Law International, 2003), pp. 19–29.
- Anderson, David H.** The effective administration of international justice: early practice of the International Tribunal for the Law of the Sea *in* *VERHANDELN FÜR DEN FRIEDEN = NEGOTIATING FOR PEACE: LIBER AMICORUM TONO EITEL* (Jochen Abr. Frowein, *et al.*, eds., Berlin, Springer, 2003a), pp. 529–542.
- Anderson, David.** Peaceful settlement of disputes under UNCLOS, *in* *LAW OF THE SEA: UNCLOS AS A LIVING TREATY* (Jill Barrett and Richard Barnes, eds., London, British Institute of International and Comparative Law, 2016), pp. 385–415.
- Antrim, Caitlyn L.** Remarks to the Sohn symposium: remembering Louis Sohn, 39 *GEORGE WASHINGTON INTERNATIONAL LAW REVIEW* (2007), pp. 459-466.
- Aramburu, Enrique J.** Tribunal Internacional del Derecho del Mar: actualidad y perspectivas, LXVI (162) *LA LEY* 2002, pp. 1–3.
- Armas Pfirter, Frida M.** Las instituciones creadas por la Convención del Derecho del Mar, 15 *ANUARIO HISPANO-LUSO-AMERICANO DE DERECHO INTERNACIONAL* (2001), pp. 11–98.
- Armas Pfirter, Frida M.** The Seabed Disputes Chamber: moving forward, *in* *LEGAL ORDER IN THE WORLD'S OCEANS: UN CONVENTION ON THE LAW OF THE SEA* (Myron H. Nordquist *et al.*, eds., Leiden, Brill, 2017), pp. 210–227.
- Baber, Graeme Scott.** The International Tribunal for the Law of the Sea, *in* *THE GLOBAL LAW OF THE SEA; BASELINES AND BOUNDARY DELIMITATION* (Graeme Scott Baber, New York, Nova Science Publishers, 2020), pp. 113–156.
- Baird, Rachel.** Illegal, unreported and unregulated fishing: an analysis of the legal, economic and historical factors relevant to its development and persistence, 5 (2) *MELBOURNE JOURNAL OF*

INTERNATIONAL LAW (2004), pp. 299–334.

Bankes, Nigel. Precluding the applicability of section 2 of Part XV of the Law of the Sea Convention, 48 (3/4) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2017), pp. 239–268.

Bardin, Anne. Coastal State's jurisdiction over foreign vessels, 14 (1) *PACE INTERNATIONAL LAW REVIEW* (2002), pp. 27–76.

Barnes, Richard, Freestone, David & Ong, David M. The Law of the Sea: progress and prospects in *THE LAW OF THE SEA: PROGRESS AND PROSPECTS* (David Freestone, Richard Barnes & David M. Ong, eds., Oxford, Oxford University Press, 2006), pp. 1–27.

Bartholomeusz, Lance. The *Amicus Curiae* before international courts and tribunals, 5 (3) *NON-STATE ACTORS AND INTERNATIONAL LAW* (2005), pp. 209–286.

Basedow, Jürgen. The law applicable to the substance of private litigation before the International Tribunal for the Law of the Sea, 2 *RABELS ZEITSCHRIFT FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT* (1999), pp. 361–367.

Bekker, Peter H.F. [Case commentary] Land and Maritime Boundary between Cameroon and Nigeria (Cameroon v. Nigeria) Preliminary Objections, Judgment (International Court of Justice, June 11, 1998), 92 (4) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (1998), pp. 751–755.

Bentzien, Joachim F. Die Zuständigkeit des Internationalen Seegerichtshofes für Streitigkeiten der internationalen Luftfahrt, 45 (2) *ZEITSCHRIFT FÜR LUFT- UND WELTRAUMRECHT* (1996), pp. 145–161.

Beurier, Jean-Pierre. Tribunal international du droit de la mer (TIDM) in *DROITS MARITIMES* (Paris, Dalloz, 2006), pp. 135–140.

Beurier, Jean-Pierre. Tribunal international du droit de la mer (TIDM), in *DROITS MARITIME 2015/2016* (Jean-Pierre Beurier, ed., Paris, Éditions Dalloz, 2014), pp. 174–181.

Billing, Fenella M. W. “Considerations of humanity” in the case law of the ICJ and ITLOS, in *THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA: A SYSTEM OF REGULATION* (Kristin Siig, Birgit Feldtmann and Fenella M.W. Billing, eds., Routledge, London; New York, 2024), pp. 184–191.

Black, James Andrew. A new custom thickens: increased coastal state jurisdiction within sovereign waters, 37 *BOSTON UNIVERSITY INTERNATIONAL LAW JOURNAL* (Summer 2019), pp. 355–393.

Blakely, Laurence. The end of the Viarsa saga and the legality of Australia's vessel forfeiture penalty for illegal fishing in its exclusive economic zone, 17 *PACIFIC RIM LAW AND POLICY JOURNAL* (2008), pp. 677–705.

Blokker, Niels M. Governance of the International Tribunal of the Law of the Sea: The Role of the Meeting of States Parties to the Law of the Sea Convention, in *INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS* (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 81–92.

Boisson de Chazournes, Laurence. The International Tribunal for the Law of the Sea, in *THE RULES, PRACTICE, AND JURISPRUDENCE OF INTERNATIONAL COURTS AND TRIBUNALS* (Chiara Giorgetti, ed., Boston, Martinus Nijhoff Publishers, 2012), pp. 111–133.

Bourrel, Marie. Pollution du fait d'un navire dans une aire maritime protégée en haute mer ; quel rôle pour le Tribunal international du droit de la mer ?, 17 *ANNUAIRE DU DROIT DE LA MER* (2012), pp. 165–206.

Boyle, Alan E. Dispute settlement and the Law of the Sea Convention: problems of fragmentation and jurisdiction, 46 (1) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (1997),

pp. 37–54.

Boyle, Alan E. The International Tribunal for the Law of the Sea and the settlement of disputes, *in* THE CHANGING WORLD OF INTERNATIONAL LAW IN THE TWENTY-FIRST CENTURY: A TRIBUTE TO THE LATE KENNETH R. SIMMONDS (Joseph Jude Norton, Mads Tønnesson Adenæs & Mary Footer, eds., The Hague, Kluwer Law International, 1998), pp. 99–134.

Boyle, Alan E. Problems of compulsory jurisdiction and the settlement of disputes relating to straddling fish stocks, 14 (1) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1999), pp. 1–25.

Boyle, Alan E. Some problems of compulsory jurisdiction before specialized tribunals: the law of the sea, *in* ASSERTING JURISDICTION: INTERNATIONAL AND EUROPEAN LEGAL PERSPECTIVES (Patrick Capps, Malcolm Evans & Stratos Konstantinidis, eds. Oxford, Hart Publishing, 2003), pp. 243–253.

Boyle, Alan E. Further development of the Law of the sea convention: mechanisms for change, 54 (3) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2005), pp. 563–584.

Boyle, Alan E. The environmental jurisprudence of the International Tribunal for the Law of the Sea, 22 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2007), pp. 369–381.

Bradić, Zoran. Međunarodni sud za pravo mora [International Tribunal for the Law of the Sea], 54 (6) *ZBORNIK PRAVNOG FAKULTETA U ZAGREBU* (2004), pp. 1113–1157.

Brown, E.D. Dispute settlement and the law of the sea: the UN Convention regime, 21 (1) *MARINE POLICY* (1997), pp. 17–43.

Buga, Irina. Territorial sovereignty issues in maritime disputes: a jurisdictional dilemma for law of the sea tribunals, 27 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2012), pp. 59–95.

Bundy, Rodman R. Evidence before international tribunals in maritime delimitation disputes, *in* THE RAZOR'S EDGE: INTERNATIONAL BOUNDARIES AND POLITICAL GEOGRAPHY. ESSAYS IN HONOUR OF PROFESSOR GERALD BLAKE (Clive Schofield, *et al.*, eds, The Hague, Kluwer Law International, 2002), pp. 173–183.

Burgt, Nienke van der. The 1982 United Nations Convention on the Law of the Sea and its dispute settlement procedure, 6 (1) *GRIFFIN'S VIEW ON INTERNATIONAL AND COMPARATIVE LAW* (2005), pp. 18–34. at <http://www.rechten.vu.nl/urlsearchresults.asp?itemnumber=2004>

Cabello Sarubbi, Oscar. El Tribunal Internacional del Derecho del Mar: su labor y perspectivas futuras, 7 (8) *REVISTA DIPLOMATICA* (2018), pp. 17–26.

Caminos, Hugo. Harmonization of pre-existing 200-mile claims in the Latin American region with the United Nations Convention on the Law of the Sea and its exclusive economic zone (Symposium: Building new regimes and institutions for the sea), 30 (1) *UNIVERSITY OF MIAMI INTER-AMERICAN LAW REVIEW* (1998), pp. 9–30.

Caminos, Hugo. The jurisdiction of the International Tribunal for the Law of the Sea: an overview, *in* OCEANS POLICY: NEW INSTITUTIONS, CHALLENGES AND OPPORTUNITIES (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff, 1999), pp. 93–108.

Caminos, Hugo. The establishment of specialized courts, *in* CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001b), pp. 33–40.

Caminos, Hugo. Algunas consideraciones acerca de la solución de controversias en la Convención de las Naciones Unidas sobre el Derecho del Mar y del Tribunal Internacional del Derecho del Mar, 2 *CUADERNOS DE DERECHO PESQUERO* (2001), pp. 23–34.

Caminos, Hugo. Las normas sobre ejecución en la Convención de las Naciones Unidas sobre Derecho del Mar, 5 *CURSOS EUROMEDITERRANEOS BANCAJA DE DERECHO INTERNACIONAL* (2001a), pp. 565–612.

Caminos, Hugo. Algunas consideraciones sobre la creación de tribunales internacionales especializados : el caso del Tribunal Internacional del Derecho del Mar, 47 (2a época, 40) *ANALES DE LA ACADEMIA NACIONAL DE DERECHO Y CIENCIAS SOCIALES DE BUENOS AIRES* (2002), pp. 1–20.

Caminos, Hugo. The creation of specialized courts: the case of the International Tribunal for the Law of the Sea, *in* *LIBER AMICORUM JUDGE SHIGERU ODA* (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002a), pp. 569–574.

Caminos, Hugo. The creation of the international Tribunal for the Law of the Sea as a specialized court under the United Nations Convention for the law of the Sea *in* *PROMOTING JUSTICE, HUMAN RIGHTS AND CONFLICT RESOLUTION THROUGH INTERNATIONAL LAW: LIBER AMICORUM LUCIUS CAFLISCH = LA PROMOTION DE LA JUSTICE, DES DROITS DE L'HOMME ET DU RÈGLEMENT DES CONFLITS PAR LE DROIT INTERNATIONAL: LIBER AMICORUM LUCIUS CAFLISCH* (Marcelo G. Kohen, ed., Leiden, Nijhoff, 2006), pp. 823–835.

Caminos, Hugo. The International Tribunal for the Law of the Sea: an overview of its jurisdictional procedure, 5 (1) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2006a), pp. 13–27.

Caminos, Hugo. The International Tribunal for the Law of the Sea: an Overview of its Jurisdictional Procedure *in* *NEW INTERNATIONAL TRIBUNALS AND NEW INTERNATIONAL PROCEEDINGS* (Angela Del Vecchio, ed., Milano, Giuffrè Editore, 2006b), pp. 17–33.

Caminos, Hugo. The creation of the International Tribunal for the Law of the Sea as a specialized court, *in* *THE DIVERSITY OF INTERNATIONAL LAW: ESSAYS IN HONOUR OF PROFESSOR KALLIOPI K. KOUFA* (Aristotle Constantinides and Nikos Zaikos, eds., Leiden, Brill, 2009), pp. 97–108.

Caminos, Hugo. The growth of specialized international tribunals and the fears of fragmentation of international law, *in* *INTERNATIONAL COURTS AND THE DEVELOPMENT OF INTERNATIONAL LAW : ESSAYS IN HONOUR OF TULLIO TREVES* (Nerina Boschiero, Tullio Scovazzi et al., eds., The Hague, T.M.C. Asser Press, 2013), pp. 55–64.

Carstensen, Nils Christian. [Comment] A re-internationalisation of dispute settlement in the law of the sea, 62 (1/2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (2002), pp. 73–76.

Cavalcanti de Mello Filho, Eduardo. The normative porosity of the UN Convention on the Law of the Sea: from “human rights at sea” to “ocean-climate nexus”, 34 *MINNESOTA JOURNAL OF INTERNATIONAL LAW* (2025), pp. 87–161.

Charney, Jonathan I. The implications of expanding international dispute settlement systems: the 1982 Convention on the Law of the Sea, 90 (1) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (1996), pp. 69–75.

Chigara, Ben. The International Tribunal for the Law of the Sea and customary international law, 22 (4) *LOYOLA OF LOS ANGELES INTERNATIONAL & COMPARATIVE LAW REVIEW* (2000), pp. 433–452.

Chinkin, Christine M. Dispute resolution and the law of the sea: regional problems and prospects, *in* *THE LAW OF THE SEA IN THE ASIAN PACIFIC REGION* (James Crawford & Donald Rothwell, eds., Dordrecht, Martinus Nijhoff, 1995), pp. 237–262.

Chitty, Gritakumar E. The International Tribunal for the Law of the Sea: the establishment of the Tribunal (Opening statement), 11 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW*

(1996, Special Issue), pp. 143–146.

Chitty, Gritakumar E. A brief history of the post conference development of the Tribunal as an international judicial body, *in* CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 41–52.

Cho, Yoona. The precautionary principle in the International Tribunal for the Law of the Sea, 10 *SUSTAINABLE DEVELOPMENT LAW & POLICY* (2009), p. 64.

Churchill, Robin. The International Tribunal for the Law of the Sea: Survey for 2003, 19 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2004), pp. 369–382.

Churchill, Robin. 10 years of the UN Convention on the Law of the Sea- towards a global ocean regime? A general appraisal, 48 *GERMAN YEARBOOK OF INTERNATIONAL LAW* (2005), pp. 82–116.

Churchill, Robin. Some reflections on the operation of the dispute settlement system of the UN convention on the Law of the Sea during its first decade *in* THE LAW OF THE SEA: PROGRESS AND PROSPECTS (David Freestone, Richard Barnes & David Ong, eds., Oxford, Oxford University Press, 2006), pp. 388–413.

Churchill, Robin. Dispute settlement under the UN Convention on the Law of the Sea: survey for 2004, 21 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2006a), pp. 1–14.

Churchill, Robin. Dispute settlement under the UN Convention on the Law of the Sea: survey for 2005, 21 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2006b), pp. 377–388.

Churchill, Robin. The jurisprudence of the International Tribunal for the Law of the Sea relating to fisheries: Is there much in the net?, 22 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2007), pp. 383–424.

Churchill, Robin. Dispute Settlement under the UN Convention on the Law of the Sea: survey for 2006, 22 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2007a), pp. 463–483.

Churchill, Robin. The International Tribunal for the Law of the Sea: Survey for 2007, 23 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2008), pp. 601–642.

Churchill, Robin. Dispute Settlement under the UN Convention on the Law of the Sea: Survey for 2009, 25 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2010), pp. 457–482.

Churchill, Robin. Dispute Settlement under the UN Convention on the Law of the Sea: Survey for 2010, 26 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2011), pp. 495–523.

Churchill, Robin. Dispute Settlement under the UN Convention on the Law of the Sea: Survey for 2011, 27 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2012), pp. 517–551.

Churchill, Robin. Dispute Settlement in the Law of the Sea: Survey for 2012, 28 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2013), pp. 563–614.

Churchill, Robin. Dispute Settlement in the Law of the Sea: Survey for 2013, 30 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2015), pp. 1–53.

Churchill, Robin. Dispute Settlement in the Law of the Sea: Survey for 2014, 30 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2015), pp. 585–653.

Churchill, Robin. Dispute Settlement in the Law of the Sea: Survey for 2015 – Part I, 31 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2016), pp. 555–582.

Churchill, Robin. Dispute Settlement in the Law of the Sea: Survey for 2015 – Part II and 2016, 32 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2017), pp. 379–426.

Churchill, Robin. Dispute settlement in the law of the sea: Survey for 2017, 33 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2018), pp. 653–682.

Churchill, Robin. Dispute Settlement in the Law of the Sea: Survey for 2018, 34 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2019), pp. 539–570.

Churchill, Robin. Dispute Settlement in the Law of the Sea: Survey for 2022, 38 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2023), pp. 603–638.

Churchill, Robin. Dispute Settlement in the Law of the Sea: Survey for 2023, 39 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2024), pp. 615–660.

Churchill, Robin. The general dispute settlement system of the UN Convention on the Law of the Sea: overview, context, and use, 48 (3/4) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2017), pp. 216–238.

Claypoole, Charles. Access to international justice: a review of the trust funds available for law of the sea-related disputes, 23 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2008), pp. 77–94.

Cohen, Miriam. Climate Change Proceedings as a Watershed Moment: Public Interest in the Jurisprudence of the International Tribunal for the Law of the Sea, 41 *CHINESE (TAIWAN) YEARBOOK OF INTERNATIONAL LAW AND AFFAIRS* (2023), pp. 177–201.

Collier, John & Vaughan Lowe. Dispute settlement in the Law of the Sea, in *THE SETTLEMENT OF DISPUTES IN INTERNATIONAL LAW: INSTITUTIONS AND PROCEDURES* (Oxford, Oxford University Press, 1999), pp. 84–95.

Collins, Richard. Navigating Choppy Waters: UNCLOS Dispute Settlement Coming of Age?, in *THE CHANGING CHARACTER OF INTERNATIONAL DISPUTE SETTLEMENT: CHALLENGES AND PROSPECTS* (Russell Buchan, Daniel Franchini and Nicholas Tsagourias, eds., Cambridge, United Kingdom ; New York, NY, Cambridge University Press, 2024), pp.137–160.

Correia Cardoso, Fernando José. O Tribunal Internacional do Direito do Mar e a Jurisdição em Matéria de Pescas, 961 *REVISTA DE MARINHA* (Maio, Junho 2011), pp. 28–31.

Correia Cardoso, Fernando José. A Pronta Libertação das Embarcações na Jurisprudência do Tribunal Internacional do Direito do Mar, 978 *REVISTA DE MARINHA* (Março/Abril 2014), pp. 40–43.

Correia Cardoso, Fernando José. O direito internacional do mar no início do século XXI, 04/05 *GLOBO* (Outubro 2013-Março 2014), pp. 40–45.

Correia Cardoso, Fernando José. O Tribunal Internacional do Direito do Mar e a conservação de recursos vivos marinhos, 990 *REVISTA DE MARINHA* (Março/Abril 2016), pp. 47–49.

Cortés Martín, José Manuel. Consultas y jurisdicción del Tribunal Internacional de Derecho del mar, in *LA GOBERNANZA DE LOS MARES Y OCÉANOS NUEVAS REALIDADES, NUEVOS DESAFÍOS = A GORVERNACÃO DOS MARES E OCEANOS : NOVAS REALIDADES, NOVOS DESAFIOS* (Jorge Pueyo Losa, Wladimir Brito (Directores) ; María Teresa Ponte Iglesias, María da Assunção Vale Pereira (Coordinadoras), Santiago de Compostela, Andavira Editora - Scientia Jurídica, 2012), pp. 193–213.

Cortés Martín, José Manuel. Prior consultations and jurisdiction at ITLOS, 13 (1) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2014), pp. 1–26.

Cortés Martín, José Manuel. Prior consultations and jurisdiction of the International Tribunal for the Law of the Sea, in *LA CONTRIBUTION DE LA CONVENTION DES NATIONS UNIES DUR LE DROIT DE LA MER À LA BONNE GOUVERNANCE DES MERS ET DES OCÉANOS = LA CONTRIBUCIÓN DE LA CONVENCION DE LAS NACIONES UNIDAS SOBRE EL DERECHO DEL MAR A LA BUENA GOBERNANZA DE LOS MARES Y OCÉANOS = THE CONTRIBUTION OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA TO*

GOOD GOVERNANCE OF THE OCEANS AND SEAS (José Manuel Sobrino Heredia, ed., Napoli, Editoriale Scientifica, 2014), pp. 279–300.

Cot, Jean-Pierre. Commentaire: [Le principe du contradictoire devant la Cour internationale de justice et le Tribunal international du droit de la mer] *in* LE PRINCIPE DU CONTRADICTOIRE DEVANT LES JURIDICTIONS INTERNATIONALES (Hélène Ruiz Fabri & Jean-Marc Sorel, eds., Paris, Editions A. Pedone, 2004), pp. [35]–42.

Cot, Jean-Pierre. In praise of urgency reflections on the practice of ITLOS, *in* INTERNATIONAL COURTS AND THE DEVELOPMENT OF INTERNATIONAL LAW : ESSAYS IN HONOUR OF TULLIO TREVES (Nerina Boschiero, Tullio Scovazzi et al., eds., The Hague, T.M.C. Asser Press, 2013), pp. 269–280.

Cot, Jean-Pierre. Fraud on the Tribunal?, *in* LAW OF THE SEA, FROM GROTIUS TO THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LIBER AMICORUM JUDGE HUGO CAMINOS (Lilian del Castillo, ed., Leiden, Brill Nijhoff, 2015), pp. 597–607.

Cot, Jean-Pierre. La pratique du bilinguisme dans le cadre du Tribunal international du droit de la mer *in* PROSPECTS OF EVOLUTION OF THE LAW OF THE SEA, ENVIRONMENTAL LAW AND THE PRACTICE OF ITLOS: NEW CHALLENGES AND EMERGING REGIMES: ESSAYS IN HONOUR OF JUDGE VICENTE MAROTTA RANGEL (Tafsir Malick Ndiaye and Rodrigo Fernandes More, eds., Rio de Janeiro, SAGSERV, 2018), pp. 82–86.

Coulée, Frédérique. Le principe du contradictoire devant la Cour internationale de justice et le Tribunal international du droit de la mer *in* LE PRINCIPE DU CONTRADICTOIRE DEVANT LES JURIDICTIONS INTERNATIONALES (Hélène Ruiz Fabri & Jean-Marc Sorel, eds., Paris, Editions A. Pedone, 2004), pp. [7]–33.

Cruz Carillo, Carlos A. The Advisory Jurisdiction of the ITLOS: from uncertainties to opportunities for ocean governance, *in* THE ENVIRONMENTAL RULE OF LAW FOR OCEANS: DESIGNING LEGAL SOLUTIONS (Froukje Maria Platjouw and Alla Pozdnakova, eds. Cambridge, Cambridge University Press, 2023), pp. 237–251.

Cudennec, Annie. Le juge communautaire et le développement durable du milieu marin: impact du droit international *in* LE JUGE COMMUNAUTAIRE ET LA MER (Bruxelles, Bruylant, 2003), pp. 87–105.

Daughton, J. Connor. “Here [should] be dragons”: Preserving Equity in Maritime Delimitation Disputes, 33 (2) *TRANSNATIONAL LAW & CONTEMPORARY PROBLEMS* (2024), pp. 211–261.

De Brabandere, Eric. The use of precedent and external case law by the International Court of Justice and the International Tribunal for the Law of the Sea, 15 (1) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2016), pp. 24–55.

De Herdt, Sandrine. Judges *ad hoc* and the International Tribunal for the Law of the Sea: An Overview of its Practices, 11 (3) *JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT* (2020), pp. 438–458.

Decaux, Emmanuel. Les eaux mêlées de l’arbitrage et de la justice (droit de la mer et règlement des différends) *in* LA MER ET SON DROIT: MELANGES OFFERTS A LAURENT LUCCHINI ET JEAN-PIERRE QUENEUDEC (Paris, Editions A. Pedone, 2003), pp. 159–176.

Delfino, Francesca. ‘Considerations of Humanity’ in the Jurisprudence of ITLOS and UNCLOS Arbitral Tribunals, *in* INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 407–420.

Devine, D.J. Relevant factors in establishing a reasonable bond for prompt release of a vessel under article 292 (1) of the United Nations Convention on the Law of the Sea 1982, *SOUTH AFRICAN YEARBOOK OF INTERNATIONAL LAW* (2002), pp. 140–148.

Dijk, Robert Hessel van. The first five years of the International Tribunal for the Law of the Sea: an overview, 20 (1) *VIERTELJAHRESSCHRIFT FÜR SICHERHEIT UND FRIEDEN* (2002), pp. 36–41.

Dijk, Robert Hessel van. The Netherlands and the International Tribunal for the Law of the Sea: how a state may find itself before the tribunal “against its will” in *THE NETHERLANDS IN COURT: ESSAYS IN HONOUR OF JOHAN G. LAMMERS* (Niels Blokker *et al.*, eds., Leiden, Martinus Nijhoff, 2006), pp. 51–70.

Dipla, Haritini. The role of the International Court of Justice and the International Tribunal for the Law of the Sea to accommodate new uses and challenges in *UNRESOLVED ISSUES AND NEW CHALLENGES TO THE LAW OF THE SEA: TIME BEFORE AND TIME AFTER* (Anastasia Strati, Maria Gavouneli & Nikolaos Skourtos, eds., Leiden, Martinus Nijhoff Publishers, 2006), pp. 235–250.

Doelle, Meinhard. Climate Change and the Use of the Dispute Settlement Regime of the Law of the Sea Convention, 37 (3/4) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (2006), pp. 319–337.

Dupuy, Pierre-Marie. Le principe de précaution et le droit international de la mer in *LA MER ET SON DROIT: MELANGES OFFERTS A LAURENT LUCCHINI ET JEAN-PIERRE QUENEUEDEC* (Paris, Editions A. Pedone, 2003), pp. 205–220.

Eckardt, Emanuel. Die Seestreitmacht zu Land: Der Internationale Seegerichtshof in Hamburg ist die letzte Instanz, wenn die Interessen von Nationen auf See kollidieren, 65 *MARE* (Dezember 2007/Januar 2008), pp. 38-44.

Eiriksson, Gudmundur. The role of the International Tribunal for the Law of the Sea in the peaceful settlement of disputes, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997), pp. 347–355.

Eiriksson, Gudmundur. The special chambers of the International Tribunal for the Law of the Sea, 38 (3/4) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1998), pp. 429–446.

Eiriksson, Gudmundur. The working methods of the International Tribunal for the Law of the Sea, in *OCEANS POLICY: NEW INSTITUTIONS, CHALLENGES AND OPPORTUNITIES* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff, 1999), pp. 111–131.

Eiriksson, Gudmundur. Comments on the origins and purposes of ITLOS, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 57–62.

Eiriksson, Gudmundur. The special chambers of the International Tribunal for the Law of the Sea, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001a), pp. 93–108.

Eiriksson, Gudmundur. An interview with Gudmundur Eiriksson, interviewed by Katherine Hill and Zachary Wales, 59 (1) *JOURNAL OF INTERNATIONAL AFFAIRS* (Fall 2005), pp. 43-51.

Eisemann, Pierre Michel. L’environnement entre terre et mer: observations sur l’instrumentalisation tactique du Tribunal de Hambourg, in *LA MER ET SON DROIT: MELANGES OFFERTS A LAURENT LUCCHINI ET JEAN-PIERRE QUENEUEDEC* (Paris, Editions A. Pedone, 2003), pp. 221–238.

Eitel, Tono. The Law of the Sea Tribunal: its status and scope of jurisdiction after November 16, 55 (2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (1995), pp. 452–456.

Ekwere, Kingsley U. Judicial Settlement: International Tribunal for the Law of the Sea (ITLOS), in *A TREATISE ON THE LAW OF THE SEA* (Kingsley U. Ekwere, Lagos: Princeton and Associates Publishing Co. Ltd., 2021), pp. 347–355.

Emanuelli, Claude. Le nouveau droit de la mer et les conflits entre Etats, 16 *ANNUAIRE DE DROIT MARITIME ET OCEANIQUE* (1998), pp. 209–231.

Erdogan, Arzu. Die Rechtsprechung des Internationalen Seegerichtshofes im Jahre 2001, 44 *GERMAN YEARBOOK OF INTERNATIONAL LAW* (2001), pp. 635–660.

Escher, Anne-Katrin. Release of vessels and crews before the International Tribunal for the Law of the Sea (Parts 1-2), 3 (2) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2004), pp. 205–374.

Escher, Anne-Katrin. Release of vessels and crews before the International Tribunal for the Law of the Sea (Part 3), 3 (3) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2004a), pp. 411–507.

Espósito, Carlos. Advisory opinions and jurisdiction of the International Tribunal for the Law of the Sea, in *REGIONS, INSTITUTIONS, AND LAW OF THE SEA: STUDIES IN OCEAN GOVERNANCE* (Harry N. Scheiber and Jin-Hyun Paik, eds., Leiden, Martinus Nijhoff Publishers, 2013), pp. 57–71.

Evans, Malcolm D. Intervention, the International Court of Justice and the Law of the Sea, 48 *REVUE HELLÉNIQUE DE DROIT INTERNATIONAL* (1995), pp. 73–94.

Fietta, Stephen, Jiries Saadeh and Laura Rees-Evans. The South China Sea Award: a milestone for international environmental law, the duty of due diligence and the litigation of maritime environmental disputes?, 29 *GEORGETOWN ENVIRONMENTAL LAW REVIEW* (2017), pp. 711–746.

Fitzmaurice, Malgosia. Concept of a treaty in decisions of international courts and tribunals, 20 (2) *INTERNATIONAL COMMUNITY LAW REVIEW* (2018), pp. 137–168.

Fleischhauer, Carl August. The relationship between the International Court of Justice and the newly created International Tribunal for the Law of the Sea in Hamburg, 1 *MAX PLANCK YEARBOOK OF UNITED NATIONS LAW* (1997), pp. 327–333.

Fondimare, Amélie. Tribunal international du droit de la mer, année 2000: I. Affaire du Camouco (Panama c. France) arrêt du 7 février 2000 II. Affaire du Monte Confurco (Seychelles c. France), arrêt du 18 décembre 2000, (20 septembre 2001 in *Jurisprudence internationale*) *ACTUALITE ET DROIT INTERNATIONAL* (2001) at <http://www.ridi.org/adi>

Franckx, Erik. “Reasonable bond” in the practice of the International Tribunal for the Law of the Sea, 32 (2) *CALIFORNIA WESTERN INTERNATIONAL LAW JOURNAL* (2002), pp. 303–342.

Gaertner, Marianne P. The dispute settlement provisions of the Convention on the Law of the Sea: critique and alternatives to the International Tribunal for the Law of the Sea, 19 *SAN DIEGO LAW REVIEW* (1981-82), pp. 577-597.

Gallala, Imen. La notion de caution raisonnable dans la jurisprudence du Tribunal international du droit de la mer, 105 (4) *REVUE GENERALE DE DROIT INTERNATIONAL PUBLIC* (2001), pp. 931–968.

Gamble, John King. The 1982 United Nations Convention on the Law of the Sea: binding dispute settlement?, 9 *BOSTON UNIVERSITY INTERNATIONAL LAW JOURNAL* (1991), pp. 39–58.

Gao, Jianjun. The Legal Basis of the Advisory Function of the International Tribunal for the Law of the Sea as A Full Court: An Unresolved Issue, 4 (1) *KMI INTERNATIONAL JOURNAL OF MARITIME AFFAIRS AND FISHERIES* (2012), pp. 83–106.

Gao, Jianjun. Reasonableness of the bond under Article 292 of the LOS Convention: practice of the ITLOS, 7 (1) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2008), pp. 115-142.

Gao, Jianjun. Appointment of arbitrators by the President of the ITLOS pursuant to Article 3 of Annex VII to the LOS Convention: some tentative observations, 16 (4) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2017), pp. 723–750.

Gao, Jianjun. The Exhaustion of Local Remedies Rule in the Settlement of Maritime Disputes: A Study of the Practice of the UNCLOS Tribunals, 19 (3) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2020), pp. 425–458.

García-Revilla, Miguel G. La liberación de la tripulación en la jurisprudencia del Tribunal Internacional del Derecho del Mar, 2 *CUADERNOS DE DERECHO PESQUERO* (2001), pp. 35–48.

García-Revilla, Miguel G. The release of crew according to the ITLOS jurisprudence *in* LA MEDITERRANEE ET LE DROIT DE LA MER A L'AUBE DU 21E SIECLE = THE MEDITERRANEAN AND THE LAW OF THE SEA AT THE DAWN OF THE 21ST CENTURY: ACTES DU COLLOQUE INAUGURAL DE LA ASSOCIATION INTERNATIONALE DU DROIT DE LA MER (NAPLES, 22 ET 23 MARS 2001) (Giuseppe Cataldi, éd., Bruxelles, Bruylant, 2002), pp. [97]–112.

García-Revilla, Miguel G. La Comunidad Europea y el Tribunal Internacional del Derecho del Mar, 19 (no. 227) *NOTICIAS DE LA UNIÓN EUROPEA* (2003), pp. [15]–32.

García-Revilla, Miguel G. España y la jurisdicción del Tribunal Internacional del Derecho del Mar. La declaración de 19 de Julio de 2002, LVIII (1) *REVISTA ESPAÑOLA DE DERECHO INTERNACIONAL* (2006), pp. 289–308.

