

Bibliography

- G. Abi-Saab*: Les exceptions préliminaires dans la procédure de la Cour internationale. étude des notions fondamentales de procédure et des moyens de leur mise en oeuvre, Paris 1966.
- G. Abi-Saab*: On Discretion. Reflections on the nature of the consultative function of the International Court of Justice, in: L. Boisson de Chazournes/P. Sands (eds.), International law, the World Court of justice and nuclear weapons, Cambridge, New York 1999, 36–50.
- R. Ago*: "Binding" Advisory Opinions of the International Court of Justice, 85, AJIL 3 (1991), 439.
- D. Akande*: The Competence of International Organizations and the Advisory Jurisdiction of the International Court of Justice, 9, EJIL 3 (1998), 437.
- D. Akande*: Selection of the International Court of Justice as a Forum for Contentious and Advisory Proceedings (Including Jurisdiction), 7, Journal of International Dispute Settlement 2 (2016), 320.
- M. M. Aljaghoub*: The Advisory Function of the International Court of Justice 1946 – 2005, Berlin Heidelberg 2006.
- M. M. Aljaghoub*: The Absence of State Consent to Advisory Opinions of the International Court of Justice, 24, ALQ 2 (2010), 191.
- S. Allen*: Self-determination, the Chagos Advisory Opinion and the Chagossians, 69, International and Comparative Law Quarterly 1 (2020), 203.
- S. Allen*: Reflections on the Treatment of General Assembly Resolutions in the Chagos Advisory Opinion, in: T. Burri/J. Trinidad (eds.), The International Court of Justice and decolonisation. New directions from the Chagos Advisory Opinion, Cambridge 2021, 41–50.
- K. J. Alter, L. R. Helfer & M. R. Madsen*: How Context Shapes the Authority of International Courts, in: K. J. Alter/L. R. Helfer/M. R. Madsen (eds.), International court authority, Oxford, United Kingdom 2018, 24–56.
- K. J. Alter, L. R. Helfer, M. R. Madsen* (eds.): International court authority, Oxford, United Kingdom 2018.
- K. J. Alter, L. R. Helfer & M. R. Madsen*: International Court Authority in a Complex World, in: K. J. Alter/L. R. Helfer/M. R. Madsen (eds.), International court authority, Oxford, United Kingdom 2018, 3–23.
- J. E. Alvarez*: Judging the Security Council, 90, American Journal of International Law 1 (1996), 1.
- J. E. Alvarez*: What are International Judges for? The Main Functions of International Adjudication, in: C. Romano/K. J. Alter/Y. Shany (eds.), The Oxford Handbook of International Adjudication, Oxford 2013, 158–176.
- C. F. Amerasinghe*: Jurisdiction of International Tribunals, The Hague, London 2003.

- C. F. Amerasinghe: Principles of the institutional law of international organizations, Cambridge studies in international and comparative law, 36, Cambridge 2005.
- C. F. Amerasinghe: Reflections on the Judicial Function in International Law, in: T. M. Ndiaye/R. Wolfrum/C. Kojima (eds.), Law of the sea, environmental law, and settlement of disputes. Liber amicorum Judge Thomas A. Mensah, Boston 2007, 119–130.
- R. J. Araujo: Implementation of the ICJ Advisory Opinion – Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory, 22, BUIIJ 2 (2004), 349.
- A. von Arnald: Völkerrecht, 5. ed., Heidelberg 2023.
- A. Aust: Advisory Opinions, 1, JIDS 1 (2010), 123.
- A. Aust: Modern treaty law and practice, 3. ed., Cambridge 2013.
- A. Balasko: Causes de nullité de la sentence arbitrale en droit international public, Paris 1938.
- M. A. Becker: Request for an Advisory Opinion Submitted by the Sub-regional Fisheries Commission (SRFC), 109, American Journal of International Law 4 (2015), 851.
- D. Beetham: The legitimation of power, Issues in political theory, Houndmills, Basingstoke, Hampshire 1991.
- E. Benz: The Advisory Function of the Inter-American Court of Human Rights, Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, 329, Baden-Baden 2024.
- M. Benzing: Evidentiary Issues, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), The Statute of the International Court of Justice. A commentary, 3. ed., Oxford 2019.
- H. C. Black, B. A. Garner (eds.): Black's law dictionary, 8. ed., St. Paul, Minn. 2007.
- N. Blokker: Constituent Instruments, in: J. K. Cogan/I. Hurd/I. Johnstone (eds.), The Oxford Handbook of International Organizations, Oxford 2016.
- N. M. Blokker: International Organizations or Institutions, Implied Powers (last updated 2021), in: A. Peters/R. Wolfrum (eds.), The Max Planck Encyclopedia of Public International Law 2008.
- E.-W. Böckenförde: Verfassungsfragen der Richterwahl. Dargestellt anhand der Gesetzentwürfe zur Einführung der Richterwahl in Nordrhein-Westfalen, Schriften zum öffentlichen Recht, Bd. 250, Berlin 1974.
- A. v. Bogdandy/I. Venzke: In Whose Name?, 23, European Journal of International Law 1 (2012), 7.
- A. v. Bogdandy/I. Venzke: On the Functions of International Courts, 26, LJIL 1 (2013), 49.
- A. v. Bogdandy & I. Venzke: In wessen Namen? Internationale Gerichte in Zeiten globalen Regierens, 2. ed., Berlin 2014.
- L. Boisson de Chazournes, P. Sands (eds.): International law, the World Court of justice and nuclear weapons, Cambridge, New York 1999.
- F. L. Bordin: Reckoning with British colonialism, 78, CLJ 2 (2019), 253.

