

CHAPTER ONE
INTERNATIONAL ENVIRONMENTAL LAW: THE FOUNDATIONS

Introduction and Summary

I. INTERNATIONAL LAW GENERALLY

A. International Instruments and Other Documents

1. **Treaties**

Charter of the United Nations

Statute of the International Court of Justice

Statute of the International Law Commission

Vienna Convention on the Law of Treaties, 1155 United Nations Treaty Series 331, reprinted in, 8 International Legal Materials 679 (1969).

Montevideo Convention on Rights and Duties of States (Montevideo), done 1933, 165 League of Nations Treaty Series 19.

2. **United Nations Resolutions and Documents**

United Nations General Assembly, United Nations Decade of International Law, G.A. Res. 44/23 (17 November 1989)

Draft Declaration on Rights and Duties of States (1949), Yearbook of the International Law Commission 1949, endorsed by the General Assembly in, G.A. Res. 375(IV), G.A.O.R., 4th Session, Resolutions, at 66 (1949).

UN Conference on the Law of Treaties, First and Second Session 1968 and 1969, Official Records, U.N. Docs. A/CONF.39/11 and Add.1.

B. Texts, Treatises and Anthologies

----- Addresses on International Subjects by Elihu Root, Robert Bacon & James B. Scott, eds. (Cambridge: Harvard University Press, 1916).

Michael. Akehurst, A Modern Introduction to International Law

(London, Boston, Sydney, Wellington: Unwin Hyman, 1984).

Michael Akehurst, *The Expansion of International Society* (1984).

Michael Akehurst, *Toward a Just World Order* (1982)

Philip Allott, *Eunomia: A New Order for a New World* (Oxford: Oxford Univ. Press 1990).

Philip Allot, *International Law and International Revolution: Reconciling the World* (1989).

C.F. Amerasinghe, *Studies in International Law* (Colombo: Lake House Investments, Ltd., 1969).

American Society of International Law, *International Law in the Twentieth Century* (New York: Appleton-Century-Crofts, 1969).

St. Thomas Aquinas, *Treatise on Law* (Gateway Editions).

----- *The Bases of International Order*, James, ed. (1973).

Michael Barkun, *Law Without Sanctions: Order in Primitive Societies and the World Community* (Yale Univ. Press 1968).

Bolrow, *Contemporary International Law* (I. Munjiev, trans. 1969).

Maarten Bos, *A Methodology of International Law* (Amsterdam-New York-Oxford: North-Holland, 1984).

Francis Alan Boyle, *World Politics and International Law* (Durham: Duke Univ. Press, 1985).

A. Bozeman, *The Future of Law in A Multicultural World* (1971).

J.L. Brierly, *The Law of Nations* (Oxford: Clarendon Press 1963).

J.L. Brierly, *The Outlook for International Law* (Oxford: Clarendon Press, 1944).

J.L. Brierly, *The Basis of Obligation in International Law* (Oxford 1958).

D.J. Latham Brown, *Public International Law* (London: Sweet & Maxwell, 1970).

Ian Brownlie, *Principles of Public International Law* (Oxford: Clarendon Press 1990).

T. Buergenthal & H. Maier, *Public International Law* (2d ed. 1990).

Hedley Bull, *The Anarchical Society: A Study of Order in World Politics* (Columbia University Press 1977).

----- *Cambridge Essays in International Law: Essays in Honour of Lord McNair* (1965).

Anthony Carty, *The Decay of International Law? A Reappraisal of the Limits of Legal Imagination in International Affairs* (Manchester: Manchester University Press, 1986).

Antonio Cassese, *International Law in a Divided World* (Oxford 1986).

A. Chayes, T. Ehrlich & A. Lowenfeld, *International Legal Process* (1968).

Lung-Chu Chen, *An Introduction to Contemporary International Law: A Policy-Oriented Perspective* (Yale University Press 1989).

Grenville Clark & Louis B. Sohn, *World Peace Through World Law* (Harvard 1966).

Inis L. Claude, *Swords into Plowshares: The Problems and Progress of International Organization* (1956).

H. Cleveland, *The Future of International Governance* (Univ. of Minnesota Press 1986).

----- *Conditions of World Order*, S. Hoffman, ed. (____).

----- *Contemporary International Law*, Tunkin, ed. (1969).

----- *Contemporary Issues in International Law: Essays in Honor of Louis B. Sohn*, T. Buergenthal, ed. (N.P. Engel Publisher 1984).

----- *Contemporary Problems of International Law: Essays in Honour George Schwarzenberger on His Eightieth Birthday*, B. Cheng & E.D. Brown, eds. (London: Stevens & Sons 1988).

W. Coplin, *The Functions of International Law* (1966).

Percy Corbett, *Law and Society in the Relations of States* (New York: Harcourt, Brace, 1951).

Percy E. Corbett, *The Growth of World Law* (Princeton, NJ: Princeton University Press, 1971).

Percy E. Corbett, *From International to World Law* (Leigh University, Dept. of International Research, Monograph No.1 1969).

Isagani A. Cruz, *International Law* (Manila: Central Book Supply,

Co., 1971).

Anthony D'Amato, International Law: Process and Prospect (Transnational Publications 1987).

Ingrid Detter De Lupis, The Concept of International Law (Norstedts 1987).

E. Deutsch, An International Rule of Law (1977).

E. de Vattel, The Law of Nations (Carnegie Classics Reprints 1967).

Charles De Visscher, Theory and Reality in Public International Law (Rev. ed., Princeton Univ. 1968).

Gray L. Dorsey, Beyond the United Nations[:] Changing Discourse in International Politics and Law (New York, London: University Press of America, 1986).

William O. Douglas, Toward a Global Federalism (1968).

Clyde Eagleton, International Government (3rd ed., New York: The Ronald Press, 1957).

Tashin O. Elias, New Horizons in International Law (1977).

----- Encyclopedia of International Law, R. Bernhardt, ed. (11 vols., 1981-1988).

----- Essays on the Development of the International Legal Order, Frits Kalshoven, Pieter Jan Kuyper & Johan G. Lammers, eds. (Alphen aan den Rijn/Rockville: Sijthoff & Noordhoff 1980).

----- Essays in International Law in Honour of Judge Manfred Lachs, Jerzy Makarczyk, ed. (The Hague: Martinus Nijhoff, 1984).

----- Essays on International Law and Relations in Honor of A.J.P. Tammes, H. Meijers & E.W. Vierdag, eds. (Sijthoff 1977).

----- Essays in Honor of Judge Taslim Olawale Elias, Emmanuel G. Bello & Bola A. Ajibola, eds. (Dordrecht/Boston/London: Martinus Nijhoff Publishers, 1991).

Richard Falk, Revitalizing International Law (Iowa State University Press 1989).

Richard Falk, The Promise of World Order (Temple Univ. Press 1988).

Richard Falk, A Study of Future Worlds (1975).

Richard Falk, The Status of Law in International Society (Princeton

University Press 1970).

Charles G. Fenwick, International Law (3rd ed. 1948).

----- Festschrift till Lars Hjerger: Studies in International Law, Jan Ramberg, Ove Bring & Said Mahmoudi, eds. (Stockholm: Norstedts, 1990).

Field, Draft Outlines of an International Code (2nd ed., New York: 1902).

----- Foundations for World Order, Hutchins, ed. (1949).

Thomas Franck, The Power of Legitimacy Among Nations (1990).

Thomas Franck, The Structure of Impartiality - Examining the Riddle of One Law in a Fragmented World (1968).

T. Franck, Nation Against Nation (1985).

W. Friedmann, The Changing Structure of International Law (1964).

Friedmann, The Foundations of Justice in International Law (1978).

----- From Coexistence to Cooperation: International Law and Organization in the Post-Cold War Era, Edward McWhinney, Douglas Ross, Grigory Tunkin & Vladlen Vereshchetin, eds. (Dordrecht/Boston/London: Martinus Nijhoff Publishers, 1991).

----- The Future of the International Legal Order, C. Black & R. Falk, eds. (1972).

N.A. Maryan Green, International Law (3rd ed., London: Pittman, 1987).

Greig, International Law (2d ed., 1976).

Leo Gross, Essays on International Organization (Dobbs Ferry, NY/Dordrecht: Transnational Publishers/Martinus Nijhoff, 1984).

----- Grotian Society Papers 1968, C.H. Alexanderowicz, ed. (The Hague: Martinus Nijhoff, 1970).

Hugo Grotius, De Jure Belli ac Pacis (Carnegie Translation 1925).

William E. Hall, A Treatise of International Law, A. Pearce Higgins, ed. (Oxford: Clarendon Press, 8th ed. 1924).

D.J. Harris, Cases and Materials on International Law (4th ed. Sweet and Maxwell 1991).

H.L.A. Hart, The Concept of Law (Clarendon 1961).

Louis Henkin, How Nations Behave (1979).

L. Henkin, International Law: Politics, Values and Functions (Martinus Nijhoff, 1990).

Grant Hewison, The Global Factor[:] Issues and Images in International Law (Sydney: Redfern Legal Centre 1989).

R. Higgins, Conflict of Interests: International Law in a Divided World (Dufour Editions 1965).

R.C. Hingorani, Modern International Law (Dobbs Ferry, NY: Oceana, 1979).

----- International Law, Martti Koskenniemi, ed. (Cambridge, UK: University Press, 1992).

----- International Law, M. Bassiouni, ed. (1986).

----- International Law, Kozhevnikov, ed. (1961).

----- International Law: Achievements and Prospects, Mohammed Bedjaoui, ed. (Dordercht/Paris: Martinus Nijhoff/UNESCO, 1991).

----- International Law: A Contemporary Perspective, R. Falk, et al., eds. (1985).

----- International Law and the Grotian Heritage, T.M.C. Asser Instituut, ed. (Colloquium held 8 April 1983, The Hague)(The Hague: T.M.C. Asser Instituut, 1985).

----- International Law and the International System, William E. Butler, ed. (Martinus Nijhoff 1987).

----- International Law at a Time of Perplexity: Essays In Honor of Shabtai Rosenne, Yoram Dinstein, ed. (Martinus Nijhoff 1989).

----- International Law: Teaching and Practice, Bin Cheng, ed. (1982).

----- International Law in Transition: Essays in Memory of Judge Nagendra Singh, R.S. Pathak & R.P. Dhokalia, eds. (Dordrecht/Boston/London: Martinus Nijhoff, 1992).

----- International Law in the Twentieth Century, Leo Gross, ed. (American Society of International Law 1969).

----- International Organization and Integration: Annotated Basic Documents and Descriptive Directory of International Organizations

and Arrangements, P. Kapteyn, R. Lauwarrs, P. Kooijmans & H. Schermers, eds. (The Hague, Martinus Nijhoff, 1981).

Mark W. Janis, An Introduction to International Law (Little, Brown 1988).

Branimir M. Jankovic, Public International Law (Dobbs Ferry, NY: Transnational Publishers, 1984).