García-Revilla, Miguel G. The Judicial Personality and Nature of the International Tribunal for the Law of the Sea, *in* LAW OF THE SEA, FROM GROTIUS TO THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LIBER AMICORUM JUDGE HUGO CAMINOS (Lilian del Castillo, ed., Leiden, Brill Nijhoff, 2015), pp. 608–621.

Gates, Douglas W. International law adrift: forum shopping, forum rejection, and the future of maritime dispute resolution, 18 *CHICAGO JOURNAL OF INTERNATIONAL LAW* (Summer 2017), pp. 287–320.

Gautier, Philippe. La procédure devant le Tribunal international du droit de la mer, 12 *ESPACES ET RESSOURCES MARITIMES* (1998), pp. 24–43.

Gautier, Philippe. Interim measures of protection before the International Tribunal for the Law of the Sea, *in* CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist and John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 243–254.

Gautier, Philippe. Pratique des Etats et « forum shopping » *in* LA ZONE ECONOMIQUE EXCLUSIVE ET LA CONVENTION DES NATIONS UNIES SUR LE DROIT DE LA MER, 1982-2000: UN PREMIER BILAN DE LA PRATIQUE DES ETATS = THE EXCLUSIVE ECONOMIC ZONE AND THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA, 1982-2000: A PRELIMINARY ASSESSMENT OF STATE PRACTICE (Erik Franckx et Philippe Gautier, éd. Bruxelles, Bruylant, 2003), pp. 97–122.

Gautier, Philippe. The International Tribunal for the Law of the Sea: activities in 2002, 2 (1) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2003a), pp. 341–364.

Gautier, Philippe. Les affaires de «prompte mainlevée» devant le Tribunal international du droit de la mer, 3 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2003b), pp. 79–106.

Gautier, Philippe. International Tribunal for the Law of the Sea: activities in 2003, 3 (1) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2004), pp. 241–266.

Gautier, Philippe. Le Tribunal international du droit de la mer, le règlement des différends relatifs à la Convention des Nations Unies de 1982 et la protection de l'environnement, (Dossier spécial: le droit de la mer en l'honneur du Professeur Claude Impériali), 16 (Printemps-Eté) *L'OBSERVATEUR DES NATIONS UNIES* (2004a), pp. 44–66.

Gautier, Philippe. NGOs and law of the sea disputes *in* CIVIL SOCIETY, INTERNATIONAL COURTS AND COMPLIANCE BODIES (Tullio Treves, et al., eds., The Hague, T.M.C. Asser Press, 2005), pp. 233–242.

Gautier, Philippe. The International Tribunal for the Law of the Sea: activities in 2004, 4 (1) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2005a), pp. 183–201.

Gautier, Philippe. L'état du pavillon et la protection des intérêt liés au navire *in* PROMOTING JUSTICE, HUMAN RIGHTS AND CONFLICT RESOLUTION THROUGH INTERNATIONAL LAW: LIBER AMICORUM LUCIUS CAFLISCH = LA PROMOTION DE LA JUSTICE, DES DROITS DE L'HOMME ET DU REGLEMENT DES CONFLITS PAR LE DROIT INTERNATIONAL: LIBER AMICORUM LUCIUS CAFLISCH (Marcelo G. Kohen, ed., Leiden, Nijhoff, 2006), pp. 717–745.

Gautier, Philippe. The International Tribunal for the Law of the Sea: activities in 2005, 5 (2) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2006a), pp. 381–396.

Gautier, Philippe. Matters of judgement, Our Planet (December 2007), pp. 26-28.

Gautier, Philippe. The International Tribunal for the Law of the Sea: activities in 2006, 6 (2) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2007a), pp. 389–401.

Gautier, Philippe. The International Tribunal for the Law of the Sea: activities in 2007, 7 (2) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2008), pp. 371–388.

Gautier, Philippe. The International Tribunal for the Law of the Sea: activities in 2008, 8 (2) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2009), pp. 441–454.

Gautier, Philippe. Urgent proceedings before the International Tribunal for the Law of the Sea, *ISSUES IN LEGAL SCHOLARSHIP, FRONTIER ISSUES IN OCEAN LAW: MARINE RESOURCES, MARITIME BOUNDARIES, AND THE LAW OF THE SEA* (2009a), pp. 1–20.

Gautier, Philippe. The International Tribunal for the Law of the Sea: activities in 2009, 9 (4) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2010), pp. 783–798.

Gautier, Philippe. Advisory Proceedings before the International Tribunal for the Law of the Sea, *in* TECHNICAL AND LEGAL ASPECTS OF THE REGIMES OF THE CONTINENTAL SHELF AND THE AREA (Zhiguo Gao, Haiwen Zhang, Haisheng Zhang et al., eds., Beijing, China Ocean Press, 2011), pp. 129–143.

Gautier, Philippe. The International Tribunal for the Law of the Sea: Activities in 2010, 10 (4) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2011a), pp. 865–881.

Gautier, Philippe. The International Tribunal for the Law of the Sea: Activities in 2011, 11 (3) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2012), pp. 523–540.

Gautier, Philippe. Le rôle du Tribunal international du droit de la mer dans le maintien de l'ordre public en mer, *in* ORDRE PUBLIC & MER: ACTES DU COLLOQUE DE BREST, 12 ET 13 MAI 2011 (A. Cudennec & E. Amure, eds., Paris, Pedone, 2012a), pp. 175–189.

Gautier, Philippe. The International Tribunal for the Law of the Sea: activities in 2012, 12 (3) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2013), pp. 613–633.

Gautier, Philippe. Two aspects of ITLOS proceedings: non-state parties and costs of bringing claims, *in* REGIONS, INSTITUTIONS, AND LAW OF THE SEA: STUDIES IN OCEAN GOVERNANCE (Harry N. Scheiber and Jin-Hyun Paik, eds., Leiden, Martinus Nijhoff Publishers, 2013), pp. 73–85.

Gautier, Philippe. Standing of NGOs and third-party intervention before the International Tribunal for the Law of the Sea, 47 (1) *REVUE BELGE DE DROIT INTERNATIONAL* (2014), pp. 205–224.

Gautier, Philippe. The contribution of the International Tribunal for the Law of the Sea to the rule of law, in *THE CONTRIBUTION OF INTERNATIONAL AND SUPRANATIONAL COURTS TO THE RULE OF LAW* (Geert De Baere and Jan Wouters, eds., Northampton, MA, Edward Elgar Publishing, 2015), pp. 203–222.

Gautier, Philippe. La contribution du tribunal international du droit de la mer au droit de l'environnement, 21 *ANNUAIRE DU DROIT DE LA MER* (2016), pp. 129–145.

Gautier, Philippe. Der Seegerichtshof hat sich etabliert, *DEUTSCHE SEESCHIFFFAHRT* (Sept./Okt. 2016), pp. 18–19.

Gautier, Philippe. 22 ans de règlement des différends relatifs au droit de la mer : un premier bilan, 796 *LE DROIT MARITIME FRANÇAIS* (2017), pp. 942-956.

Gautier, Philippe. Access to international courts and tribunals in law of the sea disputes, in *LIBER AMICORUM: IN HONOUR OF A MODERN RENAISSANCE MAN HIS EXCELLENCY GUDMUNDUR EIRIKSSON* (Juan Carlos Sainz-Borgo et al., eds., University for Peace Press, O.P. Jindal Global University, Universal Law Publishing, Gurgaon, India, 2017), pp. 165–193.

Gautier, Philippe. Experts before ITLOS: an overview of the Tribunal's practice, 9 (3) *JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT* (2018), pp. 433–439.

Gavouneli, Maria. From uniformity to fragmentation? The ability of the UN Convention on the Law of the Sea to accommodate new uses and challenges in *UNRESOLVED ISSUES AND NEW CHALLENGES TO THE LAW OF THE SEA: TIME BEFORE AND TIME AFTER* (Anastasia Strati, Maria Gavouneli & Nikolaos Skourtos, eds., Leiden, Martinus Nijhoff Publishers, 2006), pp. 205–234, at pp. 223–233.

Gillroy, John Martin. Adjudication norms, dispute settlement regimes and international tribunals: the status of “environmental sustainability” in international jurisprudence, 42 *STANFORD JOURNAL OF INTERNATIONAL LAW* (2006), pp. 1–52.

Golitsyn, Vladimir. Interrelation of the institutions under the Law of the Sea Convention with other international institutions, in *ORDER FOR THE OCEANS AT THE TURN OF THE CENTURY* (Davor Vidas & Willy Østreng, eds., The Hague, Kluwer Law International, 1999), pp. 133–142.

Golitsyn, Vladimir. Judicial practice of the International Tribunal for the Law of the Sea – an overview, 47 (1) *REVUE BELGE DE DROIT INTERNATIONAL* (2014), pp. 225–234.

Golitsyn, Vladimir. The Contribution of the International Tribunal for the Law of the Sea to the Progressive Development of International Environmental Law, 46 (5) *ENVIRONMENTAL POLICY AND LAW* (2016), pp. 292–298.

Golitsyn, Vladimir. The International Tribunal for the Law of the Sea and new challenges lying ahead, 2 *HAMBURG LAW REVIEW: LAW OF THE SEA AND MARITIME LAW* (2017), pp. 7–40.

Golitsyn, Vladimir. The role of the International Tribunal for the Law of the Sea in global ocean governance, in *STRESS TESTING THE LAW OF THE SEA: DISPUTE RESOLUTION, DISASTERS & EMERGING CHALLENGES* (Stephen Minas and H. Jordan Diamond, eds., Leiden, Brill Nijhoff, 2018), pp. 11–30.

Golitsyn, Vladimir. The role of the International Tribunal for the Law of the Sea (ITLOS) in global ocean governance, in *IMLI Treatise on Global Ocean Governance* (David Joseph Attard et al., eds., Oxford, United Kingdom: Oxford University Press, 2018), pp. 103–118.

González Napolitano, Silvina S. La importancia de las medidas provisionales en las controversias relativas a la pesca in *LA GESTIÓN DE LOS RECURSOS MARINOS Y LA COOPERACIÓN INTERNACIONAL: ACTAS DEL SEMINARIO, SANTIAGO DE CHILE, 22-23 DE MARZO DE 2004* (Angela Del

Vecchio, ed., Rome, Istituto Italo-Latino Americano, 2006), pp. 169–175.

Goy, Raymond. Trois affaires de mainlevée de saisie de navires de pêche contre la France devant le TIDM: la jurisprudence des légines, Affaires du Camouco, du Monte Confurco et du Grand Prince, 14 *ESPACES ET RESSOURCES MARITIMES* (2001), pp. 75–122.

Gros, Guillaume. Experts: International Tribunal for the Law of the Sea (ITLOS), Max Planck Encyclopedias of International Law (online version, available at: <https://opil.ouplaw.com/home/MPIL>)

Grossman, Nienke. Legitimacy and international adjudicative bodies, 41 (1) *GEORGE WASHINGTON INTERNATIONAL LAW REVIEW* (2009), pp. 107–180.

Guruswamy, Lakshman D. The promise of the United Nations Convention on the Law of the Sea (UNCLOS): justice in trade and environment disputes, 25 (2) *ECOLOGY LAW QUARTERLY* (1998), pp. 189–227.

Guruswamy, Lakshman D. Should UNCLOS or GATT/WTO decide trade and environment disputes?, 7 (2) *MINNESOTA JOURNAL OF GLOBAL TRADE* (1998a), pp. 287–328.

Guruswamy, Lakshman D. Jurisdictional conflicts between international tribunals: a framework for adjudication & implementation *in* BRINGING NEW LAW TO OCEAN WATERS (David D. Caron and Harry N. Scheiber, eds., Leiden, Martinus Nijhoff, 2004), pp. 297–347.

Guzman, Andrew T. & Jennifer Landside. The myth of international delegation, 96 *CALIFORNIA LAW REVIEW* (2008), pp. 1693–1723.

Hafner, Gerhard. Der Internationale Gerichtshof und der Internationale Strafgerichtshof: Konkurrenz oder Ergänzung?, *in* LIBER AMICORUM JUDGE SHIGERU ODA (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002), pp. 587–620.

Hamamoto, Shotaro. La procédure de prompt mainlevée préjuge-t-elle le fond de la procédure interne de l'état côtier ? – L'évolution de la jurisprudence du Tribunal international du droit de la mer sur la prompt mainlevée, 113 *REVUE GENERALE DE DROIT INTERNATIONAL PUBLIC* (2009), pp. 851–871.

Hamersky, Michael. Extracting environmental harm from deep seabed mining, 53 *ENVIRONMENTAL LAW REPORTER* 10815 (2023), pp. 1–42.

Hanseaticus, H. Le Tribunal international du droit de la mer est en place, 10 *ESPACES ET RESSOURCES MARITIMES* (1996), pp. 1–5.

Harrison, James. The Law of the Sea Convention Institutions, *in* The Oxford Handbook of the Law of the Sea (Donald R. Rothwell et al., eds., Oxford, Oxford University Press, 2015), pp. 373–393.

Harrison, James. Defining disputes and characterizing claims: subject-matter jurisdiction in Law of the Sea Convention litigation, 48 (3/4) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2017), pp. 269–283.

Hayashi, Moritaka. Registration of the first group of pioneer investors by the Preparatory Commission for the International Sea-Bed Authority and for the International Tribunal for the Law of the Sea, 20 (1) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (1989), pp. 1–33.

Helmersen, Sondre Torp. The Application of Teachings by the International Tribunal for the Law of the Sea, 11 (1) *JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT* (2020), pp. 20–46.

Highet, Keith. Part XV of UNCLOS and the Hamburg Court, *in* MARITIME BOUNDARY DISPUTES AND SETTLEMENT, SUSTAINABLE DEVELOPMENT AND PRESERVATION OF THE OCEANS, PROCEEDINGS OF THE LAW OF THE SEA INSTITUTE, 29TH ANNUAL CONFERENCE (Honolulu, Law of the Sea Institute, Williams S. Richardson School of Law, University of Hawaii, 1997), pp. 756–777.

Hinrichs Oyarce, Ximena. [UNCLOS/MSP-17] Re: The International Tribunal for the Law of the Sea, 37 (5) *ENVIRONMENTAL POLICY AND LAW* (2007), pp. 369-371.

Hoffmann, Albert J. The Role of the Seabed Disputes Chamber in Dispute Settlement Relating to Activities in the Area, *in* THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA, PART XI REGIME AND THE INTERNATIONAL SEABED AUTHORITY: A TWENTY-FIVE YEAR JOURNEY (Alfonso Ascencio-Herrera and Myron H. Nordquist, eds, Leiden ; Boston : Brill Nijhoff, 2022), pp. 139–150.

Horna, Ángel. Apuntes acerca del Tribunal Internacional del Derecho del Mar: ¿Hamburgo v. La Haya?, 14 (25) *AGENDA INTERNACIONAL* (2007), pp. 131–148.

Howe, Nick. ITLOS: a practitioner's perspective, *in* CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 159–173.

Hsieh, Pasha L. An unrecognized state in foreign and international courts: the case of the Republic of China on Taiwan, 28 *MICHIGAN JOURNAL OF INTERNATIONAL LAW* (2007), pp. 765–814.

Infante Caffi, María Teresa. Solución de controversias en el marco de la Convención de las Naciones Unidas sobre el Derecho del Mar: El Tribunal Internacional sobre el Derecho del Mar, *in* SOLUCION JUDICIAL DE CONTROVERSIAS: EL DERECHO INTERNACIONAL ANTE LOS TRIBUNALES INTERNACIONALES E INTERNOS (María Teresa Infante Caffi & Rose Cave Schnöhr, eds., Instituto de Estudios Internacionales, Universidad de Chile, Santiago de Chile, 1995), pp. 123–145.

Isanga, Joseph M. Countering persistent contemporary sea piracy: expanding jurisdictional regimes, 59 *AMERICAN UNIVERSITY LAW REVIEW* (2010), pp. 1267–1319.

Ivanova, Elena. Intervention: International Tribunal for the Law of the Sea (ITLOS), Max Planck Encyclopedias of International Law (online version, available at: <https://opil.ouplaw.com/home/MPIL>)

Jaeckel, Aline L. Dispute settlement in the ISA Regime: the Seabed Disputes Chamber, *in* THE INTERNATIONAL SEABED AUTHORITY AND THE PRECAUTIONARY PRINCIPLE: BALANCING DEEP SEABED MINERAL MINING AND MARINE ENVIRONMENTAL PROTECTION (Leiden, Brill, 2017), pp. 111–113.

Jaeckel, Aline and Tim Stephens. The interpretation of sustainable development principles in ITLOS, *in* SUSTAINABLE DEVELOPMENT PRINCIPLES IN THE DECISIONS OF INTERNATIONAL COURTS AND TRIBUNALS: 1992-2012 (Marie-Claire Cordonier Segger and H.E. Judge C.G. Weeramantry, eds., Abingdon, Oxon ; New York, NY : Routledge, 2017), pp. 339–354.

Jaenicke, Günther. The interpretation of the Law of the Sea Convention in the jurisprudence of the International Tribunal for the Law of the Sea, *in* LIBER AMICORUM JUDGE SHIGERU ODA (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002), pp. 683–696.

Jagota, S.P. Developments in the law of the sea between 1970 and 1998: a historical perspective, 2 (1) *JOURNAL OF THE HISTORY OF INTERNATIONAL LAW/REVUE D'HISTOIRE DU DROIT INTERNATIONAL* (2000), pp. 91–119.

Janis, Mark W. The Law of the Sea Tribunal, *in* INTERNATIONAL COURTS FOR THE TWENTY-FIRST CENTURY (Mark W. Janis, ed., Dordrecht, Martinus Nijhoff, 1992), pp. 245–251.

Jarose, Joanna. Giving Due Regard to the Obligation of 'Due Regard' under Article IX of the Outer Space Treaty, 24 (2) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2023), pp. 235–259.

Jeddahlyn, Maria Emilynda and Pia V. Benosa. Limits on the Use of Force at Sea in the Jurisprudence of ITLOS, *in* CASE-LAW AND THE DEVELOPMENT OF INTERNATIONAL LAW: CONTRIBUTIONS BY INTERNATIONAL COURTS AND TRIBUNALS (Patrícia Galvão Teles and Manuel Almeida Ribeiro, eds., Leiden; Boston, Brill Nijhoff, 2022), pp. 208–224.

Jensen, Øystein and Nigel Bankes. Compulsory and binding dispute resolution under the United Nations Convention on the Law of the Sea: introduction, 48 (3/4) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2017), pp. 209–215.

Jesus, José Luís. O Tribunal Internacional do Direito do Mar: algumas observações sobre as suas actividades, 25 (Abril) *REVISTA JURÍDICA* (2002), pp. 25–36.

Jesus, José Luis. The Gilberto Amado Memorial Lecture, 2 (9) *ANUARIO BRASILEIRO DE DIREITO INTERNACIONAL = BRAZILIAN YEARBOOK OF INTERNATIONAL LAW = ANNUAIRE BRÉSILIEN DE DROIT INTERNATIONAL* (2010), pp. 173–182.

Jesus, José Luis. Law of the sea dispute settlement: the applicable law in the jurisprudence of the Tribunal, *in* CHALLENGES OF CONTEMPORARY INTERNATIONAL LAW AND INTERNATIONAL RELATIONS: LIBER AMICORUM IN HONOUR OF ERNEST PETRIČ (Miha Pogačnik, ed., Nova Gorica, The European Faculty of Law, 2011), pp. 211–232.

Jesus, José Luis. The role of ITLOS in the settlement of law of the sea disputes, *in* THE LAW OF THE SEA CONVENTION: US ACCESSION AND GLOBALIZATION (Myron H. Nordquist et al., eds., Leiden, Martinus Nijhoff Publishers, 2012), pp. 154–164.

Jesus, José Luis. Law of the sea disputes: the applicable law in the jurisprudence of the Tribunal, *in* REGIONS, INSTITUTIONS, AND LAW OF THE SEA: STUDIES IN OCEAN GOVERNANCE (Harry N. Scheiber and Jin-Hyun Paik, eds., Leiden, Martinus Nijhoff Publishers, 2013), pp. 15–28.

Jesus, José Luis. ITLOS and the law of the sea, *in* GLOBAL OCEAN GOVERNANCE: FROM VISION TO ACTION (Doroța Pyć and Jakub Puzkarski, eds., Poznań, Ars boni et aequi, 2014), pp. 19–25.

Jesus, José Luis. The exhaustion of local remedies and nationality of claims in the jurisprudence of International Tribunal for the Law of the Sea *in* PROSPECTS OF EVOLUTION OF THE LAW OF THE SEA, ENVIRONMENTAL LAW AND THE PRACTICE OF ITLOS: NEW CHALLENGES AND EMERGING REGIMES: ESSAYS IN HONOUR OF JUDGE VICENTE MAROTTA RANGEL (Tafsir Malick Ndiaye and Rodrigo Fernandes More, eds., Rio de Janeiro, SAGSERV, 2018), pp. 87–106.

Kamga, Maurice K. Les procédures d'urgence devant le Tribunal International du droit de la mer *in* PROMOTING JUSTICE, HUMAN RIGHTS AND CONFLICT RESOLUTION THROUGH INTERNATIONAL LAW: LIBER AMICORUM LUCIUS CAFLISCH = LA PROMOTION DE LA JUSTICE, DES DROITS DE L'HOMME ET DU REGLEMENT DES CONFLITS PAR LE DROIT INTERNATIONAL: LIBER AMICORUM LUCIUS CAFLISCH (Marcelo G. Kohen, ed., Leiden, Nijhoff, 2006), pp. 855–874.

Kamto, Maurice. La nationalité des navires en droit international *in* LA MER ET SON DROIT: MELANGES OFFERTS A LAURENT LUCCHINI ET JEAN-PIERRE QUENEUDEC (Paris, Pedone, 2003), pp. 343–373.

Kamto, Maurice. Regard sur la jurisprudence du Tribunal international du droit de la mer depuis son entrée en fonctionnement (1997-2004), 109 *REVUE GÉNÉRALE DE DROIT INTERNATIONAL PUBLIC* (2005), pp. 793–828.

Karim, Md. Saiful. Litigating law of the sea disputes using the UNCLOS dispute settlement system, *in* LITIGATING INTERNATIONAL LAW DISPUTES: WEIGHING THE BALANCE (Natalie Klein, ed., Cambridge University Press, 2014), pp. 260–283.

Kaur, Sharon Pal. Selected bibliography on the International Tribunal for the Law of the Sea, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997), pp. 589–594.

Kateka, James L. The International Tribunal for the Law of the Sea and Africa, 22 *AFRICAN YEARBOOK OF INTERNATIONAL LAW/ANNUAIRE AFRICAÏN DE DROIT INTERNATIONAL* (2016), pp. 155–170.

Kazhdan, Daniel. Precautionary pulp: Pulp Mills and the evolving dispute between international tribunals over the reach of the precautionary principle, 38 *ECOLOGY LAW QUARTERLY* (2011), pp. 527–552.

Keyuan, Zou. The Chinese traditional maritime boundary line in the South China Sea and its legal consequences for the resolution of the dispute over the Spratly Islands, 14 (1) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1999), pp. 27–55.

Keyuan, Zou. The International Tribunal for the Law of the Sea: Procedures, Practices, and Asian States, 41 (2) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (2010), pp. 131–151.

Khan, Rahmatullah. Introduction [to the International Tribunal for the Law of the Sea], in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001), pp. 13–18.

Kiehne, Gerhard. Investigation, detention and release of ships under the Paris MOU (Memorandum of Understanding) on Port State Control: a view from practice. (The International Tribunal for the Law of the Sea: establishment and 'Prompt Release' procedures), 11 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1996), pp. 217–224.

Kindt, John Warren. Dispute settlement in international environmental issues: the model provided by the 1982 Convention on the Law of the Sea, 22 (5) *VANDERBILT JOURNAL OF TRANSNATIONAL LAW* (1989), pp. 1097–1118.

Kittichaisaree, Kriangsak. Introduction to the Symposium on Sara McLaughlin Mitchell & Andrew P. Owsiak, "Judicialization of the Sea: Bargaining in the Shadow of UNCLOS", 115 *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2021) Unbound, pp. 368–372.

Klein, Natalie. Provisional Measures and Provisional Arrangements in Maritime Boundary Disputes, 21 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2006), pp. 423–460.

Klein, Pierre & Sands, Philippe Q.C. The Law of the Sea: The International Tribunal for the Law of the Sea, in *BOWETT'S LAW OF INTERNATIONAL INSTITUTIONS* (London, Sweet and Maxwell, 2009), pp. 381–385.

Klein, Natalie and Jack McNally. Compliance with decisions of the dispute settlement bodies of the UN Convention on the Law of the Sea, 4 (3/4) *BRILL RESEARCH PAPERS ON THE LAW OF THE SEA* (2020), pp. 1–167.

Kolodkin, Anatoly L. National legislation in the light of UNCLOS and the practice of the International Tribunal for the Law of the Sea, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 239–242.

Kolodkin, Anatoly L., Gutsuliak, V.N. & Bobrova, Iu.V, eds., Settlement of International Maritime Disputes: International Tribunal for the Law of the Sea, in *THE WORLD OCEAN: INTERNATIONAL LEGAL REGIME* (Utrecht, Eleven International Publishing, 2010), pp. 437–453.

Koroma, Abdul G. Implementation of the Law of the Sea Convention through its institutions: an overview, in *ORDER FOR THE OCEANS AT THE TURN OF THE CENTURY* (Davor Vidas & Willy Østreg, eds., The Hague, Kluwer Law International, 1999), pp. 57–72.

Kwiatkowska, Barbara. The International Court of Justice and the law of the sea: some reflections, 11 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1996), pp. 491–532.

Kwiatkowska, Barbara. Equitable maritime boundary delimitation, as exemplified in the work of

the International Court of Justice during the presidency of Sir Robert Yewdall Jennings and beyond, 28 *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (1997), pp. 91–145.

Kwiatkowska, Barbara. Cases on equitable maritime delimitation pending before the International Court of Justice, in *LIBER AMICORUM GÜNTHER JAENICKE - ZUM 85. GEBURTSTAG* (Volkmar Götz, Peter Selmer & Rüdiger Wolfrum, eds., Berlin, Springer, 1998), pp. 515–542.

Kwiatkowska, Barbara. The contribution of the International Court of Justice to the development of the law of the sea and environmental law, 8 (1) *REVIEW OF EUROPEAN COMMUNITY & INTERNATIONAL ENVIRONMENTAL LAW* (1999), pp. 10–15.

Kwiatkowska, Barbara. The future of the Law of the Sea Tribunal in Hamburg, in *INTERNATIONAL LAW AND THE HAGUE'S 750TH ANNIVERSARY* (Wybo P. Heere, ed., The Hague, Kluwer Law International, 1999a), pp. 417–425.

Kwiatkowska, Barbara. The World Court and peaceful settlement of ocean disputes in *THE LAW OF THE SEA: PROGRESS AND PROSPECTS* (David Freestone, Richard Barnes & David M. Ong, eds., Oxford, Oxford University Press, 2006), pp. 433–457.

Kwiatkowska, Barbara. The landmark 2006 UNCLOS Annex VII Barbados/Trinidad and Tobago maritime delimitation (Jurisdiction & Merits) Award, 39 *GEORGE WASHINGTON INTERNATIONAL LAW REVIEW* (2007), pp. 573-620.

Lagoni, Rainer. The prompt release of vessels and crews before the International Tribunal for the Law of the Sea: a preparatory report, 11 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1996, Special Issue), pp. 147–164.

Lahmar, Mohamed Ali. Le Tribunal international du droit de la mer in *REGLEMENT PACIFIQUE DES DIFFERENDS INTERNATIONAUX* (Ferhat Horchani, éd., Brussels, Tunis, Bruylant, Centre de publication universitaire, 2002), pp. 427–464.

Laing, Edward A. Automation of an international judicial organ: a preliminary analysis, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997), pp. 452–465.

Laing, Edward A. A perspective on provisional measures under UNCLOS, 29 *NETHERLANDS YEARBOOK OF INTERNATIONAL LAW* (1998), pp. 45–70.

Laing, Edward A. Automation of international judicial bodies: a preliminary note, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001), pp. 217–230.

Laing, Edward A. ITLOS procedures and practices: bonds, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001a), pp. 113–126.

Lando, Massimo. The goals of states as they seek advisory opinions from ITLOS, 117 *AJIL UNBOUND* (2023), pp. 282–286.

Lanzoni, Niccolò. Il Tribunale internazionale del diritto del mare tra sviluppo e frammentazione del diritto internazionale, 71 (4) *LA COMUNITÀ INTERNAZIONALE* (2016), pp. 581–602.

Larkin, John E.D. UNCLOS and the balance of environmental and economic resources in the Arctic, 22 *GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW* (2010), pp. 307–336.

Lavalle, Roberto. Conciliation under the United Nations Convention on the Law of the Sea: a critical overview, 2 *AUSTRIAN REVIEW OF INTERNATIONAL AND EUROPEAN LAW* (1997), pp. 25–48.

Leary, David & Chakraborty, Anshuman. New horizons in the law of the sea, 36 (4) *VICTORIA UNIVERSITY OF WELLINGTON LAW REVIEW* (2005), pp. 675–681.

Le Floch, Guillaume. L'exécution des décisions ordonnant la mainlevée des navires devant le Tribunal international du droit de la mer, 121 (3) *REVUE GENERALE DE DROIT INTERNATIONAL PUBLIC* (2017), pp. 597–611.

Leong, Jeremy. Singapore: Review of major policy statements, 11 *SINGAPORE YEARBOOK OF INTERNATIONAL LAW* (2007), pp. 277–324.

Letourneux, Laura. La répartition de la responsabilité internationale entre l'Union européenne et ses Etats membres en cas de pêche illicite, non déclaré ou non règlementée, à la lumière de l'affaire no21 du TIDM, 21 *ANNUAIRE DU DROIT DE LA MER* (2016), pp. 175–197.

Leutheusser-Schnarrenberger, Sabine. The International Tribunal for the Law of the Sea: the establishment of the Tribunal, 11 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1996, Special Issue), pp. 139–141.

Lijnzaad, Liesbeth. Committee on Rules and Judicial Practice: International Tribunal for the Law of the Sea (ITLOS), Max Planck Encyclopedias of International Law (online version, available at: <https://opil.ouplaw.com/home/MPIL>)

Lima, Lucas Carlos. The Use of Experts by the International Tribunal for the Law of the Sea and Annex VII Arbitral Tribunals, in *INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS* (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 421–444.

Linkevicius, Justinas. International Tribunal for the Law of the Sea: the limits of compulsory jurisdiction, 11 *BALTIC YEARBOOK OF INTERNATIONAL LAW* (2011), pp. 153–172.

Linton, Suzannah & Firew Kebede Tiba. The international judge in an age of multiple international courts and tribunals, 9 *CHICAGO JOURNAL OF INTERNATIONAL LAW* (2009), pp. 407–470.

Little, Laura & Orellana, Marcos A. Can CITES play a role in solving the problem of IUU fishing?: the trouble with Patagonian Toothfish, (2004) *COLORADO JOURNAL OF INTERNATIONAL ENVIRONMENTAL LAW AND POLICY* (2005), pp. 21–122.

Loureiro Bastos, Fernando. Introduction: The Contribution of the International Tribunal for the Law of the Sea (ITLOS) to the Development of the Law of the Sea, in *CASE-LAW AND THE DEVELOPMENT OF INTERNATIONAL LAW: CONTRIBUTIONS BY INTERNATIONAL COURTS AND TRIBUNALS* (Patrícia Galvão Teles and Manuel Almeida Ribeiro, eds., Leiden; Boston, Brill Nijhoff, 2022), pp. 177–179.

Lowe, Vaughan. The International Tribunal for the Law of the Sea: survey for 2000, 16 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2001), pp. 549–570.

Lowe, Vaughan. Advocating judicial activism: the ITLOS opinions of Judge Ivan Shearer, 24 *THE AUSTRALIAN YEAR BOOK OF INTERNATIONAL LAW* (2005), pp. 145–158.

Lowe, Vaughan. The “complementary role” of ITLOS in the development of ocean law, in *REGIONS, INSTITUTIONS, AND LAW OF THE SEA: STUDIES IN OCEAN GOVERNANCE* (Harry N. Scheiber and Jin-Hyun Paik, eds., Leiden, Martinus Nijhoff Publishers, 2013), pp. 29–36.

Lowe, Vaughan and Robin Churchill. The International Tribunal for the Law of the Sea: survey for 2001, 17 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2002), pp. 463–484.

Lowe, Vaughan and Robin Churchill. The International Tribunal for the Law of the Sea: survey for 2002, 18 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2003), pp. 447–456.

Luján Flores, María del and Carlos Sapriza. Quo vadis ITLOS?, in *NEW APPROACHES TO THE LAW OF THE SEA (IN HONOR OF AMBASSADOR JOSÉ ANTONIO DE YTURRIAGA-BARBERÁN)* (Pablo Antonio Fernández-Sánchez, ed., Hauppauge, New York, Nova Science Publishers, 2017), pp. 59–71.

Luttrell, Sam, Matthew Di Marco and Amelia Hirst. Deep Seabed Mining: Dispute Resolution Mechanisms for Non-State Actors, 23 (1) *THE JOURNAL OF WORLD INVESTMENT & TRADE* (2022), pp. 122–151.