- F. L. Bordin*: State Responsibility in Advisory Proceedings. Thoughts on Judicial Propriety and Multilateralism in the Chagos Opinion, in: T. Burri/J. Trinidad (eds.), *The International Court of Justice and decolonisation. New directions from the Chagos Advisory Opinion*, Cambridge 2021, 95–116.
- A. E. Boyle & C. Chinkin*: *The making of international law, Foundations of public international law*, Oxford, New York 2007.
- C. Bradley/J. Kelley*: *The Concept of International Delegation*, 71, *Law and Contemporary Problems* 1 (2008), 1.
- C. Brown*: *Inherent Powers in International Adjudication*, in: C. Romano/K. J. Alter/Y. Shany (eds.), *The Oxford Handbook of International Adjudication*, Oxford 2013, 828–847.
- C. Brown*: *Article 59 ICJ Statute*, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), *The Statute of the International Court of Justice. A commentary*, 3. ed., Oxford 2019, 1561–1590.
- J. Brunnée*: *Consent* (last updated 2010), in: A. Peters/R. Wolfrum (eds.), *The Max Planck Encyclopedia of Public International Law* 2008.
- J. Brunnée & S. J. Toope*: *Legitimacy and legality in international law. An interactional account*, Cambridge studies in international and comparative law, Cambridge, New York 2010.
- F. Burmeister*: *Gutachten des Bundesverfassungsgerichts zu völkerrechtlichen Verträgen*, *Hamburger Studien zum europäischen und internationalen Recht*, 15, Berlin 1998.
- T. Burri/J. Trinidad*: *Dispute Concerning Delimitation of the Maritime Boundary between Mauritius and Maldives in the Indian Ocean, Preliminary Objections (ITLOS)*, 60, *International Legal Materials* 6 (2021), 969.
- C. Buset*: *Advisory Opinions and the Problem of Legal Authority*, 74, *Vanderbilt Law Review* 3 (2021), 621.
- G. A. Caldeira/J. L. Gibson*: *The Legitimacy of the Court of Justice in the European Union: Models of Institutional Support*, 89, *The American Political Science Review* 2 (1995), 356.
- B. Çali*: *Authority*, in: J. d'Aspremont/S. Singh (eds.), *Concepts for international law. Contributions to disciplinary thought*, Cheltenham, UK 2019, 39–53.
- B. Çali/A. Koch/N. Bruch*: *The Legitimacy of Human Rights Courts: A Grounded Interpretivist Analysis of the European Court of Human Rights*, 35, *Human Rights Quarterly* 4 (2013), 955.
- M. Cappelletti*: *The law-making power of the judge and its limits: a comparative analysis*, 8, *MULR* 1 (1981), 15.
- A. Cassese*: *The Legitimacy of International Criminal Tribunals and the Current Prospects of International Criminal Justice*, 25, *Leiden Journal of International Law* 2 (2012), 491.
- L. Chenwi*: *The Advisory Proceedings of the African Court on Human and Peoples' Rights*, 38, *Nordic Journal of Human Rights* 1 (2020), 61.
- C. Chinkin*: *The East Timor Case (Portugal v. Australia)*, 45, *ICLQ* 3 (1996), 712.

- C. M. *Chinkin*: Third parties in international law, Oxford monographs in international law, Oxford 1993.
- R. *Christensen*: Was heißt Gesetzesbindung? Eine rechtslinguistische Untersuchung, Schriften zur Rechtstheorie, v.140, Berlin 1989.
- Christian J Tams: The ICJ as a 'Law-Formative Agency': Summary and Synthesis, in: C. J. Tams/J. Sloan (eds.), The development of international law by the International Court of Justice, Oxford 2014.
- Committee of Ministers: Explanatory Report to Protocol No. 2 to the Convention for the Protection of Human Rights and Fundamental Freedoms, conferring upon the European Court of Human Rights competence to give advisory opinions 6 May 1963.
- J.-P. *Cot* & S. *Wittich*: Art. 68, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), The Statute of the International Court of Justice. A commentary, 3. ed., Oxford 2019.
- J. *Crawford*: Opinion: Third Party Obligations with respect to Israeli Settlements in the Occupied Palestinian Territories 2012.
- J. *Crawford*: Brownlie's Principles of Public International Law, 9. ed. 2019.
- Z. *Crespi Reghizzi*: The Chagos Advisory Opinion and the Principle of Consent to Adjudication, in: T. Burri/J. Trinidad (eds.), The International Court of Justice and decolonisation. New directions from the Chagos Advisory Opinion, Cambridge 2021, 51–70.
- D. P. *Currie*: The Constitution in the Supreme Court. The First Hundred Years 1789–1888, Chicago and London 1985.
- L. F. *Damrosch*/B. H. *Oxman*: Agora: ICJ Advisory Opinion on Construction of a Wall in the Occupied Palestinian Territory, 99, AJIL 1 (2005), 1.
- P. *d'Argent*: Article 65, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), The Statute of the International Court of Justice. A commentary, 3. ed., Oxford 2019.
- M. *Dawidowicz*: The Obligation of Non-Recognition of an Unlawful Situation, in: J. Crawford/A. Pellet/S. Olleson/K. Parlett (eds.), The law of international responsibility, Oxford 2010, 677–686.
- M. *Dicosola*/C. *Fasone*/I. *Spigno*: The Prospective Role of Constitutional Courts in the Advisory Opinion Mechanism Before the European Court of Human Rights, 16, German Law Journal 6 (2015), 1387.
- Dinstein: The International Law of Belligerent Occupation 2009.
- O. *Dörr*: Art. 31, in: O. Dörr/K. Schmalenbach (eds.), Vienna convention on the law of treaties. A commentary, Heidelberg, Dordrecht, London, New York 2012.
- O. *Dörr*: Art. 31, in: O. Dörr/K. Schmalenbach (eds.), Vienna Convention on the Law of Treaties. A Commentary, 2. ed., Berlin, Heidelberg 2018.
- J. *Dugard*: Advisory Opinions and the Secretary-General with Special Reference to the 2004 Advisory Opinion on the Wall, in: L. Boisson de Chazournes/M. G. Kohen/Boisson-de-Chazournes-Kohen (eds.), International law and the quest for its implementation. Liber amicorum Vera Gowlland-Debbas = Le droit international et la quête de sa mise en oeuvre, Leiden 2010, 403–416.