C. Wilfred Jenks, A New World of Law? A Study of Creative Imagination in International Law (Longmans 1969).

C. Wilfred Jenks, Law in the World Community (Longmans 1967).

C. Wilfred Jenks, The Common Law of Mankind (1958).

Philip C. Jessup, A Modern Law of Nations: An Introduction (Archon Books 1968).

Philip C. Jessup, The Price of International Justice (Columbia University Press 1971).

Philip C. Jessup, The International Problem of Governing Mankind (1947).

Philip C. Jessup, Transnational Law (1956).

----- Jus Et Societas[:] Essays in Tribute to Wolfgang Friedman, G. Wilner, ed. (Martinus-Nijhoff 1979).

Morton Kaplan & N. Katzenbach, The Political Foundations of International Law (New York: Wiley & Sons 1961).

S.K. Kapoor, A Textbook of International Law (Central Law Agency of India 1984).

George W. Keeton & Georg Schwarzenberger, Making International Law Work (Garland 1972), reprinted from (London: Peace Book, Co., 1939).

Hans Kelsen, Principles of International Law (R. Tucker, 2d ed., 1966).

David Kennedy, International Legal Structures, (Baden-Baden: Nomos 1987).

S. Kim, The Quest for a Just World Order (West View Press 1984).

Marek St. Korowicz, Introduction to International Law: Present Concepts of Law in Theory and Practice (The Hague: Martinus

Nijhoff, 1964).

Martti Koskenniemi, From Apology to Utopia: The Structure of International Legal Argument (Lakimiesliiton, Kustannus 1989).

F.V. Kratochwil, Rules, Norms and Decisions: On the Conditions of Practical Legal Reasoning in International Relations and Domestic Affairs (Cambridge: Cambridge University Press, 1989).

Arthur L. Kuhn, Pathways in International Law (New York: Macmillan, 1953).

Josef L. Kunz, The Changing Law of Nations (Ohio State University Press, 1968).

M. Lachs, Some Reflections on the Form and Substance of International Law (1972).

B. Landheer & J.L.F. van Essen, Fundamentals of Public International Law (Leyden: A.W. Sijthoff, 1953).

H. Lauterpacht, The Function of Law in the International Community (Oxford: Clarendon, 1933).

H. Lauterpacht, International Law: Collected Papers (1970).

----- Law and Politics in the World Community, George A. Lipsky, ed. (Univ. of California 1953).

----- Law, State and International Legal Order[:] Essays in Honor of Hans Kelsen, S. Engel & R. Metall, eds. (Univ. of Tennessee 1964).

T.J. Lawrence, The Principles of International Law, Percy H. Winfield, ed. (7th ed., London: Macmillan, 1924).

T.J. Lawrence, Essays on Some Disputed Questions in Modern International Law (Cambridge 1885).

N.E. Leach, C.T. Oliver & J.M. Sweeny, The International Legal System (1973).

----- Legal Change: Essays in Honor of Julius Stone, Blackshield, ed. (1983).

Werner Levi, Contemporary International Law: A Concise Introduction (Westview Press 1979).

Werner Levi, Law and Politics in the International Society (Sage Publishers 1976).

----- Liber Amicorum for the Right Honorable Lord Wilberforce, M. Bos & I. Brownlie, eds. (Clarendon 1987).

----- Liber Amicorum of Congratulations for Algot Bagge (1964).

O. Lissitzyn, International Law Today and Tomorrow (1965).

S. Luper-Foy, Problems of International Justice (Princeton Univ. Press 1979).

F.A. Mann, Studies in International Law (Oxford: Clarendon Press, 1973).

----- Manual of Public International Law, M. Sorensen, ed. (1968).

Myers S. McDougal, International Law Essays (Foundation Press 1981).

Myers S. McDougal & W. Michael Riesman, International Law in Contemporary Perspective - The Public Order of the World Community: Cases and Materials (Foundation Press 1981).

Myers S. McDougal & Associates, Studies in World Public Order (Yale University Press 1960).

----- Melanges Offerts a Paul Reuter (1985).

J.G. Merrills, Anatomy of International Law (1981).

Sobhanlal Mookerjee, International Law a Commentary (2nd ed., Calcutta: A. Mukherjee & Co., 1968).

John Bassett Moore, International Law and Some Current Illusions (MacMillan 1924).

H. Morgenthau, Politics Among Nations (Knopf, 5th ed., 1973).

Herman Mosler, The International Society as a Legal Community (The Netherlands: Sijthoff & Noordhoff, 1980).

C. Murphy, The Search for World Order (1985).

Terry Nardin, Law, Morality and the Relations of States (Princeton: Princeton University Press, 1983).

----- New Directions in International Law: Essays in Honor of Wolfgang Abendroth (1982).

----- New Perspectives and Conceptions of International Law, D. Ginther & W. Benedek, eds. (Vienna: Springer Verlag, 1983).

Arthur Nussbaum, A Concise History of the Law of Nations (MacMillan Co. 1954).

D.P. O'Connell, International Law (2d ed. 1970).

Chris Okeke, Controversial Subjects of Contemporary International Law (Rotterdam: Rotterdam University Press, 1974).

L. Oppenheim, International Law (H. Lauterpacht, 8th ed. 1955).

David H. Ott, Public International Law in the Modern World (London: Pitman, 1987).

----- Partners in Tomorrow: Strategies for a New International Order, A. Dolman & J. van Ettinger, eds. (1985).

A.K. Pavithran, Substance of Public International Law: Western & Eastern (Bombay: N.M. Tripathi Private Ltd., 1965).

----- The Present State of International Law and Other Essays, M. Bos, ed. (Kluwer 1973).

----- Principles of International Law, H. Kelsen & N. Katzenbach, eds. (1966).

----- Public International Law and the Future World Order[:] Liber Amicorum in Honor of A.J. Thomas, Joseph J. Norton, ed. (Littleton, CO: Fred B. Rothman & Co., 1987).

----- Recueil d'Etudes de Droit International en Hommage a Paul Guggenheim (1968).

----- The Relevance of International Law, K.W. Deutsch & S. Hoffmann, eds. (Schenkman Pub. Co. 1968).

Charles S. Rhyne, International Law: The Substance, Processes, Procedures & Institutions (Washington, DC: CLB Publishers, 1971).

B.V.A. Roling, International Law in an Expanded World (Amsterdam: Djambatan 1960).

Alf Ross, A Textbook of International Law (London/New York/Toronto: Longmans, Green & Co., 1947).

Oscar Schachter, International Law in Theory and Practice (Dordrecht/Boston/London: Martinus Nijhoff, 1991).

Georg Schwarzenberger, A Manual of International Law (Stevens 1976).

G. Schwarzenberger, International Law and Order (London: Stevens &

Sons, 1957).

G. Schwarzenberger, The Frontiers of International Law (London Institute of World Affairs 1962).

G. Schwarzenberger, The Inductive Approach to International Law (1965).

G. Schwarzenberger, The Dynamics of International Law (Rothman & Co., 1976).

M.N. Shaw, International Law (Grotius Publishers 1986).

Ahmed Sheikh, International Law and National Behavior: A Behavioral Interpretation of Contemporary International Law and Politics (John Wiley & Sons 1974).

Frederick Smith, International Law, Colman Phillipson, ed. (London: J.M. Dent & Sons, 1918).

H.A. Smith, The Crisis in the Law of Nations (London: Stevens & Sons, 1947).

J.G. Starke, Introduction to International Law (London: Butterworths 1989).

H.J. Steiner & D.F. Vagts, Transnational Legal Problems (3rd ed. 1986).

J.K. Stephen, International Law and International Relations: An Attempt to Ascertain the Best Method for Discussing the Topics of International Law (London: Macmillan, 1884).

Julius Stone, Visions of World Order: Between State Power and Human Justice (John Hopkins University Press 1984).

Julius Stone, Of Law and Nations (Buffalo, NY: William S. Hein & Co., 1974).

----- The Structure and Process of International Law: Essays in Legal Philosophy, Doctrine and Theory, R. MacDonald & D. Johnston, eds. (1983).

Hidemi Suganami, The Domestic Analogy and World Order Proposals (Cambridge: University Press, 1989).

Oscar Svarlien, An Introduction to the Law of Nations (New York: McGraw-Hill, 1955).

----- Symbolae Verzijl, van Asbeck, et al. eds. (Martinus Nijhoff 1958).

Mahesh P. Tandon & Rajesh Tandon, Public International Law (12th ed., Allahabad: Allahabad Law Agency, 1970).

A. Thomas & A. Thomas, A World Rule of Law (1975).

Janna Thompson, Justice and World Order[:] A Philosophical Inquiry (London/New York: Routledge, 1992).

----- Towards a Just World Order, R. Falk, S. Kim & S. Mendlovitz, eds. (1982).

----- Towards World Community, J. Nef, ed. (1968).

----- Toward World Order and Human Dignity: Essays in Honor of Myers S. McDougal, W. Reisman & B. Weston, eds. (New York/London: The Free Press/Collier Macmillan, 1976).

----- Transnational Law in a Changing Society[:] Essays in Honor of Philip C. Jessup, Friedmann, Henkin & Lissitzyn, eds. (Columbia Univ. 1972).

----- A Tribute to Hans Morgenthau, K. Thompson & R. Myers, eds. (1977).

G.I. Tunkin, Theory of International Law (1974).

F.M. van Asbeck, International Society in Search of a Transnational Legal Order: Selected Writings and Bibliography, H.F. van Panhuys & M. van Leeuwen Boomkamp, eds. (Leyden: A.W. Sijthoff, 1976).

J.H.W. Verzijl, International Law in Historical Perspective (10 vols., Leiden: Sijthoff, 1968-79).

G. Von Glahn, Law Among Nations (5th ed. 1986).

T.A. Walker, Science of International Law (London: 1893).

Westlake, International Law (1904).

B. Weston, R. Falk & A. D'Amato, International Law and World Order (1980).

Marjorie Whitman, Digest of International Law (15 vols., 1963-1973).

S.A. Williams & A.L.C. de Mestral, An Introduction to International Law (2d ed. Butterworths 1987).

C. Periodic Literature, Essay & Opinion

Andronico Oduogo Adede, International Law from a Common Perspective: A Second Look, 60 Boston University Law Review 46 (1980).

Roberto Ago, Positive Law and International Law, 51 American Journal of International Law 691 (1957).

Roberto Ago, Pluralism and the Origins of the International Community, 3 Italian Yearbook of International Law 3 (1977).

Philip Allot, Language, Method and the Nature of International Law, 45 British Yearbook of International Law 79 (1971), reprinted in, International Law 63, M. Koskenniemi, ed. (Cambridge: University Press, 1992).

Alejandro Alvarez, The New International Law, 15 Transactions of the Grotius Society 35 (1930).

American Society of International Law - Panel Discussion, A History of International Law, 82 American Society of International Law 25 (1988).

American Society of International Law - Panel Discussion, The World Order Models Project: Projections for the Future, 66 American Society of International Law Proceedings 244 (1972).

American Society of International Law - Panel Discussion, Theory and Reality in International Law, 75 American Society of International Law Proceedings 140 (1981).