Maaziz, Lyna and Niki Aloupi. Temporal Aspects of Dispute Settlement Proceedings at the International Tribunal for the Law of the Sea, in *TIME AND INTERNATIONAL ADJUDICATION: THE TEMPORAL FACTOR IN PROCEEDINGS BEFORE INTERNATIONAL COURTS AND TRIBUNALS* (Andrea Gattini and Marco Dimetto, eds., Leiden, Brill Nijhoff, 2024), pp. 99–115.

Maddox Davis, Katherine. Procedural Challenges and Strategies before the ICJ and ITLOS: The Indian Experience (from Part II - Post-commencement Litigation Procedure and Strategy), in *INTERNATIONAL PROCEDURE IN INTERSTATE LITIGATION AND ARBITRATION : A COMPARATIVE APPROACH* (Eric De Brabandere, ed., Cambridge, UK Cambridge, United Kingdom ; New York, NY : Cambridge University Press, 2021), pp. 176–201.

Maglich, Lindsay. Hook, Line, and Sinkers: The Use of Subsidies, the Globalized System of Preferences, and Arbitration to Save our Ocean's Fish, 23 (1) *CARDOZO JOURNAL OF CONFLICT RESOLUTION* (2022), pp. 215–255.

Mahinga, Jean-Grégoire. Les articles 281 et 282 de la Convention du 10 décembre 1982 sur le droit de la mer, 7 *ANNUAIRE DU DROIT DE LA MER* 2002 (2003), pp. 35–78.

Mahinga, Jean-Grégoire. Les procédures en prescription de mesures conservatoires devant le Tribunal international du droit de la mer, 9 *ANNUAIRE DU DROIT DE LA MER* (2004), pp. 65-113.

Malia, Gerald A. Dispute resolution mechanisms of the law of the sea regime: the new "International Tribunal for the Law of the Sea": prospects for dispute resolution at the "Sea Court", 7 (3) *GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW* (1995), pp. 791–795.

Malintoppi, Loretta. Trends and perspectives of settlement of law of the sea disputes in South-East Asia", 107 *ASIL PROCEEDINGS* (2013), pp. 56–60.

Malone, Linda A. & Pasternack, Scott. The law of the sea treaty regime in *DEFENDING THE ENVIRONMENT : CIVIL SOCIETY STRATEGIES TO ENFORCE INTERNATIONAL ENVIRONMENTAL LAW* (Linda A. Malone & Scott Pasternack, eds., Ardsley, N.Y., Transnational Publishers, 2004), pp. 179–186.

Marotta Rangel, Vicente. Nova ordem internacional: fundos oceânicos e solução de controvérsias no direito do mar, in *O DIREITO NA DÉCADA DE 1990* (Paulo Dourado de Gusmão, ed., 1992), pp. 365–383.

Marotta Rangel, Vicente. Settlement of Disputes Relating to the Delimitation of Outer Continental Shelf: The Role of International Court and Arbitral Tribunals, 21 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2006), pp. 347-362.

Marotti, Loris. A "Game of Give and Take": The ITLOS, the ICJ and Provisional Measures, in *PROVISIONAL MEASURES ISSUED BY INTERNATIONAL COURTS AND TRIBUNALS* (Fulvio Maria Palombino, Roberto Virzo and Giovanni Zarra, eds., Berlin ; The Hague, T.M.C. Asser Press, 2021), pp. 131–146.

Marsit, Mohamed M. Le règlement du Tribunal international du droit de la mer, 2 *ANNUAIRE DU DROIT DE LA MER* (1997), pp. 309–331.

Marsit, Mohamed M. The International Tribunal for the Law of the Sea and the difficulties encountered during the initial phase of its establishment, in *CURRENT MARINE ENVIRONMENTAL*

ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist and John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 53–56.

Marsit, Mohamed M. Cinquième anniversaire du Tribunal international du droit de la mer *in* LA MER ET SON DROIT: MELANGES OFFERTS A LAURENT LUCCHINI ET JEAN-PIERRE QUENEUDEC (Paris, Editions A. Pedone, 2003), pp. 421–436.

Martín López, Antonio. La solución de controversias en el Convenio de Derecho del Mar de 1982, *in* PENSAMIENTO JURIDICO Y SOCIEDAD INTERNACIONAL (Madrid, Centro de Estudios Constitucionales, Universidad Complutense de Madrid, 1986), pp. 749–772.

Martín-y-Pérez-de-Nanclares, José. The Advisory Function of the International Tribunal for the Law of the Sea as a Full Court and the Excessive Expansion of Its Jurisdiction, *in* NEW APPROACHES TO THE LAW OF THE SEA (IN HONOR OF AMBASSADOR JOSÉ ANTONIO DE YTURRIAGA-BARBERÁN) (Pablo Antonio Fernández-Sánchez, ed., Hauppauge, New York, Nova Science Publishers, 2017), pp. 73–83.

Martin-Ortega, Olga & Wallace, Rebecca. The International Tribunal for the Law of the Sea, *in* INTERNATIONAL LAW (London, Sweet and Maxwell, 2009), pp. 192–193.

Mascarenhas, Viren. Assessment of Stakeholder Options to Participate in Disputes Over Seabed Mining, 118 *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2024) Unbound, pp. 98–102.

Mbengue, Makane Moïse and Rukmini Das. Temporal Aspects of the Use of Experts in the Proceedings before the ICJ and ITLOS, *in* TIME AND INTERNATIONAL ADJUDICATION: THE TEMPORAL FACTOR IN PROCEEDINGS BEFORE INTERNATIONAL COURTS AND TRIBUNALS (Andrea Gattini and Marco Dimetto, eds., Leiden, Brill Nijhoff, 2024), pp. 334–353.

McCook, Alison and Donald R. Rothwell. Territorial Disputes and Deep-Sea Mining in the South China Sea, 25 (1) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2024), pp. 95–131.

McDorman, Ted L. Global ocean governance and international adjudicative dispute resolution, 43 *OCEAN & COASTAL MANAGEMENT* (2000), pp. 255–275.

McDorman, Ted L. [Reports from International Courts and Tribunals] International Tribunal for the Law of the Sea (ITLOS), 13 *YEARBOOK OF INTERNATIONAL ENVIRONMENTAL LAW* (2002), pp. 673–676.

McDorman, Ted L. An overview of international fisheries disputes and the International Tribunal for the Law of the Sea, 40 *THE CANADIAN YEARBOOK OF INTERNATIONAL LAW = ANNUAIRE CANADIEN DE DROIT INTERNATIONAL* 2002 (2003), pp. 119–149.

McDorman, Ted L. [International decisions] Access to information under Article 9 of the OSPAR Convention (Ireland v. United Kingdom) Final award at <http://www.pca-cpa.org> OSPAR Arbitral Tribunal, July 2, 2003, 98 (2) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2004), pp. 331–339.

McLaughlin, Richard J. Settling trade-related disputes over the protection of marine living resources: UNCLOS or the WTO? (United Nations Convention on the Law of the Sea and the World Trade Organization), 10 (1) *GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW* (1998), pp. 29–96.

Meese, Richard. Règlement des différends et jurisprudence internationale – Tribunal international du droit de la mer, 20 *ANNUAIRE DU DROIT DE LA MER* (2015), pp. 822–833.

Meese, Richard. Règlement des différends – Tribunal international du droit de la mer, 21 *ANNUAIRE DU DROIT DE LA MER* (2016), pp. 580–584.

Menezes, Wagner. Tribunal Internacional do Direito do Mar e sua contribuição jurisprudencial, *in* REFLEXÕES SOBRE A CONVENÇÃO DO DIREITO DO MAR (André Panno Beirão and Antônio Celso Alves Pereira, eds., Brasília, FUNAG, 2014), pp. 489–571.

Mensah, Thomas A. The International Tribunal for the Law of the Sea: its role for the settlement of law of the sea disputes, 5 *AFRICAN YEARBOOK OF INTERNATIONAL LAW* (1997), pp. 227–242.

Mensah, Thomas A. The place of the International Tribunal for the Law of the Sea in the international system for the peaceful settlement of disputes, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997a), pp. 466–477.

Mensah, Thomas A. The dispute settlement regime of the 1982 United Nations Convention on the Law of the Sea, 2 *MAX PLANCK YEARBOOK OF UNITED NATIONS LAW* (1998), pp. 307–323.

Mensah, Thomas A. The International Tribunal for the Law of the Sea, (1) *AUSTRALIAN INTERNATIONAL LAW JOURNAL* (1998a), pp. 1–10.

Mensah, Thomas A. The International Tribunal for the Law of the Sea, 11 (3) *LEIDEN JOURNAL OF INTERNATIONAL LAW* (1998b), pp. 527–546.

Mensah, Thomas A. The International Tribunal and the protection and preservation of the marine environment, 28 (5) *ENVIRONMENTAL POLICY AND LAW* (1998c), pp. 216–219.

Mensah, Thomas A. International Tribunal for the Law of the Sea and the private maritime sector (admiralty law at the end of the millennium), 27 (7) *INTERNATIONAL BUSINESS LAWYER* (1999), pp. 319–321.

Mensah, Thomas A. The jurisdiction of the International Tribunal for the Law of the Sea, 63 (2) *RABELS ZEITSCHRIFT FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT* (1999a), pp. 330–341.

Mensah, Thomas A. The International Tribunal for the Law of the Sea and the protection and preservation of the marine environment, 8 (1) *REVIEW OF EUROPEAN COMMUNITY & INTERNATIONAL ENVIRONMENTAL LAW* (1999b), pp. 1–5.

Mensah, Thomas A. The International Tribunal for the Law of the Sea: the first year, *in* OCEANS POLICY: NEW INSTITUTIONS, CHALLENGES AND OPPORTUNITIES (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff, 1999c), pp. 73–92.

Mensah, Thomas A. The role of peaceful dispute settlement in contemporary ocean policy and law, *in* ORDER FOR THE OCEANS AT THE TURN OF THE CENTURY (Davor Vidas & Willy Østreg, eds., The Hague, Kluwer Law International, 1999d), pp. 81–94.

Mensah, Thomas A. The competence of the International Tribunal for the Law of the Sea outside the framework of the Convention on the Law of the Sea, 51 (5) *ZBORNIK PRAVNOG FAKULTETA U ZAGREBU* (2001), pp. 877–883.

Mensah, Thomas A. The place of the International Tribunal for the Law of the Sea in the international system for the peaceful settlement of disputes, *in* THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001a), pp. 21–31.

Mensah, Thomas A. Roundtable comments on ITLOS origins and purposes: introductory remarks, *in* CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001b), pp. 29–33.

- Mensah, Thomas A.** Provisional measures in the International Tribunal for the Law of the Sea (ITLOS), 62 (1/2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (2002), pp. 43–54.
- Mensah, Thomas A.** Protection and preservation of the marine environment and the dispute settlement regime in the United Nations Convention on the Law of the Sea *in* INTERNATIONAL MARINE ENVIRONMENTAL LAW: INSTITUTIONS, IMPLEMENTATION AND INNOVATIONS (Andree Kirchner, ed., The Hague, New York, London; Kluwer Law International, 2003), pp. 9–18.
- Mensah, Thomas A.** The significance of the International Tribunal for the Law of the Sea for the shipping industry, 3 (2) *WMU JOURNAL OF MARITIME AFFAIRS* (2004), pp. 111–121.
- Mensah, Thomas A.** The significance of the International Tribunal for the Law of the Sea for the shipping industry, 140 *MARITIME STUDIES* (2005), pp. 14–21.
- Mensah, Thomas A.** Joint development zones as an alternative dispute settlement approach in maritime boundary delimitation, *in* MARITIME DELIMITATION (Rainer Lagoni and Daniel Vignes, eds., Leiden, Martinus Nijhoff Publishers, 2006), pp. 143–152.
- Mensah, Thomas A.** The Tribunal and the prompt release of vessels, 22 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2007), pp. 425–449.
- Merrills, John G.** The Law of the Sea convention, *in* INTERNATIONAL DISPUTE SETTLEMENT (J.G. Merrills, ed., Cambridge, Cambridge University Press, 1998), pp. 170–196.
- Merrills, John G.** The Law of the Sea convention, *in* INTERNATIONAL DISPUTE SETTLEMENT (J.G. Merrills, ed., Cambridge, Cambridge University Press, 2005), pp. 182–210.
- Merrills, John G.** The mosaic of international dispute settlement procedures: complementary or contradictory?, 54 (2) *NETHERLANDS INTERNATIONAL LAW REVIEW* (2007), pp. 361–393.
- Merrills, John and Eric de Brabandere.** The International Tribunal for the Law of the Sea (ITLOS), *in* MERRILLS' INTERNATIONAL DISPUTE SETTLEMENT (Cambridge, United Kingdom ; New York, NY : Cambridge University Press, 2022), pp. 290–307.
- Molenaar, Erik Jaap.** Multilateral hot pursuit and illegal fishing in the Southern Ocean: the pursuits of the *Viarsa 1* and the *South Tomi*, 19 (1) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2004), pp. 19–42.
- Mubiala, Mutoy.** Le système de règlement pacifique des différends dans la Convention de 1982 sur le droit de la mer, 7 *ESPACES ET RESSOURCES MARITIMES* (1993), pp. 323–338.
- Myers, Brian K.** Trade measures and the environment: can the WTO and UNCLOS be reconciled?, 23 *UCLA JOURNAL OF ENVIRONMENTAL LAW AND POLICY* (2005), pp. 37–76.
- Nasser Eddine, Said Ali.** SETTLEMENT OF DISPUTE UNDER THE LAW OF THE SEA CONVENTION OF 1982: THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA [THESIS] (Saarbrücken, Lambert Academic Publishing, 2012).
- Ndiaye, Tafsir Malick.** Provisional measures before the International Tribunal for the Law of the Sea, *in* CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist and John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 95–102.
- Ndiaye, Tafsir Malick.** Proceedings on the merits before the International Tribunal for the Law of the Sea, 48 (2) *INDIAN JOURNAL OF INTERNATIONAL LAW* (2008), pp. 169–187.
- Ndiaye, Tafsir Malick.** The Advisory Function of the International Tribunal for the Law of the Sea, 9 (3) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2010), pp. 565–587.

Ndiaye, Tafsir Malick. Illegal, Unreported and Unregulated Fishing: responses in general and in West Africa, 10 *CHINESE JOURNAL OF INTERNATIONAL LAW* (2011), pp. 373–405.

Ndiaye, Tafsir Malick. Non-appearance before the International Tribunal for the Law of the Sea, 53 (4) *INDIAN JOURNAL OF INTERNATIONAL LAW* (2014), pp. 545–564.

Ndiaye, Tafsir Malick. Les avis consultatifs du Tribunal International du Droit de la Mer, in *LAW OF THE SEA, FROM GROTIUS TO THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LIBER AMICORUM JUDGE HUGO CAMINOS* (Lilian del Castillo, ed., Leiden, Brill Nijhoff, 2015), pp. 622–653.

Ndiaye, Tafsir Malick. The judge, maritime delimitation and the grey areas, 55 (4) *INDIAN JOURNAL OF INTERNATIONAL LAW* (2015a), pp. 493–533.

Ndiaye, Tafsir Malick. La non-comparution devant le Tribunal international du droit de la mer, in *LIBER AMICORUM: IN HONOUR OF A MODERN RENAISSANCE MAN HIS EXCELLENCY GUÐMUNDUR EIRÍKSSON* (Juan Carlos Sainz-Borgo et al., eds., University for Peace Press, O.P. Jindal Global University, Universal Law Publishing, Gurgaon, India, 2017), pp. 143–163.

Ndiaye, Tafsir Malick. Admissibility before the International Courts and Tribunals, 1 (2) *JOURNAL OF LAW AND JUDICIAL SYSTEM* (2018), pp. 21–48.

Ndiaye, Tafsir Malick. The International Courts and Tribunals, the Protection and Preservation of the Marine Environment, 1 (3) *JOURNAL OF LAW AND JUDICIAL SYSTEM* (2018), pp. 21–44.

Ndiaye, Tafsir Malick. Proceedings before the International Tribunal for the Law of the Sea, 1 (3) *JOURNAL OF LAW AND JUDICIAL SYSTEM* (2018), pp. 1–36.

Ndiaye, Tafsir Malick. Human rights at sea and the law of the sea, 10 *BEIJING LAW REVIEW* (2019), pp. 1–17.

Ndiaye, Tafsir Malick. Le juge international et la protection de l'environnement marin, No.4 *REVUE AFRICAINE DE DROIT DE L'ENVIRONNEMENT* (2019), pp. 134–166.

Ndiaye, Tafsir Malick. The maritime delimitation: principles and configurations, 2 (2) *JOURNAL OF LAW AND JUDICIAL SYSTEM* (2019), pp. 29–51.

Ndiaye, Tafsir Malick. Urgent proceedings before the international courts and tribunals, 10 *BEIJING LAW REVIEW* (2019), pp. 839–868.

Ndiaye, Tafsir Malick. Les droits de l'homme et la mer: libres propos, in *LES DROITS DE L'HOMME ET LA MER : ACTES DU COLLOQUE DU MANS, 24 ET 25 MAI 2018* (Hélène Raspail, ed., Paris, Pedone, 2020), pp. 327–338.

Nelson, L. Dolliver M. The International Tribunal for the Law of the Sea: some issues, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997), pp. 388–395

Nelson, L. Dolliver M. Claims to the continental shelf beyond the 200-mile limit, in *LIBER AMICORUM GÜNTHER JAENICKE – ZUM 85. GEBURTSTAG* (Volkmar Götz, Peter Selmer, Rüdiger Wolfrum, eds., Berlin, Springer, 1998), pp. 573–588.

Nelson, L. Dolliver M. The International Tribunal for the Law of the Sea: some issues, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001), pp. 49–58.

Nelson, L. Dolliver M. The role of the Commission on the Limits of the Continental Shelf in the interpretation and application of the Convention, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001a), pp. 255–264.

Nelson, L. Dolliver M. Reflections on the 1982 Convention on the Law of the Sea *in* THE LAW OF THE SEA: PROGRESS AND PROSPECTS (David Freestone, Richard Barnes & David M. Ong, eds., Oxford, Oxford University Press, 2006), pp. 28–39.

Nelson, L. Dolliver M. The jurisprudence of the International Tribunal for the Law of the Sea: some observations, *in* LAW OF THE SEA, ENVIRONMENTAL LAW AND SETTLEMENT OF DISPUTES: LIBER AMICORUM JUDGE THOMAS A. MENSAH (Tafsir Malick Ndiaye & Rüdiger Wolfrum, eds., Leiden ; Boston, Martinus Nijhoff Publishers, 2007), pp. 967-988.

Nelson, L. Dolliver M. The Settlement of Disputes Arising From Conflicting Outer Continental Shelf Claims, 24 (2) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2009), pp. 409–422.

Nelson, L. Dolliver M. Reasonable bond and jurisprudence of the International Tribunal for the Law of the Sea: some brief remarks, *in* THE REGULATION OF INTERNATIONAL SHIPPING: INTERNATIONAL AND COMPARATIVE PERSPECTIVES: ESSAYS IN HONOR OF EDGAR GOLD (Aldo Chircop, Norman G. Letalik, Ted L. McDorman et al., eds., Boston: Martinus Nijhoff Publishers, 2012), pp. 61–75.

Nguyen, Lan Ngoc. UNLOS tribunals and the development of the outer continental shelf regime, 67 (1) *International and Comparative Law Quarterly* (2018), pp. 425–454.

Nguyen, Lan Ngoc. Procedural rules on dispute settlement: Advisory Jurisdiction, *in* THE DEVELOPMENT OF THE LAW OF THE SEA BY UNCLOS DISPUTE SETTLEMENT BODIES (Cambridge, Cambridge University Press, 2023), pp. 240–246.

Nguyen, Lan Ngoc. Contribution of UNCLOS Tribunals to the development of the law of the sea, *in* THE DEVELOPMENT OF THE LAW OF THE SEA BY UNCLOS DISPUTE SETTLEMENT BODIES (Cambridge, Cambridge University Press, 2023), pp. 247–299.

Nichols Thiam, Sandra et al. Weathering the storm of global climate litigation: enabling judges to make sense of science, 54 (4) *GEORGETOWN JOURNAL OF INTERNATIONAL LAW* (2023), pp. 563–592.

Nishimoto, Kentaro. Can Marine Protected Areas Be Established in the South China Sea under the BBNJ Agreement?, 41 *CHINESE (TAIWAN) YEARBOOK OF INTERNATIONAL LAW AND AFFAIRS* (2023), pp. 157–176.

Nouzha, Christophe. Note d'actualité sur le droit de la mer: les affaires de la "Conservation des stocks d'espadon" et du "Grand Prince" devant le Tribunal international du droit de la mer, (6 juillet 2001: in Chroniques et notes d'actualité) *Actualité et Droit International* (2001) at <http://www.ridi.org/adi>

Nouzha, Christophe. Le rôle du Tribunal international du droit de la mer dans la protection du milieu marin, 18 (2) *REVUE QUEBECOISE DE DROIT INTERNATIONAL* (2005), pp. 65–90.

Noyes, John E. El Tribunal Internacional del Derecho del Mar, 27 (81) *BOLETÍN MEXICANO DE DERECHO COMPARADO* (1994), pp. 713–732.

Noyes, John E. The International Tribunal for the Law of the Sea, 32 (1) *CORNELL INTERNATIONAL LAW JOURNAL* (1998), pp. 109–182.

Noyes, John E. Law of the sea dispute settlement: past, present, and future (the transition of international law: reflections on trends past, present, and future), 5 (2) *ILSA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW* (1999), pp. 301–308.

Oanta, Gabriela A. The International Tribunal for the Law of the Sea and the Polar Regions, 13 (3) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2014), pp. 286–305.

Oda, Shigeru, Dispute settlement prospects in the Law of the Sea, 44 (4) *INTERNATIONAL AND*

COMPARATIVE LAW QUARTERLY (1995), pp. 863–872.

Oellers-Frahm, Karin. Arbitration: a promising alternative of dispute settlement under the Law of the Sea Convention?, 55 (2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (1995), pp. 457–478.

Ojinaga Ruiz, Rosario. Spain before the Advisory Jurisdiction International of the International Tribunal for the Law of the Sea, 20 *SPANISH YEARBOOK OF INTERNATIONAL LAW* (2016), pp. 279–304.

Ondřej, Jan. Mezinárodní tribunál pro mořské právo – první případy [English summary: International Tribunal for the Law of the Sea: the first cases], 141 (3) *PRÁVNÍK* (2002), pp. 321–342.

Oral, Nilüfer. Ukraine v. The Russian Federation: Navigating Conflict over Sovereignty under UNCLOS, 97 *INTERNATIONAL LAW STUDIES* (2021), pp. 478–508.

Oral, Nilüfer. The Contribution of ITLOS to the Development of International Law for Protection of the Marine Environment and Conservation of Living Resources, in *CASE-LAW AND THE DEVELOPMENT OF INTERNATIONAL LAW: CONTRIBUTIONS BY INTERNATIONAL COURTS AND TRIBUNALS* (Patrícia Galvão Teles and Manuel Almeida Ribeiro, eds., Leiden; Boston, Brill Nijhoff, 2022), pp. 180–196.

Orrego Vicuña, Francisco. El papel de la Corte Internacional de Justicia y otros tribunales en el desarrollo de la delimitación marítima, 24 (95) *ESTUDIOS INTERNACIONALES* (1991), pp. 384–407.

Orrego Vicuña, Francisco. The International Tribunal for the Law of the Sea and provisional measures: Settled issues and pending problems, 22 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2007), pp. 451–462.

Orellana, Marcos A. The law on highly migratory fish stocks: ITLOS jurisprudence in context, 34 (3) *GOLDEN GATE UNIVERSITY LAW REVIEW* (2004), pp. 459–495.

Oude Elferink, Alex G. The continental shelf of Antarctica: implications of the requirement to make a submission to the CLCS under Article 76 of the LOS Convention, 17 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2002), pp. 485–520.

Oxman, Bernard H. Observations on vessel release under the United Nations Convention on the Law of the Sea, 11 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1996), pp. 201–215.

Oxman, Bernard H. et Vincent P. Bantz. Un droit de confisquer? L'obligation de prompt mainlevée des navires in *LA MER ET SON DROIT: MELANGES OFFERTS A LAURENT LUCCHINI ET JEAN-PIERRE QUENEUDEC* (Paris, Editions A. Pedone, 2003), pp. 479–499.

Oxman, Bernard H. The International Tribunal for the Law of the Sea in *BRINGING NEW LAW TO OCEAN WATERS* (David D. Caron and Harry N. Scheiber, eds., Leiden, Martinus Nijhoff, 2004), pp. 285–296.

Oxman, Bernard H. Does the International Tribunal for the Law of the Sea have jurisdiction over disputes with Taiwan, 2 (1) *TAIWAN INTERNATIONAL LAW QUARTERLY* (2005), pp. 205–226 (English), pp. 227–247 (Chinese).

Oxman, Bernard H. A tribute to Louis Sohn: Is the dispute settlement system under the Law of the Sea Convention working?, 39 *GEORGE WASHINGTON INTERNATIONAL LAW REVIEW* (2007), pp. 655–663.

Oxman, Bernard H. Separate and dissenting opinions and their absence: a window on decision-making in the Tribunal, *in* REGIONS, INSTITUTIONS, AND LAW OF THE SEA: STUDIES IN OCEAN GOVERNANCE (Harry N. Scheiber and Jin-Hyun Paik, eds., Leiden, Martinus Nijhoff Publishers, 2013), pp. 47–56.

Oxman, Bernard H. Courts and tribunals: the ICJ, ITLOS, and arbitral tribunals, *in* The Oxford Handbook of the Law of the Sea (Donald R. Rothwell et al., eds., Oxford, Oxford University Press, 2015), pp. 394–415.

Oxman, Bernard H. Courts and Tribunals: The ICJ, ITLOS, and Arbitral Tribunals, *in* THE OXFORD HANDBOOK OF THE LAW OF THE SEA (Donald R. Rothwell et al., eds., Oxford, Oxford University Press, 2015), pp. 394–415.

Paik, Jin-Hyun. ITLOS at twenty: reflections on its contribution to dispute settlement and the rule of law, *in* LEGAL ORDER IN THE WORLD'S OCEANS: UN CONVENTION ON THE LAW OF THE SEA (Myron H. Nordquist et al., eds., Leiden, Brill, 2017), pp. 189–209.

Paik, Jin-Hyun. Special address: IUU fishing and the International Tribunal for the Law of the Sea, *in* OCEAN LAW DEBATES: THE 50-YEAR LEGACY AND MERGING ISSUES FOR THE YEARS AHEAD (Harry N. Scheiber, Nilufer Oral and Moon-Sang Kwon, eds., Leiden ; Boston, Brill, 2018), pp. 266–275.

Paik, Jin-Hyun. Disputes Involving Scientific and Technical Matters and the International Tribunal for the Law of the Sea, *in* NEW KNOWLEDGE AND CHANGING CIRCUMSTANCES IN THE LAW OF THE SEA (Tomas Heidar, ed., Leiden ; Boston, Brill Nijhoff, 2020), pp. 15–25.

Paik, Jin-Hyun. International Tribunal for the Law of the Sea as a Judicial Guardian of the United Nations Convention on the Law of the Sea, *in* NEW TRENDS IN INTERNATIONAL LAW: FESTSCHRIFT IN HONOUR OF JUDGE HISASHI OWADA (Chia-Jui Cheng, ed. Leiden ; Boston : Brill/Nijhoff, 2024), pp. 186–199.

Park, Choon-ho. Judicial settlement of international maritime disputes - an overview of the current system (International Environmental Law Symposium), 28 (4) *STETSON LAW REVIEW* (1999), pp. 1035–1045.

Pauwelyn, Joost & Salles, Luiz Eduardo. Forum shopping before international tribunals: (Real) concerns, (im)possible solutions, 42 (1) *CORNELL INTERNATIONAL LAW JOURNAL* (2009), pp. 77–118.

Pawlak, Stanisław. Nowe tendencje w rozwoju prawa morza, *in* TENDENCJE I PROCESY ROZWOJOWE WSPÓŁCZESNYCH STOSUNKÓW MIĘDZYNARODOWYCH (Marcin Florian Gawrycki et al., eds., Warszawa, Wydawnictwo Naukowe Scholar, 2016), pp. 311–322.

Pawlak, Stanisław Michał. The role of the International Tribunal for the Law of the Sea, *in* 40 YEARS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA : ASSESSMENT AND PROSPECTS (Tomasz Kamiński and Karol Karski, eds., Abingdon, New York, Routledge, 2025), pp. 130–134.

Peel, Jacqueline. Precaution – a matter of principle, approach or process?, 5 (2) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2004), pp. 483–501.

Petty, Jason. How hackers of submarine cables may be held liable under the law of the sea, 22 *CHICAGO JOURNAL OF INTERNATIONAL LAW* (2021), pp. 260–298.

Phan, Hao Duy. International courts and state compliance: an investigation of the law of the sea cases, 50 (1) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2019), pp. 70–90.

Pingel, Isabelle. La Cour de justice et la représentation de l'Union européenne devant le Tribunal international du droit de la mer, *in* INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 307–320.

Platzöder, Renate. The establishment of the International Tribunal for the Law of the Sea (implementation of the Law of the Sea Convention through international institutions), *PROCEEDINGS OF THE 23RD ANNUAL CONFERENCE OF THE LAW OF THE SEA INSTITUTE 1989* (1990), pp. 626–647.

Platzöder, Renate. The International Tribunal for the Law of the Sea, in *SUSTAINABLE DEVELOPMENT AND PRESERVATION OF THE OCEANS, PROCEEDINGS OF THE LAW OF THE SEA INSTITUTE, 29TH ANNUAL CONFERENCE* (Honolulu, Law of the Sea Institute, Williams S. Richardson School of Law, University of Hawaii, 1997), pp. 303–309.

Platzöder, Renate. Impact of arbitration established under Annex VII on the implementation of the Law of the Sea Convention, in *ORDER FOR THE OCEANS AT THE TURN OF THE CENTURY* (Davor Vidas & Willy Østreng, eds., The Hague, Kluwer Law International, 1999), pp. 105–122.

Posner, Eric A. & Yoo, John C. Judicial independence in international tribunals, 93 (1) *CALIFORNIA LAW REVIEW* (2005), pp. 1–58.

Poulantzas, Nicholas M. Certain oversights of the International Tribunal for the Law of the Sea (ITLOS) and other interesting cases where recourse to ITLOS has not taken place, in *INTERNATIONAL LAW: NEW ACTORS, NEW CONCEPTS, CONTINUING DILEMMAS: LIBER AMICORUM BOŽIDAR BAKOTIĆ* (Budislav Vukas & Trpimir M. Šošić, eds., Leiden; Boston, Martinus Nijhoff Publishers, 2010), pp. 281–285.

Proelss, Alexander. The Contribution of the ITLOS to Strengthening the Regime for the Protection of the Marine Environment, in *INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS* (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 93–106.

Proelß, Alexander. Advisory Opinion: International Tribunal for the Law of the Sea (ITLOS), Max Planck Encyclopedias of International Law (online version, available at: <https://opil.ouplaw.com/home/MPIL>)

Quéneudec, Jean-Pierre. A propos de la procédure de prompt mainlevée devant le Tribunal du droit de la mer, 7 *ANNUAIRE DU DROIT DE LA MER* (2002), pp. 79–92.

Quéneudec, Jean-Pierre. Coup d’oeil rétrospectif sur les origines du Tribunal international du droit de la mer, in *LIBER AMICORUM JUDGE SHIGERU ODA* (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002a), pp. 621–632.

Quindimil López, Jorge Antonio. ¿Hacia un método general de delimitación marítima? Comentarios a la luz de la reciente jurisprudencia de la Corte Internacional de Justicia y del Tribunal Internacional del mar, 66 (1) *REVISTA ESPAÑOLA DE DERECHO INTERNACIONAL* (2014), pp. 301–305.

Rah, Sicco & Wallrabenstein, Tilo. The International Tribunal for the Law of the Sea and its future, 21 *OCEAN YEARBOOK* (2006), pp. 41–67.

Rah, Sicco & Wallrabenstein, Tilo. Sustainability needs judicial support: what does the International Tribunal for the Law of the Sea (ITLOS) offer in this respect? in *INTERNATIONAL MARITIME ORGANIZATIONS AND THEIR CONTRIBUTION TOWARDS A SUSTAINABLE MARINE DEVELOPMENT* (Peter Ehlers & Rainer Lagoni, eds., Hamburg, Lit Verlag, 2006), pp. 285–315.

Rao, P. Chandrasekhara. The ITLOS and its guidelines, 38 (3/4) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1998), pp. 371–380.

Rao, P. Chandrasekhara. Settlement of the law of the sea disputes and the insurance industry, *LLOYD’S MARITIME AND COMMERCIAL LAW QUARTERLY* (August 2000), pp. 328–337.