- P.-M. Dupuy*: Recourse to the International Court of Justice for the Purpose of Settling a Dispute, in: L. Boisson de Chazournes/M. G. Kohen/J. Viñuales (eds.), *Diplomatic and judicial means of dispute settlement*, Leiden 2013, 61–69.
- S. T. Ebobrah*: International Human Rights Courts, in: C. Romano/K. J. Alter/Y. Shany (eds.), *The Oxford Handbook of International Adjudication*, Oxford 2013, 225–249.
- F. S. Eichberger*: The Legal Effect of ICJ Advisory Opinions Redefined?, 22, *Melbourne Journal of International Law* 2 (2021), 1.
- J. Esser*: Richterrecht, Gerichtsgebrauch und Gewohnheitsrecht, in: J. Esser/H. Thieme (eds.), *Festschrift für Fritz von Hippel zum 70. Geburtstag*, Tübingen 1967, 95–130.
- J. H. Fahner*: Two Takes on Chagos. Reconciling the Advisory Opinion with the Res Judicata Effect of the UNCLOS Arbitral Award, in: T. Burri/J. Trinidad (eds.), *The International Court of Justice and decolonisation. New directions from the Chagos Advisory Opinion*, Cambridge 2021, 71–94.
- R. Falk*: The Kosovo Advisory Opinion, 105, *American Journal of International Law* 1 (2011), 50.
- B. Fassbender*: Art. 2(1), in: B. Simma/D.-E. Khan/G. Nolte/A. Paulus (eds.), *The Charter of the United Nations. A commentary*, 4. ed., Oxford 2024.
- W. Fikentscher*: *Methoden des Rechts*. In vergleichender Darstellung, 4, Tübingen 1977.
- J. Finke*: Die Parallelität internationaler Streitbeilegungsmechanismen. Untersuchung der aus der Stärkung der internationalen Gerichtsbarkeit resultierenden Konflikte, Veröffentlichungen des Walther-Schücking-Instituts für Internationales Recht an der Universität Kiel – Band 147, Berlin 2004.
- G. G. Fitzmaurice*: The Law and Procedure of the International Court of Justice, 29, *British Yearbook of International Law (BYIL)* 1 (1952), 1.
- T. M. Franck*: Legitimacy in the International System, 82, *American Journal of International Law* 4 (1988), 705.
- T. M. Franck*: *The power of legitimacy among nations*, New York 1990.
- T. M. Franck*: Fact-Finding in the I.C.J., in: R. B. Lillich (ed.), *Fact-finding before international tribunals*. Eleventh Sokol colloquium, Ardsley-on-Hudson (N.Y.) 1992, 21–32.
- J. A. Frowein & K. Oellers-Frahm*: Art. 65, in: A. Zimmermann/C. Tomuschat/K. Oellers-Frahm/C. J. Tams/M. Kashgar/D. Diehl (eds.), *The Statute of the International Court of Justice. A commentary*, 2. ed., Oxford 2012, 1605–1637.
- L. L. Fuller*: *The morality of law*, Storrs lectures on jurisprudence, 1963, New Haven, London 1969.
- M. García García-Revilla*: *The contentious and advisory jurisdiction of the International Tribunal for the law of the sea*, Leiden [etc.] 2015.
- R. K. Gardiner*: *Treaty interpretation*, 2. ed., The Oxford International Law Library, Oxford 2015.
- C. D. Gaver*: Dispute Concerning Delimitation of the Maritime Boundary Between Mauritius and Maldives in the Indian Ocean (Mauritius/Maldives), 115, *American Journal of International Law* 3 (2021), 519.

- W. Geiger*: Zur Reform des Bundesverfassungsgesetzes, in: T. Maunz (ed.), Vom Bonner Grundgesetz zur gesamtdeutschen Verfassung. Festschrift zum 75. Geburtstag von Hans Nawiasky, München 1956, 211–236.
- W. Geiger*: Abweichende Meinungen zu Entscheidungen des Bundesverfassungsgerichts, Tübingen 1989.
- F. Giese*: Die Verbindlichkeit gutachtlicher Beschlüsse des Bundesverfassungsgerichts, 78, Archiv des öffentlichen Rechts 3/4 (1952/1953), 389.
- M. Giles Samson & D. Guilfoyle*: The Permanent Court of International Justice and the "Invention" of International Advisory Jurisdiction, in: C. J. Tams/M. Fitzmaurice (eds.), Legacies of the Permanent Court of International Justice, Leiden 2013, 41–68.
- V. Gowlland-Debbas*: The Relationship between the International Court of Justice and the Security Council in the Light of the Lockerbie Case, 88, American Journal of International Law 4 (1994), 643.
- C. Greenwood*: Judicial Integrity and the Advisory Jurisdiction of the International Court of Justice, in: J. Grote Stoutenburg/G. Gaja (eds.), Enhancing the rule of law through the International Court of Justice. ... presented at a Conference Entitled "The International Court of Justice in the Service of Peace and Justice" which took place on 23 September 2013 at the Peace Palace at the Hague, Leiden, Boston 2014, 63–73.
- D. W. Greig*: The Advisory Jurisdiction of the International Court and the Settlement of Disputes between States, 15, International and Comparative Law Quarterly 2–3 (1966), 325.
- A. M. Gross*: The Construction of a Wall Between the Hague and Jerusalem, 19, Leiden Journal of International Law 2 (2006), 393.
- J. R. Gundersen*: Advisory Opinions, in: K. L. Hall (ed.), The Oxford Companion to the Supreme Court of the United States, 2. ed. 2005, p. 21.
- E. Hambro*: The Authority of the Advisory Opinions of the International Court of Justice, 3, International and Comparative Law Quarterly 1 (1954), 2.
- Heinrich Triepel: Völkerrecht und Landesrecht 1899.
- W. Heintschel von Heinegg*: § 55. Vom ius ad bellum zum ius contra bellum, in: V. Epping/W. Heintschel von Heinegg (eds.), Völkerrecht, 7. ed., München 2018.
- J. Heliskoski*: Eastern Carelia (Request for Advisory Opinion) (last updated 2007), in: A. Peters/R. Wolfrum (eds.), The Max Planck Encyclopedia of Public International Law 2008.
- G. I. Hernández*: The International Court of Justice and the judicial function, Oxford United Kingdom 2014.
- C. Heyns & M. Killander*: South West Africa/Namibia (Advisory Opinions and Judgments) (last updated 2007), in: A. Peters/R. Wolfrum (eds.), The Max Planck Encyclopedia of Public International Law 2008.
- M. Hilf*: Gutachten des BVerfG zu völkerrechtlichen Verträgen?, 30, Zeitschrift für Rechtspolitik 7 (1997), 270.
- M. O. Hudson*: Advisory Opinions of National and International Courts, 37, Harvard Law Review 8 (1924), 970.