American Society of International Law - Panel Discussion, Ethical Foundations of International Law, 81 American Society of International Law Proceedings 406 (1987).

Asbeck, Growth and Movement of International Law, 11 International and Comparative Law Quarterly 1054 (1962).

R.J. Alfaro, The Rights and Duties of States, 97 Recueil des Cours 91 (1958).

R. Baxter, International Law in "Her Infinite Variety," 29 International and Comparative Law Quarterly 549 (1980).

Charles Beitz, Global Egalitarianism: Can We Make Out a Case?, 26 Dissent 63 (1979).

C. Beitz, Justice and International Relations, 4 Philosophy and Public Affairs Journal 360 (1975).

Jeremy Bentham, Principles of International Law, in 2 Bentham:

Works 535, John Bowring, ed. (London, 1843).

William W. Bishop, General Course of Public International Law, 115 Recueil des Cours 147 (1965).

Bobrov, Basic Principles of Present Day International Law, in Contemporary International Law 43, G. Tunkin, ed. (1969).

Michael J. Bonell, International Uniform Law in Practice, 38 American Journal of Comparative Law 865 (1990).

Edwin M. Borchard, The Resurrection of International Law, 17 American Society of International Law Proceedings 61 (1923).

Maarten Bos, Principles of Rational Organization as Applied in the Process of Law, in Essays on International Law and Relations 43, H. Meijers & E.W. Vierdag, eds. (1977).

James Boyle, Ideals and Things: International Legal Scholarship and the Prison-house of Language, 26 Harvard International Law Journal 327 (1985), reprinted in, International Law 121, M. Koskenniemi, ed. (University Press, Cambridge, 1992).

Francis A. Boyle, The Irrelevance of International Law: The Schism Between International Law and International Politics, 10 California Western International Law Journal 193 (1980).

Adda Bozeman, The International Order in a Multicultural World, in The Expansion of International Society, Bull & Weston, eds. (Clarendon 1984).

A. Bozeman, Does International Law Have a Future?, 6 New York Law School Journal of International and Comparative Law 289 (1985).

Herbert W. Briggs, Towards the Rule of Law, 51 American Journal of International Law 517 (1957).

Philip M. Brown, World Law, 40 American Journal of International Law 159 (1946).

Ian Brownlie, The Reality and Efficacy of International Law, 52 British Yearbook of International Law 1 (1981).

Ian Brownlie, The Relation of Law and Power, in Contemporary Problems in International Law 19, B. Cheng & E.D. Brown, eds. (1988).

Ian Brownlie, The Expansion of International Society: The Consequences for the Law of Nations, in The Expansion of International Society 357, Bull & Weston, eds. (1984).

Ian Brownlie, To What Extent are the Traditional Categories of Lex Lata and Lex Ferenda Still Viable?, in Change and Stability in International Law-Making 66 (1988).

A. Campbell, International Law and Primitive Law, 8 Oxford Journal of Legal Studies 169 (1988).

Jonathan C. Carlson, Law and Leadership in the Global School Yard, 75 Iowa Law Review 877 (1990).

Anthony Carty, Critical International Law: Recent Trends in the Theory of International Law, 2 European Journal of International Law 66 (1991).

F. Castberg, International Law in Our Time, 138 Recueil Des Cours 1 (1973).

Hilary Charlesworth, Christine Chinkin & Shelley Wright, Feminist Approaches to International Law, 85 American Society of International Law 613 (1991).

Abram Chayes, A Common Lawyer Looks at International Law, 78 Harvard Law Review 1396 (1965).

H. Cleveland, The Future of International Governance, 22 The Futurist 9 (1988).

Maxwell Cohen, Impartiality, Realism and the International Process, in International Law at a Time of Perplexity 73, Dinstein, ed. (1989).

Alberto R. Coll, The Limits of Global Consciousness and Legal Absolutism: Protecting International Law from Some of its Best Friends, 27 Harvard International Law Journal 559 (1986).

Percy E. Corbett, Conflicting Theories of International Law, 34 American Society of International Law Proceedings 101 (1940).

P.E. Corbett, Social Basis of a Law of Nations, 85 Recueil Des Cours 467 (1954).

A. D'Amato, The Neo-Positivist Concept of International Law, 59 American Journal of International Law 321 (1965).

A. D'Amato, The Relation of Theories of Jurisprudence to International Politics and Law, 27 Washington and Lee Law Review 257 (1970).

J. de Arechaga, International Law in the Past Third Century, 159 Recueil Des Cours 1 (1978).

Hardy C. Dillard, Some Aspects of Law and Diplomacy, 91 Recueil Des Cours 449 (1957).

Clyde Eagleton, International Law and Public Order, 33 American Journal of International Law 545 (1939).

T.O. Elias, New Perspectives and Conceptions in Contemporary Public International Law, 10 Denver Journal of International Law and Policy 409 (1981).

Richard A. Falk, Some Thoughts on the Decline and Future Prospects of International Law, 9 Hofstra Law Review 399 (1981).

Richard A. Falk, The Role of Law in the Future International Systems, in Asian States and the Development of Universal International Law (1972).

Richard A. Falk, The Adequacy of Contemporary Theories of International Law, 50 Virginia Law Review 231 (1964).

Richard A. Falk, Conventional Statecraft Versus the Prospects for Global Reform, 8 New York University Journal of International Law and Politics 129 (1975).

Richard A. Falk, Contending Approaches to World Order, 31 Journal of International Affairs 171 (1977).

Richard A. Falk, The Relevance of Political Context to the Nature and Functioning of International Law: An Intermediate Position, in The Relevance of International Law 33, K. Deutsch & S. Hoffman, eds. (1968).

Richard A. Falk, A New Paradigm for International Legal Studies: Perspectives and Proposals, 84 Yale Law Journal 975 (1975).

Richard A. Falk, Conceptual Foundations, 14 Yale Journal of International Law 439 (1989).

Richard A. Falk, The Adequacy of Contemporary Theories of International Law - Gaps in Legal Thinking, 50 Virginia Law Review 231 (1964).

Richard A. Falk, Social Justice, in Towards a Just World Order 405, R. Falk, S. Kim & S. Mendlovitz, eds. (1982).

Richard A. Falk, The Role of Law in World Society: Present Crisis and Future Prospects, in Toward World Order & Human Dignity: Essays in Honor of Myres S. McDougal 132, W. Michael Reisman & Burns H. Weston, eds. (1976).

Richard A. Falk, New Approaches to the Study of International Law,

61 American Journal of International Law 477 (1967).

Richard A. Falk, The Future of International Law, 75 American Society of International Law Proceedings 8 (1981).

J.E.S. Fawcett, General Course in Public International Law, 132 Recueil des Cours 533 (1971).

Charles G. Fenwick, International Law: The Old and the New, 60 American Journal of International Law 475 (1966).

C.G. Fenwick, Outlook for International Law, 33 American Journal of International Law 105 (1939).

C.G. Fenwick, An Outline of the Problems Presented in the Further Development of International Law, 17 American Society of International Law Proceedings 47 (1923).

Gerald G. Fitzmaurice, The General Principles of International Law Considered from the Standpoint of the Rule of Law, 92 Recueil des Cours 1 (1957).

T.M. Franck, Legitimacy in the International System, 82 American Journal of International Law 705 (1988), reprinted in, International Law 157, M. Koskenniemi, ed. (University Press, Cambridge, 1992).

John H.E. Fried, How Efficient is International Law?, in The Relevance of International Law, K. Deutsch and S. Hoffmann, eds. (1968).

W. Friedmann, The Reality of International Law - A Reappraisal, 10 Columbia Journal of Transnational Law 46 (1971).

W. Friedmann, Some Impacts of Social Organization on International Law, 50 American Journal of International Law 475 (1956), reprinted in, Law in a Changing Society 450 (1959).

W. Friedmann, The Changing Dimensions of International Law, 62 Columbia Law Review 1147 (1962).

W. Friedmann, The Role of International Law in the Conduct of International Affairs, 20 International Journal 158 (1965).

Garcia-Amador, Current Attempts to Revise International Law - A Comparative Analysis, 77 American Journal of International Law 286 (1983).

Richard N. Gardner, The Comeback of Liberal Internationalism, International Affairs (Moscow) 20 (No. 7, July 1990).

L.F.E. Goldie, International Law and the World Community: The Meaning of Words, The Nature of Things, and the Face of International Order, 23 Naval War College Review 8 (Feb. 1971).

L.F.E. Goldie, The Transvaluation of Values in Contemporary International Law, 53 Iowa Law Review 358 (1967).

A.L. Goodhart, The Nature of International Law, 22 Transactions of the Grotius Society 31 (1937).

Gideon Gottlieb, The Nature of International Law: Toward a Second Concept of the Law, in 4 The Future of the International Legal Order[:] The Structure of the International Environment 68, Black & Falk, eds. (Princeton 1972).

Leslie C. Green, The Jurisprudence of International Law, 26 Canadian Yearbook of International Law 297 (1988).

F.T. Grey, Is International Law Tending Towards Clarification or Confusion?, 19 Transactions of the Grotius Society 197 (1934).

Paul Guggenheim, What is Positive International Law?, in Law and Politics in the World Community 15, G. Lipsky, ed. (1953).

Gutteridge, Comparative Law and the Law of Nations, 21 British Yearbook of International Law 1 (1944).

Louis Henkin, Law and Politics in International Relations: State and Human Values, 44 Journal of International Affairs 183 (1990).

Louis Henkin, International Law: Politics, Values and Functions, 216 Recueil des Cours 416 (1989).

Louis Henkin, International Law and the Behavior of Nations, 114 Recueil des Cours 171 (1965).

A. Pearce Higgins, The Duty of States, 21 American Society of International Law Proceedings 17 (1927).

R. Higgins, The Identity of International Law, in International Law: Teaching and Practice 27, B. Cheng, ed. (1982).

Hoffman, The Study of International Law and the Theory of International Relations, 57 American Society of International Law Proceedings 26 (1963).

Hoffman, International Systems and International Law, 14 World Politics 205 (1961-62).

Manley O. Hudson, The International Law of the Future, 38 American Society of International Law Proceedings 9 (1944).

John P. Humphrey, On the Foundations of International Law, 39 American Journal of International Law 231 (1945).

Cecil Hurst, The Nature of International Law and the Reason Why it is Binding on States, 30 Transactions of the Grotius Society 119 (1945).

Keishiro Iriye, The Principles of International Law in Light of Confucian Doctrine, 120 Recueil des Cours 1 (1967).

Robert H. Jackson, Some Problems in Developing an International Legal System, 22 Temple Law Quarterly 147 (1948).

James, Law and Order in International Society, in The Bases of International Order 60, James, ed. (1973).

Mark W. Janis, International Law?, 32 Harvard International Law Journal 363 (1991).

M.W. Janis, The Ambiguity of Equity in International Law, 9 Brooklyn Journal of International Law 7 (1983).

K.N. Jayatilleke, The Principles of International Law in Buddhist Doctrine, 120 Recueil des Cours 441 (1967).