- Rao, P. Chandrasekhara.** The ITLOS and its guidelines, *in* THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001), pp. 187–193.
- Rao, P. Chandrasekhara.** International Tribunal for the Law of the Sea: an overview, *in* THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001a), pp. 1–12.
- Rao, P. Chandrasekhara.** International dispute settlement system: some reflections, *in* ESSAYS IN INTERNATIONAL LAW (Asian-African Legal Consultative Organization, 2001b), pp. 77–85.
- Rao, P. Chandrasekhara.** ITLOS: the first six years *in* 6 *MAX PLANCK YEARBOOK OF UNITED NATIONS LAW* (2002), pp. 183–300.
- Rao, P. Chandrasekhara.** The International Tribunal for the Law of the Sea: an evaluation, *in* LIBER AMICORUM JUDGE SHIGERU ODA (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002a), pp. 667–682.
- Rao, P. Chandrasekhara.** Différends relatifs à la délimitation en vertu de la Convention des Nations Unies sur le droit de la mer: procédures de règlement, 11 *ANNUAIRE DU DROIT DE LA MER* (2006), pp. 11-31.
- Rao, Chandrasekhara P.** International Tribunal for the Law of the Sea, Max Planck Encyclopedia of Public International Law (online version, available at: <http://opil.ouplaw.com/home/EPIL>)
- Rashbrooke, Gwenaële.** The International Tribunal for the Law of the Sea: a forum for the development of principles of international environmental law?, 19 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2004), pp. 515–536.
- Rayfuse, Rosemary.** The future of compulsory dispute settlement under the Law of the Sea Convention, 36 (4) *VICTORIA UNIVERSITY OF WELLINGTON LAW REVIEW* (2005), pp. 683–711.
- Rayfuse, Rosemary.** Standard of review in the International Tribunal for the Law of the Sea, *in* DEFERENCE IN INTERNATIONAL COURTS AND TRIBUNALS: STANDARD OF REVIEW AND MARGIN OF APPRECIATION (Gruszczynski, Lukasz and Wouter Werner, eds., Oxford, Oxford University Press, 2014), pp. 337–354.
- Redgwell, Catherine.** From permission to prohibition : the 1982 Convention on the law of the sea and protection of the marine environment *in* THE LAW OF THE SEA: PROGRESS AND PROSPECTS (David Freestone, Richard Barnes & David M. Ong, eds., Oxford, Oxford University Press, 2006), pp. 181–191.
- Resnik, Judith & Curtis, Dennis.** An International Tribunal for the Law of the Sea, Seated in Hamburg, *in* REPRESENTING JUSTICE: INVENTION CONTROVERSY, AND RIGHTS IN CITY-STATES AND DEMOCRATIC COURTROOMS (Judith Resnik & Dennis Curtis, eds., New Haven and London, Yale University Press, 2011), pp. 265–272.
- Roach, J. Ashley.** Dispute resolution mechanisms of the law of the sea regime: dispute settlement in specific situations, 7 (3) *GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW* (1995), pp. 775–789.
- Roach, Ashley J.** Today's customary international law of the sea, 45 (3) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (2014), pp. 239–259.
- Rocha, Armando.** The function of prompt release proceedings in the framework of LOSC, *in* PRIVATE ACTORS AS PARTICIPANTS IN INTERNATIONAL LAW: A CRITICAL ANALYSIS OF MEMBERSHIP UNDER THE LAW OF THE SEA (Oxford ; London : Hart Publishing, 2021), pp. 118–135.
- Romano, Cesare.** International justice and developing countries: a qualitative analysis, 1 (2) *LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2002), pp. 367–399.

Romano, Cesare. The proliferation of international judicial bodies: the pieces of the puzzle, 31 *NEW YORK UNIVERSITY JOURNAL OF INTERNATIONAL LAW AND POLITICS* (1999), pp. 709–751.

Romano, Cesare. The settlement of disputes under the 1982 Law of the Sea Convention: how entangled can we get?, 103 *KOKUSAIHO GAIKO ZASSI = JOURNAL OF INTERNATIONAL LAW AND DIPLOMACY* (2004), pp. 84–106.

Romano, Cesare. The price of international justice, 4 (2) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2005), pp. 281–328.

Ronzitti, Natalino. La Convención de Naciones Unidas sobre el Derecho del Mar y el procedimiento para la pronta liberación de buques y tripulantes *in* LA GESTIÓN DE LOS RECURSOS MARINOS Y LA COOPERACIÓN INTERNACIONAL: ACTAS DEL SEMINARIO, SANTIAGO DE CHILE, 22-23 DE MARZO DE 2004 (Del Vecchio, Angela, ed., Rome, Istituto Italo-Latino Americano, 2006), pp. 153–167.

Ros, Nathalie. Un bilan de la première activité du Tribunal international du droit de la mer (1996-2000), 46 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2000), pp. 496–523.

Ros, Nathalie. Le Tribunal international du droit de la mer, entre tradition et modernité du règlement judiciaire, 36 *ANNUAIRE DE DROIT MARITIME ET OCEANIQUE* (2018), pp. 97–132.

Rosenne, Shabtai, Establishing the International Tribunal for the Law of the Sea, 89 (4) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (1995), pp. 806–814.

Rosenne, Shabtai. International Tribunal for the Law of the Sea: 1996–97 survey, 13 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1998), pp. 487–514.

Rosenne, Shabtai. International Tribunal for the Law of the Sea: 1998 survey, 14 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1999), pp. 453–465.

Rosenne, Shabtai. International Tribunal for the Law of the Sea: 1999 survey, 15 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2000), pp. 443–474.

Rosenne, Shabtai. The case-law of ITLOS (1997-2001): an overview *in* CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist and John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 127–140.

Rothwell, Donald R. Conflict resolution and the law of the sea: reconciling interaction between the LOS Convention and environmental instruments *in* ECONOMIC GLOBALIZATION AND COMPLIANCE WITH INTERNATIONAL ENVIRONMENTAL AGREEMENTS (Alexandre Kiss, Dinah Shelton & Kanami Ishibashi, eds. The Hague, Kluwer Law International, 2003), pp. 255–268.

Rothwell, Donald R. The International Tribunal for the Law of the Sea and marine environmental protection: expanding the horizons of international ocean governance, (17) *OCEAN YEARBOOK* (2003), pp. 26–55.

Rothwell, Donald R. Building on the strengths and addressing the challenges: the role of law of the sea institutions, 35 (2) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2004), pp. 131–156.

Rothwell, Donald R. The contribution of ITLOS to oceans governance through marine environmental dispute resolution, *in* LAW OF THE SEA, ENVIRONMENTAL LAW AND SETTLEMENT OF DISPUTES: LIBER AMICORUM JUDGE THOMAS A. MENSAH (Ndiaye, Tafsir Malick & Rüdiger Wolfrum, eds., Leiden ; Boston, Martinus Nijhoff Publishers, 2007), pp. 1107-1024.

Rothwell, Donald R. & Stephens, Tim. Dispute resolution and the law of the sea: reconciling the interaction between the LOS Convention and other environmental instruments *in* OCEANS MANAGEMENT IN THE 21ST CENTURY: INSTITUTIONAL FRAMEWORKS AND RESPONSES (Alex G. Oude

Elferink & Donald R. Rothwell, eds., Leiden, Boston, Martinus Nijhoff Publishers, 2004), pp. 209–229.

Rothwell, Donald R. and Tim Stephens. Dispute Settlement in the Law of the Sea, *in* THE INTERNATIONAL LAW OF THE SEA (Donald R. Rothwell and Tim Stephens, eds., Oxford, Hart Publishing, 2023), pp. 514–550.

Röttger, Tania and Theocharis N. Grigoriades. Arctic Conflicts and Russian Foreign Policy, 50 (1) *GEORGIA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW* (2021), pp. 1–43.

Ruys, Tom and Anemoon Soete. “Creeping” Advisory Jurisdiction of International Courts and Tribunals? The case of the International Tribunal for the Law of the Sea, 29 (1) *LEIDEN JOURNAL OF INTERNATIONAL LAW* (2016), pp. 155–176.

Sands, Philippe. ITLOS: an international lawyer’s perspective, 75 (3) *PHILIPPINE LAW JOURNAL* (2001), pp. 500–507.

Sands, Philippe. ITLOS: an international lawyer’s perspective, *in* CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001a), pp. 141–158.

Sands, Philippe & Klein, Pierre. The International Tribunal on the Law of the Sea, *in* BOWETT’S LAW OF INTERNATIONAL INSTITUTIONS (London, Sweet & Maxwell, 2001b), pp. 375–379.

Sands, Philippe. Of courts and competition: dispute settlement under Part XV of UNCLOS, *in* CONTEMPORARY DEVELOPMENTS IN INTERNATIONAL LAW: ESSAYS IN HONOUR OF BUDISLAV VUKAS (Rüdiger Wolfrum, Maja Seršić and Trpimir M. Šošić, eds., Leiden, Brill, 2016), pp. 789–798.

Sang, Wook Daniel Han. Decentralized proliferation of international judicial bodies, 16 *JOURNAL OF TRANSNATIONAL LAW AND POLICY* (Fall 2006), pp. 101–122.

Sarin, Manohar L. Observations on the mechanisms of settlement of disputes under the United Nations Convention on the Law of the Sea, 1982, *in* L’ADAPTATION DES STRUCTURES ET METHODES DES NATIONS UNIES: COLLOQUE (La Haye, 4–6 novembre 1985, Dordrecht, Boston, Martinus Nijhoff, 1986), pp. 107–133.

Schiano di Pepe, L. La questione della nationalità delle navi dinanzi al Tribunale internazionale per il diritto del mare, 85 (2) *RIVISTA DI DIRITTO INTERNAZIONALE* (2002), pp. 329–355.

Schiffman, Howard S. The dispute settlement mechanism of UNCLOS: a potentially important apparatus for marine wildlife management, 1 (2) *JOURNAL OF INTERNATIONAL WILDLIFE LAW & POLICY* (1998), pp. 293–306.

Schiffman, Howard S. UNCLOS and marine wildlife disputes: big splash or barely a ripple?, 4 (3) *JOURNAL OF INTERNATIONAL WILDLIFE LAW & POLICY* (2001), pp. 257–278.

Schiffman, Howard S. United States membership in UNCLOS: what effects for the marine environment?, 11 *ILSA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW* (2005), pp. 477–483.

Schofield, Clive & Carleton, Chris. Technical considerations in law of the sea dispute resolution *in* OCEANS MANAGEMENT IN THE 21ST CENTURY: INSTITUTIONAL FRAMEWORKS AND RESPONSES (Alex G. Oude Elferink & Donald R. Rothwell, eds., Leiden, Boston, Martinus Nijhoff Publishers, 2004), pp. 231–254.

Schwarte, Christoph. Environmental concerns in the adjudication of the International Tribunal for the Law of the Sea, 16 (3) *GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW* (2004), pp. 421–439.

- Scott, Shirley V.** The contribution of the LOS Convention organizations to its harmonious implementation *in* OCEANS MANAGEMENT IN THE 21ST CENTURY: INSTITUTIONAL FRAMEWORKS AND RESPONSES (Alex G. Oude Elferink & Donald R. Rothwell, eds., Leiden, Boston, Martinus Nijhoff Publishers, 2004), pp. 313–328.
- Scovazzi, Tullio.** ITLOS and jurisdiction over ships, *in* JURISDICTION OVER SHIPS: POST-UNCLOS DEVELOPMENTS IN THE LAW OF THE SEA (Henrik Ringbom, ed., Brill, Leiden, 2015), pp. 382–404.
- Serdy, Andrew.** The paradoxical success of UNCLOS Part XV: a half-hearted reply to Rosemary Rayfuse, 36 (4) *VICTORIA UNIVERSITY OF WELLINGTON LAW REVIEW* (2005), pp. 713–721.
- Serdy, Andrew & Bliss, Michael.** Prompt release of fishing vessels: state practice in the light of the cases before the International Tribunal for the Law of the Sea *in* OCEANS MANAGEMENT IN THE 21ST CENTURY: INSTITUTIONAL FRAMEWORKS AND RESPONSES (Alex G. Oude Elferink and Donald R. Rothwell, eds., Leiden, Boston, Martinus Nijhoff Publishers, 2004), pp. 273–294.
- Sessa, Emilio.** Sulla prescrizione di misure cautelari da parte del Tribunale Internazionale del diritto del mare, 107 (1) *IL DIRITTO MARITTIMO* (2005), pp. 138–151.
- Seymour, Jillaine.** The International Tribunal for the Law of the Sea: a great mistake?, 13 (1) *INDIANA JOURNAL OF GLOBAL LEGAL STUDIES* (2006), pp. 1–35.
- Shamsey, John.** ITLOS v. Goliath: the International Tribunal for the Law of the Sea stands tall with the appellate body in the Chilean-EU swordfish dispute, 12 (2) *TRANSNATIONAL LAW & CONTEMPORARY PROBLEMS* (2002), pp. 513–540.
- Shany, Yuval.** THE COMPETING JURISDICTIONS OF INTERNATIONAL COURTS AND TRIBUNALS (Oxford, Oxford University Press, 2003), pp. 202–207, 235–239.
- Shearer, Ivan A.** The International Tribunal for the Law of the Sea and its potential for resolving navigation disputes, *in* NAVIGATIONAL RIGHTS AND FREEDOMS AND THE NEW LAW OF THE SEA (Donald R. Rothwell & Sam Bateman, eds., The Hague, Kluwer Law International, 2000), pp. 263–274.
- Sheehan, Anne.** Dispute settlement under UNCLOS: the exclusion of maritime delimitation disputes, 24 (1) *UNIVERSITY OF QUEENSLAND LAW JOURNAL* (2005), pp. 165–190.
- Shelton, Dinah.** Form, function, and the powers of international courts, 9 *CHICAGO JOURNAL OF INTERNATIONAL LAW* (2009), pp. 537–571.
- Shelver, Ashleigh R.** The answer to enforcing multilateral environmental agreements: the International Tribunal for the Law of the Sea, 26 *FLORIDA JOURNAL OF INTERNATIONAL LAW* (2014), pp. 347–372.
- Shigeta, Yasuhiro.** Setting environmental standards for the conservation of marine living resources through the practice of international judiciary: an examination from the perspectives of arbitration v. judicial settlement and *Compromis* application v. unilateral application, 2 *NON-STATE ACTORS AND INTERNATIONAL LAW* (2002), pp. 141–156.
- Shiraldi, Christopher.** U.S. national security implications of the U.N. Convention on the Law of the Sea, 27 *PENN STATE INTERNATIONAL LAW REVIEW* (2008), pp. 519–544.
- Singh, Prabhakar.** The rough and tumble of international courts and tribunals, 55 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (2015), pp. 329–366.
- Sohn, Louis B.** The importance of the peaceful settlement of disputes provisions of the United Nations Convention on the Law of the Sea, *in* ENTRY INTO FORCE OF THE LAW OF THE SEA CONVENTION (Myron H. Nordquist, ed., The Hague, 1995), pp. 265–277.
- Sohn, Louis B.** Settlement of law of the sea disputes, 10 (2) *INTERNATIONAL JOURNAL OF MARINE*

AND COASTAL LAW (1995a), pp. 205–217.

Sohn, Louis B. Special limitations on the review of the decisions of the International Sea-Bed Authority by the Sea-bed Disputes Chamber of the International Tribunal for the Law of the Sea, *in* LIBER AMICORUM GÜNTHER JAENICKE – ZUM 85. GEBURTSTAG (Volkmar Götz, Peter Selmer, Rüdiger Wolfrum, eds., Berlin, Springer, 1998), pp. 589–603.

Sohn, Louis B. Advisory opinions by the International Tribunal for the Law of the Sea or its seabed disputes chamber, *in* OCEANS POLICY: NEW INSTITUTIONS, CHALLENGES AND OPPORTUNITIES (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff, 1999), pp. 61–69.

Sohn, Louis B. The International Tribunal for the Law of the Sea, *in* LAW OF THE SEA IN A NUTSHELL (Louis B. Sohn, Kristen Gustafson Juras, John E. Noyes and Erik Franckx, eds., St. Paul, Minnesota, West, 2010), pp. 506–515.

Song, Yann-Huei. Declarations and statements with respect to the 1982 UNCLOS: potential legal disputes between the United States and China after U.S. accession to the Convention, 36 (3) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2005), pp. 261–289.

Song, Yann-Huei. The International Tribunal for the Law of the Sea and the possibility of judicial settlement of disputes involving the fishing entity of Taiwan: taking CCSBT as an example, 8 *SAN DIEGO INTERNATIONAL LAW JOURNAL* (Fall 2006), pp. 37–104.

Sorel, Jean-Marc. Le contentieux de l'urgence et l'urgence dans le contentieux devant les juridictions interétatique (C.I.J. et T.I.D.M.) *in* LE CONTENTIEUX DE L'URGENCE ET L'URGENCE DANS LE CONTENTIEUX DEVANT LES JURIDICTIONS INTERNATIONALES: REGARDS CROISES (Hélène Ruiz Fabri & Jean-Marc Sorel, eds. Paris, Editions A. Pedone, 2001), pp. 7–55.

Sreenivasa Rao, Pemmaraju. Diversity or cacophony?: new sources of norms in international law symposium, 25 (4) *MICHIGAN JOURNAL OF INTERNATIONAL LAW* (2004), pp. 929–961.

Staker, Christopher. Prompt release cases before the International Tribunal for the Law of the Sea, 1 *SANS FRONTIÈRES* (2004/2005).

Suarez, Suzette. Reflections on ITLOS jurisprudence relating to bunkering in the exclusive economic zone, 2 *HAMBURG LAW REVIEW: LAW OF THE SEA AND MARITIME LAW* (2017), pp. 41–68.

Sulyok, Katalin. Science appears before the International Tribunal for the Law of the Sea, *in* SCIENCE AND JUDICIAL REASONING: THE LEGITIMACY OF INTERNATIONAL ENVIRONMENTAL ADJUDICATION (Katalin Sulyok, Cambridge, Cambridge University Press, 2021), pp. 241–259.

Sun, Linlin. Dispute Settlement Relating to Deep Seabed Mining: A Participant's Perspective, 18 (1) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2017), pp. 71–94.

Talmon, Stefan. Der Internationale Seegerichtshof in Hamburg als Mittel der friedlichen Beilegung seerechtlicher Streitigkeiten, 41 (6) *JURISTISCHE SCHULUNG* (2001), pp. 550–556.

Tamada, Dai. UNCLOS Dispute Settlement Mechanism: Japan's Experience and Contribution, *in* IMPLEMENTATION OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA: STATE PRACTICE OF CHINA AND JAPAN (Dai Tamada and Keyuan Zou, eds., Singapore, Springer, 2021), pp. 221–250.

Tanaka, Yoshifumi. Prompt release in the United Nations Convention on the Law of the Sea: some reflections on the ITLOS jurisprudence, 51 (2) *NETHERLANDS INTERNATIONAL LAW REVIEW* (2004), pp. 237–271.

Tanaka, Yoshifumi. The International Tribunal for the Law of the Sea, *in* THE INTERNATIONAL LAW OF THE SEA (Cambridge, Cambridge University Press, 2012), pp. 404–423.

Tanaka, Yoshifumi. Provisional measures prescribed by ITLOS and marine environmental protection, 108 *ASIL PROCEEDINGS* (2014), pp. 365–367.

Tanaka, Yoshifumi. The International Tribunal for the Law of the Sea (Organisation and Procedure), in *THE INTERNATIONAL LAW OF THE SEA* (Yoshifumi Tanaka, Cambridge, Cambridge University Press, 2015), pp. 430–452.

Tanaka, Yoshifumi. Reflections on the advisory jurisdiction of ITLOS as a full court: the ITLOS advisory opinion of 2015, 14 (2) *THE LAW & PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2015a), pp. 318–339.

Tanaka, Yoshifumi. The International Tribunal for the Law of the Sea (Organisation and Procedure), in *THE INTERNATIONAL LAW OF THE SEA* (Cambridge, United Kingdom, Cambridge University Press, 2019), pp. 510–537.

Tanaka, Yoshifumi. The Requirement of Urgency in the Jurisprudence of ITLOS Concerning Provisional Measures, in *INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS* (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 107–124.

Tanaka, Yoshifumi. Rendezvous between Provisional Measures and Prompt Release in the ITLOS Jurisprudence: Reflections on the M/T “San Padre Pio” and M/T “Heroic Idun” Cases, in *TIME AND INTERNATIONAL ADJUDICATION: THE TEMPORAL FACTOR IN PROCEEDINGS BEFORE INTERNATIONAL COURTS AND TRIBUNALS* (Andrea Gattini and Marco Dimetto, eds., Leiden, Brill Nijhoff, 2024), pp. 236–255.

Tatham, Allan F. Popularizing the rule of law: A “mission educatrice” of the international bench?, 13 (16) *ESIL CONFERENCE PAPER SERIES* (2019), pp. 1–29.

Telesetsky, Anastasia. The International Tribunal for the Law of the Sea: seeking the legitimacy of state consent, in *LEGITIMACY AND INTERNATIONAL COURTS* (Nienke Grossman et al., eds., Cambridge, Cambridge University Press, 2018), pp. 174–215.

Thedwall, Craig. Choosing the right yardarm: establishing an international court for piracy, 41 *GEORGETOWN JOURNAL OF INTERNATIONAL LAW* (2010), pp. 501–523.

Torres Bernárdez, Santiago. Provisional measures and interventions in maritime delimitation disputes in *MARITIME DELIMITATION* (Rainer Lagoni & Daniel Vignes, eds., Leiden, Martinus Nijhoff Publishers, 2006), pp. 33–62.

Treves, Tullio. The Law of the Sea Tribunal: its status and scope of jurisdiction after November 16, 1994, 55 (2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (1995), pp. 421–451.

Treves, Tullio. The proceedings concerning prompt release of vessels and crews before the International Tribunal for the Law of the Sea, 11 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (1996, Special Issue), pp. 179–200.

Treves, Tullio. Le règlement du Tribunal international du droit de la mer entre tradition et innovation, 43 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (1997), pp. 341–367.

Treves, Tullio. The jurisdiction of the International Tribunal for the Law of the Sea, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997a), pp. 396–419.

Treves, Tullio. The law of the sea “system” of institutions, 2 *MAX PLANCK YEARBOOK OF UNITED NATIONS LAW* (1998), pp. 325–340.

Treves, Tullio. The procedure before the International Tribunal for the Law of the Sea: the Rules of the Tribunal and related documents, 11 (3) *LEIDEN JOURNAL OF INTERNATIONAL LAW* (1998a), pp. 565–594.

Treves, Tullio. The rules of the International Tribunal for the Law of the Sea, 38 (3/4) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1998b), pp. 381–409.

Treves, Tullio. “Compulsory” conciliation in the U.N. Law of the Sea Convention, in *LIBER AMICORUM GÜNTHER JAENICKE – ZUM 85. GEBURTSTAG* (Volkmar Götz, Peter Selmer & Rüdiger Wolfrum, eds., Berlin, Springer, 1998c), pp. 611–629.

Treves, Tullio. Private maritime law litigation and the International Tribunal for the Law of the Sea, 63 (2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT* (1999), pp. 350–360.

Treves, Tullio. Conflicts between the International Tribunal for the Law of the Sea and the International Court of Justice, 31 (4) *NEW YORK UNIVERSITY JOURNAL OF INTERNATIONAL LAW AND POLITICS* (1999a), pp. 809–821.

Treves, Tullio. Dispute-settlement clauses in the Law of the Sea Convention and their impact on the protection of the marine environment: some observations, 8 (1) *REVIEW OF EUROPEAN COMMUNITY & INTERNATIONAL ENVIRONMENTAL LAW* (1999b), pp. 6–9.

Treves, Tullio. Advisory opinions of the International Court of Justice on questions raised by other international tribunals, 4 *MAX PLANCK YEARBOOK OF UNITED NATIONS LAW* (2000), pp. 215–231.

Treves, Tullio. L'état du droit de la mer à l'approche du XXIème siècle, 5 *ANNUAIRE DU DROIT DE LA MER* (2000a), pp. 123–136.

Treves, Tullio. The International Tribunal for the Law of the Sea (1996-2000), 10 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2000b), pp. 233–240.

Treves, Tullio. Le Tribunal international du droit de la mer et la multiplication des juridictions internationales in *JUSTICE ET JURIDICTIONS INTERNATIONALES* (Actes de la IVe Rencontre internationale de la Faculté des sciences juridiques, politiques et sociales de Tunis, 13, 14 et 15 avril 2000, Paris, Editions A. Pedone, 2000c), pp. 101–123.

Treves, Tullio. The role of dispute settlement mechanisms in the protection of the marine environment in cases concerning economic activities in the sea and seabed, in *INTERNATIONAL INVESTMENTS AND PROTECTION OF THE ENVIRONMENT: THE ROLE OF DISPUTE RESOLUTION MECHANISMS* (The International Bureau of the Permanent Court of Arbitration, eds., The Hague, Kluwer Law International, 2001), pp. 97–121.

Treves, Tullio. The rules of the International Tribunal for the Law of the Sea, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001a), pp. 135–159.

Treves, Tullio. International Tribunal for the Law of the Sea: introductory note, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2001b), pp. 269–274.

Treves, Tullio. The jurisdiction of the International Tribunal for the Law of the Sea, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001c), pp. 111–131.

Treves, Tullio. The jurisdiction of the International Tribunal for the Law of the Sea, in *LAW OF THE SEA* (Hugo Caminos, ed., Aldershot, Hants ; Brookfield, VT, Ashgate Dartmouth, 2001d), pp. 545–568.

- Treves, Tullio.** La jurisprudencia del Tribunal Internacional del Derecho del Mar, 2 *CUADERNOS DE DERECHO PESQUERO* (2001e), pp. 13–22.
- Treves, Tullio.** The International Tribunal for the Law of the Sea (2001f), 11 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2001), pp. 165–174.
- Treves, Tullio.** Advisory opinions under the Law of the Sea Convention, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001g), pp. 81–94.
- Treves, Tullio.** The International Tribunal for the Law of the Sea (2002), 12 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2002), pp. 207–218.
- Treves, Tullio.** Preliminary proceedings in the settlement of disputes under the United Nations Law of the Sea Convention: some observations, in *LIBER AMICORUM JUDGE SHIGERU ODA* (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002a), pp. 749–762.
- Treves, Tullio.** The European Community and the settlement of disputes under the UN Law of the Sea Convention in *ESTUDIOS DE DERECHO INTERNACIONAL EN HOMENAJE AL PROFESOR ERNESTO J. REY CARO* (Zlata Drnas de Clément, ed., Córdoba, Argentina, Drnas- Lerner Editores, 2002b), pp. 355–362.
- Treves, Tullio.** The International Tribunal for the Law of the Sea (2003), 13 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2003), pp. 157–170.
- Treves, Tullio.** The exclusive economic zone and the settlement of disputes in *LA ZONE ECONOMIQUE EXCLUSIVE ET LA CONVENTION DES NATIONS UNIES SUR LE DROIT DE LA MER, 1982-2000: UN PREMIER BILAN DE LA PRATIQUE DES ETATS = THE EXCLUSIVE ECONOMIC ZONE AND THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA, 1982-2000: A PRELIMINARY ASSESSMENT OF STATE PRACTICE* (Erik Franckx and Philippe Gautier, eds., Brussels, Bruylant, 2003a), pp. 79–96.
- Treves, Tullio.** The International Tribunal for the Law of the Sea (2004), 14 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2004), pp. 289–302.
- Treves, Tullio.** Flags of convenience before the Law of the Sea Tribunal, 6 *SAN DIEGO INTERNATIONAL LAW JOURNAL* (2004a), pp. 179–189.
- Treves, Tullio.** Beyond the Law of the Sea Convention? Status and prospects of the Law of the Sea Convention at the 20th anniversary in *MOBILIZING FOR IMPLEMENTATION OF THE COMMITMENTS MADE AT THE 2002 WORLD SUMMIT ON SUSTAINABLE DEVELOPMENT ON OCEANS, COASTS, AND SMALL ISLAND DEVELOPING STATES* (Newark, University of Delaware, Center for Marine Policy, 2004b), pp. 115–118.
- Treves, Tullio.** International Tribunal for the Law of the Sea: introductory note, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2004c), pp. 415–423.
- Treves, Tullio.** International Tribunal for the Law of the Sea: introductory note, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2005), pp. 399–408.
- Treves, Tullio.** Judicial lawmaking in an era of “proliferation” of international courts and tribunals: development or fragmentation of international law? in *DEVELOPMENTS OF INTERNATIONAL LAW IN TREATY MAKING* (Rüdiger Wolfrum and Volker Röben, eds., Berlin, Springer, 2005a), pp. 586–620.
- Treves, Tullio.** La politique commune des pêches et les compétences du Tribunal international du droit de la mer, 10 *ANNUAIRE DU DROIT DE LA MER* (2005b), pp. 13-23.

Treves, Tullio. 'Straddling and highly migratory flags' before the International Tribunal for the Law of the Sea *in* LAW IN THE SERVICE OF HUMAN DIGNITY: ESSAYS IN HONOUR OF FLORENTINO FELICIANO (Steve Charnovitz, Debra P. Steger & Peter van den Bossche, eds., Cambridge, Cambridge University Press, 2005c), pp. 323–335.

Treves, Tullio. Le Tribunal international du droit de la mer dans la pléiade des juridictions internationales *in* LES JURIDICTIONS INTERNATIONALES: COMPLÉMENTARITÉ OU CONCURRENCE? (Oliver Delas, René Côté, François Crépeau et Peter Leuprecht, éd. Bruxelles, Bruylant, 2005d), pp. 9–40.

Treves, Tullio. The International Tribunal for the Law of the Sea (2005), 15 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2005e), pp. 255-262.

Treves, Tullio. L'Europe et la navigation maritime (remarque introductives) *in* L'EUROPE ET LA MER: PECHE, NAVIGATION ET ENVIRONNEMENT MARIN = EUROPE AND THE SEA: FISHERIES, NAVIGATION AND MARINE ENVIRONMENT (Rafael Casado Raigón, éd., Bruxelles, Bruylant, 2005f), pp. 121–125.

Treves, Tullio. Dispute settlement in the law of the sea: disorder or system? *in* PROMOTING JUSTICE, HUMAN RIGHTS AND CONFLICT RESOLUTION THROUGH INTERNATIONAL LAW: LIBER AMICORUM LUCIUS CAFLISCH = LA PROMOTION DE LA JUSTICE, DES DROITS DE L'HOMME ET DU RÈGLEMENT DES CONFLITS PAR LE DROIT INTERNATIONAL: LIBER AMICORUM LUCIUS CAFLISCH (Marcelo G. Kohen, ed., Leiden, Nijhoff, 2006), pp. 927–949.

Treves, Tullio. The International Tribunal for the Law of the Sea and other law of the sea jurisdictions (2006), 16 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2006a), pp. 227-243.

Treves, Tullio. A system for the Law of the Sea Dispute Settlement *in* THE LAW OF THE SEA: PROGRESS AND PROSPECTS (David Freestone, Richard Barnes & David M. Ong, eds., Oxford, Oxford University Press, 2006b), pp. 417–432.

Treves, Tullio. What have the United Nations Convention and the International Tribunal for the Law of the Sea to offer as regards maritime delimitation disputes?, *in* MARITIME DELIMITATION (Rainer Lagoni & Daniel Vignes, eds., Leiden, Martinus Nijhoff Publishers, 2006c), pp. 63–78.

Treves, Tullio. The International Tribunal for the Law of the Sea (2006), 16 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2006d), pp. 227-243.

Treves, Tullio. The International Tribunal for the Law of the Sea: applicable law and interpretation *in* THE WTO AT TEN: THE CONTRIBUTION OF THE DISPUTE SETTLEMENT SYSTEM (Giorgio Sacerdoti, Alan Yanovich & Jan Bohanes, eds., Cambridge; New York, Cambridge University Press, 2006e), pp. 490–500.

Treves, Tullio. The International Tribunal for the Law of the Sea in 2006, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2007), pp. 231–237.

Treves, Tullio. The International Tribunal for the Law of the Sea (2007), 17 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2007), pp. 175-193.

Treves, Tullio. The International Tribunal for the Law of the Sea and the Oil and Gas Industry, 3 *OGEL* (2008), at <http://www.ogel.org/>

Treves, Tullio. The International Tribunal for the Law of the Sea and other law of the sea jurisdictions (2008-2009), 19 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2009), pp. 315–322.

Treves, Tullio. Les mesures conservatoires au Tribunal du droit de la mer et à la Cour internationale de justice : contribution au dialogue entre cours et tribunaux internationaux, *in* LIBER AMICORUM JEAN-PIERRE COT : LE PROCES INTERNATIONAL (Bruxelles, Bruylant, 2009a), pp. 341–348.

Treves, Tullio. Human rights and the law of the sea, 28 *BERKELEY JOURNAL OF INTERNATIONAL LAW* (2010), pp. 1–14.

Treves, Tullio. The International Tribunal for the Law of the Sea and other law of the sea jurisdictions (2010), 20 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2010a), pp. 315–344.

Treves, Tullio. The International Tribunal for the Law of the Sea in 2008 and 2009: introductory note, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2010b), pp. 319–322.

Treves, Tullio. Introductory note: The International Tribunal for Law of the Sea in 2010, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW & JURISPRUDENCE* (2011), pp. 403–420.

Treves, Tullio. The jurisprudence of the International Tribunal for the Law of the Sea and catastrophic environmental damage, 105 *AMERICAN SOCIETY OF INTERNATIONAL LAW PROCEEDINGS* (2011), pp. 436–438.