- M. O. Hudson*: The American Reservations and the Permanent Court of International Justice, 22, AJIL 4 (1928), 776.
- M. O. Hudson*: The Permanent Court of international justice. A treatise, New York 1934.
- M. O. Hudson*: International Tribunals. Past and Future, Washington 1944.
- M. O. Hudson*: The Effect of Advisory Opinions of the World Court, 42, AJIL 3 (1948), 630.
- A. Huneeus*: Compliance with Judgments and Decisions, in: C. Romano/K. J. Alter/Y. Shany (eds.), The Oxford Handbook of International Adjudication, Oxford 2013, 437–462.
- D. Jacobs/Y. Radi*: Waiting for Godot, 24, Leiden Journal of International Law 2 (2011), 331–354.
- J. Jahn*: Normative Guidance from Strasbourg Through Advisory Opinions, 74, Zeitschrift für ausländisches öffentliches Recht und Völkerrecht / Heidelberg Journal of International Law (2014), 821.
- C. C. Jalloh*: First Report on Subsidiary Means for the Determination of Rules of International Law, A/CN.4/760 16 May 2023.
- R. Y. Jennings*: Advisory Opinions of the International Court of Justice, in: B. Boutros-Ghali (ed.), Amicorum Discipulorumque Liber. Paix, développement, démocratie, Bruxelles 1998, 531.
- N. H. B. Jørgensen*: The Obligation of Non-Assistance of the Responsible State, in: J. Crawford/A. Pellet/S. Olleson/K. Parlett (eds.), The law of international responsibility, Oxford 2010, 687–694.
- J. L. Kateka*: Advisory Proceedings before the Seabed Disputes Chamber and before the ITLOS as a Full Court, 17, Max Planck Yearbook of United Nations Law 1 (2013), 159.
- V. Kattan*: The Palestine question in international law, London 2008.
- V. Kattan*: The Chagos Advisory Opinion and the Law of Self-Determination, 10, Asian Journal of International Law (2020), 12.
- A. Keene*: The Forgotten Potential of the Advisory Jurisdictions of International Courts and Tribunals as Check on the Actions of International Organisations, 14, NZJPIL 1 (2016), 67.
- K. J. Keith*: The extent of the advisory jurisdiction of the International Court of Justice, Leyden 1971.
- K. J. Keith*: The Advisory Jurisdiction of the International Court of Justice, 16, AYBIL 39 (1996), 39–58.
- H. Keller & A. Stone Sweet*: A Europe of rights. The impact of the ECHR on national legal systems, Oxford 2008.
- H. Kelsen*: The Principle of Sovereign Equality of States as a Basis for International Organization, 53, Yale Law Journal 2 (1944), 207.
- H. Kelsen*: The law of the United Nations. A critical analysis of its fundamental problems, 2. ed., London 1951.
- J. Klabbers*: An introduction to international organizations law, 3. ed., Cambridge 2015.
- E. Klein & S. Schmahl*: Art. 10, in: B. Simma/D.-E. Khan/G. Nolte/A. Paulus (eds.), The Charter of the United Nations. A commentary, 3. ed., Oxford 2012.

- R. Kolb: De la Pretendue Discretion de la Cour Internationale de Justice, 12, AJICL (2000), 799.
- R. Kolb: The International Court of Justice, Oxford 2013.
- R. Kolb: The Elgar companion to the International Court of Justice, Elgar Companions to International Courts and Tribunals series, Cheltenham, UK, Northampton, MA, USA 2014.
- R. Kolb: Le Droit International Comme Corps de «Droit Privé» et de «Droit Public» (Volume 419), Collected Courses of the Hague Academy of International Law 2021.
- H. W. Kruse: Das Richterrecht als Rechtsquelle des innerstaatlichen Rechts, Recht und Staat in Geschichte und Gegenwart, 396, Tübingen 1971.
- A. Kulick: Between Advice and Miracle, 27, International Community Law Review 1–2 (2025), 33.
- M. Lando: The Advisory Jurisdiction of the International Tribunal for the Law of the Sea, 29, LJIL 2 (2016), 441.
- M. Lando: Advisory Opinions of the International Court of Justice in Respect of Disputes, 61, CJTL 1 (2023), 67.
- M. Lando: Binding Advisory Opinions, in: R. Buchan/D. Franchini/N. Tsagourias (eds.), The Changing Character of International Dispute Settlement: Challenges and Prospects 2023, 106–134.
- N. Lanzoni: The Authority of ICJ Advisory Opinions as Precedents: The Mauritius/Maldives Case, 2, The Italian Review of International and Comparative Law 2 (2022), 296.
- K. Larenz: Methodenlehre der Rechtswissenschaft, 6. ed., Enzyklopädie der Rechts- und Staatswissenschaft. Abteilung Rechtswissenschaft, Berlin [etc.] 1991.
- H. Lauterpacht: Private law sources and analogies of international law, London 1927.
- H. Lauterpacht: Decisions of Municipal Courts as a Source of International Law, 10, British Yearbook of International Law (1929), 65.
- H. Lauterpacht: The international protection of human rights, Collected courses = Recueil des cours, 070 (1947), Leiden, the Netherlands 1947.
- H. Lauterpacht: The development of international law by the International Court, 2. ed., London 1958.
- G. Le Floch: Le premier avis de la formation plénière du tribunal international du droit de la mer, Annuaire français de droit international (2015), 669.
- O. W. Lembcke: Hüter der Verfassung. Eine institutionentheoretische Studie zur Autorität des Bundesverfassungsgerichts, Neue Staatswissenschaften, 7, Tübingen 2007.
- M. Lippold: Art. 7, in: B. Simma/D.-E. Khan/G. Nolte/A. Paulus (eds.), The Charter of the United Nations. A commentary, 4. ed., Oxford 2024.
- M. R. Madsen: Sociological Approaches to International Courts, in: C. Romano/K. J. Alter/Y. Shany (eds.), The Oxford Handbook of International Adjudication, Oxford 2013, 388–412.
- G. Marston: The London Committee and the Statute of the International Court of Justice, in: V. Lowe (ed.), Fifty years of the International Court of Justice. Essays in honour of Sir Robert Jennings, Cambridge 1996, 40–60.

