

INTERNATIONAL LAW

Coleman and Shapiro (eds), <i>The Oxford Handbook of Jurisprudence and Philosophy of Law</i> (2002)	Buchanan and Golove, 'Philosophy of international law'
Crawford and Koskeniemi (eds), <i>The Cambridge Companion to International Law</i> (2012)	Koskeniemi, 'International law in the world of ideas'
	Mégret, 'International law as law'
	Knop, 'Statehood: territory, people, government'
	Crawford, 'Sovereignty as a legal value'
	Simma and Müller, 'Exercise and limits of jurisdiction'
	Kennedy, 'Lawfare and warfare'
	Charlesworth, 'Law-making and sources'
	Kritsios, 'International law and relativities of enforcement'
	Chimmi, 'Legitimizing the international rule of law'
	Marks, 'Human rights in disastrous times'
	Nouwen, 'Justifying justice'
Pogge, 'Divided against itself: aspiration and reality of international law'	
Simpson (ed), <i>The Nature of International Law</i> (Library Essays in International Law, 2001)	Oppenheim, 'The science of international law'
	D'Amato, 'Is international law really "law"?"
	Morgenthau, 'Positivism, functionalism and international law'
	Grieco, 'Anarchy and the limits of cooperation: a realist critique of the newest liberal institutionalism'
	Reisman, 'The view from the New Haven School of International Law'
	Franck, 'Legitimacy in the international system'
	Boyle, 'Ideals and things: international legal scholarship and the prison-house of language'
	Koh, 'Transnational legal process'
	Koskeniemi, 'The future of statehood'
	Koskeniemi, 'The politics of international law'
	Franck, 'Is justice relevant to the international legal system'
	Armstrong, 'Law, justice and the idea of a world society'
	Tesón, 'The Kantian theory of international law'
	Marks, 'The end of history? Reflections on some international legal theses'
Koskeniemi (ed), <i>Sources of International Law</i> (Library Essays in International Law, 2000)	Jennings, 'What is international law and how do we tell it when we see it?'
	Kennedy, 'Theses about international law discourse'
	Fastenrath, 'Relative normativity in international law'
	Klabbers, 'The redundancy of soft law'
	Tasioulas, 'In defence of relative normativity: communitarian values and the Nicaragua case'
Akehurst, 'Custom as a source of international law'	

	D'Amato, 'Human rights as norms of customary international law'
	Stein, 'The approach of the different drummer: the principle of the persistent objector in international law'
	Koskenniemi, 'General principles: reflexions on constructivist thinking in international law'
	Lowe, 'The role of equity in international law'
	Stone, ' <i>Non liquet</i> and the function of law in the international community'
	Simpson, 'Imagined consent: democratic liberalism in international legal theory'
	Koskenniemi, 'Faith, identity, and the killing of the innocent: international lawyers and nuclear weapons'
Provost (ed), <i>State Responsibility in International Law</i> (Library Essays in International Law, 2002)	Matsui, 'The transformation of the law of state responsibility'
	Combacau and Alland, "'Primary" and "secondary" rules in the law of state responsibility: categorizing international obligations'
	Pisillo-Mazzeschi, 'The due diligence rule and the nature of the international responsibility of States'
	Boyle, 'State responsibility and international liability for injurious consequences of acts not prohibited by international law: a necessary distinction?'
	Gray, 'Is there an international law of remedies?'
	Crawford, 'Counter-measures as interim remedies'
	Charney, 'Third state remedies in international law'
	Simma, 'Bilateralism and community interest in the law of state responsibility'
	Mann, 'The consequences of an international wrong in international and national law'
	de Arécheaga, 'State responsibility for the nationalization of foreign owned property'
	Bowett, 'State contracts with aliens: contemporary developments on compensation for termination or breach'
	Fatouros, 'International law and the Third World'
	Dupuy, 'The international law of state responsibility: revolution or evolution?'
	Allott, 'State responsibility and the unmaking of international law'
McCorquodale (ed), <i>Self-Determination in International Law</i> (Library Essays in International Law, 2000)	Emerson, 'Self-determination'
	Berman, 'Sovereignty in abeyance: self-determination and international law'
	Brietzke, 'Self-determination, or jurisprudential confusion: exacerbating political conflict'
	Binder, 'The case for self-determination'
	Hannum, 'Rethinking self-determination'
	Brilmayer, 'Secession and self-determination: a territorial interpretation'