Ernest A. Jelf, International Law in its Strictest Meaning, 11 Transactions of the Grotius Society 53 (1925).

C. Wilfred Jenks, Idealism in International Law, in Essays on International Law 39 (M.K. Nawaz, ed., 1976).

C. Wilfred Jenks, The Scope of International Law, 31 British Yearbook of International Law 1 (1954), reprinted in, Jenks, The Common Law of Mankind (1958).

C.W. Jenks, Craftsmanship in International Law, 50 American Journal of International Law 32 (1956).

Robert Y. Jennings, What is International Law and How Do We Tell It When We See It? 37 Annuaire Suisse De Droit International 59 (1981).

R.Y. Jennings, The Progress of International Law, 34 British Yearbook of International Law 334 (1958).

R.Y. Jennings, The Identification of International Law, in International Law: Teaching and Practice 5, Cheng, ed. (1982).

R.Y. Jennings, General Course on Principles of International Law, 121 Recueil Des Cours 323 (1967).

R.Y. Jennings, An International Lawyer Takes Stock, 39 International and Comparative Law Quarterly 513 (1990).

Philip C. Jessup, The Reality of International Law, 18 Foreign Affairs 244 (1940).

P.C. Jessup, The Present State of Transnational Law, in The Present State of International Law and Other Essays[:] Written in Honour of the Centenary Celebration of the International Law Association 339, M. Bos, ed. (Netherlands: Kluwer, 1973).

P.C. Jessup, The Concept of Transnational Law: An Introduction, 3 Columbia Journal of Transnational Law 1 (1964).

P.C. Jessup, Diversity and Uniformity in the Law of Nations, 58 American Journal of International Law 341 (1964).

D.M. Johnston, The Foundations of Justice in International Law, in The International Law and Policy of Human Welfare 111, Macdonald, et al. eds. (1978).

D.M. Johnston, Functionalism in the Theory of International Law, 26 Canadian Yearbook of International Law 3 (1988).

Jones, The "Pure" Theory of International Law, 16 British Yearbook of International Law ____ (1935).

F.N. Keen, The Future Development of International Law, 29 Transactions of the Grotius Society 35 (1944).

F.N. Keen, The Duties of Nations, 8 Transactions of the Grotius Society 57 (1922).

Hans Kelsen, The Draft Declaration on Rights and Duties of States, 44 American Journal of International Law 259 (1950).

Hans Kelsen, The Essence of International Law, in The Relevance of International Law, K. Deutsch & S. Hoffmann, eds. (1968).

H. Kelsen, [Dualism and the State of the Law], 55 Harvard Law Review 65 (1942).

H. Kelsen, Essential Conditions of International Justice, 35 American Society of International Law Proceedings 70 (1941).

David Kennedy, International Legal Education, 26 Harvard International Law Journal 361 (1985).

David Kennedy, Theses About International Legal Discourse, 23 German Yearbook of International Law 353 (1980).

A. Kiss & D. Shelton, Systems Analysis of International Law: A Methodological Inquiry, 17 Netherlands Yearbook of International Law 45 (1986).

Albert Kocourek, Some Reflections on the Problem of a Society of Nations, 12 American Journal of International Law 498 (1918).

S.A. Korff, An Introduction to the History of International Law, 18 American Journal of International Law 246 (1924).

M. Koskenniemi, The Politics of International Law, 1 European Journal of International Law 4 (1990).

Sansern Kraichitti, The World of Law, 4 Chulalongkorn Law Review 1 (1985-86).

Friedrich Kratochwil, Is International Law 'Proper' Law?, 69 Archiv fur Rechts und Sozial Philosophie 13 (1983).

Josef L. Kunz, On the Theoretical Basis of the Law of Nations, 10 Transactions of the Grotius Society 115 (1924).

J.L. Kunz, The Law of Nations, Static and Dynamic, 27 American Journal of International Law 630 (1933).

J. Kunz, The Systematic Problem of the Science of International Law, 53 American Journal of International Law 379 (1959).

J. Kunz, General International Law and the Law of International Organizations, 47 American Journal of International Law 456 (1953).

J. Kunz, Natural Law Thinking in the Modern Science of International Law, 55 American Journal of International Law 951 (1961).

J. Kunz, The Changing Science of International Law, 56 American Journal of International Law 488 (1962).

J. Kunz, The Theory of International Law, 32 American Society of International Law 23 (1938).

Manfred Lachs, The Development and Trends of International Law in Our Time, 169 Recueil des Cours 9 (1981).

Manfred Lachs, Some Reflections on the Substance and Form in International Law, in Transnational Law in a Changing Society 99, Friedmann, Henkin & Lissitzyn, eds. (1979).

E. Lauterpacht, The Place of Policy in International Law, 2 Georgia Journal of International and Comparative Law 25 (1972).

Manoel de Oliveria Lima, The Reconstruction of International Law, 15 American Society of International Law Proceedings 14 (1921).

I.I. Lukashuk, Morality and International Law, 14 Indian Journal of International Law 327 (1974).

R. St. J. Macdonald, The United Nations Decade of International Law, 28 Canadian Yearbook of International Law 417 (1990).

R. Macdonald & D. Johnston, International Legal Theory: New Frontiers of the Discipline, in The Structure and Process of International Law 6, Macdonald & Johnston, eds. (1983).

Macdonald, Morris & Johnston, International Law and Society in the Year 2000, 50 Canadian Bar Review ____ (1973).

Norman A.M. MacKenzie, The Nature, Place and Function of International Law Today, 32 American Society of International Law Proceedings 6 (1938).

Robert M. MacLean, The Proper Function of International Law in the Determination of Global Behaviour, 27 Canadian Yearbook of International Law 57 (1989).

S. Mahmassani, The Principle of International Law in Light of Islamic Doctrine, 117 Recueil Des Cours 507 (1966).

Myres S. McDougal, International Law and the Future, 50 Mississippi Law Journal 259 (1979).

M. McDougal, International Law, Power and Policy: A Contemporary Perspective, 82 Recueil des Cours 133 (1953).

M. McDougal, Law and Power, 46 American Journal of International Law 111 (1952).

Myres S. McDougal & Harold D. Lasswell, The Identification and Appraisal of Diverse Systems of Public Order, 53 American Journal of International Law 1 (1959).

McDougal, Lasswell & Reisman, The World Constitutive Process of Authoritative Decisions, 19 Journal of Legal Education 253 (1967).

McDougal, Lasswell & Reisman, Theories About International Law: Prologue to a Configurative Jurisprudence, 8 Virginia Journal of International Law 188 (1968).

McDougal, Reisman & Willard, The World Community: A Planetary Social Process, 21 University of California Davis Law Review 807 (1988).

Arnold D. McNair, International Law in Practice, 32 Transactions of the Grotius Society 154 (1947).

Arnold D. McNair, The Need for the Wider Teaching of International Law, 29 Transactions of the Grotius Society 85 (1944).

Maurice Mendelson, Practice, Propaganda and Principle in International Law, 42 Current Legal Problems 1 (1990).

John Bassett Moore, Fifty Years of International Law, 50 Harvard Law Review 395 (1937).

Hans J. Morgenthau, Positivism, Functionalism and International Law, 34 American Journal of International Law 260 (1940).

A.P. Movchan, The Concept and Meaning of International Law and Order, 24 Coexistence 123 (1987), reprinted in, International Law and the International System 123, W. Butler, ed. (1987).

Peter M. North, Reform, But not Revolution: General Course on International Law, 220 Recueil des Cours 9 (1990).

Northrop, Contemporary Jurisprudence and International Law, 61 Yale Law Review 636 (1952).

S. O'Brien, Undercurrents in International Law: A Tale of Two Treaties, 9 Canada-U.S. Law Journal 1 (1985).

D.P. O'Connell, The Role of International Law 95 Daedalus 627 (No. 2, 1966).

O'Connell, The Relation Between International Law and Municipal Law, 48 Georgetown Law Review 431 (1960).

Covey T. Oliver, The Future of Idealism in International Law: Structuralism, Humanism, and Survival, in The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 1207, R. Macdonald & D. Johnston, eds. (1983).

Covey T. Oliver, On Saving International Law From Its Friends, 52 American Journal of International Law 498 (1958).

Nicholas G. Onuf, The International Legal Order as an Idea, 73 American Journal of International Law 244 (1979).

Nicholas G. Onuf, Criticism, Law and Critical Theory of International Law, 78 American Society of International Law Proceedings 186 (1984).

L. Oppenheim, The Science of International Law its Task and Method, 2 American Journal of International Law 313 (1908).

Oppenheim, International Law, 1 Peace 291 (1955).

Torkel Opsahl, An International Constitutional Law?, 10 International and Comparative Law Quarterly 760 (1961).

Clive Parry, The Function of Law in the International Community, in Manual of Public International Law 46, M. Sorensen, ed. (MacMillan 1968).

Pogany, The Legal Foundations of World Order, 37 Yearbook of World Affairs 277 (1983).

Rosco Pound, The Task of Law in the Atomic Age, in Law, State and International Legal Order 233, Engle & Metall, eds. (1964).

R. Pound, Philosophical Theory and International Law, I Bibliotheca Visseiana 1 (1923).

R. Pound, The Idea of Law in International Relations, 33 American Society of International Law Proceedings 10 (1939).

R. Pound, The Idea of a Universal Law, 1 U.C.L.A. Law Review 7 (1953).

R. Purves, Prolegomena to Utopian International Law Projects, in Grotian Society Papers 1968 100, C.S. Alexandrowicz, ed. (The Hague: Martinus Nijhoff, 1970).

Nigel Purvis, Critical Legal Studies in Public International Law, 32 Harvard International Law Journal 81 (1991).

John Quigley, Prospects for the International Rule of Law, 5 Emory International Law Review 311 (1991).

John Quigley, Law for a World Community, 16 Syracuse Journal of International Law and Commerce 1 (1989).

Bertrand G. Ramcharan, Future Challenges of the International Legal System, 59 Nordic Journal of International Law 91 (1990).

Shridath Ramphal, Globalism and Meaningful Peace: A New World Order Rooted in International Community, 6 Emory International Law Review 9 (1992).

William Michael Reisman, International Law After the Cold War, 84 American Journal of International Law 859 (1990).

W.M. Reisman, International Incidents: Introduction to a New Genre in International Law, 10 Yale Journal of International Law 13 (1984).

Elihu Root, The Need of Popular Understanding of International Law, 1 American Journal of International Law 1 (1907), reprinted in Addresses on International Subjects by Elihu Root, R. Bacon & J. Scott, eds. (1916).

Elihu Root, The Outlook for International Law, 10 American Journal of International Law 1 (1915), reprinted in, Addresses on International Subjects by Elihu Root 391, R. Bacon & J. Scott, eds. (1916); 9 American Society of International Law Proceedings 2 (1915).

Elihu Root, The Declaration of the Rights and Duties of Nations Adopted by the American Institute of International Law, 10 American Journal of International Law 211 (1915).