- R. *McCorquodale/J. Robinson/N. Peart*: Territorial integrity and consent in the Chagos Advisory Opinion, 69, *International and Comparative Law Quarterly* 1 (2020), 221.
- Mehrdad Payandeh*: Klare Worte und konstruktive Ambiguität, 79, *JuristenZeitung* 18 (2024), 789.
- M. *Milanović*: From Compromise to Principle, 8, *HRLR* 3 (2008), 411.
- Z. *Mollengarden/N. Zamir*: The Monetary Gold Principle: Back to Basics, 115, *American Journal of International Law* 1 (2021), 41.
- C. *Möllers*: Gewaltengliederung. Legitimation und Dogmatik im nationalen und internationalen Rechtsvergleich, *Jus publicum*, Bd. 141, Tübingen 2005.
- J. B. *Moore*: The question of advisory opinions. Memorandum by Mr. Moore, *PCIJ Series D*. No. 2 1922.
- H. *Mosler*: Art. 96, in: B. Simma/H. Mosler/R. Bernhardt (eds.), *Charta der Vereinten Nationen. Kommentar*, München 1991.
- S. D. *Murphy*: Self-Defense and the Israeli Wall Advisory Opinion: An Ipse Dixit from the ICJ?, 99, *AJIL* 1 (2005), 62.
- S. D. *Murphy*: International Judicial Bodies for Resolving Disputes Between States, in: C. Romano/K. J. Alter/Y. Shany (eds.), *The Oxford Handbook of International Adjudication*, Oxford 2013, 182–204.
- R. *Murray*: The African Charter on Human and Peoples' Rights: A Commentary 2019.
- T. M. *Ndiaye*: The Advisory Function of the International Tribunal for the Law of the Sea, 9, *Chinese Journal of International Law* 3 (2010), 565.
- D. *Négulesco*: L'évolution de la procédure des avis consultatifs de la Cour permanente de Justice internationale, 57, *Recueil des cours d'Académie de Droit International de La Haye* (1936), 5.
- A. *Nollkaemper*: International Adjudication of Global Public Goods, 23, *European Journal of International Law* 3 (2012), 769.
- A. *Nollkaemper*: *National courts and the international rule of law*, Oxford, United Kingdom 2012.
- G. *Nolte*: *Treaties and subsequent practice*, Oxford Public International Law, Oxford 2013.
- G. *Nolte*: Third report on subsequent agreements and subsequent practice in relation to the interpretation of treaties, UN Docs A/CN.4/683 7. April 2015.
- G. *Nolte*: Art. 2(7), in: B. Simma/D.-E. Khan/G. Nolte/A. Paulus (eds.), *The Charter of the United Nations. A commentary*, 4. ed., Oxford 2024.
- A. *Nußberger*: *The European Court of Human Rights, Elements of international law*, Oxford 2020.
- M. D. *Oberg*: The Legal Effects of United Nations Resolutions in the Kosovo Advisory Opinion, 105, *American Journal of International Law* 1 (2011), 81.
- M. E. *O'Connell & L. Vanderzee*: The History of International Adjudication, in: C. Romano/K. J. Alter/Y. Shany (eds.), *The Oxford Handbook of International Adjudication*, Oxford 2013.
- K. *Oellers-Frahm*: Multiplication of International Courts and Tribunals and Conflicting Jurisdiction, 5, *MPYUNL* (2001), 67.

- K. Oellers-Frahm*: Lawmaking through Advisory Opinions?, 12, *GLJ* 5 (2011), 1033.
- K. Oellers-Frahm*: Art. 94, in: B. Simma/D.-E. Khan/G. Nolte/A. Paulus (eds.), *The Charter of the United Nations. A commentary*, 3. ed., Oxford 2012, 1957–1971.
- K. Oellers-Frahm*: Art. 96, in: B. Simma/D.-E. Khan/G. Nolte/A. Paulus (eds.), *The Charter of the United Nations. A commentary*, 3. ed., Oxford 2012, 1975–1990.
- K. Oellers-Frahm & E. Lagrange*: Art. 96, in: B. Simma/D.-E. Khan/G. Nolte/A. Paulus (eds.), *The Charter of the United Nations. A commentary*, 4. ed., Oxford 2024.
- L. Oppenheim & H. Lauterpacht*: *International Law*, 7. ed., London 1948.
- A. Orakhelashvili*: *The Concept of International Judicial Jurisdiction*, 3, *The Law and Practice of International Courts and Tribunals* (2003), 501.
- A. Orakhelashvili*: *Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory: Opinion and Reaction*, 11, *Journal of Conflict and Security Law* 1 (2006), 119.
- A. Orakhelashvili*: *The Competence of the International Court of Justice and the Doctrine of the Indispensable Party: from Monetary Gold to East Timor and Beyond*, 2, *Journal of International Dispute Settlement* 2 (2011), 373.
- M. Paparinskis*: *Inherent Powers of ICSID Tribunals. Broad and Rightly So*, in: I. A. Laird/T. Weiler (eds.), *Investment treaty arbitration and international law*, Huntington, N.Y. 2012.
- A. Paprocka/M. Ziolkowski*: *Advisory Opinions under Protocol No. 16 to the European Convention on Human Rights*, 11, *European Constitutional Law Review* 2 (2015), 274.
- J. M. Pasqualucci*: *The practice and procedure of the Inter-American Court of Human Rights*, 2. ed., New York 2013.
- A. Paulus*: Art. 66, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), *The Statute of the International Court of Justice. A commentary*, 3. ed., Oxford 2019.
- M. Payandeh*: *Internationales Gemeinschaftsrecht. Zur Herausbildung gemeinschaftsrechtlicher Strukturen im Völkerrecht der Globalisierung. Beiträge zum ausländischen öffentlichen Recht und Völkerrecht*, 219, Berlin, Heidelberg 2010.
- M. Payandeh*: *Judikative Rechtserzeugung. Theorie, Dogmatik und Methodik der Wirkungen von Präjudizien, Jus publicum*, Band 265, Tübingen 2017.
- M. Payandeh*: Art. 92, in: W. Kahl/C. Waldhoff/C. Walter (eds.), *Bonner Kommentar zum Grundgesetz* June 2020, 1–234.
- A. Pellet*: Art. 38, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), *The Statute of the International Court of Justice. A commentary*, 3. ed., Oxford 2019.
- A. Peters*: *Die Anwendbarkeit der EMRK in Zeiten komplexer Hoheitsgewalt und das Prinzip der Grundrechtstoleranz*, 48, *Archiv des Völkerrechts* 1 (2010), 1.
- A. Peters*: *Has the Advisory Opinion's Finding that Kosovo's Declaration of Independence was not Contrary to International Law Set an Unfortunate Precedent?*, in: M. Milanović/M. Wood (eds.), *The Law and Politics of the Kosovo Advisory Opinion*, Oxford 2015, 291–313.