	McCorquodale, 'Self-determination: a human rights approach'
	Franck, 'The emerging right to democratic governance'
	Kosekenniemi, 'National self-determination today: problems of legal theory and practice'
	Simpson, 'The diffusion of sovereignty: self-determination in the post-colonial age'
Besson and Tasioulas (eds), <i>The Philosophy of International Law</i> (2010)	Kingsbury and Straumann, 'State of nature versus commercial sociability as the basis of international law'
	Perreau-Saussine, 'Immanuel Kant on international law'
	Buchanan, 'The legitimacy of international law'
	Tasioulas, 'The legitimacy of international law'
	Christiano, 'Democratic legitimacy and international institutions'
	Pettit, 'Legitimate international institutions: a neo-republican perspective'
	Besson, 'Theorizing the sources of international law'
	Lefkowitz, 'The sources of international law: some philosophical reflections'
	Endicott, 'The logic of freedom and power'
	Crawford and Watkins, 'International responsibility'
	Murphy, 'International responsibility'
	Griffin, 'Human rights and the autonomy of international law'
	Waldron, 'Two concepts of self-determination'
	Pogge, 'The role of international law in reproducing massive poverty'
	Howse and Teitel, 'Global justice, poverty and the international economic order'
	McMahon, 'Laws of war'
	Shue, 'Laws of war'
	Franck, 'Humanitarian intervention'
	Zolo, 'Humanitarian militarism?'
	Luban, 'Fairness to rightness: jurisdiction, legality and the legitimacy of international criminal law'
	Duff, 'Authority and responsibility in international criminal law'
Armstrong (ed), <i>Routledge Handbook of International Law</i> (2008)	Beck, 'International law and international relations scholarship'
	Paulus, 'International law and international community'
	Kratochwil, 'Legal theory and international law'
	Shelton, 'Soft law'
	Carty, 'The practice of international law'
	D'Amato, 'International law as a unitary system'
	Koskenniemi, 'The legacy of the nineteenth century'
	Weller, 'The struggle for an international constitutional order'

	Simpson, 'Law and force in the twenty-first century'
	Scott, 'The nature of US engagement with international law: making sense of apparent inconsistencies'
	Sandholtz, 'The Iraq war and international law'
	Simmons & Danner, 'The International Criminal Court'
	Buchanan & Powell, 'Fidelity to constitutional democracy and to the rule of international law'
	Schabas, 'International crimes'
	Murphy, 'Challenges of the "new terrorism"'
	Narlikar, 'Law and legitimacy: the World Trade Organization'
	Okafor, 'Attainments, eclipses and disciplinary renewal in international human rights law: a critical overview'
	Engle, 'Indigenous rights claims in international law: self-determination, culture and development'
	Lambert, 'International refugee law: dominant and emerging approaches'
	Segger, 'Sustainable development in international law'
	Gehring, 'WTO law and sustainable development'
	Bianchi, 'Looking ahead: international law's main challenges'
Knight and Egerton (eds), <i>The Routledge Handbook of the Responsibility to Protect</i> (2012)	Cohen, 'From sovereign responsibility to R2P'
	Woocher, 'The Responsibility to Prevent: toward a strategy'
	Chalk, Dallaire & Matthews, 'The Responsibility to React'
	Schnabel, 'The Responsibility to Rebuild'
	Murray, 'The challenges facing R2P implementation'
	Egerton, 'What is right with R2P?'
	Welsh, 'Who should act? Collective responsibility and the responsibility to protect'
	Williams & Claes, 'Leadership and the Responsibility to Protect'
	Harrington, 'R2P and natural disasters'
	Whitman, 'The Responsibility to Protect and child soldiers'
	Axworthy and Rock, 'Making R2P work: now and in the future'
Young (ed), <i>Regime Interaction in International Law</i> (2012)	Young, 'Regime interaction in creating, implementing and enforcing international law'
	Matz-Lück, 'Norm interpretation across international regimes: competences and legitimacy'
	Crawford and Nevill, 'Relations between international courts and tribunals: the "regime problem"'
	Koskeniemi, 'Hegemonic regimes'