Shabtai Rosenne, International Law as it Stands at the End of the 20th Century, in International Law and its Sources, W. Heere, ed. (1989).

R.K.P. Sarup, Farewell to International Law, 27 Netherlands International Law Review 69 (1980).

K. Sastry, Hinduism and International Law, 117 Recueil Des Cours 507 (1966).

Oscar Schachter, International Law in Theory and Practice, 178 Recueil des Cours 10 (1982).

Oscar Schachter, The Nature and Process of Legal Development in International Society, in The Structure and Process of International Law 745, R. Macdonald & D. Johnston, eds. (1983).

Georg Schwarzenberger, The Fundamental Principles of International Law, 87 Recueil des Cours 200 (1955).

Georg Schwarzenberger, The Conceptual Apparatus of International Law, in The Structure and Process of International Law 686, R. Macdonald & D. Johnston, eds. (1983).

Georg Schwarzenberger, The Credibility of International Law, 37 Yearbook of World Affairs 292 (1983).

Georg Schwarzenberger, The Frontiers of International Law, 6 Yearbook of World Affairs 246 (1952).

Georg Schwarzenberger, The Province of the Doctrine of International Law, 9 Current Legal Problems 235 (1956).

G. Schwarzenberger, Rule of Law and International Society, 33 American Journal of International Law 56 (1939).

Iain Scobbie, Towards the Elimination of International Law: Some Radical Scepticism About Sceptical Radicalism, 61 British Yearbook of International Law 339 (1990).

James B. Scott, The Legal Nature of International Law, 1 American Journal of International Law 831 (1907).

Finn Seyersted, The United Nations Decade of International Law, 59 Nordic Journal of International Law 117 (1990).

Shalom, International Lawyers and Other Apologists, 12 Polity 83 (1979).

Gordon E. Sherman, Jus Gentium and International Law, 12 American Journal of International Law 56 (1918).

Daniel W. Skubik, Two Models for a Rawlsian Theory of International Law and Justice, 14 Denver Journal of International Law and Policy 231 (1986), reprinted in, International Law 471, M. Koskenniemi, ed. (Cambridge, University Press, 1992).

Alpheus H. Snow, The Law of Nations, 6 American Journal of International Law 890 (1912).

Louis B. Sohn, The Shaping of International Law, 8 Georgia Journal of International and Comparative Law 1 (1978).

Louis B. Sohn, The Many Faces of International Law, 57 American Journal of International Law 868 (1963).

Max Sorensen, Theory and Reality in International Law, 75 American Society of International Law 140 (1981).

Frank Soskice, Some Practical Considerations Affecting the Administration of International Law, 37 Transactions of the Grotius Society 127 (1952).

Joseph G. Starke, The Primacy of International Law, in Law, State and the International Legal Order 307, Engle & Metall, eds. (1964).

J.G. Starke, Monism and Dualsim in the Theory of International Law, [1936] British Yearbook of International Law 66.

Julius Stone, A Common Law for Mankind?, 1 International Studies (New Dehli) 430 (1955-56).

Julius Stone, Problems Confronting Sociological Enquiries Concerning International Law, 89 Recueil des Cours 61 (1956).

Strong, International Law and International Morality, 10 Law Society Gazette 83 (1976).

Fernando R. Teson, The Kantian Theory of International Law, 92 Columbia Law Review 53 (1992).

Jan Tinbergen, The Need for an Ambitious Innovation of the World Order, 31 Journal of International Affairs 305 (1977).

Trimble, A Revisionists View of Customary International Law, 33 UCLA Law Review 665 (1986).

Trimble, International Law, World Order and Critical Legal Studies, 42 Stanford Law Review 811 (1990).

Grigory I. Tunkin, International Law and Other Social Norms Functioning Within the International System, in Contemporary Problems of International Law 282, Cheng & Brown, eds. (1988).

Grigory I. Tunkin, International Law in the International System, 147 Recueil des Cours 1 (1975).

G.I. Tunkin, Coexistence and International Law, 95 Recueil des Cours 12 (1958).

G.I. Tunkin, The New System of International Law, in Jus et Societas: Essays in Tribute to Wolfgang Friedmann, G. Wilner, ed. (1979).

Haro F. Van Panhuys, Some Observations About the Present and Future Role of International Law, in Essays on the Development of the International Legal Order 213, F. Kalshoven, P. Kuyper & J. Lammers, eds. (Rockville, MD: Sijthoff & Noordhoff, 1980).

V.S. Vereshchetin & G. Danilenko, Cultural and Ideological Pluralism and International Law, 29 German Yearbook of International Law (1986).

V.S. Vereshchetin & R.A. Mullerson, New Thinking in International Law, 3 Sovetskoe Gosudarstvo i Pravo 3 (1988).

Paul Vinogradoff, Historical Types of International Law, 1 Bibliotheca Visseriana 8 (1923).

Alfred von Verdross, On the Concept of International Law, 43 American Journal of International Law 435 (1949).

Alfred von Verdross, The Charter of the United Nations and General International Law, in Law and Politics in the World Community 153, G. Lipsky, ed. (1953).

H. Waldock, General Course on Public International Law, 106 Recueil des Cours 1 (1962).

J.S. Watson, A Realistic Jurisprudence of International Law, 30 Yearbook of World Affairs 265 (1980), reprinted in, International Law, M. Koskenniemi, ed. (Cambridge, University Press, 1992).

Prosper Weil, Towards Relative Normativity in International Law, 77 American Journal of International Law 413 (1983), previously appeared, 86 Revue General de Droit International Publique 5 (1982).

Marc Weller, Uncovering the Secret of International Law: A Survey of Introductory Literature, 9 Fletcher Forum of World Affairs 237 (1985).

W. Wengler, Public International Law - Paradoxes of a Legal Order, 158 Recueil des Cours 9 (1977).

Ranyard West, The Psychological Status of International Law, 28 Transactions of the Grotius Society 133 (1943).

Lord Wilberforce, The Age of the International Lawyer, 76 American Society of International Law Proceedings 301 (1982).

Glanville Williams, International Law and the Controversy Concerning the Word "Law," 22 British Yearbook of International Law 146 (1945).

W.W. Willoughby, The Legal Nature of International Law, 2 American Journal of International Law 357 (1908).

Herbert Wright, The Moral Bases of International Law, 35 American Society of International Law Proceedings 52 (1941).

Quincy Wright, Law and Politics in the World Community, in Law and Politics in the World Community 3, G. Lipsky, ed. (1953).

Q. Wright, The Strengthening of International Law, 98 Recueil des Cours 1 (1959).

Alfred Zimmermann, International Law and Social Consciousness, 20 Transactions of the Grotius Society 25 (1935).

II. THE SOURCES AND MAKING OF INTERNATIONAL LAW

A. International Instruments and Other Documents

1. **Treaties**

Vienna Convention on the Law of Treaties (Vienna), done 22 May 1969, 1155 United Nations Treaty Series 331, reprinted in, 8 International Legal Materials 679 (1969).

Acts of the Conference for the Codification of International Law (The Hague), 12-13 March 1930, League of Nations Pub. No. C.351(c).M.145(c).1930.V.

Statute of the International Law Commission

2. **United Nations Resolutions and Documents**

United Nations General Assembly, Review of the Multilateral Treaty-Making Process, G.A. Res. 39/90 (1984).

United Nations General Assembly, Review of the Multilateral Treaty-Making Process, ST/LEG/SER.B/21 (1981).

UN Conference on the Law of Treaties, First and Second Session 1968 and 1969, Official Records, U.N Docs. A/CONF.39/11 and Add 1.

B. Texts, Treatises & Anthologies

Charles H. Alexandrowicz, The Law Making Functions of the Specialized Agencies of the United Nations (Sydney: Angus & Robertson, 1973).

American Society of International Law, Round Table Conference on the Function and Scope of Codification in International Law, 20 American Society of International Law Proceedings 27 (1926).

Gaetano Arangio-Ruiz, The United Nations Declaration on Friendly Relations and the System of the Sources of International Law (The Netherlands: Sijthoff & Noordhoff, 1979).

Obed Y. Asamoah, The Legal Significance of the Declarations of the General Assembly of the United Nations (The Hague: Martinus Nijhoff, 1966).

Suzanne Bastid, Have the United Nations Administrative Tribunals Contributed to the Development of International Law?. in Transnational Law in a Changing Society 298, Friedmann, Henkin & Lissitzyn, eds. (1979).

Hanna Bokor-Szego, The Role of the United Nations in International Legislation (Amsterdam/New York/Oxford: North-Holland Pub., 1978).

Herbert W. Briggs, The International Law Commission (New York: Cornell University Press, 1965).

Thomas Buergenthal, Law-Making in the International Civil Aviation Organization (Syracuse University Press, 1969).

J. Castenada, Legal Effects of United Nations Resolutions (1969).

----- Change and Stability in International Law Making, A. Cassese & J. Weiler, eds. (1988).

Cheng, General Principles of Law as Applied by International Courts and Tribunals (1953).

Anthony D'Amato, The Concept of Custom in International Law (1971).

GENNEDY M. DANILENKO, LAW-MAKING IN THE INTERNATIONAL COMMUNITY (Dordrecht/Boston/London: Martinus Nijhoff, 1993).

Ingrid Detter, Law-Making by International Organizations (Stockholm: P.A. Norstedt & Soners Forlag, 1965).

Detter, Essays on the Law of Treaties (1967).

R.P. Dhokalia, The Codification of Public International Law (Manchester/New Delhi/Dobbs Ferry: Manchester University Press/Oceana Publications, 1970).

El Baradel, Franck and Trachtenberg, The International Law Commission: The Need for a New Direction (1981).

Tashin O. Elias, The Modern Law of Treaties (Leiden: A.W. Sijthoff, 1974).

Henry H. Han, International Legislation by the United Nations[:] Legal Provisions, Practice and Prospects (New York: Exposition Press, 1971).

Lauri Hannikainen, Peremptory Norms in International Law[:] Historical Development, Criteria, Present Status (Helsinki: Finnish Lawyers' Publishing Company, 1988).

Gyorgy Haraszti, Some Fundamental Problems of the Law of Treaties

(Budapest: Akademiai Kiado, 1973).

R. Higgins, The Development of International Law Through the Political Organs of the United Nations (1963).

Frank Horn, Reservations and Interpretative Declarations to Multilateral Treaties (Amsterdam/New York/Oxford/Tokyo, 1988).

Manley O. Hudson, International Legislation (1931).

----- International Law and its Sources[:] Liber Amicorum Maarten Bos, W. Heere, ed. (Kluwer 1989).

Manfred Lachs, The Law of Outer Space[:] An Experience in Contemporary Law-Making (Leiden: Sijthoff, 1972).

H. Lauterpacht, Private Law Sources and Analogies of International Law (1927).

----- Law-Making in the Global Community, N. Onuf, ed. (Durham: Carolina Academic Press 1982).

Myres S. McDougal, Harold D. Lasswell & James C. Miller, The Interpretation of Agreements and World Public Order (New Haven/London: Yale University Press, 1967).