- B. Peters/J. K. Schaffer*: The Turn to Authority beyond States, 4, *Transnational Legal Theory* 3 (2013), 315.
- A. Pillepich*: Art. 94, in: J.-P. Cot/A. Pellet (eds.), *La Charte des Nations Unies. Commentaire article par article*, 3. ed., Paris 2005, 1987–1998.
- M. Pomerance*: The Admission of Judges Ad Hoc In Advisory Proceedings: Some Reflections in the Light of the Namibia Case, 67, *The American journal of international law* 3 (1973), 446.
- M. Pomerance*: The advisory function of the International Court in the League and U.N. eras, Baltimore u.a. 1973.
- M. Pomerance*: The United States and the Advisory Function of the Permanent Court of International Justice, in: Y. Dinstein (ed.), *International law at a time of perplexity. Essays in honour of Shabtai Rosenne*, Dordrecht 1989, 567–592.
- M. Pomerance*: The Advisory Role of the International Court of Justice and its 'Judicial' Character. Past and Future Prisms, in: S. Muller/D. Raic/J. M. Thuránzsky (eds.), *The International Court of Justice. Its future role after fifty years*, The Hague 1997, 271–323.
- M. Pomerance*: The ICJ's Advisory Jurisdiction and the Crumbling Wall Between the Political and the Judicial, 99, *AJIL* 1 (2005), 26.
- D. Prapat*: *The advisory jurisdiction of the International Court*, Oxford 1972.
- G. Puma*: Preliminary Questions in the ICJ Advisory Opinion on the Legal Consequences of the Separation of the Chagos Archipelago from Mauritius in 1965, 79, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht (ZaöRV)* (2019), 841.
- J. Raz*: *The authority of law. Essays on law and morality*, Oxford 1979.
- A. von Rebay/C. Oberle*: Booming Advisory Jurisdiction of the International Tribunal for the Law of the Sea, 83, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht / Heidelberg Journal of International Law* 2 (2023), 283.
- K. F. Röhl*: *Allgemeine Rechtslehre. Ein Lehrbuch*, Köln 1995.
- C. P. R. Romano, K. J. Alter & Y. Shany*: Mapping International Adjudicative Bodies, the Issues, and Players, in: C. Romano/K. J. Alter/Y. Shany (eds.), *The Oxford Handbook of International Adjudication*, Oxford 2013.
- Y. Ronen*: Forum Prorogatum (last updated 2020), in: A. Peters/R. Wolfrum (eds.), *The Max Planck Encyclopedia of Public International Law* 2008.
- S. Rosenne*: Visit to the Site by the International Court, in: E. Yakpo/T. Boumedra (eds.), *Liber amicorum Judge Mohammed Bedjaoui*, The Hague 1999, 461–473.
- S. Rosenne*: *The law and practice of the International Court, 1920–2005*, 4. ed., Leiden, Boston 2006.
- T. Ruys/A. Soete*: 'Creeping' Advisory Jurisdiction of International Courts and Tribunals?, 29, *Leiden Journal of International Law* 1 (2016), 155.
- C. Ryngaert*: *Jurisdiction in international law*, 2. ed., Oxford monographs in international law, Oxford 2015.