Treves, Tullio. Law and science in the interpretation of the Law of the Sea Convention: article 76 between the Law of the Sea Tribunal and the Commission on the Limits of the Continental Shelf, 3 (3) *JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT* (2012), pp. 483–491.

Treves, Tullio. International Tribunal for the Law of the Sea: introductory note, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2012a), pp. 307–320.

Treves, Tullio. International Tribunal for the Law of the Sea: introductory note, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2013), pp. 331–346.

Treves, Tullio. The International Tribunal for the Law of the Sea and other law of the sea jurisdictions (2010), 23 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2013a), pp. 353–365.

Treves, Tullio. The International Tribunal for the Law of the Sea and other law of the sea jurisdictions (2014), 24 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2014), pp. 341–364.

Treves, Tullio. The settlement of disputes concerning the protection of the marine environment and the exploitation of marine resources: the practice of ITLOS, *in* 30 ANOS DA ASSINATURA DA CONVENÇÃO DAS NAÇÕES UNIDAS SOBRE O DIREITO DO MAR: PROTECÇÃO DO AMBIENTE E O FUTURO DO DIREITO DO MAR: ACTAS DA CONFERÊNCIA INTERNACIONAL = 30 YEARS AFTER THE SIGNATURE OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA, PROCEEDINGS OF THE INTERNATIONAL CONFERENCE (Marta Chantal Ribeiro, ed., Coimbra, Coimbra Editora, 2014a), pp. 147–166.

Treves, Tullio. The International Tribunal for the Law of the Sea and other law of the sea jurisdictions (2015), 25 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2015), pp. 363–388.

Treves, Tullio. International Tribunal for the Law of the Sea: introductory note, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2015a), pp. 335–340.

Treves, Tullio. The International Tribunal for the Law of the Sea and other law of the sea jurisdictions (2016), 26 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2016), pp. 393–424.

Treves, Tullio. International Tribunal for the Law of the Sea: introductory note, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2016), pp. 313–318.

Treves, Tullio and Ximena Hinrichs. Le Tribunal international du droit de la mer et le droit international coutumier, *in* THE JUDGE AND INTERNATIONAL CUSTOM = LE JUGE ET LA COUTUME INTERNATIONALE (Liesbeth Lijnzaad and Council of Europe/ Conseil de l'Europe, eds., Leiden, Brill, 2016), pp. 25–45.

Treves, Tullio. International Tribunal for the Law of the Sea: introductory note, The jurisprudence of the International Tribunal for the Law of the Sea in 2016, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2017), pp. 335–340.

Treves, Tullio. The International Tribunal for the Law of the Sea and other law of the sea jurisdictions (2017), 27 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2017), pp. 313–330.

Treves, Tullio. Seabed Disputes Chamber: International Tribunal for the Law of the Sea (ITLOS), Max Planck Encyclopedia of Public International Law (online version, available at: <https://opil.ouplaw.com/home/MPIL>)

Treves, Tullio. Observations, in *LE REVIREMENT DE JURISPRUDENCE EN DROIT INTERNATIONAL : ACTES DU COLLOQUE DE RENNES 27 ET 28 JUIN 2019* (Guillaume Le Floch et Marie Lemey, eds., Paris, Editions A. Pedone, 2021), pp. 121–124.

Treves, Tullio. Have Different Forums Led to Fragmentation or Harmonization?, in *UNCLOS AT 40: ESSAYS IN HONOUR OF AMBASSADOR TOMMY KOH* (Tara Davenport and Nilufer Oral, eds., Singapore, Centre for International Law, National University of Singapore, 2024), pp. 120–127.

Trevisanut, Seline. The exercise of administrative functions by ITLOS : a comment on prompt release cases, in *INTERNATIONAL COURTS AND THE DEVELOPMENT OF INTERNATIONAL LAW : ESSAYS IN HONOUR OF TULLIO TREVES* (Nerina Boschiero, Tullio Scovazzi et al., eds., The Hague, T.M.C. Asser Press, 2013), pp. 311–323.

Trevisanut, Seline. Twenty years of prompt release of vessels: admissibility, jurisdiction, and recent trends, 48 (3/4) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2017), pp. 300–312.

Triggs, Gillian & Bialek, Dean. Australia withdraws maritime disputes from the compulsory jurisdiction of the International Court of Justice and the International Tribunal for the Law of the Sea, 17 (3) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2002), pp. 423–430.

Tuerk, Helmut. The contribution of the International Tribunal for the Law of the Sea to International Law, 26 *PENN STATE INTERNATIONAL LAW REVIEW* (2007), pp. 289–316.

Tuerk, Helmut. The contribution of the International Tribunal for the Law of the Sea to international law, in *MARITIME BOUNDARY DISPUTES, SETTLEMENT PROCESSES, AND THE LAW OF THE SEA* (Seoung-Yong Hong & Jon M. Van Dyke, eds., Leiden, Martinus Nijhoff Publishers, 2009), pp. 253–275.

Tuerk, Helmut. Zwölf Jahre Internationaler Seegerichtshof, in *DIE WELT IM SPANNUNGSFELD ZWISCHEN REGIONALISIERUNG UND GLOBALISIERUNG: FESTSCHRIFT FÜR FRANZ KÖCK* (Peter Fischer, Margit Maria Karollus & Sigmar Stadlmeier, eds., Wien, Linde, 2009a), pp. 479–498.

Tuerk, Helmut. The contribution of the International Tribunal for the Law of the Sea to international law, in *THE INTERNATIONAL LEGAL REGIME OF AREAS BEYOND NATIONAL JURISDICTION: CURRENT AND FUTURE DEVELOPMENTS* (Alex G. Oude Elferink & Erik J. Molenaar, eds., Leiden, Martinus Nijhoff Publishers, 2010), pp. 217–230.

Tuerk, Helmut. Advisory Opinions and the Law of the Sea, in *CHALLENGES OF CONTEMPORARY INTERNATIONAL LAW AND INTERNATIONAL RELATIONS: LIBER AMICORUM IN HONOUR OF ERNEST PETRIČ* (Miha Pogačnik, ed., Nova Gorica, The European Faculty of Law, 2011), pp. 365–384.

Tuerk, Helmut. The International Tribunal for the Law of the Sea (ITLOS), in *REFLECTIONS ON THE CONTEMPORARY LAW OF THE SEA* (Leiden; Boston, Martinus Nijhoff Publishers, 2012), pp. 123–157.

Tuerk, Helmut. The work of the International Tribunal for the Law of the Sea, 26 *OCEAN YEARBOOK* (2012a), pp. 181–208.

Tuerk, Helmut. UNCLOS and the contributions of ITLOS, in *UN CONVENTION ON THE LAW OF THE SEA AND THE SOUTH CHINA SEA* (Shicun Wu, Mark Valencia and Nong Hong, eds., Farnham, Surrey, England ; Burlington, VT : Ashgate, 2015), pp. 15–30.

Tuerk, Helmut. 20 years of the International Tribunal for the Law of the Sea (ITLOS): an overview, 49 (2) *REVUE BELGE DE DROIT INTERNATIONAL* (2016), pp. 449–486.

Tuerk, Helmut and Gerhard Hafner. The United Nations Convention on the Law of the Sea, 1982: Reflections after 40 Years, 36 *OCEAN YEARBOOK* (2022), pp. 3–47

Tyler, Zachary. Saving fisheries on the high seas: the use of trade sanctions to force compliance with multilateral fisheries agreements, 20 *TULANE ENVIRONMENTAL LAW JOURNAL* (Winter 2006), pp. 43–95.

Tzeng, Peter. Jurisdiction and applicable law under UNCLOS, 126 (1) *YALE LAW JOURNAL* (2016), pp. 242–260.

Urbina, Julio Jorge. La creación de instituciones especializadas en el arreglo de controversias: el Tribunal Internacional del Derecho del Mar *in* Controversias marítimas, intereses estatales y derecho internacional (Julio Jorge Urbina, Paracuellos del Jarama, Madrid, Editorial Dilex, 2005), pp. 143–167.

US Federal News. States Parties to United Nations Convention on the Law of the Sea to meet at headquarters 22th – 26th June, UNITED NATIONS, June 20, 2009.

US Federal News. States Parties to United Nations Convention on the Law of the Sea hear updates on activities of Tribunal, Seabed Authority, Commission on Limits of the Continental Shelf, UNITED NATIONS, June 24, 2009.

Van Dyke, Jon M. Louis B. Sohn and the settlement of ocean disputes (a festschrift honoring Professor Louis B. Sohn), 33 (1) *GEORGE WASHINGTON INTERNATIONAL LAW REVIEW* (2000), pp. 31–47.

VanderZwaag, David L. The ICJ, ITLOS and the precautionary approach: paltry progressions, jurisprudential jousting, 35 *UNIVERSITY OF HAWAII LAW REVIEW* (2013), pp. 617–632.

Vanheule, Bernard. Arrest of seagoing vessels and the LOS Convention: does the new International Tribunal for the LOS offer new prospects? 5 (4) *INTERNATIONAL MARITIME LAW* (1998), pp. 106–115.

Vaughan, Lowe. Overlapping jurisdiction in international tribunals, 20 *AUSTRALIAN YEARBOOK OF INTERNATIONAL LAW* (1999), p. 191–204.

Verani, Andre. Dividing the sea: the 1982 Law of the Sea Convention, maritime case law, and the current dispute between Guyana and Suriname, 9 *GONZAGA JOURNAL OF INTERNATIONAL LAW* 48 (2006), pp. 48–72.

Vigni, Patrizia. The overlapping of dispute settlement regimes: an emerging issue of international law, 11 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2001), pp. 139–162.

Virzo, Roberto. [Note e commenti] In tema di misure cautelari compartanti obblighi di cooperazione per la protezione dell'ambiente marino [Mox Plant case; Land Reclamation by Singapore in and around the Straits of Johor case], 88 (2) *RIVISTA DI DIRITTO INTERNAZIONALE* (2005), pp. 383–412.

Virzo, Roberto. Tribunale Internazionale del Diritto del Mare, *in* ENCICLOPEDIA DEL DIRITTO, ANNALI V (Umberto Breccia et al., eds., Milano, Giuffrè Editore, 2012), pp. 1346–1366.

Virzo, Roberto. L'utilisation des procédures de règlement de différends prévus dans la Partie XV de la CNUDM et le travail du Tribunal international du droit de la mer, *in* LA CONTRIBUTION DE LA CONVENTION DES NATIONS UNIES DUR LE DROIT DE LA MER A LA BONNE GOUVERNANCE DES MERS ET DES OCEANS = LA CONTRIBUCION DE LA CONVENCION DE LAS NACIONES UNIDAS SOBRE EL DERECHO DEL MAR A LA BUENA GOBERNANZA DE LOS MARES Y OCEANOS = THE CONTRIBUTION OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA TO GOOD GOVERNANCE OF THE OCEANS AND SEAS (José Manuel Sobrino Heredia, ed., Napoli, Editoriale Scientifica, 2014), pp. 228–240.

Virzo, Roberto. Applicable Law and Evolutionary Interpretation of the “Legal Order for the Seas and the Oceans”: the ITLOS and UNCLOS Arbitral Tribunals Experience, in *TIME AND INTERNATIONAL ADJUDICATION: THE TEMPORAL FACTOR IN PROCEEDINGS BEFORE INTERNATIONAL COURTS AND TRIBUNALS* (Andrea Gattini and Marco Dimetto, eds., Leiden, Brill Nijhoff, 2024), pp. 455–472.

Vukas, Budislav. The International Tribunal for the Law of the Sea: some features of the new international judicial institution, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997), pp. 372–387.

Vukas, Budislav. Règlement du Tribunal international du droit de la mer, 12 *ESPACES ET RESSOURCES MARITIMES* (1998), pp. 15–23.

Vukas, Budislav. Possible role of the International Tribunal for the Law of the Sea in interpretation and progressive development of the law of the sea, in *ORDER FOR THE OCEANS AT THE TURN OF THE CENTURY* (Davor Vidas & Willy Østreng, eds., The Hague, Kluwer Law International, 1999), pp. 95–104.

Vukas, Budislav. The International Tribunal for the Law of the Sea: some features of the new international judicial institution, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001), pp. 59–72.

Vukas, Budislav. Main features of courts and tribunals dealing with law of the sea cases, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001a), pp. 217–222.

Vukas, Budislav. The definition of the law of the sea, in *LIBER AMICORUM JUDGE SHIGERU ODA* (Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002), pp. 1303–1312.

Vukas, Budislav. Décision *ex aequo et bono* et différends relatifs au droit de la mer in *LA MER ET SON DROIT: MELANGES OFFERTS A LAURENT LUCCHINI ET JEAN-PIERRE QUENEUDEC* (Paris, Editions A. Pedone, 2003), pp. 689–694.

Vukas, Budislav. *THE LAW OF THE SEA: SELECTED WRITINGS* (Leiden, Boston, Martinus Nijhoff Publishers, 2004), pp. 39–49, 293–333.

Vukas, Budislav. A quarter of century after UNCLOS III: a personal recollection in *PROMOTING JUSTICE, HUMAN RIGHTS AND CONFLICT RESOLUTION THROUGH INTERNATIONAL LAW: LIBER AMICORUM LUCIUS CAFLISCH = LA PROMOTION DE LA JUSTICE, DES DROITS DE L’HOMME ET DU RÈGLEMENT DES CONFLITS PAR LE DROIT INTERNATIONAL: LIBER AMICORUM LUCIUS CAFLISCH* (Marcelo G. Kohen, ed., Leiden, Nijhoff, 2006), pp. 799–807.

Warioba, Joseph Sinde. Monitoring compliance with and enforcement of binding decisions of international courts, 5 *MAX PLANCK YEARBOOK OF THE UNITED NATIONS* (2001), pp. 41–52.

Waseem, Mubarak A. ITLOS at 20: provisional measures and the precautionary approach, in *STRESS TESTING THE LAW OF THE SEA: DISPUTE RESOLUTION, DISASTERS & EMERGING CHALLENGES* (Stephen Minas and H. Jordan Diamond, eds., Leiden, Brill Nijhoff, 2018), pp. 150–169.

Wasum-Rainer, Susanne & Schlegel, Daniela. The UNCLOS dispute settlement system-between Hamburg and The Hague, 48 *GERMAN YEARBOOK OF INTERNATIONAL LAW* (2005), pp. [187]–222.

Weckel, Philippe. Les mesures conservatoires devant les juridictions internationales de caractère universel in *MESURES CONSERVATOIRES ET DROITS FONDAMENTAUX* (Gérard Cohen-Jonathan et Jean-François Flauss, eds. Bruxelles, Nemesis ; Bruylant, 2005), 33–53.

Weckel, Philippe. Les premières applications de l'article 290 de la Convention sur le droit de la mer relative à la prescription de mesures conservatoires, 109 *REVUE GÉNÉRALE DE DROIT INTERNATIONAL PUBLIC* (2005a), pp. 829–858.

Wegelein, Florian H. Th. The rules of the Tribunal in the light of prompt release of vessels, 30 (3) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (1999), pp. 255–296.

White, Michael. Prompt release cases in ITLOS, in *LAW OF THE SEA, ENVIRONMENTAL LAW AND SETTLEMENT OF DISPUTES: LIBER AMICORUM JUDGE THOMAS A. MENSAH* (Ndiaye, Tafsir Malick and Rüdiger Wolfrum, eds., Leiden ; Boston, Martinus Nijhoff Publishers, 2007), pp. 1025-1052.

White, Michael & Knight, Stephen. Illegal fishing in Australian waters- the use of UNCLOS by Australian courts, 11 (2) *THE JOURNAL OF INTERNATIONAL MARITIME LAW* (2005), pp. 110–125.

Whiting, David. The Spratly Islands dispute and the law of the sea, 26 (5) *DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY* (1998), pp. 897–915.

Wiik, Astrid. International Tribunal for the Law of the Sea in *AMICUS CURIAE BEFORE INTERNATIONAL COURTS AND TRIBUNALS* (Baden-Baden, Nomos, Hart Publishing, 2018), pp. 440–443.

Wolfrum, Rüdiger. Der Internationale Seegerichtshof in Hamburg, 44 *VEREINTE NATIONEN* (1996), pp. 205–210.

Wolfrum, Rüdiger. Provisional measures of the International Tribunal for the Law of the Sea, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997), pp. 420–434.

Wolfrum, Rüdiger. Der Internationale Seegerichtshof, 42 *HEIDELBERGER JAHRBÜCHER* (1998), pp. 15–25.

Wolfrum, Rüdiger. Military activities on the high seas: what are the impacts of the U.N. Convention on the Law of the Sea?, in *THE LAW OF ARMED CONFLICT: INTO THE NEXT MILLENIUM* (Michael N. Schmitt and Leslie C. Green, eds., Newport, R.I., Naval War College, 1998a), pp. 501–513.

Wolfrum, Rüdiger. Intervention in the proceedings before the International Court of Justice and the International Tribunal for the Law of the Sea, in *LIBER AMICORUM GÜNTHER JAENICKE – ZUM 85. GEBURTSTAG* (Volkmar Götz, Peter Selmer & Rüdiger Wolfrum, eds., Berlin, Springer, 1998b), pp. 427–442.

Wolfrum, Rüdiger. The legislative history of articles 20 and 21 of the Statute of the International Tribunal for the Law of the Sea, 63 (2) *RABELS ZEITSCHRIFT FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT* (1999), pp. 342–349.

Wolfrum, Rüdiger. Der Internationale Seegerichtshof – eine erste Bilanz, 48 (4) *VEREINTE NATIONEN* (2000), pp. 127–132.

Wolfrum, Rüdiger. Intervention in the proceedings before the International Court of Justice and the International Tribunal for the Law of the Sea, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001), pp. 161–172.

Wolfrum, Rüdiger. Implementation of decisions of international courts, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001a), pp. 103–112.

Wolfrum, Rüdiger. Provisional measures of the International Tribunal for the Law of the Sea, in *THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE* (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001b), pp. 173–186.

- Wolfrum, Rüdiger.** Die EG und das Meer: Versuch einer Neubewertung, 42 (1) *ARCHIV DES VÖLKERRECHTS* (2004), pp. 67–79.
- Wolfrum, Rüdiger.** Das Streitbeilegungssystem des Seerechtsübereinkommens in DEUTSCHLAND UND DIE INTERNATIONALE GERICHTSBARKEIT (Andreas Zimmermann, ed., Berlin, Duncker & Humblot, 2004a), pp. 87–105.
- Wolfrum, Rüdiger.** The role of international dispute settlement institutions in the delimitation of the outer continental shelf in *MARITIME DELIMITATION* (Rainer Lagoni and Daniel Vignes, eds., Leiden, Martinus Nijhoff Publishers, 2006), pp. 19–32.
- Wolfrum, Rüdiger.** Das Streitbeilegungssystem des VN-Seerechtsübereinkommens in *HANDBUCH DES SEERECHTS* (Wolfgang Graf Vitzthum, ed., München, Beck, 2006a), pp. 461–489.
- Wolfrum, Rüdiger.** The Tenth Anniversary of the International Tribunal for the Law of the Sea, 3 *REVISTA ROMÂNĂ DE DREPT INTERNAȚIONAL = ROMANIAN JOURNAL OF INTERNATIONAL LAW* (2006b), pp. 66-71 (Romanian), pp. 72-78 (English).
- Wolfrum, Rüdiger.** A tribute to Louis Sohn, 39 *GEORGE WASHINGTON INTERNATIONAL LAW REVIEW* (2007), pp. 675-684.
- Wolfrum, Rüdiger.** The Settlement of disputes before the International Tribunal for the Law of the Sea: A progressive development of international law or relying on traditional mechanisms?, 51 *JAPANESE YEARBOOK OF INTERNATIONAL LAW* (2008), pp. 140-163.
- Wolfrum, Rüdiger.** *Ad hoc* chambers, in *REGIONS, INSTITUTIONS, AND LAW OF THE SEA: STUDIES IN OCEAN GOVERNANCE* (Harry N. Scheiber and Jin-Hyun Paik, eds., Leiden, Martinus Nijhoff Publishers, 2013), pp. 37–45.
- Wolfrum, Rüdiger.** Panel II: Advisory Opinions: Are they a Suitable Alternative for the Settlement of International Disputes?, in *INTERNATIONAL DISPUTE SETTLEMENT: ROOM FOR INNOVATION?* (Rüdiger Wolfrum and Ina Gätzschmann, eds., Heidelberg, Springer, 2013), pp. 35–123.
- Wolfrum, Rüdiger.** The contributions of the regulations of the International Seabed Authority to the progressive development of international environmental law, in *Peaceful order in THE WORLD'S OCEANS : ESSAYS IN HONOR OF SATYA N. NANDAN* (Michael W. Lodge and Myron H. Nordquist, eds., Leiden ; Boston, Brill, 2014), pp. 241–248.
- Wolfrum, Rüdiger.** Deliberation and Drafting: International Tribunal for the Law of the Sea (ITLOS), *MAX PLANCK ENCYCLOPEDIAS OF INTERNATIONAL LAW* (online version, available at: <https://opil.ouplaw.com/home/MPIL>)
- Wood, Michael.** The International Tribunal for the Law of the Sea and general international law, 22 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2007), pp. 351-367.
- Yamamoto, Soji.** Organization of the Tribunal, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2002), pp. 343–351.
- Yang, Haijiang.** [Current Legal Developments] 1982 Law of the Sea Convention: dispute settlement procedures for foreign merchant ships, 20 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2005), pp. 117–134.
- Yankov, Alexander.** The International Tribunal for the Law of the Sea: its place within the dispute settlement system of the UN Law of the Sea Convention, 37 (3) *INDIAN JOURNAL OF INTERNATIONAL LAW* (1997), pp. 356–371.
- Yankov, Alexander.** Current fisheries disputes and the International Tribunal for the Law of the Sea, in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist & John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 223–238.

- Yankov, Alexander.** The International Tribunal for the Law of the Sea and the comprehensive dispute settlement system of the law of the sea, *in* THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LAW AND PRACTICE (P. Chandrasekhara Rao & Rahmatullah Khan, eds., The Hague, Kluwer Law International, 2001a), pp. 33–47.
- Yankov, Alexander.** Irregularities in fishing activities and the role of the International Tribunal for the Law of the Sea, *in* LIBER AMICORUM JUDGE SHIGERU ODA (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002), pp. 773–792.
- Yee, Sienho.** The Presidency of the International Tribunal for the Law of the Sea and the “National State Extension” Concern, 10 (4) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2011), pp. 739–770.
- Yiallourides, Constantinos.** Protecting and preserving the marine environment in disputed areas: seismic noise and provisional measures of protection, 36 (2) *JOURNAL OF ENERGY & NATURAL RESOURCES LAW* (2018), pp. 141–161.
- You, Ki-Jun.** Advisory opinions of the International Tribunal for the Law of the Sea: Article 138 of the Rules of the Tribunal, Revisited, 39 (4) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (2008), pp. 360–371.
- Zambo-Mveng, Jean Claude.** Le droit extérieur à la Convention des Nations Unies sur le droit de la mer dans les arrêts du T.I.D.M., 49 (1) *REVUE BELGE DE DROIT INTERNATIONAL* (2016), pp. 377–404.
- Zamuner, Enrico.** The Interpretative Value of the Principle of the Common Heritage of Mankind and the Interests and Needs of Developing Countries in the United Nations Convention on the Law of the Sea, *in* INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 139–152.
- Zaring, David.** Rulemaking and adjudication in international law, 46 (3) *COLUMBIA JOURNAL OF TRANSNATIONAL LAW* (2008), pp. 563–611.
- Zekos, Georgios I.** Arbitration as a dispute settlement mechanism under UNCLOS, the Hamburg Rules, and WTO, 19 (5) *JOURNAL OF INTERNATIONAL ARBITRATION* (2002), pp. 497–504.
- Zekos, Georgios I.** Competition or Conflict in the Dispute Settlement Mechanism of the Law of the Sea Convention, 56 (1) *REVUE HELLÉNIQUE DE DROIT INTERNATIONAL* (2003), pp. 153–165.
- Zenius Dik, Marianne.** ITLOS – an under-used resource for detained seafarers?, 103 (5) *BIMCO BULLETIN* (2008), pp. 28–30.
- Zhang, Xinjun.** Bifurcation in inter-state cases, 40 *UNIVERSITY OF PENNSYLVANIA JOURNAL OF INTERNATIONAL LAW* (2019), pp. 937–988.
- Zhu, Lijiang.** Chinese Practice in Public International Law: 2010, 10 (4) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2011), pp. 883–895.
- Zimmermann, Dominik.** Judicial independence in the International Tribunal for the Law of the Sea, *in* THE INDEPENDENCE OF INTERNATIONAL COURTS: THE ADHERENCE OF THE INTERNATIONAL JUDICIARY TO THE FUNDAMENTAL VALUE OF THE ADMINISTRATION OF JUSTICE (Dominik Zimmermann, Nomos, Baden-Baden, 2014), pp. 212–283.
- Zitter, Jay M.** United Nations Convention on the Law of the Sea, 1833 U.N.T.S. 3—Global Cases, 30 A.L.R. Fed. 3d Art. 7

II. Jurisprudence

Case No. 1: The M/V "SAIGA" Case (Saint Vincent and the Grenadines v. Guinea), Prompt Release
Affaire no. 1: Affaire du navire « SAIGA » (Saint-Vincent-et-les Grenadines c. Guinée), prompte mainlevée

Case No. 2: The M/V "SAIGA" (No. 2) Case (Saint Vincent and the Grenadines v. Guinea)
Affaire no. 2: Affaire du navire « SAIGA » (No. 2) (Saint-Vincent-et-les Grenadines c. Guinée)

The M/V "Saiga" (No. 2) in *INTERNATIONAL LAW AND INTERNATIONAL RELATIONS* (Mark Weston Janis and John E. Noyes, eds., St. Paul, MN, West Academic Publishing, 2018), pp. 687–689.

Allain, Jean. The role of the presiding judge in garnering respect for decisions of international courts, 22 (3) *MICHIGAN JOURNAL OF INTERNATIONAL LAW* (2001), pp. 391–421.

Anderson, David. The regulation of fishing and related activities in exclusive economic zones in *LA ZONE ÉCONOMIQUE EXCLUSIVE ET LA CONVENTION DES NATIONS UNIES SUR LE DROIT DE LA MER, 1982-2000: UN PREMIER BILAN DE LA PRATIQUE DES ETATS = THE EXCLUSIVE ECONOMIC ZONE AND THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA, 1982-2000: A PRELIMINARY ASSESSMENT OF STATE PRACTICE* (Erik Franckx & Philippe Gautier, eds., Brussels, Bruylant, 2003), pp. 31–50.

Anderson, David H. Jurisdiction over bunkering in the EEZ: two cases before ITLOS, in *LIBER AMICORUM: IN HONOUR OF A MODERN RENAISSANCE MAN HIS EXCELLENCY GUÐMUNDUR EIRIKSSON* (Juan Carlos Sainz-Borgo et al., eds., University for Peace Press, O.P. Jindal Global University, Universal Law Publishing, Gurgaon, India, 2017), pp. 69–85.

Bellayer-Roille, Alexandra. L'arrêt du Tribunal international du droit de la mer du 1er juillet 1999: Affaire du navire "Saiga" n° 2, 19 *ANNUAIRE DE DROIT MARITIME ET OCEANIQUE* (2001), pp. 111–157.

Brevern, Hartmut von & Carlowitz, Leopold von. Die erste Hauptsacheentscheidung des Internationalen Seegerichtshof, 45 (11) *RECHT DER INTERNATIONALEN WIRTSCHAFT* (1999), pp. 856–866.

Brevern, Hartmut von & Carlowitz, Leopold von. The mv "Saiga" cases before the International Tribunal for the Law of the Sea, 8 *INTERNATIONAL MARITIME LAW* (1999a), pp. 207–218.

Brevern, Hartmut von & Marr, Simon. The International Tribunal for the Law of the Sea *The M.V. Saiga (No. 2)*, Part 4 *THE INTERNATIONAL JOURNAL OF SHIPPING LAW* (1999), pp. 299–302.

Brown, Edward D. The M/V "Saiga" case on prompt release of detained vessels: the first judgment of the International Tribunal for the Law of the Sea, 22 (4/5) *MARINE POLICY* (1998), pp. 307–326.

Cannone, Andrea. L'accertamento della giurisdizione nelle prime decisioni di organi previsti dalla Convenzione sul diritto del mare, 84 (4) *RIVISTA DI DIRITTO INTERNAZIONALE* (2001), pp. 935–954.

Eiriksson, Gudmundur. Prompt release of vessels and crews in accordance with Article 292 of the United Nations Convention on the Law of the Sea, 1 *CUADERNOS DE DERECHO PESQUERO* (2000), pp. 19–34.

Fayette, Louise de la. ITLOS and the saga of the Saiga: peaceful settlement of a law of the sea dispute, 15 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2000), pp. 355–392.

Fayette, Louise de la. International Tribunal for the Law of the Sea. The M/V “Saiga” (No. 2) Case (St. Vincent and the Grenadines v. Guinea), Judgment, 49 (1) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2000a), pp. 467–476.

Fayette, Louise de la. Saiga Cases, Max Planck Encyclopedia of Public International Law (online version, available at: <http://opil.ouplaw.com/home/EPIL>)

Foster, Michael D. The International Tribunal for the Law of the Sea: some comments on the M/V Saiga case (Saint Vincent and the Grenadines v. Guinea), 11 (2) *AFRICAN JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW* (1999), pp.333–335.

Goy, Raymond. Les premières décisions du Tribunal international du droit de la mer, 11 *ESPACES ET RESSOURCES MARITIMES* (1997), pp. 135–156.

Jaenicke, Günther. Prompt release of vessels: the M/V “Saiga” Case, 2 *MAX PLANCK YEARBOOK OF UNITED NATIONS LAW* (1998), pp. 387–407.

Karagiannis, Syméon. L'article 59 de la Convention des Nations Unies sur le droit de la mer (ou les mystères de la nature juridique de la zone économique exclusive), 37(2) *REVUE BELGE DE DROIT INTERNATIONAL* (2004), pp. 325–418 (see pp. 373–379 on Saiga I and II)

Klein, Natalie. Legal implications of Australia's maritime identification system, 55 (2) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2006), pp. 337–368 [includes discussion of M/V Saiga (no.2)].

Koch, Joachim. DER UMFANG DER RECHTE DER KÜSTENSTAATEN IN DER AUSSCHLIEßLICHEN WIRTSCHAFTS- UND FISCHEREIZONE UNTER BERÜCKSICHTIGUNG DER URTEILE DES INTERNATIONALEN SEEGERICHTSHOFES IM SAIGA-FALL (Bonn, Europa Union Verlag, 2000)

Kwiatkowska, Barbara. The Saint Vincent and the Grenadines v. Guinea M/V Saiga cases, 11 (3) *LEIDEN JOURNAL OF INTERNATIONAL LAW* (1998), pp. 547–564.

Kwiatkowska, Barbara. The inauguration of the ITLOS jurisprudence: the Saint Vincent and the Grenadines v. Guinea M/V Saiga cases, 30 (1) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (1999), pp. 43–77.

Kwiatkowska, Barbara. The Saint Vincent and the Grenadines v. Guinea M/V Saiga cases before the International Tribunal for the Law of the Sea, in *NAVIGATIONAL RIGHTS AND FREEDOMS AND THE NEW LAW OF THE SEA* (Donald Rothwell and W.S.G. Bateman, eds., The Hague, Martinus Nijhoff, 2000), pp. 275–292.

Lagoni, Rainer & Brevern, Hartmut von. FOLGEN DES SAIGA-URTEILS DES INTERNATIONALEN SEEGERICHTSHOF FÜR DIE SEESCHIFFFAHRT: VORTRAG (Hamburg, Deutscher Verein für Internationales Seerecht, 2000).

Lagoni, Rainer. Freigabeklage und vorläufigen Maßnahmen vor dem Internationalen Seegerichtshof: Die Fälle M/V “Saiga” (Nr. 1) und (Nr. 2), in *LIBER AMICORUM GÜNTHER JAENICKE - ZUM 85. GEBURTSTAG* (Volkmar Götz, Peter Selmer & Rüdiger Wolfrum, eds., Berlin, Springer, 1998), pp. 543–571.

Lauterpacht, Eli. The first decision of the International Tribunal for the Law of the Sea: the M/V SAIGA, in *LIBER AMICORUM: PROFESSOR IGNAZ SEIDL-HOHENVELDERN IN HONOUR OF HIS 80TH BIRTHDAY* (Gerhard Hafner, ed., The Hague, Kluwer Law International, 1998), pp. 395–418.

Lowe, Vaughan. The M/V Saiga: the first case in the International Tribunal for the Law of the Sea, 48 *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (1999), pp. 187–199.

Mahinga, Jean-Grégoire. Les affaires du M/V Saiga devant le Tribunal du droit de la mer, 104 (3) *REVUE GENERALE DE DROIT INTERNATIONAL PUBLIC* (2000), pp. 695–730.

Meeson, Nigel K. A prompt but controversial decision for prompt release, 4 *LLOYDS MARITIME AND COMMERCIAL LAW QUARTERLY* (1998), pp. 485–489.

O’Keefe, Roger. ITLOS flags its intent (International Tribunal for the Law of the Sea), 59 (3) *CAMBRIDGE LAW JOURNAL* (2000), pp. 428–431.