A. McNair, The Law of Treaties (Oxford: Clarendon Press, 1961).

Edward McWhinney, United Nations Law Making[:] Cultural and Ideological Relativism and International Law making for and Era of Transition (New York/London/Paris: Holmes & Meier Publishers/UNESCO, 1984).

Theodor Meron, Human Rights Law-Making in the United Nations[:] A Critique of Instruments and Process (Oxford: Clarendon Press, 1986).

J.F. O'Connor, Goodfaith in International Law (Dartmouth 1991).

Clive Parry, The Sources and Evidence of International Law (Manchester: Manchester University Press 1965).

B.G. Ramcharan, The International Law Commission: Its Approach to the Codification and Progressive Development of International Law (The Hague: Martinus Nijhoff, 1977).

----- Realism in Law-Making, A. Bos & H. Siblesz, eds. (Martinus Nijhoff 1986).

Paul Reuter, Introduction to the Law of Treaties (Pinter Publishers

1989).

Shabtai Rosenne, *Developments in the Law of Treaties* (1989).

S. Rosenne, *The Law of Treaties: A Guide to the Legislative History of the Vienna Convention* (Leyden/New York: A.W. Sijthoff/Oceana, 1970).

S. Rosenne, *Breach of Treaty* (Cambridge: Grotius Publications, 1985).

Alf Ross, *Directives and Norms* (London: Routledge, Kegan & Paul, 1968).

Christos L. Rozakis, *The Concept of Jus Cogens in the Law of Treaties* (Amsterdam/New York/Oxford, 1976).

O. Schachter, M. Nawaz & J. Fried, *Toward Wider Acceptance of United Nations Treaties* (UNITAR, 1971).

G. Schwarzenberger, *International Law as Applied by International Courts and Tribunals* (1976).

Ian Sinclair, *The Vienna Convention on the Law of Treaties* (Manchester Univ. Press 1984).

Ian Sinclair, *The International Law Commission* (Cambridge: Grotius Publications, 1987).

Blain Sloan, *United Nations General Assembly Resolutions in Our Changing World* (Ardsley-on-Hudson, NY: Transnational Publishers, 1991).

Jerzy Sztucki, *Jus Cogens and the Vienna Convention on the Law of Treaties: A Critical Appraisal* (Wien/New York: Springer-Verlag, 1974).

H.W.A. Thirlway, *International Customary Law and Codification* (Leiden: Sijthoff 1972).

United Nations Legislative Series, *Review of the Multilateral Treaty-Making Process*, U.N. Doc. ST/LEG/SER.B/21 (New York: United Nations, 1985).

United Nations Office of Public Information, *The Work of the International Law Commission* (3rd ed. 1980).

G.J.H. van Hoof, *Rethinking the Sources of International Law and Other Essays* (Deventer: Kluwer Law and Taxation Publishers, 1983).

M. Villiger, *Customary International Law and Treaties* (Dordrecht:

Martinus Nijhoff Pub., 1985).

Karl Wolfke, Custom in Present International Law (Dordrecht/Boston/London: Martinus Nijhoff, 2d rev. ed., 1993).

Edward S. Yambrusic, Treaty Interpretation: Theory and Reality (Lanham, MD: American University Press, 1987).

C. Periodic Literature, Essay & Opinion

Michael Akehurst, The Hierarchy of the Sources of International Law, 47 British Yearbook of International Law 273 (1974).

Michael Akehurst, Custom as a Source of International Law, 47 British Yearbook of International Law 1 (1974).

Michael Akehurst, Equity and General Principles of Law, 25 International and Comparative Law Quarterly 801 (1976).

L.A. Alexidze, The Legal Nature of Jus Cogens in Contemporary International Law, 172 Recueil des Cours 219 (1981).

Alejandro Alvarez, Impressions Left by the First Hague Conference for the Codification of International Law, 16 Transactions of the Grotius Society 119 (1931).

American Society of International Law - Panel Discussion, A Hard Look at Soft Law, 82 American Society of International Law Proceedings 371 (1988).

American Society of International Law - Panel Discussion, The Theory of Customary International Law, 82 American Society of International Law Proceedings 242 (1988).

American Society of International Law - Panel Discussion, Disentangling Treaty and Customary Law, 81 American Society of International Law Proceedings 157 (1987).

American Society of International Law - Panel Discussion, Equity in International Law, 82 American Society of International Law Proceedings 277 (1988).

American Society of International Law - Panel Discussion, Is There a Role for Equity in International Law?, 81 American Society of International Law Proceedings 126 (1987).

American Society of International Law - Panel Discussion, Disentangling Treaty and Customary International Law, 81 American Society of International Law Proceedings 157 (1987).

American Society of International Law - Panel Discussion,

Resolutions of International Organizations: The "Treaty" Theory, 81 American Society of International Law Proceedings 346 (1987).

American Society of International Law - Panel Discussion, The Theory of Customary International Law, 82 American Society of International Law Proceedings 242 (1988).

American Society of International Law - Panel Discussion, Contemporary Views on the Sources of International Law: The Effect of United Nations Resolutions on Emerging Legal Norms, 73 American Society of International Law Proceedings 327 (1979).

American Society of International Law - Panel Discussion, Codification and Development of International Law by International Codification Agencies, 59 American Society of International Law Proceedings 2 (1965).

American Society of International Law - Panel Discussion, Development of International Law by the United Nations, 59 American Society of International Law Proceedings 108 (1965).

American Society of International Law - Panel Discussion, The United Nations and Lawmaking, 64 American Society of International Law 24 (1970).

W.S. Armour, The Obstacles of National and Primitive Customs to the Spread of International Law, 20 Transactions of the Grotius Society 1 (1935).

Anthony Aust, The Theory and Practice of Informal International Instruments, 35 International and Comparative Law Quarterly 791 (1986).

Gaetano Arangio-Ruiz, The Normative Role of the General Assembly of the United Nations and the Declaration of Principles of Friendly Relations, 103 Recueil des Cours 431 (1972).

R. Axelrod, An Evolutionary Approach to Norms, 80 American Political Science Review 1095 (1986).

Kenneth Bailey, Making International Law in the United Nations, 61 American Society of International Law Proceedings 234 (1967).

Baker, The Codification of International Law, 5 British Yearbook of International Law 38 (1924).

M. Cherif Bassiouni, A Functional Approach to General Principles of International Law, 11 Michigan Journal of International Law 768 (1990).

Suzanne Bastid, Have the U.N. Administrative Tribunals Contributed to the Development of International Law?, in Transnational Law in a Changing Society 298, Friedmann, Henkin & Lissitzyn, eds. (1972).

R. Baxter, Treaties and Custom, 129 Recueil Des Cours 25 (1970).

R. Baxter, Reflections on Codification in Light of the International Law of State Responsibility, 16 Syracuse Law Review 745 (1965).

R. Baxter, Multilateral Treaties as Evidence of Customary International Law, 41 British Yearbook of International Law 280 (1965).

R. Bernhardt, Customary International Law, 7 Encyclopedia of International Law 61 (1984).

Remigiusz Bierzanek, Some Remarks on "Soft" Law, 17 Polish Yearbook of International Law 21 (1988).

W.R. Bisschop, Sources of International Law, 26 Transactions of the Grotius Society 235 (1941).

Samuel A. Bleicher, The Legal Significance of Recitation of General Assembly Resolutions, 63 American Journal of International Law 477 (1969).

M. Bos, The Recognized Manifestations of International Law: A New Theory of "Sources," 20 German Yearbook of International Law 9 (1977).

M. Bos, The Identification of Custom in International Law, 25 German Yearbook of International Law 1 (1982).

Michael Bothe, Legal and Non-Legal Norms - A Meaningful Distinction in International Relations?, 11 Netherlands Yearbook of International Law 65 (1980).

J. Brierly, The Future of Codification, 12 British Yearbook of International Law 1 (1931).

H.W. Briggs, Reflections on the Codification of International Law by the International Law Commission and Other Agencies, 126 Recueil Des Cours 233 (1969).

Herbert W. Briggs, The Untied Nations and International Legislation, 41 American Journal of International Law 433 (1941).

Philip Marshall Brown, Codification of International Law, 29 American Journal of International Law 25 (1935).

Thomas Carbonneau & Marc S. Firestone, Transnational Law Making: Assessing the Impact of the Vienna Convention and the Viability of Arbitral Adjudication, 1 Emory Journal of International Dispute Resolution 51 (1986).

David D. Caron, Protection of the Stratospheric Ozone Layer and the Structure of International Environmental Lawmaking, 14 Hastings International and Comparative Law Review 775 (1991).

Yi-ting Chang, Peremptory Norms and the Law of Treaties, Annals of the Chinese Society of International Law 2 (No. 2, 1965).

J.I. Charney, International Agreements and the Development of Customary International Law, 61 Washington Law Review 971 (1986).

J.I. Charney, The Persistent Objector Rule and the Development of Customary International Law, 56 British Yearbook of International Law 1 (1985).

Bin Cheng, United Nations Resolutions on Outer Space: "Instant" International Customary Law? 5 Indian Journal of International Law 23 (1965), reprinted in, International Law: Teaching and Practice 248, B. Cheng, ed. (1982).

Bin Cheng, Custom: The Future of General State Practice in a Divided World, in The Structure and Process of International Law 513, R. Macdonald & D. Johnston, eds. (1983).

Bin Cheng, Justice and Equity in International Law-Making, 8 Current Legal Problems 185 (1955).

Chessman, On Treaties and Custom, 18 International Lawyer 421 (1984).

C.M. Chinkin, The Challenge of Soft Law: Development and Change in International Law, 38 International and Comparative Law Quarterly 850 (1989).

Hiram E. Chodosh, Neither Treaty Nor Custom: The Emergence of Declarative International Law, 26 Texas International Law Journal 87 (1991).

Gordon A. Christensen, The World Court and Jus Cogens, 81 American Journal of International Law 146 (1987).

Christenson, Jus Cogens: Guarding Interests Fundamental to International Society, 28 Virginia Journal of International Law 585 (1988).

Sanford D. Cole, Codification of International Law, 12 Transactions of the Grotius Society 49 (1927).

Colloquy, The Nature of Jus Cogens, 3 Connecticut Journal of International Law 359 (1988).

David A. Colson, How Persistent Must the Persistent Objector Be?, 61 Washington Law Review 957 (1986).

Cominos & Molitor, Progressive Development of International Law and the Package Deal, 79 American Journal of International Law 871 (1985).

Comment, Revolutionary Creation of Norms of International Law, 41 American Journal of International Law 119 (1947).

P.E. Corbett, The Consent of States and Sources of the Law of Nations, 5 British Yearbook of International Law 20 (1925).

P.E. Corbett, The Search for General Principles of Law, 47 Virginia Law Review 811 (1961).

Henry G. Crocker, The Codification of International Law: Some Preliminary Queries, 18 American Journal of International Law 38 (1924).

Anthony D'Amato, On Consensus, 8 Canadian Yearbook of International Law 104 (1970).