Bosworth and Hoyle (eds), <i>What is Criminology?</i> (2011)	Schabas, 'Criminology, accountability, and international justice'
	Parmentier, 'The missing link: criminological perspectives on transitional justice and international crimes'
Duff and Green (eds), <i>Philosophical Foundations of Criminal Law</i> (2011)	Wellman, 'Piercing sovereignty: a rationale for international jurisdiction over crimes that do not cross international boundaries'
	Ahmad Haque, 'Criminal law and morality at war'
Duff, Farmer, Marshall, Renzo and Tadros (ed), <i>The Structures of the Criminal Law</i> (2011)	Ahmad Haque, 'International crime: in context and in contrast'
Cruft, Kramer and Reiff (eds), <i>Crime, Punishment, and Responsibility: The Jurisprudence of Antony Duff</i> (2011)	Gaita, 'Literature, genocide, and the philosophy of international law'
Sullivan and Dennis (eds), <i>Seeking Security: Pre-Emptying the Commission of Criminal Harms</i> (2012)	Sullivan, 'The hard treatment of innocent persons in state responses to the threat of large scale, and imminent terrorist violence: examining the legal constraints'
Andenas and Fairgrieve (eds), <i>Tom Bingham and the Transformation of the Law</i> (2009)	Alpa, 'Jurisdiction'
	Higgins, 'National courts and the International Court of Justice'
	Lowe, 'Rules of international law and the English courts'
	Sands and Ghrálaigh, 'Toward an international rule of law?'
	Triggs, 'Lord Bingham: of swallows and international law'
	Warbrick, 'Who calls the shots? Defence, foreign affairs, international law and the governance of Britain'
	Collins, 'Aspects of justiciability in international law'
Finkelstein, Ohlin and Altman (eds), <i>Targeted Killings: Law and Morality in an Asymmetrical World</i> (2012)	Statman, 'Can just war theory justify targeted killing? Three possible models'
	Waldron, 'Justifying targeted killing with a neutral principle?'
	McMahon, 'Targeted killing: murder, combat, or law enforcement?'
	Finkelstein, 'Targeted killing as pre-emptive action'
	Meyer, 'The privilege of belligerency and formal declarations of war'
	Martin, 'Going medieval: targeted killing, self-defense, and the <i>jus ad bellum</i> regime'
	Christopher, 'Imminence in justified targeted killing'
Montague, 'Defending defensive targeted killing'	

	Guiora, 'The importance of criteria-based reasoning in targeted killing decisions'
	Govern, 'Operation Neptune Spear: was killing Bin Laden a legitimate military objective?'
	Anderson, 'Efficiency <i>in bello</i> and <i>ad bellum</i> : making the use of force too easy?'
	Tesón, 'Targeted killing in war and peace: a philosophical analysis'
	Moore, 'Targeted killings and the morality of hard choices'
	Katz, 'Targeted killing and the strategic use of self-defense'
Hollis (ed), <i>The Oxford Guide to Treaties</i> (2012)	Hollis, 'Defining treaties'
	Aust, 'Alternatives to treaty-making: MOUs as political commitments'
	Elias, 'Who can make treaties? International organisations'
	Cremona, 'Who can make treaties? The European Union'
	Grant, 'Who can make treaties? Other subjects of international law'
	Raustiala, 'NGOs in international treaty-making'
	Korontzis, 'Making the treaty'
	Bradley, 'Treaty signature'
	Dalton, 'Provisional application of treaties'
	Swaine, 'Treaty reservations'
	Karagiannis, 'The territorial application of treaties'
	Bederman, 'Third party rights and obligations in treaties'
	Sloss, 'Domestic application of treaties'
	Hafner and Novak, 'State succession in respect of treaties'
	Ulfstein, 'Treaty bodies and regimes'
	Borgen, 'Treaty conflicts and normative fragmentation'
	Gardiner, 'The Vienna Convention Rules on treaty interpretation'
	Klabbers, 'The validity and invalidity of treaties'
	Simms and Tams, 'Reacting against treaty breaches'
	Fitzmaurice, 'Exceptional circumstances and treaty commitments'
	Helper, 'Terminating treaties'