Orrego Vicuña, Francisco. L’affaire SAIGA et l’interprétation judiciaire des droits et devoirs des États dans la Z.E.E., 13 *ESPACES ET RESSOURCES MARITIMES* (1999-2000), pp. 43–60.

Oxman, Bernard H. [Case Note] The M/V “Saiga” (Saint Vincent and the Grenadines v. Guinea) ITLOS Case No. 1, 92 (2) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (1998), pp. 278–282.

Oxman, Bernard H. & Bantz, Vincent. [Case Note] The M/V “Saiga” (No.2) (Saint Vincent and the Grenadines v. Guinea), Judgment (ITLOS Case No. 2), 94 (1) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2000), pp. 140–150.

Pitlarge, David. The judgment of the UNCLOS Tribunal in St Vincent and the Grenadines v Guinea: m/v “Saiga”, 5 (2) *INTERNATIONAL MARITIME LAW* (1998), pp. 35–38.

Rabe, Dieter & Dissars, Björn-Axel. St. Vincent and the Grenadines v Guinea (The mv “Saiga”) International Tribunal for the Law of the Sea, Hamburg 1 July 1999, 6 (7) *INTERNATIONAL MARITIME LAW* (1999), pp. 172–176.

Rey Aneiros, Adela. La liberación inmediata de buques y sus tripulaciones (Art. 292 de la CNUDM). La inauguración de la actividad jurisprudencial del Tribunal Internacional del Derecho del Mar (comentario a la Sentencia de 4 de diciembre de 1997, asunto M/W Saiga (no. 1), San Vicente y las Granadinas c. Guinea, 3 *ANUARIO DA FACULDADE DE DEREITO DA UNIVERSIDADE DA CORUÑA* (1999), pp. 679–689.

Roberts, Ken. The International Tribunal for the Law of the Sea: some comments on the M/V Saiga case (Saint Vincent and the Grenadines v. Guinea), 10 (3) *AFRICAN JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW* (1998), pp. 407–422.

Schillhorn, Kerrin. Rechtssache M/V Saiga: der erste Fall des Internationalen Seegerichtshofs, 51 (40) *NEUE JURISTISCHE WOCHENSCHRIFT* (1998), pp. 2955–2956.

Wegelein, Florian H. Th. The rules of the Tribunal in the light of prompt release of vessels, 30 (3) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (1999), pp. 255–296.

Ziccardi Capaldo, Giuliana. International Tribunal for the Law of the Sea - legal maxims: summaries and extracts from selected case law, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2001), pp. 275–302.

Cases Nos. 3 and 4: Southern Bluefin Tuna Cases (New Zealand v. Japan; Australia v. Japan), Provisional Measures

Affaires No. 3 et No. 4: Affaires du thon à nageoire bleue (Nouvelle-Zélande c. Japon; Australie c. Japon), mesures conservatoires

Ando, Nisuke. The Southern Bluefin Tuna Case and dispute settlement under the United Nations Convention on the Law of the Sea, *in* LAW OF THE SEA, ENVIRONMENTAL LAW AND SETTLEMENT OF DISPUTES: LIBER AMICORUM JUDGE THOMAS A. MENSAH (Ndiaye, Tafsir Malick & Rüdiger Wolfrum, eds., Leiden ; Boston, Martinus Nijhoff Publishers, 2007), pp. 867-876.

Baldock, Julia. [Commentary] Determining the fate of Southern Bluefin Tuna - International Tribunal for the Law of the Sea (1999) *New Zealand v Japan; Australia v Japan*, 17 (3) *ENVIRONMENTAL AND PLANNING LAW JOURNAL* (2000), pp. 157–164.

Bialek, Dean. *Australia & New Zealand v Japan: Southern Bluefin Tuna Case*, 1 *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2000), pp. 153–161.

Boyle, Alan. [Decisions of International Tribunals] *The Southern Bluefin Tuna Arbitration*, 50 (2) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2001), pp. 447–452.

Boyle, Alan. *Southern Bluefin Tuna Cases*, Max Planck Encyclopedia of Public International Law (online version, available at: <http://opil.ouplaw.com/home/EPIL>)

Cassese, Sabino. *Administrative Law without the State? The Challenge of Global Regulation*, 37 (4) *NEW YORK UNIVERSITY JOURNAL OF INTERNATIONAL LAW AND POLITICS* (summer 2005), pp. 663–694.

Churchill, Robin. *The Southern Bluefin Tuna cases (New Zealand v. Japan; Australia v. Japan): Order for Provisional Measures of 27 August 1999*, 49 (4) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2000), pp. 979–990.

Colson, David A. & Hoyle, Peggy. *Satisfying the procedural prerequisites to the compulsory dispute settlement mechanisms of the 1982 Law of the Sea Convention: did the Southern Bluefin Tuna Tribunal get it right?*, 34 (1) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2003), pp. 59–82.

Devine, D. J. *Provisional measures for the conservation of straddling stock prescribed by the International Tribunal for the Law of the Sea*, 6 *SOUTH AFRICAN JOURNAL OF ENVIRONMENTAL LAW & POLICY* (1999), pp. 540–554.

Devine, D. J. [Foreign judicial decisions] *Compulsory dispute settlement in UNCLOS undermined? Southern Bluefin Tuna Case: Australia and New Zealand v Japan 4 August 2000*, 25 *SOUTH AFRICAN YEARBOOK OF INTERNATIONAL LAW* (2000), pp. 97–112.

Dunworth, Treasa. *Bluefin tuna: highlights the use of provisional measures by the International Tribunal for the Law of the Sea*, *NEW ZEALAND LAW JOURNAL* (1999), pp. 395–396.

Evans, Malcolm D. *The Southern Bluefin Tuna dispute: provisional thinking on provisional measures?*, 10 *YEARBOOK OF INTERNATIONAL ENVIRONMENTAL LAW 1999* (2000), pp. 7–14.

Fabra, Adriana. *The LOSC and the implementation of the precautionary principle*, 10 *YEARBOOK OF INTERNATIONAL ENVIRONMENTAL LAW 1999* (2000), pp. 15–24.

Foster, Caroline E. *The “real dispute” in the Southern Bluefin Tuna Case: a scientific dispute?*, 16 (4) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2001), pp. 571–602.

Freestone, David. *Caution or precaution: “a rose by any other name ...”?*, 10 *YEARBOOK OF INTERNATIONAL ENVIRONMENTAL LAW 1999* (2000), pp. 25–32.

Goy, Raymond. *L’affaire du thon à nageoire bleue*, 14 *ESPACES ET RESSOURCES MARITIMES* (2001), pp. 47–74.

Haward, Marcus & Bergin, Anthony. *The political economy of Japanese distant water tuna fisheries*, 25 (2) *MARINE POLICY* (2001), pp. 91–101.

Horowitz, Deborah. *Southern Bluefin Tuna case (Australia and New Zealand v Japan) (jurisdiction and admissibility); the catch of Poseidon’s trident: the fate of high seas fisheries in the Southern Bluefin Tuna case*, 25 (3) *MELBOURNE UNIVERSITY LAW REVIEW* (2001), pp. 820–830.

- Hayashi, Moritaka.** The Southern Bluefin Tuna Cases: prescription of provisional measures by the International Tribunal for the Law of the Sea, 13 (2) *TULANE ENVIRONMENTAL LAW JOURNAL* (2000), pp. 361–385.
- Hayashi, Moritaka.** The Southern Bluefin Tuna arbitration, 75 (3) *PHILIPPINE LAW JOURNAL* (2001), pp. 508–512.
- Helmersen, Sondre Torp.** Three Perspectives on Marine Life in International Disputes, 38 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2023), pp. 639–660.
- Johnston, Douglas M.** Fishery diplomacy and science and the judicial function, 10 *YEARBOOK OF INTERNATIONAL ENVIRONMENTAL LAW 1999* (2000), pp. 33–39.
- Kawano, Mariko.** L'affaire du Thon à nageoire bleue et les chevauchements de juridictions internationales, 49 *ANNUAIRE FRANCAISE DE DROIT INTERNATIONAL* (2003), pp. 516–541.
- Klein, Natalie.** Whales and tuna: The past and the future of litigation between Australia and Japan, 21 (2) *GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW* (2009), pp. 143–217.
- Kwiatkowska, Barbara.** [Case Note] Southern Bluefin Tuna (New Zealand v. Japan; Australia v. Japan), Order on Provisional Measures (ITLOS Cases Nos. 3 and 4), 94 (1) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2000), pp. 150–155.
- Kwiatkowska, Barbara.** The Southern Bluefin Tuna (New Zealand v Japan; Australia v. Japan) Cases, 15 (1) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2000a), pp. 1–37.
- Kwiatkowska, Barbara.** The Australia and New Zealand v. Japan Southern Bluefin Tuna (jurisdiction and admissibility) award, 75 (3) *PHILIPPINE LAW JOURNAL* (2001), pp. 468–499.
- Kwiatkowska, Barbara.** The Australia and New Zealand v Japan Southern Bluefin Tuna (jurisdiction and admissibility): award of the first Law of the Sea Convention Annex VII Arbitral Tribunal, 16 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2001a), pp. 239–294.
- Kwiatkowska, Barbara.** [Case Note] Southern Bluefin Tuna (Australia and New Zealand v. Japan) jurisdiction and admissibility. Arbitral Tribunal, August 4, 2000, 95 (1) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2001b), pp. 162–171.
- Kwiatkowska, Barbara.** The Southern Bluefin Tuna award (jurisdiction and admissibility), in *LIBER AMICORUM JUDGE SHIGERU ODA* (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002), pp. 697–730.
- Kwiatkowska, Barbara.** The Southern Bluefin Tuna Arbitral Tribunal did get it right: a commentary and reply to the article by David A. Colson & Dr. Peggy Hoyle, 34 (3) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2003), pp. 369–395.
- Leggett, Kristina.** The *Southern Bluefin Tuna Cases*: ITLOS Order on provisional measures, 9 (1) *REVIEW OF EUROPEAN COMMUNITY AND INTERNATIONAL ENVIRONMENTAL LAW* (2000), pp. 75–79.
- Mansfield, Bill.** Compulsory dispute settlement after the Southern Bluefin Tuna award in *OCEANS MANAGEMENT IN THE 21ST CENTURY: INSTITUTIONAL FRAMEWORKS AND RESPONSES* (Alex G. Oude Elferink & Donald R. Rothwell, eds., Leiden, Boston ; Martinus Nijhoff Publishers, 2004), pp. 255–272.
- Mansfield, Bill.** Letter to the Editor: The Southern Bluefin Tuna Arbitration: comments on Professor Barbara Kwiatkowska's article, 16 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2001), pp. 361–366.
- Mansfield, Bill.** The Southern Bluefin Tuna arbitration: paper by Professor Barbara Kwiatkowska, 75 (3) *PHILIPPINE LAW JOURNAL* (2001), pp. 500–507.

Marr, Simon. The Southern Bluefin Tuna cases: the precautionary approach and conservation and management of fish resources, 11 (4) *EUROPEAN JOURNAL OF INTERNATIONAL LAW* (2000), pp. 815–832.

Morgan, Donald L. A practitioner's critique of the order granting provisional measures in the Southern Bluefin Tuna cases in *CURRENT MARINE ENVIRONMENTAL ISSUES AND THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA* (Myron H. Nordquist and John Norton Moore, eds., The Hague, Martinus Nijhoff Publishers, 2001), pp. 173–216.

Morgan, Donald L. Implications of the proliferation of international legal fora: the example of the Southern Bluefin Tuna cases, 43 (2) *HARVARD INTERNATIONAL LAW JOURNAL* (2002), pp. 541–551.

Orrego Vicuña, Francisco. From the 1893 Bering Sea Fur-Seals Case to the 1999 Southern Bluefin Tuna cases: a century of efforts at conservation of the living resources of the high seas, 10 *YEARBOOK OF INTERNATIONAL ENVIRONMENTAL LAW 1999* (2000), pp. 40–47.

Otani, Yoshio. Quelques réflexions sur la juridiction et la recevabilité vis-à-vis de l'*Affaire du thon à nageoire bleue*, in *LIBER AMICORUM JUDGE SHIGERU ODA* (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002), pp. 731–742.

Peel, Jacqueline. A paper umbrella which dissolves in the rain? The future for resolving fisheries disputes under UNCLOS in the aftermath of the Southern Bluefin Tuna arbitration, 3 (1) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2002), pp. 53–78.

Polacheck, Tom. Experimental catches and the precautionary approach: the Southern Bluefin Tuna dispute, 26 (4) *MARINE POLICY* (2002), pp. 283–294.

Röben, Volker. The *Southern Bluefin Tuna* cases: re-regionalization of the settlement of law of the sea disputes?, 62 (1/2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (2002), pp. 61–72.

Romano, Cesare. The Southern Bluefin Tuna dispute: hints of a world to come ... like it or not, 32 (4) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2001), pp. 313–348.

Romano, Cesare. The Americanization of international litigation, 19 (1) *OHIO STATE JOURNAL ON DISPUTE RESOLUTION* (2003), pp. 89–119.

Sakamoto, Shigeki. The unsettled issue of 'The Southern Bluefin Tuna Case': can precautionary principle apply to high seas fisheries? in *TRILATERAL PERSPECTIVES ON INTERNATIONAL LEGAL ISSUES: CONFLICT AND COHERENCE* (Chi Carmody, Yuji Iwasawa & Sylvia Rhodes, eds., Irvington, N.Y., Transnational Publishers, 2003), pp. 369–376.

Sands, Philippe and Jacqueline Peel (eds.). Southern Bluefin Tuna cases (New Zealand v. Japan, Australia v. Japan), in *PRINCIPLES OF INTERNATIONAL ENVIRONMENTAL LAW* (Philippe Sands and Jacqueline Peel with Adriana Fabra and Ruth MacKenzie, eds., New York, Cambridge University Press, 2012), pp. 420–421.

Sato, Yoichiro. Fishy business: a political-economic analysis of the southern bluefin tuna dispute, 28 (4) *ASIAN-AFFAIRS* (2002), pp. 217–237.

Schiffman, Howard S. The Southern Bluefin Tuna Case: ITLOS hears its first fishery dispute, 2 *JOURNAL OF INTERNATIONAL WILDLIFE LAW AND POLICY* (1999), pp. 318–333.

Schiffman, Howard S. and Briony Patricia MacPhee. The Southern Bluefin Tuna dispute revisited: how far have we come?, 3 (2) *TRANSNATIONAL ENVIRONMENTAL LAW* (2014), pp. 391–406.

Schwebel, Stephen M. The Southern Bluefin Tuna case, in *LIBER AMICORUM JUDGE SHIGERU*

ODA (Nisuke Ando, Edward McWhinney and Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002), pp. 743–748.

Scott, Shirley V. Australia's first tuna negotiations with Japan, 24 (4) *MARINE POLICY* (2000), pp. 309–318.

Stephens, Tim. A paper umbrella which dissolves in the rain? Implications of the Southern Bluefin Tuna case for the compulsory resolution of disputes concerning the marine environment under the 1982 LOS Convention, 6 (3-4) *ASIA PACIFIC JOURNAL OF ENVIRONMENTAL LAW* (2001), pp. 297–318.

Stephens, Tim. The limits of international adjudication in international environmental law: another perspective on the Southern Bluefin Tuna Case, 19 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2004), pp. 177–197.

Sturtz, Leah. Southern Bluefin Tuna case: Australia and New Zealand v. Japan, 28 *ECOLOGY LAW QUARTERLY* (2001), pp. 455–486.

Tanaka, Norio. Some observations on the Southern Bluefin Tuna Arbitration award, 44 *THE JAPANESE ANNUAL OF INTERNATIONAL LAW* (2001), pp. 9–34.

Tanaka, Yoshifumi. The Southern Bluefin Tuna Cases, in *THE SOUTH CHINA SEA ARBITRATION: TOWARD AN INTERNATIONAL LEGAL ORDER IN THE OCEANS* (Oxford ; London : Hart Publishing, an imprint of Bloomsbury Publishing Plc ; Portland, OR : Hart Publishing, 2019), pp. 38–40.

Yamada, Chusei. Priority application of successive treaties relating to the same subject matter: The Southern Bluefin Tuna case, in *LIBER AMICORUM JUDGE SHIGERU ODA* (Nisuke Ando, Edward McWhinney & Rüdiger Wolfrum, eds., The Hague, Kluwer Law International, 2002), pp. 763–772.

Yasuda, Tomooki. Les assiettes nippones privées de poisson cru?, 467 (14-20 October) *COURRIER INTERNATIONAL* (1999) [from Asahi Shimbun, Tokyo].

Case No. 5: The "Camouco" Case (Panama v. France), Prompt Release

Affaire no. 5: Affaire du « Camouco » (Panama c. France), prompte mainlevée

Aoki, Takashi. Camouco-go Iken senpaku-syakuho hanke-tsu [The ITLOS judgment in the "Camouco" case], 73 (6) *JOURNAL OF LAW, POLITICS AND SOCIOLOGY* (2000), pp. 83–102.

Choquet, Anne. La prompte mainlevée de l'immobilisation d'un navire et la libération de son équipage (A propos de l'affaire du *Camouco*) 53 (616) *DROIT MARITIME FRANÇAIS* (June 2001), pp. 540–554.

Devine, D. J. [Foreign judicial decisions] Prompt release of vessel and master: the "Camouco" case (Panama v. France) International Tribunal for the Law of the Sea, 25 *SOUTH AFRICAN YEARBOOK OF INTERNATIONAL LAW* (2000), pp. 227–232.

Dissars, Björn-Axel. [International News] International Tribunal for the Law of the Sea: ship arrest. New case before the International Tribunal for the Law of the Sea, 7 (1) *INTERNATIONAL MARITIME LAW* (2000), p. 23.

Evans, Malcolm D. [Case and Comment] Bonded reason *The Camouco*, (3) *LLOYD'S MARITIME AND COMMERCIAL LAW QUARTERLY* (2000), pp. 315–322.

García Gallardo, Ramón. [Case Note] Fifth case of the International Tribunal for the Law of the Sea (ITLOS), PART 2 *THE INTERNATIONAL JOURNAL OF SHIPPING LAW* (2000), pp. 130–132.

Lux, Jonathan & Carney, Philip. The Camouco case: Panama v. France, 28 (10) *INTERNATIONAL BUSINESS LAWYER* (2000), pp. 461–462, 464.

Oxman, Bernard H. & Bantz, Vincent. [Case Note] The “Camouco” (Panama v. France) (Judgment) ITLOS Case No. 5, 94 (4) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2000), pp. 713–721.

Rabe, Dieter & Dissars, Björn-Axel. [International news] Panama v France (The mv “Camouco” International Tribunal for the Law of the Sea, Hamburg) 7 February 2000, 7 (2) *INTERNATIONAL MARITIME LAW* (2000), pp. 49–52.

Case No. 6: The “Monte Confurco” Case (Seychelles v. France), Prompt Release

Affaire no. 6: Affaire du « Monte Confurco » (Seychelles c. France), prompte mainlevée

Case No. 7: Case concerning the Conservation and Sustainable Exploitation of Swordfish Stocks in the South-Eastern Pacific Ocean (Chile/European Community)

Affaire no. 7: Affaire concernant la conservation et l’exploitation durable des stocks d’espadaon dans l’océan Pacifique Sud-Est (Chili/ Communauté européenne)

Espaliat Larson, Astrid. Conflictos pesqueros contemporaneos: el Caso del Pez Espada *in* LA GESTIÓN DE LOS RECURSOS MARINOS Y LA COOPERACIÓN INTERNACIONAL: ACTAS DEL SEMINARIO, SANTIAGO DE CHILE, 22-23 DE MARZO DE 2004 (Del Vecchio, Angela, ed., Rome, Istituto Italo-Latino Americano, 2006), pp. 111–152.

Granger, C. Leah. The role of international tribunals in national resource disputes in Latin America, 34 (4) *ECOLOGY LAW QUARTERLY* (2007), pp. 1297-1347.

Murphy, Leslie. EC and Chile reach agreement on 10-year swordfish dispute, (4) *INTERNATIONAL FISHERIES BULLETIN* (2001) (<http://www.intfish.net>).

Orellana, Marcos A. The EU and Chile suspend the swordfish case proceedings at the WTO and the International Tribunal of [sic] the Law of the Sea, *in* *ASIL INSIGHTS* (February 2001) [<http://www.asil.org/insights/insigh60.htm>]

Orellana, Marcos A. The swordfish dispute between the EU and Chile at the ITLOS and the WTO, 71 (1) *NORDIC JOURNAL OF INTERNATIONAL LAW* (2002), pp. 55–81.

Rau, Markus. Comment: The *Swordfish* case: law of the sea v. trade, 62 (1/2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (2002), pp. 37–41.

Sands, Philippe and Jacqueline Peel (eds.). Swordfish case (Chile v. EU), *in* *PRINCIPLES OF INTERNATIONAL ENVIRONMENTAL LAW* (Philippe Sands and Jacqueline Peel with Adriana Fabra and Ruth MacKenzie, eds., New York, Cambridge University Press, 2012), pp. 421–423.

Serdy, Andrew. See you in port: Australia and New Zealand as third parties in the dispute between Chile and the European Community over Chile’s denial of port access to Spanish vessels fishing for swordfish on the high seas, 3 (1) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2002), pp. 79–119.

Stoll, Peter-Tobias & Vönecky, Silja. The *Swordfish* case: law of the sea v. trade, 62 (1/2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (2002), pp. 21–35.

Case No. 8: The "Grand Prince" Case (Belize v. France), Prompt Release

Affaire no. 8: Affaire du « Grand Prince » (Belize c. France), prompte mainlevée

Armas, Frida. El caso "Grand Prince" ante el Tribunal Internacional del Derecho del Mar *in* ESTUDIOS DE DERECHO INTERNACIONAL EN HOMENAJE AL PROFESOR ERNESTO J. REY CARO ((Zlata Drnas de Clément, Córdoba, Argentina, Drnas-Lerner Editores, 2002), pp. 399–418.

Devine, D. J. [Foreign judicial decisions] Short-circuiting the right to prompt release! Grand Prince (No 8) case (Belize v France) 20 April 2001, 28 *SOUTH AFRICAN YEARBOOK OF INTERNATIONAL LAW* (2003), pp. 300–306.

Dissars, Björn-Axel. [International News] International Tribunal for the Law of the Sea: prompt release. Belize v France (The MV "Grand Prince") 20 April 2001, 7 (8) *INTERNATIONAL MARITIME LAW* (2000), pp. 279–281.

McDorman, Ted L. Case note: The *Grand Prince* (Belize v. France), (15) *INTERNATIONAL FISHERIES BULLETIN* (2001) at <http://www.intfish.net>

Oxman, Bernard H. & Bantz, Vincent P.. [Case Note] The "Grand Prince" International Tribunal for the Law of the Sea decision on requirement that application for prompt release of a vessel be brought by or on behalf of the flag state, 96 (1) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2002), pp. 219–224.

Palchetti, Paolo. [Panorama] Sul rapporto tra la procedura di pronta liberazione di navi ed equipaggi e i procedimenti davanti ai giudici interni dello Stato costiero: il caso della nave *Grand Prince*, 84 *RIVISTA DI DIRITTO INTERNAZIONALE* (2001), pp. 745–749.

Ros, Nathalie. La France, le TIDM et les légines: Acte III. A propos de l'arrêt rendu le 20 avril 2001 dans l'Affaire du Grand Prince, 5 *ANNUAIRE DU DROIT DE LA MER* (2000), pp. 245–284.

Terrile, Paolo. La decisione del Tribunale del Mare nel caso "Grand Prince", 105 (4) *IL DIRITTO MARITTIMO* (2003), pp. 1232–1242

Case No. 9: The "Chaisiri Reefer 2" Case (Panama v. Yemen), Prompt Release

Affaire no. 9: Affaire du « Chaisiri Reefer 2 » (Panama c. Yemen), prompte mainlevée

Case No. 10: The MOX Plant Case (Ireland v. United Kingdom), Provisional Measures

Affaire no. 10: Affaire de l'usine MOX (Irlande c. Royaume-Uni), mesures conservatoires

[Case note]. Mox Plant Dispute, 32 (1) *ENVIRONMENTAL POLICY AND LAW* (2002), pp. 25–26.

Abrahams, Darren. International Tribunal for the Law of the Sea: the Mox Plant Case (Ireland v United Kingdom), request for provisional measures, 14 (3) *JOURNAL OF ENVIRONMENTAL LAW* (2002), pp. 398–400.

Baetens, Freya. Muddling the waters of treaty interpretation? Relevant rules of international law in the MOX Plant OSPAR Arbitration and EC – Biotech Case, 77 (3) *NORDIC JOURNAL OF INTERNATIONAL LAW* (2008), pp. 197–216.

Blennerhassett, Joanne. The MOX plant dispute – a jurisdictional odyssey, 15 (4) *ENVIRONMENTAL LIABILITY* (2007), pp. 175-185.

Brown, Chester. International Tribunal on the Law of the Sea – provisional measures before the ITLOS: the Mox Plant Case, 17 (2) *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2002), pp. 267–288.

Cardwell, Paul James & French, Duncan. Case Law Analysis: Who decides? The ECJ's judgment on jurisdiction in the MOX Plant dispute, 19 *JOURNAL OF ENVIRONMENTAL LAW* (2007), pp. 121–129.

Churchill, Robin & Scott, Joanne. The MOX Plant litigation: The first half-life, 53 (3) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2004), pp. 643–676.

Devine, D. J. [Foreign judicial decisions] Provisional measures ordered by the International Tribunal for the Law of the Sea in the area of pollution. The Mox Plant case (Ireland v United Kingdom) ITLOS case No 10, 3 December 2000, 28 *SOUTH AFRICAN YEARBOOK OF INTERNATIONAL LAW* (2003), pp. 263–275.

Dörr, Oliver. The European Court of justice getting in the way: The abortive Mox Plant Arbitration, in *A WISER CENTURY: JUDICIAL DISPUTE SETTLEMENT, DISARMAMENT AND THE LAWS OF WAR 100 YEARS AFTER THE SECOND HAGUE PEACE CONFERENCE* (Berlin, Duncker & Humblot, 2009), pp. 503–508.

Finke, Jasper. Competing jurisdiction of international courts and tribunals in light of the MOX Plant dispute, 49 *GERMAN YEARBOOK OF INTERNATIONAL LAW* (2006), pp. 307–326.

Forster, Malcolm J.C. The *Mox Plant* Case - provisional measures in the International Tribunal for the Law of the Sea, 16 (3) *LEIDEN JOURNAL OF INTERNATIONAL LAW* (2003), pp. 611–619.

Gao, Jianjun. Comments on Commission of the European Communities v. Ireland, 7 (2) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2008), pp. 417–427.

Hallum, Victoria. Case notes. International Tribunal for the Law of the Sea: the *Mox Nuclear Plant Case*, 11 (3) *REVIEW OF EUROPEAN COMMUNITY & INTERNATIONAL ENVIRONMENTAL LAW* (2002), pp. 372–375.

Hassan, Daud. International conventions relating to land-based sources of marine pollution control: applications and shortcomings, 16 (4) *GEORGETOWN INTERNATIONAL ENVIRONMENTAL LAW REVIEW* (2004), pp. 657–677.

Kwiatkowska, Barbara. The Ireland v United Kingdom (Mox Plant) case: applying the doctrine of treaty parallelism, 18 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2003), pp. 1–58.

Lavranos, Nikolaos. Concurrence of jurisdiction between the ECJ and other international courts and tribunals [Part 1], 14 (8/9) *EUROPEAN ENVIRONMENTAL LAW REVIEW* (2005), pp. 213–225. [Mox Plant]

Lavranos, Nikolaos. Concurrence of jurisdiction between the ECJ and other international courts and tribunals, 14 (10) *EUROPEAN ENVIRONMENTAL LAW REVIEW* (2005a), pp. 240–251. [Mox Plant]

Lavranos, Nikolaos. The *MOX Plant* and *IJzeren Rijn* Disputes: which court is the supreme arbiter? 19 (1) *LEIDEN JOURNAL OF INTERNATIONAL LAW* (2006), pp. 223–246.

Lavranos, Nikolaos. The MOX Plant Judgment of the ECJ: How Exclusive is the Jurisdiction of the ECJ?, 15 (10) *EUROPEAN ENVIRONMENTAL LAW REVIEW* (2006a), pp. 291–296.

Lavranos, Nikolaos. Protecting its Exclusive Jurisdiction: The *Mox Plant*-Judgment of the ECJ, 5 (3) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2006b), pp. 479–493.

Lavranos, Nikolaos. [Case comment] The scope of the exclusive jurisdiction of the court of justice, 32 (1) *EUROPEAN LAW REVIEW* (2007), pp. 83–94.

Lavranos, Nikolaos. The Epilogue in the MOX Plant Dispute: An End Without Findings, 18 *EUROPEAN ENERGY AND ENVIRONMENTAL LAW REVIEW* (2009), pp. 180–184.

Maljean-Dubois, Sandrine & Martin, Jean-Christophe. L'affaire de l'Usine Mox devant les tribunaux internationaux, 134 (2) *JOURNAL DU DROIT INTERNATIONAL* (2007), pp. 437–471.

Nanda, Ved P. International environmental norms applicable to nuclear activities, with particular focus on decisions of international tribunals and international settlements, 35 *DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY* (2006), pp. 47-65.

Nouzha, Christophe. L'Affaire de l'Usine Mox (Irlande C. Royaume-Uni) devant le Tribunal international du droit de la mer: quelles mesures conservatoires pour la protection de l'environnement? (mars 2002: in Sur le Vif) *ACTUALITE ET DROIT INTERNATIONAL* (2002) at <http://www.ridi.org/adi/articles/2002/200203nou.htm>

Röben, Volker. The order of the UNCLOS Annex VII Arbitral Tribunal to suspend proceedings in the Case of the MOX Plant at Sellafeld: how much jurisdictional subsidiarity?, 73 (2) *NORDIC JOURNAL OF INTERNATIONAL LAW* (2004), pp. 223–245.

Romano, Cesare P.R. Commission of the European Communities v. Ireland: European Court of Justice judgment regarding Irish submission of MOX plant dispute with United Kingdom to arbitration under the UN Convention on the Law of the Sea, 101 *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2007), pp.171–178.

Shany, Yuval. The First Mox Plant award: the need to harmonize competing environmental regimes and dispute settlement procedures, 17 (4) *LEIDEN JOURNAL OF INTERNATIONAL LAW* 2004, pp. 815–827.

Tanaka, Maki. Lessons from the protracted Mox Plant dispute: a proposed protocol on marine environmental impact assessment to the United Nations Convention on the Law of the Sea, 25 (2) *MICHIGAN JOURNAL OF INTERNATIONAL LAW* (2004), pp. 337–428.

Terrile, Paolo. La decisione del Tribunale del Mare nel caso "Mox Plant", 105 (4) *IL DIRITTO MARITTIMO* (2003), pp. 1243–1254.

Volbeda, M. Bruce. The MOX Plant case: the question of "Supplemental jurisdiction" for international environmental claims under UNCLOS, 42 *TEXAS INTERNATIONAL LAW JOURNAL* (2006), pp. 211–240.

Weckel, Philippe. [Chronique de jurisprudence internationale] Ordonnance du 2 décembre 2001 (mesures conservatoires) Affaire de l'usine Mox (Irlande c. Royaume-Uni), 106 (4) *REVUE GENERALE DE DROIT INTERNATIONAL PUBLIC* (2002), pp. 196–206.

Case No. 11: The "Volga" Case (Russian Federation v. Australia), Prompt Release

Affaire no. 11: Affaire du « Volga » (Fédération de Russie c. Australie), prompt mainlevée

[Case note]. Judgment in Volga Case, 33 (1) *ENVIRONMENTAL POLICY AND LAW* (2003), pp. 14–15.

Brown, Chester. 'Reasonableness' in the Law of the Sea: the prompt release of the *Volga*, 16 (3) *LEIDEN JOURNAL OF INTERNATIONAL LAW* (2003), pp. 621–630.

Derrington, Sarah & White, Michael. Australian maritime law update: 2002 [ITLOS and the Volga], 34 *JOURNAL OF MARITIME LAW & COMMERCE* (2003), p. 364.

Gorina-Ysern, Monerrat. World ocean public trust: high seas fisheries after Grotius: towards a new ocean ethos?, 34 *GOLDEN GATE UNIVERSITY LAW REVIEW* (2004), pp. 645–714, at 687–691.

Gullett, Warwick. Prompt release procedures and the challenge for fisheries law enforcement: the judgment of the International Tribunal for the Law of the Sea in the 'Volga' case (Russian Federation v Australia), 31 (2) *FEDERAL LAW REVIEW* (2003), pp. 395–407.

Meijer, Ernestine. Casenote: *The Volga Case* (Russian Federation v Australia), (Special Issue) *INTERNATIONAL FISHERIES LAW AND POLICY REVIEW* (2003), at <http://www.intfish.net/iflpr/samples/concept/concept.htm>

Nelson, L. Dolliver M. The Volga Case (F.S. Dethridge Memorial Address, The Maritime Law Association of Australia & New Zealand, 30th Annual Conference 1-3 October 2003), 18 *MLAANZ JOURNAL* (2004),), pp. 7–13.