- J. Salmon*: Who are the addressees of the Opinions?, in: L. Boisson de Chazournes/P. Sands (eds.), *International law, the World Court of justice and nuclear weapons*, Cambridge, New York 1999.
- H. G. Schermers & N. Blokker*: *International institutional law. Unity within diversity*, 6. ed., Leiden 2018.
- S. Schmahl*: Die Internationalen und die Supranationalen Organisationen, in: W. Vitzthum/A. Proelß (eds.), *Law of Nations*, 8. ed., Berlin/Boston 2019, 319–462.
- H. Schulze-Fielitz*: Art. 92, in: H. Dreier (ed.), *Grundgesetz Kommentar* 2018, 473–507.
- S. M. Schwebel*: Was the Capacity to Request an Advisory Opinion Wider in the Permanent Court of International Justice than it is in the International Court of Justice?, in: S. M. Schwebel (ed.), *Justice in International Law: Selected Writings of Judge Stephen M. Schwebel* 1994, 27–71.
- I. Scobbie*: International Court of Justice: Recent Cases, 42, *International and Comparative Law Quarterly* 3 (1993), 705.
- I. Scobbie*: Unchart(er)ed Waters?, 16, *EJIL* 5 (2005), 941.
- I. Scobbie*: Words my Mother Never Taught Me—“In Defense of the International Court”, 99, *AJIL* 1 (2005), 76.
- M. Shahabuddeen*: Precedent in the World Court, Hersch Lauterpacht memorial lectures, 13, Cambridge 1996.
- Y. Shany*: *The Competing Jurisdictions of International Courts and Tribunals*, International courts and tribunals series, Oxford 2003.
- Y. Shany*: Assessing the Effectiveness of International Courts, 106, *American Journal of International Law* 2 (2012), 225.
- Y. Shany*: Jurisdiction and Admissibility, in: C. Romano/K. J. Alter/Y. Shany (eds.), *The Oxford Handbook of International Adjudication*, Oxford 2013, 779–801.
- S. Shapiro*: Authority, in: J. L. Coleman/S. Shapiro (eds.), *The Oxford Handbook of Jurisprudence and Philosophy of Law*, Oxford, New York 2004, 382–439.
- M. N. Shaw*: *International law*, 7. ed., Cambridge 2014.
- M. N. Shaw*: *Rosenne's Law and Practice of the International Court: 1920–2015*, 5. ed. 2016.
- M. N. Shaw*: *International law*, 8. ed., Cambridge, United Kingdom, New York, NY, Port Melbourne, VIC, Delhi, Singapore 2017.
- F. B. Sloan*: Advisory Jurisdiction of the International Court of Justice, 38, *CLR* 5 (1950), 830.
- D. Snoxell*: Prospect of the Chagos Advisory Opinion and the Subsequent UN General Assembly Resolution Helping to Resolve the Future of the Chagos Archipelago and Its Former Inhabitants. A Political Perspective, in: T. Burri/J. Trinidad (eds.), *The International Court of Justice and decolonisation. New directions from the Chagos Advisory Opinion*, Cambridge 2021, 262–279.
- L. B. Sohn*: Advisory Opinions by the International Tribunal for the Law of the Sea or Its Seabed Disputes Chamber, in: Moore (ed.), *Oceans Policy* 1999, 61–72.
- J.-M. Sorel & V. Eveno Boré*: Art. 31, in: O. Corten/P. Klein (eds.), *The Vienna Conventions on the law of treaties. A commentary*, Oxford 2011.

- O. Spiermann*: Who Attempts too Much Does Nothing Well, 73, *British Yearbook of International Law* 1 (2003), 187.
- O. Spiermann*: International legal argument in the permanent court of international justice. The rise of the international judiciary, *Cambridge studies in international and comparative law*, 34, Cambridge 2005.
- R. J. St. MacDonald*: Changing Relations between the International Court of Justice and the Security Council of the United Nations, 31, *Canadian Yearbook of International Law/Annuaire canadien de droit international* (1994), 3.
- C. Staker*: Jurisdiction, in: M. D. Evans (ed.), *International law*, 5. ed., Oxford, New York 2018.
- K. Stern*: Das Staatsrecht der Bundesrepublik Deutschland. Staatsorgane, Staatsfunktionen, Finanz- und Haushaltsverfassung, Notstandsverfassung, Band 2, München 1980.
- J. Summers*: Chagos, Custom and the Interpretation of UN General Assembly Resolutions, in: T. Burri/J. Trinidad (eds.), *The International Court of Justice and decolonisation. New directions from the Chagos Advisory Opinion*, Cambridge 2021, 9–40.
- C. J. Tams*: Peace Through International Adjudication. The Permanent Court of International Justice and the Post-War Order, in: M. Erpelding/B. Hess/H. Ruiz Fabri (eds.), *Peace Through Law* 2019, 215–238.
- C. J. Tams & J. Devaney*: Art. 50, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), *The Statute of the International Court of Justice. A commentary*, 3. ed., Oxford 2019.
- T. Thienel*: The 'Living Instrument' Approach in the ECHR and Elsewhere. Some Remarks on the Evolutive Interpretation of International Treaties, in: J. Delbrück/U. E. Heinz/K. Odendahl/N. Matz-Lück/A. von Arnould (eds.), *Aus Kiel in die Welt: Kiel's Contribution to International Law. Festschrift zum 100-jährigen Bestehen des Walther-Schücking-Instituts für Internationales Recht. Essays in Honour of 100th Anniversary of the Walther Schücking Institute for International Law*, Berlin 2014, 165–200.
- T. Thienel*: Drittstaaten und die Jurisdiktion des Internationalen Gerichtshofs. Die Monetary Gold-Doktrin, 192 2016.
- H. W. Thirlway*: The Law and Procedure of the International Court of Justice 1960–1989, 60, *British Yearbook of International Law (BYIL)* 1 (1989), 1.
- H. W. A. Thirlway*: *The International Court of Justice*, [Oxford] 2016.
- H. W. A. Thirlway*: The international court of justice, in: M. D. Evans (ed.), *International law*, 5. ed., Oxford, New York 2018.
- H. W. A. Thirlway*: Article 30, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), *The Statute of the International Court of Justice. A commentary*, 3. ed., Oxford 2019.
- R. Thoma*: Rechtsgutachten betreffend die Stellung des Bundesverfassungsgerichts, 6 (new series), *Jahrbuch des öffentlichen Rechts* (1957), 161.
- C. Tomuschat*: International Courts and Tribunals (last updated 2019), in: A. Peters/R. Wolfrum (eds.), *The Max Planck Encyclopedia of Public International Law* 2008.