Anthony D'Amato, Trashing Customary International Law, 81 American Journal of International Law 101 (1987).

A. D'Amato, The Concept of Special Custom in International Law, 63 American Journal of International Law 211 (1969).

A. D'Amato, It's a Bird, It's a Plane, It's Jus Cogens!, 6 Connecticut Journal of International Law 1 (1990).

A. D'Amato, Is International Law Really Law?, 79 Northwestern University Law Review 1293 (1984), reprinted in, International Law 25, M. Koskenniemi, ed. (University Press, Cambridge, 1992).

A. D'Amato, What 'Counts' as Law?, in Law-Making in the Global Community 83, N. Onuf, ed. (1982).

A. D'Amato, Treaties as a Source of General Rules of International Law, 3 Harvard International Law Journal 1 (1962), reprinted in, Harvard International Law Club Bulletin 1 (April 1962).

A. D'Amato, How Does Customary International Law Develop?, in Consensus and Confrontation: The United States and the Law of the Sea Convention 170, J.M. Van Dyke, ed. (1985).

A. D'Amato, Manifest Intent and the Generation by Treaty of

Customary Rules of International Law, 64 American Journal of International Law 892 (1970).

D'Amato & Weisburd, Interpreting State Practice Under Treaties: A Brief Colloquy, 21 Vanderbilt Journal of Transnational Law 457 (1988).

Gennedy M. Danilenko, International Jus Cogens: Issues of Law-Making, 2 European Journal of International Law 42 (1991).

Ingrid De Lupis, The Legal Value of Recommendations of International Organizations, 24 Coexistence 47 (1987), reprinted in, International Law and the International System 47, W. Butler, ed. (1987).

Developments in the Law, International Environmental Law: III. The Creation of International Environmental Agreements, 104 Harvard Law Review 1521 (1991).

Joseph Downey, International Pollution: The Struggle Between States and Scholars Over Customary International Norms, 12 Southern Illinois University Law Journal 247 (1987).

Michael Duffy, Treaty Obligations: Cost of Consent, 61 Australian Foreign Affairs and Trade 526 (No. 8, 1990).

M. Duffy, Practical Problems of Giving Effect to Treaty Obligations, 12 Australian Yearbook of International Law _____ (1992).

N.C.H. Dunbar, The Myth of Customary International Law, 8 Australian Yearbook of International Law 1 (1978-1980).

Pierre-Marie Dupuy, Soft Law and the International Law of the Environment, 12 Michigan Journal of International Law 420 (1991).

R. Dupuy, Declaratory Law and Programmatic Law: From Revolutionary Custom to 'Soft Law,' in Liber Roling: Declaration on Principles - A Quest for Universal Peace 247, R. Akkermans, et al., eds. (Leyden, 1977).

Gudmundur Eiriksson, The Work of the International Law Commission at its 41st Session, 58 Nordic Journal of International Law 287 (1989).

M. El-Baradei, T. Franck & R. Trachtenberg, The International Law Commission: The Need for a New Direction, in Policy and Efficacy Studies No. 1 (UN Sales No. E.81.XV.PE/1).

T.O. Elias, Modern Sources of International Law, in Transnational

Law in a Changing Society 34, Friedmann, Henkin & Lissitzyn, eds. (1979).

T.O. Elias, The Rule Making Process and the Future of International Law, 75 American Society of International Law Proceedings 27 (1981).

J. Erler, International Legislation, 2 Canadian Year Book of International Law 153 (1964).

Lawrence B. Evans, Harry P. Judson & William I. Hull, The Primary Sources of International Law Obligations, 5 American Society of International Law Proceedings 257 (1911).

A.M. Fahmi, Peremptory Norms as General Rules of International Law, 22 Osterreichische Zeitschrift fur Offentliches Recht und Volkerrecht 383 (1971).

Richard A. Falk, On the Quasi-Legislative Competence of the General Assembly, 60 American Journal of International Law 782 (1966).

Ulrich Fastenrath, *Relative Normativity in International Law*, 4 EUROPEAN JOURNAL OF INTERNATIONAL LAW 305 (1993).

J.E.S. Fawcett, The Legal Character of International Agreements, 30 British Yearbook of International Law 381 (1953).

George A. Finch, The Progressive Development of International Law, 41 American Journal of International Law 611 (1947).

George A. Finch & Kenneth S. Carlston, The Development of International Law, 42 American Society of International Law Proceedings 19 (1948).

G. Fitzmaurice, The General Principles of International Law Considered from the Standpoint of Law, 92 Recueil des Cours 233 (1985).

G. Fitzmaurice, Some Problems Regarding the Formal Sources of International Law, in Symolae Verzijl 153, Von Asbeck, et al. eds. (1953).

T.M. Franck, Word Made Law: The Decision of the International Court of Justice in the Nuclear Test Cases, 69 American Journal of International Law 612 (1975).

T.M. Franck, Taking Treaties Seriously, 82 American Journal of International Law 67 (1988).

David C. Frederick, Political Participation and Legal Reform in the International Maritime Rulemaking Process: From the Hague Rules to

the Hamburg Rules, 22 Journal of Maritime Law and Commerce 81 (1991).

Wolfgang Friedmann, The Uses of "General Principles" in the Development of International Law, 57 American Journal of International Law 279 (1963).

Jochen Abr. Frowein, The Internal and External Effects of Resolutions by International Organizations, 49 Zeitschrift fur Ausländisches Öffentliches Recht und Völkerrecht 778 (1989).

Frank Gahan, The Codification of Law, 8 Transactions of the Grotius Society 107 (1922).

Giorgio Gaja, A "New" Vienna Convention on Treaties Between States and International Organisations or Between Organisations: A Critical Commentary, 58 British Yearbook of International Law 253 (1987).

G. Gaja, Jus Cogens Beyond the Vienna Convention, 172 Recueil Des Cours 271 (1981).

Gamble, The 1982 United Nations Convention on the Law of the Sea as Soft Law, 8 Houston Journal of International Law 37 (1985).

Gamble, The Treaty/Custom Dichotomy: An Overview, 16 Texas International Law Journal 305 (1989).

Gamble, Post World War II Multilateral Treaty Making: The Task of the Third United Nations Law of the Sea Conference in Perspective, 17 San Diego Law Review 527 (1980).

Gamble & Frankowska, The 1982 Convention and Customary Law of the Sea: Observations, a Framework and a Warning, 21 San Diego Law Review 521 (1983).

Oscar M. Garibaldi, The Legal Status of General Assembly Resolutions: Some Observations, 73 American Society of International Law Proceedings 324 (1979).

James W. Garner, International Binding Force of Unilateral Oral Declarations, 27 American Journal of International Law 493 (1933).

T. Gihl, The Legal Character of Sources of Law, 1 Scandinavian Studies in Law 53 (1957).

W.P. Gormley, The Codification of Pacta Sunt Servanda by the International Law Commission: The Preservation of Classical Norms of Moral Force and Good Faith, 14 Saint Louis University Law Journal 367 (1970).

Gideon Gottlieb, Global Bargaining: The Legal and Diplomatic Framework, in International Law: A Contemporary Perspective 210 (R. Falk, et al., eds., 1985), reprinted from, Law Making in the Global Community 109, N. Onuf, ed. (1982).

B. Graefrath, The International Law Commission Tomorrow: Improving its Organization and Methods of Work, 85 American Journal of International Law 595 (1991).

D. Greig, Reflections on the Role of Consent, 12 Australian Yearbook of International Law ____ (1992).

Leo Gross, States as Organs of International Law and the Problem of Autointerpretation, in Law and Politics in the World Community 59, G. Lipsky, ed. (1953).

Tadeusz Gruchalla-Wesierki, A Framework for Understanding Soft Law, 30 McGill Law Journal 37 (1984).

Isabelle R. Gunning, Modernizing Customary International Law: The Challenge of Human Rights, 31 Virginia Journal of International Law 211 (1991).

H.C. Gutteridge, The Meaning of the Scope of Article 38(1)(c) of the Statute of the International Court of Justice, 38 Transactions of the Grotius Society 125 (1953).

Edvard Hambro, A Case of Development of International Law Through the International Court of Justice, in Law and Politics in the World Community 243, G. Lipsky, ed. (1953).

E. Hambro, Some Notes on the Development of Sources of International Law, [1973] Scandinavian Studies in Law 83.

Li Haopei, Jus Cogens and International Law, in Selected Articles from Chinese Yearbook of International Law 41, Chinese Society of International Law, ed. (Beijing: China Translation & Publishing Corp., 1983).

Haraszti, Treaties and Fundamental Change of Circumstances, 146 Recueil des Cours 1 (1975).

John N. Hazard, New Personalities to Create New Law, 58 American Journal of International Law 952 (1964).

John N. Hazard, The Sixth Committee and New Law, 57 American Journal of International Law 604 (1963).

John N. Hazard, The General Principles of Law, 52 American Journal of International Law 91 (1958).

Rosalyn Higgins, The Role of Resolutions of International Organizations in the Process of Creating Norms of International Law, 24 Coexistence 47 (1987), reprinted in, International Law and the International System 21, W. Butler, ed. (1987).

R. Higgins, The United Nations and Law Making: The Political Organs, 64 American Society of International Law Proceedings 37 (1970).

R. Higgins, The Development of International Law by the Political Organs of the United Nations, 59 American Society of International Law Proceedings 116 (1965).

Alger Hiss, Development of International Law through International Organizations, 41 American Society of International Law Proceedings 107 (1947).

Manley O. Hudson, The Progressive Codification of International Law, 20 American Journal of International Law 655 (1926).

M.O. Hudson, The First Conference for the Codification of International Law, 24 American Journal of International Law 447 (1930).

M.O. Hudson, Encouragement of the Development of International Law by the United Nations, 41 American Journal of International Law 104 (1947).

M.O. Hudson, International Legislation, 17 American Society of International Law Proceedings 52 (1923).

Cecil Hurst, A Plea for Codification of International Law Along New Lines, 32 Grotius Society Transactions 135 (1946).

International Law Commission, Commentary on the Vienna Convention on the Law of Treaties, 61 American Journal of International Law 285 (1967).

John H. Jackson, Status of Treaties in Domestic Legal Systems: A Policy Analysis, 86 American Journal of International Law 310 (1992).

F. Jalet, The Quest for the General Principles of Law Recognized by Civilized Nations, 10 UCLA Law Review 1041 (1963).

Mark W. Janis, The Nature of Jus Cogens, 3 Connecticut Journal of International Law 359 (1988).

C. Wilfred Jenks, The Need for an International Legislative

Drafting Bureau, 39 American Journal of International Law 163 (1945).

R.Y. Jennings, The Progressive Development of International Law and Its Codification, 24 British Yearbook of International Law 301 (1947).

R.Y. Jennings, Treaties as Legislation, in Jus Et Societas[:] Essays in Tribute to Wolfgang Friedmann 159, G. Wilner, ed. (1979).

R.Y. Jennings, Law-Making and the Package Deal, in Melanges Offerts a Paul Reuter 347 (1981).