Olbourne, Ben, Donald R. Rothwell & Stephens, Tim. [Case note] 1982 United Nations Convention on the Law of the Sea - International Tribunal for the Law of the Sea – prompt release – illegal, unregulated and unreported (IUU) fishing. The 'Volga' Case (*Russian Federation v Australia*), 23 *AUSTRALIAN YEARBOOK OF INTERNATIONAL LAW* (2004), pp. 255–264.

Oppenheim, Adrienne J. The plight of the Patagonian Toothfish: lessons from the Volga case, 30 (1) *BROOKLYN JOURNAL OF INTERNATIONAL LAW* (2004), pp. 293–328.

Piotrowicz, Ryszard. The song of the Volga boatman - please release me, 77 (3) *AUSTRALIAN LAW JOURNAL* (2003), pp. 160–163.

Rothwell, Donald R. & Stephens, Tim. Illegal southern ocean fishing and prompt release: balancing coastal and flag state rights and interests, 53 (1) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2004), pp. 171–187.

Sessa, Emilio. La decisione del Tribunale Internazionale del Diritto del Mare nel caso "Volga", 106 (3) *IL DIRITTO MARITTIMO* (2004), pp. 945–949.

Stephens, Tim. Enforcing Australian fisheries laws: testing the limits of hot pursuit in domestic and international law, 15 (1) *PUBLIC LAW REVIEW [NORTH RYDE, AUSTRALIA]* (2004), pp. 12–16.

Stephens, Tim & Rothwell, Donald R.. [Case Note] Law of the Sea: An Article 292 bond must be reasonable in amount in light of both the interest of a flag State in the prompt release of its fishing vessel and that of the coastal State in securing the appearance of the master in court and the payment of fines; it cannot include an amount guaranteeing future "good behavior", and the value of the catch is irrelevant to its calculation. The Volga (Russian Federation v. Australia), I.T.L.O.S. No. 11 (23 December 2002), 35 (2) *JOURNAL OF MARITIME LAW AND COMMERCE* (2004), pp. 283–291.

Weckel, Philippe. [Chronique de jurisprudence internationale] (Prompte mainlevée) Navire Volga (Fédération de Russie c. Australie), 107 (1) *REVUE GENERALE DE DROIT INTERNATIONAL PUBLIC* (2003), pp. 182–188.

White, Michael. The Volga case: The judgment and comment, 127 (November/December) *MARITIME STUDIES* (2002), pp. 17–21.

White, Michael & Knight, Stephen. ITLOS and the 'Volga' case: the Russian Federation v Australia, 17 *MLAANZ JOURNAL* (2003), pp. 39–53.

Case No. 12: Case concerning Land Reclamation by Singapore in and around the Straits of Johor (Malaysia v. Singapore), Provisional Measures

Affaire no. 12: Affaire relative aux travaux de poldérisation par Singapour à l'intérieur et à proximité du détroit de Johor (Malaysie c. Singapour), mesures conservatoires

[Case note]. Dispute over land reclamation, 33 (6) *ENVIRONMENTAL POLICY AND LAW* (2003), pp. 261–263.

Koh, Tommy & Lin, Jolene. The Land Reclamation Case: Thoughts and Reflections, 10 *SINGAPORE YEAR BOOK OF INTERNATIONAL LAW* (2006), pp. 1–7.

Lim, C.L. The uses of pacific settlement techniques in Malaysia-Singapore relations, 6 (2) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2005), pp. 313–341.

Merrills, John G. New horizons for international adjudication, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2006), pp. 47–74.

Schrijver, Nico. Practising international law at the International Tribunal for the Law of the Sea: the Case concerning Land Reclamation in and around the Straits of Johor (Malaysia v. Singapore), Application for provisional measures 6 (1) *GRIFFIN'S VIEW ON INTERNATIONAL AND COMPARATIVE LAW* (2005), pp. 18–34.

at <http://www.rechten.vu.nl/urlsearchresults.asp?itemnumber=2004>

Tan, Theng Kok Jason. Recent Developments in Singapore on International Law, 10 *SINGAPORE YEAR BOOK OF INTERNATIONAL LAW* (2006), pp. 307–321.

Case No. 13: The “Juno Trader” Case (Saint Vincent and the Grenadines v. Guinea-Bissau), Prompt Release

Affaire no. 13: Affaire du “Juno Trader” (Saint-Vincent-et-les Grenadines c. Guinée-Bissau), prompte mainlevée

Bantz, Vincent P. Views from Hamburg: the *Juno Trader Case* or how to make sense of the coastal State's rights in the light of its duty of prompt release, 24 (2) *UNIVERSITY OF QUEENSLAND LAW JOURNAL* (2005), pp. 415–444.

[Case note] Tribunal international du droit de la mer. Arrêt 20 décembre 2004 (Prompte mainlevée) *Juno Trader* (Saint-Vincent-et-les-Grenadines c. Guinée-Bissau, 109 (2) *REVUE GENERALE DE DROIT INTERNATIONAL PUBLIC* (2005), pp. 230–237.

Hinrichs, Ximena. International Tribunal for the Law of the Sea - legal maxims: summaries and extracts from selected case law [The “Juno Trader” Case], 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2005), pp. 409–428.

Sessa, Emilio. La decisione dell'International Tribunal of the Law of the Sea nel caso *Juno Trader*, 108 (4) *IL DIRITTO MARITTIMO* (2006), pp. 1116–1125.

Case No. 14: The "Hoshinmaru" Case (Japan v. Russian Federation), Prompt Release

Affaire no. 14: Affaire du « Hoshinmaru » (Japon c. Fédération de Russie), prompte mainlevée

Bender, Philip. Current legal developments – International Tribunal for the Law of the Sea: The Tomimaru and Hoshinmaru Cases before ITLOS, 23 (2) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2008), pp. 349–358.

Cogliati-Bantz, Vincent P. International Tribunal for the Law of the Sea, *Hoshinmaru (Japan v Russian Federation)* and *Tomimaru (Japan v Russian Federation)*, Prompt Release Judgments of 6 August 2007, 58 (1) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2009), pp. 241–258.

Hinrichs Oyarce, Ximena. The President before the UN General Assembly, 38 (1/2) *ENVIRONMENTAL POLICY AND LAW* (2008), pp. 12-13.

Hosono, Junichi & Iwaishi, Junko. The 88th Hoshinmaru Case and the 53rd Tomimaru Case: Application to the International Tribunal for the Law of the Sea by Japan for prompt release, 51 *JAPANESE YEARBOOK OF INTERNATIONAL LAW* (2008), pp. 438-453.

Sessa, Emilio. La decisione del Tribunale Internazionale per il Diritto del Mare nel caso "Hoshinmaru", 110 (1) *IL DIRITTO MARITTIMO* (2008), pp. 53–61.

Song, Yann-huei. Prompt Release of Fishing Vessels: The *Hoshinmaru* and *Tomimaru* Cases (Japan v. Russian Federation) and the Implications for Taiwan, 25 *CHINESE (TAIWAN) YEARBOOK OF INTERNATIONAL LAW* (2007), pp. 1–28.

Case No. 15: The "Tomimaru" Case (Japan v. Russian Federation), Prompt Release

Affaire no. 15: Affaire du « Tomimaru » (Japon c. Fédération de Russie), prompte mainlevée

Bender, Philip. Current legal developments – International Tribunal for the Law of the Sea: The Tomimaru and Hoshinmaru Cases before ITLOS, 23 (2) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2008), pp. 349–358.

Bourel, Marie. L'arrêt du 6 août 2007 rendu par le Tribunal International du Droit de la Mer dans l'affaire du « 53e Tomimaru », 12 *ANNUAIRE DU DROIT DE LA MER* (2007), pp. 65–88.

Cogliati-Bantz, Vincent P. International Tribunal for the Law of the Sea, *Hoshinmaru (Japan v Russian Federation)* and *Tomimaru (Japan v Russian Federation)*, Prompt Release Judgments of 6 August 2007, 58 (1) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2009), pp. 241–258.

Hinrichs Oyarce, Ximena. The President before the UN General Assembly, 38 (1/2) *ENVIRONMENTAL POLICY AND LAW* (2008), pp. 12–13.

Hosono, Junichi & Iwaishi, Junko. The 88th Hoshinmaru Case and the 53rd Tomimaru Case: Application to the International Tribunal for the Law of the Sea by Japan for prompt release, 51 *JAPANESE YEARBOOK OF INTERNATIONAL LAW* (2008), pp. 438–453.

Oxman, Bernard H. The "Tomimaru" (Japan v. Russian Federation). Judgment. ITLOS Case No. 15, 102 (2) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2008), pp. 316–322.

Oxman, Bernard H. The Tomimaru Case: confiscation and prompt release, in *MARITIME BOUNDARY DISPUTES, SETTLEMENT PROCESSES, AND THE LAW OF THE SEA* (Seoung-Yong Hong and Jon M. Van Dyke, eds., Leiden, Martinus Nijhoff Publishers, 2009), pp. 277–286.

Song, Yann-huei. Prompt Release of Fishing Vessels: The *Hoshinmaru* and *Tomimaru* Cases (Japan v. Russian Federation) and the Implications for Taiwan, 25 *CHINESE (TAIWAN) YEARBOOK OF INTERNATIONAL LAW* (2007), pp. 1–28.

Case No. 16: Dispute concerning delimitation of the maritime boundary between Bangladesh and Myanmar in the Bay of Bengal (Bangladesh/Myanmar)

Affaire no. 16: Différend relatif à la délimitation de la frontière maritime entre le Bangladesh et le Myanmar dans le golfe du Bengale (Bangladesh/Myanmar)

[**Case Note**]. Bay of Bengal Delimitation Decision, 42 (4/5) *ENVIRONMENTAL POLICY AND LAW* (2012), pp. 265–267.

[**Case note**] Bangladesh v. Myanmar (Judgment of the International Tribunal for the Law of the Sea, 14 March 2012), in *A PRACTITIONER'S GUIDE TO MARITIME BOUNDARY DELIMITATION* (Stephen Fietta and Robin Cleverly, eds., Oxford, Oxford University Press, 2016), pp. 491–508.

The American Society of International Law. International Tribunal for the Law of the Sea Year 2012, Dispute Concerning Delimitation of the Maritime Boundary Between Bangladesh and Myanmar in the Bay of Bengal, *International Law in Brief*, (16 March 2012), pp.1-151.
at http://www.itlos.org/fileadmin/itlos/documents/cases/case_no_16/1-C16_Judgment_14_02_2012.pdf

Anderson, David H. Delimitation of the maritime boundary in the Bay of Bengal (Bangladesh/Myanmar), 106 (4) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2012), pp. 817–824.

Chalain, Hélène. Myanmar/Bangladesh : le TIDM rend son premier jugement en matière de délimitation maritime, Bulletin numéro 298, *SENTINELLE: LA PAGE HEBDOMADAIRE D'INFORMATIONS INTERNATIONALES* (18 mars 2012).

Cheong, Koon Hean, Tommy Koh and Lionel Yee. Round one at the International Tribunal for the Law of the Sea, in *MALAYSIA & SINGAPORE: THE LAND RECLAMATION CASE: FROM DISPUTE TO SETTLEMENT* (Cheong Hoon Hean, Tommy Koh, Lionel Yee, eds., Singapore, Straits Times Press Pte Ltd, 2013), pp. 38–77.

Churchill, Robin. The Bangladesh Myanmar Case: Continuity and Novelty in the Law of Maritime Boundary Delimitation, 1 (1) *CAMBRIDGE JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW*, (2012), pp. 137–152.

Eiriksson, Gudmundur. The Bay of Bengal Case before the International Tribunal for the Law of the Sea, in *LAW OF THE SEA, FROM GROTIUS TO THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LIBER AMICORUM JUDGE HUGO CAMINOS* (Lilian del Castillo, ed., Leiden, Brill Nijhoff, 2015), pp. 512–528.

Al Faruque, Abdullah. Judgment in the maritime boundary dispute between Bangladesh and Myanmar: significance and implications under international law, 18 *ASIAN YEARBOOK OF INTERNATIONAL LAW* (2012), pp. 62–84.

Franckx, Erik and Marco Benatar. Navigating between consolidation and innovation: Bangladesh/Myanmar (International Tribunal for the Law of the Sea, Judgment of 14 March 2012), 27 *OCEAN YEARBOOK* (2013), pp. 435–458.

Gaja, Giorgio. Grey Areas in Maritime Delimitation, 40 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2025), pp. 216–222.

Garrido Villarreal, Mariateresa. The Bay of Bengal Case and the effect of islands in the delimitation of maritime boundaries, in *LIBER AMICORUM: IN HONOUR OF A MODERN RENAISSANCE MAN*

HIS EXCELLENCY GUÐMUNDUR EIRÍKSSON (Juan Carlos Sainz-Borgo et al., eds., University for Peace Press, O.P. Jindal Global University, Universal Law Publishing, Gurgaon, India, 2017), pp. 125–140.

Girardeau, Géraldine. La remarquable entrée en scène du TIDM dans le contentieux de la délimitation maritime : L'arrêt du 14 mars 2012 relatif au différend entre le Bangladesh et le Myanmar dans le Golfe du Bengale, 17 *ANNUAIRE DU DROIT DE LA MER* (2012), pp. 93–118.

Huang, Yao and Xuexia Liao. Natural prolongation and delimitation of the continental shelf beyond 200 nm: implications of the Bangladesh/Myanmar Case, 4 (2) *ASIAN JOURNAL OF INTERNATIONAL LAW* (2014), pp. 281–307.

Kałduński, Marcin and Tadesz Wasilewski. The International Tribunal for the Law of the Sea on Maritime Delimitation: The Bangladesh v. Myanmar Case, 45 (2) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2014), pp. 123–170.

Kim, Hyun Jung. La délimitation de la frontière maritime dans le golfe du Bengale : courir deux lièvres à la fois avec succès dans le règlement de la délimitation maritime, 58 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2012), pp. 443–470.

Konstantinidis, Ioannis. Dispute settlement in the law of the sea, the extended continental shelf in the Bay of Bengal and the CLCS: some preliminary observations on the basis of the case Bangladesh/Myanmar before the International Tribunal for the Law of the Sea, *AEGEAN REVIEW OF THE LAW OF THE SEA* (2010), pp. 267–285.

Konstantinidis, Ioannis. Between Villa Schröder (ITLOS) and the Peace Palace (ICJ): diverging approaches to continental shelf delimitation beyond 200 nautical miles, 3 (2) *JOURNAL OF TERRITORIAL AND MARITIME STUDIES* (2016), pp. 28–52.

Kunoy, Bjorn. The delimitation of an indicative area of overlapping entitlement to the outer continental shelf, 83 *THE BRITISH YEARBOOK OF INTERNATIONAL LAW* (2013), pp. 61–81.

Lin, Shaun and Clive Schofield. Lessons from the Bay of Bengal ITLOS case: stepping offshore for a 'deeper' maritime political geography, 180 (3) *THE GEOGRAPHICAL JOURNAL* (2014), pp. 260–264.

Magnússon, Bjarni Már. Current legal developments International Tribunal for the Law of the Sea, 27 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2012), pp. 623–633.

Magnússon, Bjarni Már. Is there a temporal relationship between the delineation and the delimitation of the continental shelf beyond 200 nautical miles?, 28 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2013), pp. 465–483.

Magnússon, Bjarni Már. The rejection of a theoretical beauty: the foot of the continental slope in maritime boundary delimitations beyond 200 nautical miles, 45 (1) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (2014), pp. 41–52.

Magnússon, B.M. The grey areas in the Bay of Bengal, 56 (1) *INDIAN JOURNAL OF INTERNATIONAL LAW* (2016), pp. 41–58.

Oude Elferink, Alex G. ITLOS's approach to the delimitation of the continental shelf beyond 200 nautical miles in the *Bangladesh/Myanmar Case*: theoretical and practical difficulties, in *CONTEMPORARY DEVELOPMENTS IN INTERNATIONAL LAW: ESSAYS IN HONOUR OF BUDISLAV VUKAS* (Rüdiger Wolfrum, Maja Seršić and Trpimir M. Šošić, eds., Leiden, Brill, 2016), pp. 230–249.

Paik, Jin-Hyun. The Grey Area in the Bay of Bengal Case, in *INTERNATIONAL MARINE ECONOMY: LAW AND POLICY* (Myron H. Nordquist, John Norton Moore and Ronán Long, eds., Brill, Leiden, 2017), pp. 271–281.

Pinto, M.C.W. Article 76 of the UN Convention on the Law of the Sea and the Bay of Bengal Exception, 3 *ASIAN JOURNAL OF INTERNATIONAL LAW* (2013), pp. 215–235.

Shah, Riddhi. Commentary: Bangladesh – Myanmar ITLOS verdict: precedence for India?, 37 (2) *STRATEGIC ANALYSIS* (2013), pp. 178–185.

Schofield, Clive, Telesetsky, Anastasia & Seokwoo Lee. A Tribunal navigating complex waters: implications of the Bay of Bengal case, 44 (4) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (2013), pp. 363–388.

Tan Thein, Myo Htike. Myanmar and Bangladesh: a case of harmonious maritime dispute resolution under UNCLOS, in *UNCLOS: SOLUTIONS FOR MANAGING THE MARITIME GLOBAL COMMONS* (Alok Bansal, Deeksha Goel and Siddharth Singh, eds., Pentagon Press, New Delhi, 2021), pp. 147–159.

Tanaka, Yoshifumi. The mirage of predictability in the law of maritime delimitation: a comparative analysis of the Bangladesh v. Myanmar and Nicaragua v. Colombia cases, 113 (1) *THE JOURNAL OF INTERNATIONAL LAW AND DIPLOMACY* (2014), p. 1–29.

Tanaka, Yoshifumi. The Bangladesh/Myanmar Case (ITLOS, 2012), in *PREDICTABILITY AND FLEXIBILITY IN THE LAW OF MARITIME DELIMITATION* (Oxford ; Chicago, Illinois : Hart, an imprint of Bloomsbury, 2019), pp. 126–135.

Tuerk, Helmut. Implications of the Bay of Bengal Case, 24 *DOKDO RESEARCH JOURNAL* (2013), pp. 4–7.

Uykur, Teoman. Settlement of maritime delimitation disputes within complex geographical settings, 20 *ILSA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW* (Spring 2014), pp. 357–371.

Zeidman, Samuel J. "Sittin' on the Dhaka the bay: the dispute between Bangladesh and Myanmar and its implications for the International Tribunal for the Law of the Sea," 50 (2) *COLUMBIA JOURNAL OF TRANSNATIONAL LAW* (2012), pp. 442–489.

Zhang, Xinjun. The ITLOS Judgment in the Bay of Bengal Case between Bangladesh and Myanmar, 12 (2) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2013), pp. 255–280.

Case No. 17: Responsibilities and obligations of States sponsoring persons and entities with respect to activities in the Area (Request for Advisory Opinion submitted to the Seabed Disputes Chamber)

Affaire no. 17: Responsabilités et obligations des Etats qui patronnent des personnes et des entités dans le cadre d'activités menées dans la Zone (Demande d'avis consultatif soumise à la Chambre pour le règlement des différends relatifs aux fonds marins)

Anton, Donald K., Makgill, Robert A. & Payne, Cymie R.. Seabed Mining: Advisory Opinion on Responsibility and Liability, 41 (2) *ENVIRONMENTAL POLICY AND LAW* (2011), pp. 60–65.

Anton, Donald K. The Principle of Residual Liability in the Seabed Disputes Chamber of the International Tribunal for the Law of the Sea: The Advisory Opinion on Responsibility and Liability for International Seabed Mining (ITLOS Case No. 17), 7 (2) *MCGILL INTERNATIONAL JOURNAL OF SUSTAINABLE DEVELOPMENT LAW AND POLICY* (2011-2012), pp. 241–257.

Dolidze, Anna. Advisory opinion on responsibility and liability for international seabed mining (ITLOS Case No. 17) and the future of NGO participation in the international legal process, 19 (2) *ILSA JOURNAL OF INTERNATIONAL & COMPARATIVE LAW* (2013), pp. 379–418.

Freestone, David. Advisory Opinion of the Seabed Disputes Chamber of International Tribunal for the Law of the Sea on “Responsibilities and Obligations of States Sponsoring Persons and Entities With Respect To Activities in the Area”, 15 (7) *ASIL INSIGHTS* (9 March 2011)

Freestone, David. Responsibilities and Obligations of States Sponsoring Persons and Entities with Respect to Activities in the Area Seabed Disputes Chamber of the International Tribunal for the Law of the Sea advisory opinion on the responsibility of sponsoring states for deep-seabed mining operations, 105 (4) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2011), pp. 755–760.

French, Duncan. From the Depths: Rich Pickings of Principles of Sustainable Development and General International Law on the Ocean Floor—the Seabed Disputes Chamber's 2011 Advisory Opinion, 26 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2011), pp. 525–568. at <http://www.ingentaconnect.com/content/mnp/estu/2011/00000026/00000004/art00004>

Gao, Jianjun. The Responsibilities and Obligations of the Sponsoring States Advisory Opinion, 12 (4) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2013), pp. 771–786.

Gautier, Philippe. Advisory Proceedings before the International Tribunal for the Law of the Sea in TECHNICAL AND LEGAL ASPECTS OF THE REGIMES OF THE CONTINENTAL SHELF AND THE AREA (HAISHENG ZHANG, JIABIAO LI, ZHIGUO GAO, AND HAIWEN ZHANG, SCIENCE PRESS BEIJING 2012), pp.129–143.

Gibson, John. Deep seabed mining and marine environmental protection: Advisory Opinion of the International Tribunal for the Law of the Sea on the Responsibilities and Obligations of States Sponsoring Activities in the Area, 21 (5) *THE JOURNAL OF WATER LAW* (2010), pp. 189–197.

Harrison, James. Significant International Environmental Cases: 2010-11, 23 *JOURNAL OF ENVIRONMENTAL LAW* (2011), pp. 517–532.

Henley, Peter H. Minerals and Mechanisms: The Legal Significance of the Notion of the ‘Common Heritage of Mankind’ in the Advisory Opinion of the Seabed Disputes Chamber, 12 (2) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2011), pp. 373–395.

Kateka, James. Advisory proceedings before the Seabed Disputes Chamber and before the ITLOS as a full court, 17 *MAX PLANCK YEARBOOK OF UNITED NATIONS LAW* (2013), pp. 159–172.

Lingjie, Kong. Environmental Impact Assessment under the United Nations Convention on the Law of the Sea, 10 (3) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2011), pp. 651–669.

Lodge, Michael W. Some reflections on the first request to the Seabed Disputes Chamber for an Advisory Opinion, in *THE LAW OF THE SEA CONVENTION, US ACCESSION AND GLOBALIZATION* (Myron H. Nordquist et al., eds., Leiden, Martinus Nijhoff Publishers, 2012), pp. 165–172.

Loureiro Bastos, Fernando. Some notes on the Advisory Opinion of 1 February 2011 of the Sea-Bed Disputes Chamber. Are we in the presence of a glimpse of the future evolution of the jurisprudence of the International Tribunal for the Law of the Sea?, in *LA CONTRIBUTION DE LA CONVENTION DES NATIONS UNIES DUR LE DROIT DE LA MER À LA BONNE GOUVERNANCE DES MERS ET DES OCÉANS = LA CONTRIBUCIÓN DE LA CONVENCION DE LAS NACIONES UNIDAS SOBRE EL DERECHO DEL MAR A LA BUENA GOBERNANZA DE LOS MARES Y OCÉANOS = THE CONTRIBUTION OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA TO GOOD GOVERNANCE OF THE OCEANS AND SEAS* (José Manuel Sobrino Heredia, ed., Napoli, Editoriale Scientifica, 2014), pp. 343–362.

Makgill, Robert and Ana P. Linhares. Deep seabed mining: key obligations in the emerging regulation of exploration and development in the pacific, in *ROUTLEDGE HANDBOOK OF MARITIME REGULATION AND ENFORCEMENT* (Robin Warner and Stuart Kaye, eds., London ; New York, Routledge, 2016), pp. 231–261.

Noyes, John E. The common heritage of mankind: past, present, and future, 40 *DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY* (2011), pp. 447–471.

Pineschi, Laura. The duty of environmental impact assessment in the first ITLOS chamber's advisory opinion : toward the supremacy of the general rule to protect and preserve the marine environment as a common value?, *in* INTERNATIONAL COURTS AND THE DEVELOPMENT OF INTERNATIONAL LAW : ESSAYS IN HONOUR OF TULLIO TREVES (Nerina Boschiero, Tullio Scovazzi et al., eds., The Hague, T.M.C. Asser Press, 2013), pp. 425–439.

Plakocefalos, Ilias. Seabed Disputes Chamber of the International Tribunal for the Law of the Sea: Responsibilities and Obligations of States Sponsoring Persons and Entities with Respect to Activities in them Area - Advisory Opinion, 24 *JOURNAL OF ENVIRONMENTAL LAW* (2012), pp. 133–143.

Poisel, Tim. Implications of seabed disputes chamber's advisory opinion, 19 *AUSTRALIAN INTERNATIONAL LAW JOURNAL* (2012), pp. 213–233.

Ponte Iglesias, Maria Teresa. La prospección y exploración de la zona internacional de los fondos marinos y oceánicos de una manera ambientalmente responsable: aportes de la primera opinión consultiva de la Sala de Controversias de Fondos Marinos, *in* PROTECCIÓN DE INTERESES COLECTIVOS EN EL DERECHO DEL MAR Y COOPERACIÓN INTERNACIONAL (Julio Jorge Urbina and Maria Teresa Ponte Iglesias, eds., Madrid, Iustel, 2012), pp. 63–107.

Robert-Cuendet, Sabrina. Responsabilités et obligations des états qui patronnent des personnes et des entités dans le cadre d'activités menées dans la Zone TIDM : avis consultatif du 1er février 2011, 57 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2011), pp. 439–476.

Salamanca Aguado, Esther. La contribución de la opinión consultiva de la Sala de Controversias de Fondos Marinos del Tribunal Internacional del Derecho del Mar a la interpretación y aplicación de la parte XI de la Convención de Naciones Unidas sobre el Derecho del Mar de 1982 y su Acuerdo de 1994, *in* LA CONTRIBUTION DE LA CONVENTION DES NATIONS UNIES DUR LE DROIT DE LA MER À LA BONNE GOUVERNANCE DES MERS ET DES OCÉANS = LA CONTRIBUCIÓN DE LA CONVENCION DE LAS NACIONES UNIDAS SOBRE EL DERECHO DEL MAR A LA BUENA GOBERNANZA DE LOS MARES Y OCÉANOS = THE CONTRIBUTION OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA TO GOOD GOVERNANCE OF THE OCEANS AND SEAS (José Manuel Sobrino Heredia, ed., Napoli, Editoriale Scientifica, 2014), pp. 385–406.

Sessa, Emilio. Legal maxims: summaries and extracts from selected case law, Responsibilities and Obligations of States Sponsoring Persons and Entities With Respect To Activities in the Area, Case No. 17, Request for Advisory Opinion Submitted to the Seabed Disputes Chamber, Advisory Opinion, 1 February 2011, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2012), pp. 321–328.

Svendsen, Kristoffer. Deep-sea mining state control and enforcement measures, 6 *INTERNATIONAL ENERGY LAW REVIEW* (2021), pp. 113–121.

Tanaka, Yoshifumi. Obligations and liability of sponsoring states concerning activities in the area: Reflections on the ITLOS Advisory Opinion of 1 February 2011, 60 (2) *NETHERLANDS INTERNATIONAL LAW REVIEW* (2013), pp. 205–230.

Vromman, Pia. Responsibilities and obligations of sponsoring states - Advisory Opinion, 42 *JOURNAL OF ENVIRONMENTAL LAW* (2012), pp. 90–96.

Zhang, Hui. The sponsoring state's 'obligation to ensure' in the development of the international seabed area, 28 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2013), pp. 681–699.

Zhu, Lijiang. Chinese Practice in Public International Law: 2010, 10 (4) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2011), pp. 883–895.

Case No. 18: The M/V "Louisa" Case (Saint Vincent and the Grenadines v. Kingdom of Spain)

Affaire no. 18 : Affaire du navire « Louisa » (Saint-Vincent-et-les Grenadines c. Royaume d'Espagne)

Andreone, Gemma. « Affaire du navire « Louisa » (Saint-Vincent-et-les Grenadines c. Royaume d'Espagne) Demande en prescription de mesures conservatoires. Ordonnance du 23 décembre 2010 », 15 *ANNUAIRE DU DROIT DE LA MER* (2010), pp. 554–557.

Churchill, Robin. Dispute Settlement under the UN Convention on the Law of the Sea: Survey for 2010, 26 *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2011), pp. 495-523, at pp. 496-497 and 503-508.

Costica, Florina. TIDM, Affaire du navire 'Louisa' – Les mesures conservatoires et la compétence prima, Bulletin numéro 253, *SENTINELLE: LA PAGE HEBDOMADAIRE D'INFORMATIONS INTERNATIONALES* (06 février 2011).

Hernández, Concepción Escobar. España y el Tribunal Internacional del Derecho del Mar. Especial referencia al caso M/V Louisa, *in* ESPAÑA Y LA PRÁCTICA DEL DERECHO INTERNACIONAL : LXXV ANIVERSARIO DE LA ASESORÍA JURÍDICA INTERNACIONAL DEL MAEC (José Martín y Pérez de Nanclares, eds., Ministerio de Asuntos Exteriores y e Cooperación, 2014), pp. 179–222.

Peiris, Nuwan. M/V Louisa: In Search of a Jurisdictional Basis in the Law of the Sea Convention, 29 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2014), pp. 149–157.

Sessa, Emilio. Giurisprudenza Internazionale, International Tribunal for the Law of the Sea, 23 Dicembre 2010, (No 18), *Saint Vincent and the Grenadines c. Spagna, m/n "Louisa"*, 113 (3) *IL DIRITTO MARITTIMO* (2011), pp. 814–827.

Sessa, Emilio. Legal maxims: summaries and extracts from selected case law, Saint Vincent and the Grenadines v. Kingdom of Spain, Case 18, The M/V "Louisa" Case, Request for Provisional Measures, Order, 23 December 2010, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW & JURISPRUDENCE* (2011), pp. 411–415.

Tanaka, Yoshifumi. Current Legal Developments: International Tribunal for the Law of the Sea, The M/V "Louisa" Case (Saint Vincent and the Grenadines v. Kingdom of Spain, 23 December 2010), Request for Provisional measures, 26 *INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2011), pp. 481–490.

Tanaka, Yoshifumi. A Note on the M/V "Louisa" Case, 45 (2) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2014), pp. 205–220.

Weckel, Philippe. TIDM, jugement d'incompétence dans l'affaire du navire Louisa (Saint-Vincent-et les-Grenadines c. Espagne), Bulletin numéro 350, *SENTINELLE: LA PAGE HEBDOMADAIRE D'INFORMATIONS INTERNATIONALES* (02 juin 2013).

Case No. 19: The M/V "Virginia G" Case (Panama/Guinea-Bissau)

Affaire no. 19: Affaire du navire « Virginia G » (Panama/Guinée-Bissau)

[Case note]. M/V Virginia G decision clarifies state powers under the law of the sea, 44 (4) *ENVIRONMENTAL POLICY AND LAW* (2014), pp. 357–359.

Anderson, David H. Jurisdiction over bunkering in the EEZ: two cases before ITLOS, in *LIBER AMICORUM: IN HONOUR OF A MODERN RENAISSANCE MAN HIS EXCELLENCY GUDMUNDUR EIRIKSSON* (Juan Carlos Sainz-Borgo et al., eds., University for Peace Press, O.P. Jindal Global University, Universal Law Publishing, Gurgaon, India, 2017), pp. 69–85.

Azari, Hadi. La demande reconventionnelle devant le TIDM : l'apport de l'ordonnance du 2 novembre 2012 dans l'affaire du Navire Virginia G (Panama/Guinée-Bissau), 58 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2012), pp. 471–486.

Cogliati-Bantz, Vincent. (Introductory Note to the) M/V "Virginia G" Case (Panama/Guinea-Bissau) (ITLOS), 53 (6) *INTERNATIONAL LEGAL MATERIALS* (2014), pp. 1161–1163.

Fortas, Anne-Catherine. TIDM, Affaire du "Virginia G" (Panama/Guinée-Bissau) arrêt du 14 avril 2014, 60 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2014), pp. 499–518.

Oxman, Bernard H. and Vincent P. Cogliati-Bantz. The M/V "Virginia G" (Panama/Guinea-Bissau), 108 (4) *THE AMERICAN JOURNAL OF INTERNATIONAL LAW* (2014), pp. 769–775.

Scanlon, Zoe. Upsetting the balance? The legality of vessel confiscation under the LOSC after the M/V Virginia G Case, 33 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2018), pp. 166–198.

Sessa, Emilio. Legal maxims: summaries and extracts from selected case law, The M/V "Virginia G." Case (Panama v. Guinea-Bissau), Case No. 19, Order No. 2012/3, 2 November 2012, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2013), pp. 349–350.

Sessa, Emilio. Legal maxims: summaries and extracts from selected case law, The M/V "Virginia G" Case (Panama v. Guinea-Bissau), Case No. 19, Judgment, 14 April 2014, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2015), pp. 343–348.