- C. Tomuschat*: Art. 36 ICJ Statute, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), *The Statute of the International Court of Justice. A commentary*, 3. ed., Oxford 2019.
- T. Treves*: *Advisory Opinions under the Law of the Sea Convention*, in: J. N. Moore/M. H. Nordquist (eds.), *Current Marine Environmental Issues and the International Tribunal for the Law of the Sea*, Boston 2001, 81–94.
- United Nations: *Report of the Informal Inter-Allied Committee on the Future of the Permanent Court of International Justice*, 39 Am. j. int. law SI: Supplement Official Documents 1945.
- A. P. van der Mei*: *The Advisory Jurisdiction of the African Court on Human and Peoples' Rights*, 5, *African Human Rights Law Journal* 1 (2005), 27.
- A. P. van der Mei*: *The New African Court on Human and Peoples' Rights*, 18, *LJIL* 1 (2005), 113.
- W. Vandenhoe*: *The 'J' Word*, in: S. Allen/D. Costelloe/M. Fitzmaurice/P. Gragl/E. Guntrip (eds.), *The Oxford handbook of jurisdiction in international law*, Oxford 2019, 413–430.
- I. Venzke*: *How interpretation makes international law. On semantic change and normative twists*, Oxford 2012.
- I. Venzke*: *Between Power and Persuasion: On International Institutions' Authority in Making Law*, 4, *Transnational Legal Theory* 3 (2013), 354.
- I. Venzke*: *Understanding the Authority of International Courts and Tribunals: On Delegation and Discursive Construction*, 14, *Theoretical Inquiries in Law* 2 (2013), 381.
- I. Venzke*: *Semantic authority, legal change and the dynamics of international law*, in: P. Capps/H. P. Olsen (eds.), *Legal authority beyond the state*, Cambridge 2018, 102–126.
- I. Venzke*: *Semantic Authority*, in: J. d'Aspremont/S. Singh (eds.), *Concepts for international law. Contributions to disciplinary thought*, Cheltenham, UK 2019, 815–826.
- M. E. Villiger*: Art. 31, in: M. E. Villiger (ed.), *Commentary on the 1969 Vienna Convention on the Law of Treaties*, Leiden, Boston 2009.
- M. E. Villiger (ed.): *Commentary on the 1969 Vienna Convention on the Law of Treaties*, Leiden, Boston 2009.
- M. Virally*: *La notion de fonction dans la théorie de l'organisation internationale*, in: M. Virally (ed.), *Le droit international en devenir. Essais écrits au fil des ans*, Genève 1990.
- C. de Visscher*: *Les avis consultatifs de la Cour permanente de justice internationale*, *Recueil des cours de l'Académie de La Haye / Hague Academy Collected Courses*, 1–76.
- A. Voßkuhle*: *Rechtsschutz gegen den Richter. Zur Integration der Dritten Gewalt in das verfassungsrechtliche Kontrollsystem vor dem Hintergrund des Art. 19 Abs. 4 GG*, *Münchener Universitätschriften*, Bd. 94, München 1993.
- G. R. Watson*: *The "Wall" Decisions in Legal and Political Context*, 99, *AJIL* 1 (2005), 6.

- A. *Watts & R. Jorritsma*: Israeli Wall Advisory Opinion (last updated 2019), in: A. Peters/R. Wolfrum (eds.), *The Max Planck Encyclopedia of Public International Law* 2008.
- C. G. *Weeramantry*: Constitutional and Institutional Developments, 10, *LJIL* 2 (1997), 309.
- K. *Wellens*: The UN Security Council and New Threats to the Peace: Back to the Future, 8, *Journal of Conflict and Security Law* 1 (2003), 15.
- H. *Weller*: Die Bedeutung der Präjudizien im Verständnis der deutschen Rechtswissenschaft. Ein rechtshistorischer Beitrag zur Entstehung und Funktion der Präjudizientheorie, Berlin 1979.
- R. *Wilde*: Kosovo (Advisory Opinion) (last updated 2011), in: A. Peters/R. Wolfrum (eds.), *The Max Planck Encyclopedia of Public International Law* 2008.
- R. C. *Williams*: The United Nations Register of Damage (UNRoD) Rules and Regulations Governing the Registration of Claims, 49, *ILM* 2 (2010), 620.
- M. *Wind*: The Nordics, the EU and the Reluctance Towards Supranational Judicial Review, 48, *JCMS: Journal of Common Market Studies* 4 (2010), 1039.
- S. *Wittich*: The Judicial Functions of the International Court of Justice, in: I. Buffard/J. Crawford/A. Pellet/S. Wittich (eds.), *International law between universalism and fragmentation. Festschrift in honour of Gerhard Hafner*, Leiden 2008, 981–1000.
- R. *Wolfrum*: Ad Hoc Chambers, in: J. M. van Dyke/S. P. Broder/S. Yi/C. Paek (eds.), *Governing ocean resources. New challenges and emerging regimes : a tribute to Judge Choon-Ho Park*, Leiden, The Netherlands 2013, 275–283.
- R. *Wolfrum*: Advisory Opinions. Are they a Suitable Alternative for the Settlement of International Disputes, in: R. Wolfrum/I. Gatzschmann (eds.), *International Dispute Settlement: Room for Innovations?*, Berlin 2013, 35–67.
- L. *Yackle*: Advisory Opinions, in: D. S. Tanenhaus (ed.), *Encyclopedia of the Supreme Court of the United States* 2008, pp. 34et seq.
- S. *Yee*: Art. 40, in: A. Zimmermann/C. J. Tams/K. Oellers-Frahm/C. Tomuschat/D. W. K. Anderson (eds.), *The Statute of the International Court of Justice. A commentary*, 3. ed., Oxford 2019.
- K.-J. *You*: Advisory Opinions of the International Tribunal for the Law of the Sea: Article 138 of the Rules of the Tribunal, Revisited, 39, *Ocean Development & International Law* 4 (2008), 360.
- E. A. *Young*: The Supreme Court and the constitutional structure, University casebook series, New York, NY 2012.
- A. *Zimmermann*: Uniting-for-Peace und Gutachtenanfragen der Generalversammlung. Anmerkungen aus Anlaß des Gutachtens des Internationalen Gerichtshofes zur Zulässigkeit des Sicherheitszaunes zwischen Israel und den palästinensischen Gebieten, in: K. Dicke/S. Hobe/K.-U. Meyn/A. Peters/E. Riedel/H.-J. Schütz/C. Tietje (eds.), *Weltinnenrecht. Liber amicorum Jost Delbrück*, Berlin 2005, 909–925.

All internet sources were last accessed on 31 October 2024.