Vignocchi, Clayton. ITLOST? The International Tribunal for the Law of the Sea sounds the charge to expand coastal state jurisdiction, 39 (2) *TULANE MARITIME LAW JOURNAL* (2015), pp. 791–803.

Case No. 20: The "ARA Libertad" Case (Argentina v. Ghana)

Affaire no. 20: Affaire de l'« ARA Libertad » (Argentine c. Ghana)

Cabrera Mirassou, Martín. The ARA Libertad, Max Planck Encyclopedia of Public International Law (online version, available at: <http://opil.ouplaw.com/home/EPIL>)

Caligiuri, Andrea. L'affaire de l'Ara Libertad et l'immunité des navires de guerre en droit international, 17 *ANNUAIRE DU DROIT DE LA MER* (2012), pp. 37–59.

French, Duncan and Veronica Ruiz Abou-Nigm. The ARA Libertad case: request for the prescription of provisional measures, 19 (3) *THE JOURNAL OF INTERNATIONAL MARITIME LAW* (2013), pp. 191–196.

Klavan, Taylor L. Rock the boat: how the conflict between NML Capital and the Republic of Argentina will affect international investment, 5 (1) *CREIGHTON INTERNATIONAL AND COMPARATIVE LAW JOURNAL* (Fall 2013), pp. 47–75.

Kogan, Lawrence A. 'ARA Libertad' case ruling suggests ever-expanding ITLOS jurisdiction, LEXIS-NEXIS MERGING ISSUES ANALYSIS 6879, (January 2013), accessible at: <http://www.lexisnexis.com/community/international-foreignlaw/>

Kraska, James. The “ARA Libertad” (Argentina v. Ghana), 107 (2) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2013), pp. 404–410.

Lando, Massimo. State jurisdiction and immunity of warships in the ARA Libertad Case, 58 *JAPANESE YEARBOOK OF INTERNATIONAL LAW* (2015), pp. 336–355.

Peiris, Nuwan. ARA Libertad from ITLOS: how provisional a provisional measure should be?, 25 *HAGUE YEARBOOK OF INTERNATIONAL LAW = ANNUAIRE DE LA HAYE DE DROIT INTERNATIONAL* (2012), pp. 159–172.

Peiris, Nuwan. Provisional measures in ARA Libertad: on the margins of jurisdictional discourse, 28 *OCEAN YEARBOOK* (2014), pp. 134–144.

Robins, Thomas E. The peculiar case on the ARA Libertad: provisional measures and prejudice to the Arbitral Tribunal’s final result, 20 *HARVARD NEGOTIATION LAW REVIEW* (Spring 2015), pp. 265–288.

Ruiz-Cerutti, Susana. The UNCLOS and the Settlement of Disputes: The ARA Libertad Case, in *LAW OF THE SEA, FROM GROTIUS TO THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA: LIBER AMICORUM JUDGE HUGO CAMINOS* (Lilian del Castillo, ed., Leiden, Brill Nijhoff, 2015), pp. 713–722.

Sessa, Emilio. Legal maxims: summaries and extracts from selected case law, The “Ara Libertad” Case (Argentina v. Ghana), Case No. 20, Request of the Prescription of Provisional Measures, Order, 15 December 2012, 1 *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2013a), pp. 351–352.

Steigelman, Timothy E. Of admirals and bondholders, 45 (1) *JOURNAL OF MARITIME LAW AND COMMERCE* (2014), pp. 1–13.

Tanaka, Yoshifumi. Current Legal Developments: International Tribunal for the Law of the Sea, 28 (2) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2013), pp. 375–387.

Vauthier Borges de Macedo, Paulo Emílio. O caso da fragata Ara Libertad: a ampliação da jurisdição internacional, in *O DIREITO INTERNACIONAL E O PRIMADO DA JUSTIÇA* (Antônio Augusto Cançado Trindade and Antônio Celso Alves Pereira, eds., Rio de Janeiro, Renovar, 2014), pp. 193–222.

Case No. 21: Request for an advisory opinion submitted by the Sub-Regional Fisheries Commission (SRFC)

Affaire no. 21: Demande d’avis consultatif soumise par la Commission sous-régionale des pêches (CSRP)

Becker, Michael A. Sustainable fisheries and the obligations of flag and coastal states: the request by the sub-regional fisheries commission for an ITLOS advisory opinion, 17 (19) *ASIL INSIGHTS* (23 August 2013).

Becker, Michael A. Request for Advisory Opinion submitted by the Sub-regional Fisheries Commission (SFRC), 109 (4) *THE AMERICAN JOURNAL OF INTERNATIONAL LAW* (2015), pp. 851–858.

Le Floch, Guillaume. Le premier avis de la formation plénière du Tribunal international du droit de la mer : entre prudence et audace, 61 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2015), pp. 669–697.

Gao, Jianjun. The ITLOS Advisory Opinion for the SRFC, 14 (4) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2015), pp. 735–755.

García-Revilla, Miguel García and Eduardo Jiménez Pineda. Los aspectos jurisdiccionales de la opinión consultiva sometida al Tribunal Internacional de Derecho de Mar por la Comisión Subregional de Pesca, *in* LA TOMA DE DECISIONES EN EL AMBITO MARITIMO: SU REPERCUSION EN LA COOPERACION INTERNACIONAL Y EN LA SITUACION DE LAS GENTES DEL MAR (José Manuel Sobrino Heredia, ed., Albacete, Editorial Bomarzo, 2016), pp. 155-166.

García-Revilla, Miguel García. The Jurisdictional Debate in the Request for an Advisory Opinion Submitted by the Sub-Regional Fisheries Commission (SRFC) to the International Tribunal for the Law of the Sea, *in* INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 125–137.

Kaye, Stuart. The Impact of Advisory Opinions from the International Tribunal of the Law of the Sea on the Work of the Commission on the Limits of the Continental Shelf: An Essay in Honor of Ted L. McDorman, 55 (4) *OCEAN DEVELOPMENT & INTERNATIONAL LAW* (2024), pp. 545–554.

Lando, Massimo. The Advisory Jurisdiction of the International Tribunal for the Law of the Sea: Comments on the *Request for an Advisory Opinion Submitted by the Sub-Regional Fisheries Commission*, 29 (2) *LEIDEN JOURNAL OF INTERNATIONAL LAW* (2016), pp. 441–461.

Nakamura, Julia. International fisheries law: past to future, *in* OCEAN GOVERNANCE: KNOWLEDGE SYSTEMS, POLICY FOUNDATIONS AND THEMATIC ANALYSES (Stefan Partelow, Maria Hadjimichael and Anna-Katharina Hornidge, eds., Cham, Switzerland : Springer, 2023), pp. 175–207.

Peiris, Nuwan. Advisory opinion on fisheries in the exclusive economic zone from the International Tribunal for the Law of the Sea: the birth of regional treaty-based advisory jurisdiction, 31 *OCEAN YEARBOOK* (2017), pp. 250–288.

Rajesh Babu, R. State responsibility for illegal, unreported and unreported fishing and sustainable fisheries in the EEZ: some reflections on the ITLOS Advisory Opinion of 2015, 55 (2) *INDIAN JOURNAL OF INTERNATIONAL LAW* (2015), pp. 239–264.

Schatz, Valentin. Fishing for interpretation: the ITLOS Advisory Opinion on flag state responsibility for illegal fishing in the EEZ, 47 (4) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2016), pp. 327–345.

Sessa, Emilio. Legal maxims: summaries and extracts from selected case law, *Request for an advisory opinion submitted by Sub-Regional Fisheries Commission (SRFC)*, Case n. 21, Advisory Opinion, 2 April 2015, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2016), pp. 321–327.

Tuerk, Helmut. The Advisory Jurisdiction of the International Tribunal for the Law of the Sea, 32 *CHINESE (TAIWAN) YEARBOOK OF INTERNATIONAL LAW AND AFFAIRS* (2014), pp. 1–9.

Tuerk, Helmut. Liability of international organisations for illegal, unreported and unregulated fishing, 55 (2) *INDIAN JOURNAL OF INTERNATIONAL LAW* (2015), pp. 161–176.

Case No. 22: The Arctic Sunrise Case (Kingdom of the Netherlands v. Russian Federation), Provisional Measures

Affaire no. 22: Affaire de l'« Arctic Sunrise » (Royaume des Pays-Bas c. Fédération de Russie), mesures conservatoires

[Case note]. Cases – International Tribunal for the Law of the Sea: International law of the sea - Russian Federation boarding and detaining Netherlands-flagged vessel in Russian exclusive economic zone, 892 *Lloyd's Maritime Law Newsletter* (2014), p. 1.

Caddell, Richard. Platforms, protestors and provisional measures: The "Arctic Sunrise" dispute and environmental activism at sea, 45 *NETHERLANDS YEARBOOK OF INTERNATIONAL LAW* (2014), pp. 359–384.

Dolidze, Anna. The Arctic Sunrise and NGOs in International Judicial Proceedings, 18(1) *ASIL Insights* (2014).

Drenan, Matthew T. Gone overboard: why the 'Arctic Sunrise Case' signals an over-expansion of the ship-as-a-unit concept in the diplomatic protection context, 45 *CALIFORNIA WESTERN INTERNATIONAL LAW JOURNAL* (Fall 2014), pp. 109–167.

Drisch, Jérémy. L'affaire *Arctic Sunrise* : le TIDM face à la non comparution de la Fédération de Russie, 18 *ANNUAIRE DU DROIT DE LA MER* (2013), pp. 213–234.

Guilfoyle, Douglas and Cameron A. Miles. Provisional measures and the MC Arctic Sunrise, 108 (2) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2014), pp. 271–287.

Harrison, James. The Arctic Sunrise Arbitration (Netherlands v. Russia), 31 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2016), pp. 145–159.

Kontorovich, Eugene. Arctic Sunrise (Netherlands v. Russia); In re Arctic Sunrise (Netherlands v. Russia), 110 *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2016), pp. 96–102.

Laina, Eustathia. ITLOS: The "Arctic Sunrise" Case – Provisional Measures Ordered, 45 (6) *ENVIRONMENTAL POLICY AND LAW* (2015), pp. 266–268.

Lewis, Reece. The Doctrine of Constructive Presence and the Arctic Sunrise Award (2015): The Emergence of the "Scheme Theory", 51 (1) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2020), pp. 19–34.

Martin, Jean-Christophe. Le Tribunal international du droit de la mer face aux mesures coercitives prises par l'Etat côtier pour sécuriser ses installations en ZEE : L'affaire de *l'Arctic Sunrise*, 66 (756) *LE DROIT MARITIME FRANÇAIS* (Mars 2014), pp. 274–295.

Oude Elferink, Alex G. The Arctic Sunrise Incident: A Multi-faceted Law of the Sea Case with a Human Rights Dimension, 29 (2) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2014), pp. 244–289.

Oude Elferink, Alex G. The Russian Federation and the Arctic Sunrise case: hot pursuit and other issues under the LOSC, 92 *INTERNATIONAL LAW STUDIES, U.S. NAVAL WAR COLLEGE* (2016), pp. 381–406.

Peiris, Nuwan. "Arctic Sunrise" from ITLOS: The Arctic surprise and in search of a balanced order, 29 *OCEAN YEARBOOK* (2015), pp. 44–60.

Rieter, Eva. Introductory note to the "Arctic Sunrise" Case (Netherlands/Russia) (ITLOS), 53 (4) *INTERNATIONAL LEGAL MATERIALS* (2014), pp. 603–606.

Spijkers, Otto. Non-participation in Arbitral Proceedings Under Annex VII United Nations Convention on the Law of the Sea: *Arctic Sunrise* and *South China Sea* Compared in *INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS* (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 171–189.

Zhang, Chao and Yen-Chiang Chang. The Russian Federation Refuses to Appear before the ITLOS and the Annex VII Arbitral Tribunal, 14 (2) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2015), pp. 405–410.

Case No. 23: Dispute Concerning Delimitation of the Maritime Boundary between Ghana and Côte d'Ivoire in the Atlantic Ocean (Ghana/Côte d'Ivoire)

Affaire no. 23: Différend relatif à la délimitation de la frontière maritime entre le Ghana et la Côte d'Ivoire dans l'océan Atlantique (Ghana/Côte d'Ivoire)

Boré, Valérie. Les mesures conservatoires dans l'affaire du *Différend relatif à la délimitation de la frontière maritime entre le Ghana et la Côte d'Ivoire*. TIDM (Chambre spéciale), ordonnance du 25 avril 2015, 61 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2015), pp. 699–724.

Egede, Edwin E. and Lawrence Apaalse. Dispute concerning delimitation of the maritime boundary between Ghana and Cote d'Ivoire in the Atlantic Ocean: lessons from another maritime delimitation case arising from the African region, 29 *INDIANA INTERNATIONAL AND COMPARATIVE LAW REVIEW* (2019), pp. 55–90.

Erasmia-Fasia, Eirini. Delimitation of the Maritime Boundary in the Atlantic Ocean (Ghana/Côte d'Ivoire), Max Planck Encyclopedias of International Law (online version, available at: <https://opil.ouplaw.com/home/MPIL>)

Lamus, Andrés Sarmiento and Rodrigo González Quintero. Request for Provisional Measures in the Dispute concerning Delimitation of the Maritime Boundary between Ghana and Côte d'Ivoire in the Atlantic Ocean (Ghana/Côte d'Ivoire), 31 (1) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2016), pp. 160–167.

McCreath, Millicent and Zoe Scanlon. Prospects for the Future Use of ITLOS *Ad Hoc* Special Chambers after the *Ghana/Côte d'Ivoire Case*, 17 (2) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2018), pp. 309–334.

McCreath, Millicent and Zoe Scanlon. The dispute concerning the delimitation of the maritime boundary between Ghana and Côte d'Ivoire: implications for the law of the sea, 50 (1) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2019), pp. 1–22.

Oduntan, Gbenga. Africa wins in the *Ghana v Côte d'Ivoire Case*, *INTERNATIONAL LAW GAZETTE* (1 October 2017), p. 4.

Olorundami, Fayokemi. Provisional measures in the Ghana/Côte d'Ivoire maritime boundary delimitation dispute: a commentary, 4 *INTERNATIONAL ENERGY LAW REVIEW* (2016), pp. 151–155.

Peiris, Nuwan. *Ghana v. Ivory Coast: Judgement by a Special Chamber of the International Tribunal for the Law of the Sea concerning maritime boundary delimitation*, 112 (1) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2018), pp. 88–93.

Sautier, Jérôme. Délimitation maritime dans le Golfe de guinée : le différend entre le Ghana et la Côte d'Ivoire. La décision de la Chambre spéciale du Tribunal international du droit de la mer sur les mesures conservatoires demandées par la Côte d'Ivoire (25 Avril 2015), 20 *ANNUAIRE DU DROIT DE LA MER* (2015), pp. 97–125.

Sautier, Jérôme. Délimitation de la frontière maritime entre le Ghana et la Côte d'Ivoire (TIDM, Arrêt sur le fond, 23 septembre 2017) : Le pétrole a-t-il dominé la Chambre spéciale?, 22 *ANNUAIRE DU DROIT DE LA MER* (2017), pp. 65–128.

Tanaka, Yoshifumi. Unilateral exploration and exploitation of natural resources in disputed areas: a note on the *Ghana/Côte d'Ivoire Order of 25 April 2015* before the Special Chamber of ITLOS, 46 (4) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2015), pp. 315–330.

Tanaka, Yoshifumi. The *Ghana/Côte d'Ivoire Case* (ITLOS, 2017), in *PREDICTABILITY AND FLEXIBILITY IN THE LAW OF MARITIME DELIMITATION* (Oxford ; Chicago, Illinois : Hart, an imprint of Bloomsbury, 2019), pp. 155–159.

Treves, Raymundo T. Preserving the respective rights of the parties to the dispute – The *Ghana/Côte d'Ivoire* Order for Provisional Measures, in *NATURAL RESOURCES AND THE LAW OF THE SEA: EXPLORATION, ALLOCATION, EXPLOITATION OF NATURAL RESOURCES IN AREAS UNDER NATIONAL JURISDICTION AND BEYOND* (Lawrence Martin et al., eds., Huntington, New York, Juris, 2017), pp. 91–130.

Van Logchem, Youri. The rights and obligations of states in disputed maritime areas: what lessons can be learned from the maritime boundary dispute between Ghana and Côte d'Ivoire?, 52 (1) *VANDERBILT JOURNAL OF TRANSNATIONAL LAW* (2019), pp. 121–177.

Yiallourides, Constantinos. Calming the waters in the West African Region: the Case of Ghana and Côte d'Ivoire, 26 (4) *AFRICAN JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW* (2018), pp. 507–526.

Zhao, Bin. The Curious Case of Ghana/Côte d'Ivoire: A Consistent Approach to Hydrocarbon Activities in the Disputed Area?, 10 (1) *ASIAN JOURNAL OF INTERNATIONAL LAW* (2020), pp. 94–124.

Case No. 24: The "Enrica Lexie" Incident (Italy v. India), Provisional Measures

Affaire no. 24: L'incident de l'« Enrica Lexie » (Italie c. Inde), mesures conservatoires

Cannone, Andrea. Le misure provvisorie adottate nell'affare della Enrica Lexie, 120 (2) *IL DIRITTO MARITTIMO* (2018), pp. 293–309.

Cannone, Andrea. The Provisional Measures in *The "Enrica Lexie" Incident Case*, in *INTERPRETATIONS OF THE UNITED NATIONS CONVENTION ON THE LAW OF THE SEA BY INTERNATIONAL COURTS AND TRIBUNALS* (Angela Del Vecchio and Roberto Virzo, eds., Cham, Switzerland, Springer, 2019), pp. 155–170.

Csernus, Máté. Might contain traces of Lotus: the limits of exclusive flag state jurisdiction in the *Norstar* and the *Enrica Lexie* cases, *LEIDEN JOURNAL OF INTERNATIONAL LAW* (2023), pp. 1–24.

Geslin, Albane. L'ordonnance du TIDM en prescription de mesures conservatoires dans l'affaire de l'*Incident de l'Enrica Lexie (Italie c. Inde)*, ou de l'art délicat de naviguer entre deux eaux, 61 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2015), pp. 725–747.

Gracis, Alessio. Italy's initiatives in the *Enrica Lexie* Case following the order of ITLOS to suspend national court proceedings pending arbitration, 26 *THE ITALIAN YEARBOOK OF INTERNATIONAL LAW* (2016), pp. 613–15.

Ireland-Piper, Danielle. The *Enrica Lexie* and *St Antony*: a voyage into jurisdictional conflict, 14 (2) *QUT Law Review* (2014), pp. 74–89.

Ishii, Yurika. Immunity *ratione materiae* of the marines as vessel protection detachments: a case note on the *M/V Enrica Lexie* Case, 13 (1) *ASIAN JOURNAL OF INTERNATIONAL LAW* (2023), pp. 1–9.

Le Goaziou, Benoît. L'affaire de l'*Enrica Lexie* : bientôt un nouvel arrêt *Lotus*? ou « Que diable allaient-ils faire dans cette galère ? », 20 *ANNUAIRE DU DROIT DE LA MER* (2015), pp. 127–144.

Pratap, Ravindra. Provisional Measures in the "Enrica Lexie" Case, 16 (3) *THE LAW AND PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS* (2017), pp. 413–436.

Schiano di Pepe, Lorenzo. Provisional measures in the *Enrica Lexie (Italy v. India)* Case: a tale of two orders, 119 (2) *IL DIRITTO MARITTIMO* (2017), pp. 423–438.

Sessa, Emilio. Legal maxims: summaries and extracts from selected case law, *The Enrica Lexie incident (Italy v. India)*, Request for the prescription of provisional measures, Case n. 24, Order, 24 August 2015, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2016), pp. 328–332.

Tanaka, Yoshifumi. Dual provisional measures prescribed by ITLOS and Annex VII Arbitral Tribunal: Reflections on the “*Enrica Lexie*” Incident Case, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2017), pp. 265–284.

Virzo, Roberto. The dispute concerning the *Enrica Lexie* incident and the role of international tribunals in provisional measure proceedings instituted pursuant to the United Nations Convention on the Law of the Sea, in *THE INTERNATIONAL LEGAL ORDER: CURRENT NEEDS AND POSSIBLE RESPONSES: ESSAYS IN HONOUR OF DJAMCHID MOMTAZ* (James Crawford et al., eds., Leiden ; Boston : Brill Nijhoff, 2017), pp. 519–532.

Case No. 25: The M/V "Norstar" Case (Panama v. Italy)

Affaire no. 25: Affaire du navire « Norstar » (Panama c. Italie)

Becker-Weinberg, Vasco. The M/V “Norstar” Case (Panama v. Italy), 121 (4) *IL DIRITTO MARITTIMO* (2019), pp. 760–825.

Becker-Weinberg, Vasco. Implications of the M/V “Norstar” Case (Panama v. Italy) and the M/T “San Padre Pio” Case (Switzerland v. Nigeria) for the Further Development of the Law of the Sea, in *CASE-LAW AND THE DEVELOPMENT OF INTERNATIONAL LAW: CONTRIBUTIONS BY INTERNATIONAL COURTS AND TRIBUNALS* (Patrícia Galvão Teles and Manuel Almeida Ribeiro, eds., Leiden; Boston, Brill Nijhoff, 2022), pp. 197–207.

Collins, Richard. Introductory note to the M/V “Norstar” Case (Panama v. Italy) (ITLOS), 58 *INTERNATIONAL LEGAL MATERIALS* (2019), pp. 673–737.

Csernus, Máté. Might contain traces of Lotus: the limits of exclusive flag state jurisdiction in the Norstar and the Enrica Lexie cases, *LEIDEN JOURNAL OF INTERNATIONAL LAW* (2023), pp. 1–24.

Fontanelli, Filippo. Reflections on the indispensable party principle in the Wake of the Judgment on preliminary Objections in the “Norstar” Case, 100 (1) *RIVISTA DI DIRITTO INTERNAZIONALE*, pp. 112–132.

Forti, Mirko. International Tribunal for the Law of the Sea, Case 25, the M/V “Norstar” Case (Panama v Italy), a Brief Commentary on the Judgment on Preliminary Objections, 2 *ASIA-PACIFIC JOURNAL OF OCEAN LAW AND POLICY* (2017), pp. 182–186.

Li, Haomei. Coastal State Jurisdiction in the “Norstar” Case at the ITLOS, 19 (1) *CHINESE JOURNAL OF INTERNATIONAL LAW* (2020), pp. 177–182.

Marotti, Loris. Exhaustion of local remedies and disputes relating to the interpretation and application of the Convention on the Law of the Sea: reflections on the Norstar Case, 100 (1) *RIVISTA DI DIRITTO INTERNAZIONALE* (2017), pp. 141–148.

Miles, Cameron. The MV “Norstar” Case (Panama v. Italy), 114 (1) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2020), pp.116–123.

Sessa, Emilio. Legal maxims: summaries and extracts from selected case law, *The M/V “Norstar” Case (Panama v. Italy)*, Case No. 25, Preliminary Objections, Judgment, 4 November 2016, *THE GLOBAL COMMUNITY YEARBOOK OF INTERNATIONAL LAW AND JURISPRUDENCE* (2017), pp. 341–348.

Case No. 26: Case concerning the detention of three Ukrainian naval vessels (Ukraine v. Russian Federation), Provisional Measures

Affaire no. 26: Affaire relative à l'immobilisation de trois navires militaires ukrainiens (Ukraine c. Fédération de Russie), mesures conservatoires

Ishii, Yurika. Case Concerning the Detention of Three Ukrainian Naval Vessels (Ukraine v. Russian Federation): Provisional Measures Order (ITLOS), 58 (6) *INTERNATIONAL LEGAL MATERIALS* (2019), pp. 1147–1166.

Kulyk, Markiy Z. ITLOS Order on provisional measures in case Detention of Three Ukrainian Naval Vessels, 3 *ASCOMARE YEARBOOK ON THE LAW OF THE SEA* (2023), pp. 47–71.

Neri, Kiara. L'ordonnance du Tribunal international du droit de la mer dans l'affaire relative à l'immobilisation de trois navires ukrainiens (Ukraine c. Fédération de Russie) du 25 mai 2019, 24 *ANNUAIRE DU DROIT DE LA MER* (2019), pp. 103–117.

Oral, Nilüfer. Ukraine v. The Russian Federation: Navigating Conflict over Sovereignty under UNCLOS, 97 *INTERNATIONAL LAW STUDIES* (2021), pp. 478–508.

Case No. 28: Dispute concerning delimitation of the maritime boundary between Mauritius and Maldives in the Indian Ocean (Mauritius v. Maldives)

Affaire no. 28: Différend relatif à la délimitation de la frontière maritime entre Maurice et les Maldives dans l'océan Indien (Maurice c. Maldives)

Boré Eveno, Valérie. Différend relatif à la délimitation de la frontière maritime entre Maurice et les Maldives dans l'océan Indien (Maurice/Maldives) – Arrêt sur le fond rendu par la Chambre spéciale du TIDM, 69 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2023), pp. 329–359.

Eichberger, Fabian Simon. The legal effect of ICJ advisory opinions redefined? The Mauritius/Maldives delimitation case – Judgment on preliminary objections, 22 (2) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2021), pp. 383–402.

Gaver, Craig D. Dispute Concerning Delimitation of the Maritime Boundary between Mauritius and Maldives in the Indian Ocean (Mauritius/Maldives). Case No. 28 Judgment, 115 *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2021), pp. 519–526.

Lemey, Marie. “Différend relatif à la délimitation de la frontière maritime entre Maurice et les Maldives dans l'océan Indien (Maurice c. Maldives), exceptions préliminaires, 57 *ANNUAIRE FRANÇAIS DE DROIT INTERNATIONAL* (2021), pp. 229–242.

Liao, Xuexia. Continental shelf delimitation beyond 200 nautical miles: Mauritius/Maldives and the forking paths in the jurisprudence, *JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT* (2024), pp. 1–17.

Tanaka, Yoshifumi. Recent developments in the jurisprudence concerning the delimitation of the continental shelf beyond 200 nautical miles: analysis of the Mauritius/Maldives and Nicaragua v. Colombia Cases, 103 *INTERNATIONAL LAW STUDIES* (2024), pp. 74–111.

Case No. 31: Request for an Advisory Opinion submitted by the Commission of Small Island States on Climate Change and International Law (Request for Advisory Opinion submitted to the Tribunal)

Affaire no. 31: Demande d'avis consultatif soumise par la Commission des petits États insulaires sur le changement climatique et le droit international (Demande d'avis consultatif soumise au Tribunal)

Baars, Lianne P. The salience of salt water: an ITLOS advisory opinion at the ocean-climate nexus, 38 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2023), pp. 581–602.

Bartenstein, Kristin. The “Integrative Approach” in the ITLOS Climate Change Advisory Opinion: An Essay in Honor of Aldo Chircop, 39 *OCEAN YEARBOOK* (2025), pp. 3–26.

Baum, Aaron L. The international law of geoengineering: case study in ocean alkalinity enhancement, 65 *VIRGINIA JOURNAL OF INTERNATIONAL LAW ONLINE* (2025), pp. 1–18.

Benjamin, Lisa and Cymie Payne. The ITLOS Advisory Opinion on Climate Change and International Law: A Solid Legal Foundation for State Obligations on Climate Change, 39 *OCEAN YEARBOOK* (2025), pp. 27–36.

Bodansky, Daniel. Advisory opinions on climate change: some preliminary questions, 32 (2) *REVIEW OF EUROPEAN, COMPARATIVE & INTERNATIONAL ENVIRONMENTAL LAW* (2023), pp. 185–192.

Engler, Cecilia. Strengthening the Legal Framework for the Ocean-Climate Nexus? A Commentary on the ITLOS Advisory Opinion on Climate Change and International Law, 39 *OCEAN YEARBOOK* (2025), pp. 37–61.

Feria-Tinta, Monica. On the request for an advisory opinion on climate change under UNCLOS before the International Tribunal for the Law of the Sea, *JOURNAL OF INTERNATIONAL DISPUTE SETTLEMENT* (2023), pp. 1–16.

Freestone, David et al. Request for an Advisory Opinion Submitted by the Commission of Small Island States on Climate Change and International Law, Case 31, 39 (4) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2024), pp. 835–846.

Freestone, David et al. The 2024 ITLOS COSIS Advisory Opinion: Delivering Climate Justice for Small Island States, 39 *OCEAN YEARBOOK* (2025), pp. 62–80.

Heidar, Tomas. Bringing climate change into the realm of UNCLOS: the ITLOS Advisory Opinion, 14 (2) *CAMBRIDGE INTERNATIONAL LAW JOURNAL* (2025), pp. 170–184.

Holst, Rozemarijn J. Roland. Taking the current when it serves: prospects and challenges for an ITLOS advisory opinion on oceans and climate change, 32 (2) *REVIEW OF EUROPEAN, COMPARATIVE & INTERNATIONAL ENVIRONMENTAL LAW* (2023), pp. 217–225.

Klerk, Bastiaan E. The ITLOS advisory opinion on climate change: Revisiting the relationship between the United Nations Convention on the Law of the Sea and the Paris Agreement, 34 (1) *REVIEW OF EUROPEAN, COMPARATIVE & INTERNATIONAL ENVIRONMENTAL LAW* (2025), pp. 181–193.

Longo, Andrea. Beyond Climate Change Obligations: Which Lessons from the ITLOS Advisory Opinion on Climate Change and Ocean Acidification for the Progressive Development of the Law of the Sea?, 27 (1/2) *INTERNATIONAL COMMUNITY LAW REVIEW* (2025), pp. 112–135.

Mayer, Benoit. Request for an Advisory Opinion submitted by the Commission of Small Island States on Climate Change and International Law, 119 (1) *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2025), pp. 153–160.

Mingozzi, Pierre Clément. La réparation des dommages climatiques dans la demande d'avis consultatif soumise au Tribunal international du droit de la mer : une occasion manquée?, 3 *Revue Juridique de l'environnement* (2024), pp. 577–587.

Miron, Alina. COSIS request for an advisory opinion: a poisoned apple for the ITLOS?, 38 (2) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2023), pp. 249–269.

Peart, Nicola, Margaretha Wewerinke-Singh, Julian Aguon, Nicole Ann Ponce, Payam Akhavan and Catalina Fernández Carter. The Reach and Limits of International Courts and Tribunals in Resolving the Climate Crisis: Advisory Options before the ICJ, ITLOS, and IACtHR, 117 *ASIL PROCEEDINGS* (2023), pp. 313–321.

Pollack, Moritz J. Doctrinal Approaches to Climate Change Obligations: A Comparative Analysis of Germany, the European Union, and the International Tribunal for the Law of the Sea in Advisory Proceedings, 67 *GERMAN YEARBOOK OF INTERNATIONAL LAW* (2024), pp. 465–486.

Priess, Christoph U. Parallel Advisory Proceedings: The Climate Change Advisory Proceedings Before the ICJ, the ITLOS and the IACtHR, 27 (1/2) *INTERNATIONAL COMMUNITY LAW REVIEW* (2025), pp. 7–32.

von Rebay, Anna and Chiara Oberle. Booming advisory jurisdiction of the International Tribunal for the Law of the Sea, 83 (2) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (2023), pp. 283–306.

Rioseco, Sebastián. The ITLOS Advisory Opinion on Climate Change and International Law: A Deep Dive into External Rules and Materials, 74 (S1) *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2025), pp. 195–213.

Smajic, Tajra. Climate Change and Deep Seabed Mining: Implications of the COSIS Advisory Opinion, 56 (3) *OCEAN DEVELOPMENT AND INTERNATIONAL LAW* (2025), pp. 415–450.

Tanaka, Yoshifumi. The role of an advisory opinion of ITLOS in addressing climate change: some preliminary considerations on jurisdiction and admissibility, 32 (2) *REVIEW OF EUROPEAN, COMPARATIVE & INTERNATIONAL ENVIRONMENTAL LAW* (2023), pp. 206–216.

Tanaka, Yoshifumi. Resilience of UNCLOS in the Context of the Ocean-Climate Nexus: Reflections on Due Diligence Obligations in the ITLOS Advisory Opinion on Climate Change, 85 (3) *ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT* (2025), pp. 757–779.

Tigre, Maria Antonia. It is (finally) time for an Advisory Opinion on climate change: challenges and opportunities on a trio of initiatives, 17 (4) *CHARLESTON LAW REVIEW* (2023), pp. 623–723.

Webb, Philippa. From Crisis to Epoch: How to Understand This Era of International Law?, 25 (1) *MELBOURNE JOURNAL OF INTERNATIONAL LAW* (2024), pp. 1–20.

Williams, Paul R. et al. Litigating for the planet: how International Courts and Tribunals converge and diverge on climate change, 53 (2) *DENVER JOURNAL OF INTERNATIONAL LAW AND POLICY* (2025), pp. 333–376.

Case No. 33: The “Zheng He” Case (Luxembourg v. Mexico)

Affaire no. 33: Affaire du « Zheng He » (Luxembourg c. Mexique)

Gapsa, Miłosz. The End of a Low Threshold for Granting Provisional Measures with the ‘Zheng He’ Case?, 40 (3) *THE INTERNATIONAL JOURNAL OF MARINE AND COASTAL LAW* (2025), pp. 648–655.