R.Y. Jennings, Recent Developments in the International Law Commission: Its Relation to the Sources of International Law, 13 International and Comparative Law Quarterly 385 (1964).

D.H.N. Johnson, The Effect of Resolutions of the General Assembly of the United Nations, 29 British Yearbook of International Law 97 (1956).

D.M. Johnston, Theory, Consent and the Law of Treaties, 12 Australian Yearbook of international Law ____ (1992).

Ian Johnstone, Treaty Interpretation: The Authority of Interpretive Communities, 12 Michigan Journal of International Law 371 (1991).

Christopher C. Joyner, U.N. General Assembly Resolutions and International Law: Rethinking Contemporary Dynamics of Norm Creation, 11 California Western International Law Journal 445 (1981).

Richard D. Kearney, International Legislation: The Negotiation Process, 9 California Western International Law Journal 504 (1979).

R. Kearney, Sources of Law and the International Court of Justice, in The Future of the International Court of Justice 653, Gross, ed. (1976).

R. Kearney & R. Dalton, The Treaty on Treaties, 64 American Journal of International Law 495 (1970).

F.N. Keen, World Legislation, 16 Transactions of the Grotius Society 1 (1931).

David Kennedy, The Sources of International Law, 2 American University of International Law and Policy 1 (1987), reprinted in, International Law 293, M. Koskenniemi, ed. (University Press, Cambridge, 1992).

Samual S. Kim, The United Nations, Lawmaking, and World Order, in The United Nations and a Just World Order 109, R. Falk, S. Kim & S. Mendlovitz, eds. (Boulder/San Francisco/Oxford: Westview Press, 1991).

Frederick L. Kirgis, The Promulgation of International Norms in the UN System by Nontraditional Methods, in The United Nations in the International Legal Order, O. Schacter & C. Joyner, eds. (1992).

F.L. Kirgis, Custom as a Sliding Scale, 81 American Journal of International Law 146 (1987)

H. Kock, Multinational Diplomacy and Progressive Development of International Law, 28 Osterreichische Zeitschrift fur Offentliches Recht und Volkerrecht 211 (1977).

Koh, Reservations to Multilateral Treaties: How International Legal Doctrine Reflects World Vision, 23 Harvard International Law Journal 71 (1982).

L. Kopelmanas, Custom as a Means of the Creation of International Law, 18 British Yearbook of International Law 127 (1937).

M. Koskenniemi, The Normative Force of Habit: International Custom and Social Theory, 1 Finnish Yearbook of International Law 77 (1990), reprinted in, International Law 213, M. Koskenniemi, ed, (University Press, Cambridge, 1992).

M. Koskenniemi, General Principles: Reflections on Constructivist Thinking in International Law, 18 Oikeustiede-Jurisprudentia 117 (1985).

M. Koskenniemi, The Pull of the Mainstream, 88 Michigan Law Review 1046 (1990).

Kreca, Some General Reflections on Main Features of Jus Cogens as a Notion of International Public Law, in New Directions in International Law: Essays in Honor of Wolfgang Abendroth 27 (1982).

J. Kunz, The Nature of Customary International Law, 47 American Journal of International Law 662 (1953).

J. Kunz, Revolutionary Creation of Norms in International Law, 41 American Journal of International Law 119 (1947).

J. Kunz, Ago's Theory of a "Spontaneous" International Law, 52 American Journal of International Law 85 (1958).

Manfred Lachs, Law in the World Today, in Realism in Law-Making 101, A. Bos & H. Siblesz, eds. (1986).

Manfred Lachs, The Threshold in Law-Making, in Volkerrecht als Rechtsordnung Internationale Gerichtsbarkeit Menschenrechte: Festschrift fur Hermann Mosler (1983).

Manfred Lachs, The Law Making Process for Outer Space, in New Frontiers in Space Law 13, E. McWhinney, ed. (1969).

M. Lachs, The Law in and of the United Nations, 1 Indian Journal of International Law 429 (1960).

J.G. Lammers, General Principles of Law Recognized by Civilized Nations, in Essays in the Development of the International Legal Order 53, F. Kalshoven, P.J. Kuyper & J.G. Lammers, eds. (1980).

Gabriella Rosner Lande, The Changing Effectiveness of General Assembly Resolutions, 58 American Society of International Law Proceedings 162 (1964).

E. Lauterpacht, Gentleman's Agreements, in Internationales Recht und Wirtschaftsordnung: Festschrift fur F.A. Mann zum 70 Geburtstag 381, Flume, et al., eds. (1977).

H. Lauterpacht, Codification and Development of International Law, 49 American Journal of International Law 16 (1955).

H. Lauterpacht, Observations on Non Liquet and the Completeness of Law, in Symbolae Verzijl 196, van Asbeck, ed. (1958).

H. Lauterpacht, Some Possible Solutions of the Problem of Reservations to Treaties, 39 Transactions of the Grotius Society 97 (1954).

H. Lauterpacht, Restrictive Interpretation and the Principle of Effectiveness in the Interpretation of Treaties, 26 British Yearbook of International Law 48 (1949).

H. Lauterpacht, Decisions of Municipal Courts as Sources of International Law, 10 British Yearbook of International Law 65 (1929).

H. Lauterpacht, Some Observations on the Preparatory Work in the Interpretation of Treaties, 48 Harvard Law Review 549 (1935).

Luke T. Lee, The International Law Commission Re-examined, 59 American Journal of International Law 545 (1965).

Roy S. Lee, Multilateral Treaty Making and Negotiation Techniques, in Contemporary Problems of International Law 157, B Cheng & E.D. Brown, eds. (1988).

Yuen-li Liang, The General Assembly and the Progressive Development and Codification of International Law, 42 American Journal of International Law 66 (1948).

Yuen-li Liang, Development and Codification of International Law, 41 American Society of International Law Proceedings 24 (1947).

Ronnie D. Lipschutz, Bargaining Among Nations: Culture, History and Perception in Regime Formation, 15 Evaluation Review 46 (1991).

Charles Lipson, Why are Some International Agreements Informal?, 45 International Organization 495 (1991).

I.I. Lukashuk, Recommendations of International Organizations in the International Normative System, 24 Coexistence 31 (1987).

Lukashuk, Sources of Present Day International Law, in Contemporary International Law 164, G. Tunkin, ed. (1969).

R. St. J. Macdonald, Fundamental Norms in Contemporary International Law, 25 Canadian Yearbook of International Law 115 (1987).

R. St. J. Macdonald, The Character of the United Nations and the Development of Fundamental Principles of International Law, in Contemporary Problems of International Law: Essays in Honour of Gerge Schwarzenberger 196, B. Cheng & E.D. Brown, eds. (1988).

I.L. MacGibbon, Means for the Identification of International Law -General Assembly Resolutions: Customs, Practice and Mistaken Identity, in International Law: Teaching and Practice 10, Bin Cheng, eds. (1982).

I.L. MacGibbon, Customary International Law and Acquiescence, 33 British Yearbook of International Law 125 (1957).

I.L. MacGibbon, Estoppel in International Law, 7 International and Comparative Law Quarterly 468 (1958).

I.L. MacGibbon, The Scope of Acquiescence in International Law, 30 British Yearbook of International Law 143 (1954).

I.L. MacGibbon, Some Observations on the Part of Protest in International Law, 30 British Yearbook of International Law 293 (1953).

Magallona, The Concept of Jus Cogens in the Vienna Convention of the Law of Treaties, 51 Philippine Law Journal 521 (1976).

Maier, The Authoritative Sources of Customary International Law, 10

Michigan Journal of International Law 450 (1989).

F.A. Mann, The Doctrine of Jus Cogens in International Law, in Festschrift fur Ulrich Scheuner 399 (1973), reprinted in, Further Studies in International Law 84, F.A. Mann, ed. (1990).

Marek, Thoughts on Codification, 31 Zeitschrift fur Auslandsches Offentliches Recht und Volkerrecht 489 (1971).

Stephen C. McCaffrey, The Restatement's Treatment of Sources and Evidence of International Law, 25 International Lawyer 311 (1991).

S.C. McCaffrey, International Environmental Law and the Work of the International Law Commission, 77 American Society of International Law Proceedings 414 (1983).

S.C. McCaffrey, The Work of the International Law Commission Relating to the Environment, 11 Ecology Law Quarterly 189 (1983).

S.C. McCaffrey, An Update on the Contributions of the International Law Commission to International Environmental Law, 15 Environmental Law 667 (1985).

S.C. McCaffrey, Environment Related Work of the International Law Commission, 18 Environmental and Policy and Law 197 (1988).

S.C. McCaffrey, The Work of the International Law Commission Relating to Transfrontier Environmental Harm, 20 New York University Journal of International Law and Politics 715 (1988).

S.C. McCaffrey, [The Continuing Work of the International Law Commission], 81 American Journal of International Law 668 (1987); 82 American Journal of International Law 144 (1988); 83 American Journal of International Law 153 (1989); 83 American Journal of International Law 937 (1989).

S.C. McCaffrey, The International Law Commission and its Efforts to Codify the International Law of Waterways, 47 Annuaire Suisse de Droit International 32 (1990).

M. McDougal, Contemporary Views on the Sources of International Law: The Effect of U.N. Resolutions on Emerging Legal Norms, 73 American Society of International Law Proceedings 300 (1979).

McDougal & Reisman, The Prescribing Function in the World Constitutive Process: How International Law is Made, 6 Yale Journal of World Public Order 249 (1980).

A.D. McNair, International Legislation, 19 Iowa Law Review 177 (1934).

A.D. McNair, The General Principles of Law Recognized by Civilized Nations, 33 British Yearbook of International Law 1 (1957).

A.D. McNair, Treaties and Sovereignty, in Transnational Law in a Changing Society 222, Friedmann, Henkin & Lissitzyn, eds. (1979).

A.D. McNair, The Functions and Differing Legal Character of Treaties, 11 British Yearbook of International Law 100 (1930).

McRae, The Legal Effect of Interpretative Declarations, 54 British Yearbook of International Law 155 (1978).

E. McWhinney, The Time Dimension in International Law, in Essays in International Law in Honour of Judge Manfred Lachs, Makarczyk, ed. (The Hague: 1984).

Karl M. Meesen, The Application of Rules of Public International Law, 13 Common Market Review 485 (1976).

Mehren, Special Substantive Rules for Multistate Problems, 88 Harvard Law Review 347 (1974).

Meijers, How is International Law Made? - The Stages of Growth of International Law and the Use of Its Customary Rules, 9 Netherlands Yearbook of International Law 3 (1978).

Thomas Meron, Norm Making and Supervision, 76 American Journal of International Law 754 (1982).

Hunter Miller, Edwin Borchard & Manley Hudson, The First Conference for the Codification of International Law, 24 American Society of International Law Proceedings 213 (1930).

Minagawa, Essentiality and Reality of International Jus Cogens, 12 Hitotsubashi Journal of Law and Politics 1 (1984).

A.P. Movchan, The Codification and Progressive Development of International Law, 27 Coexistence 105 (1990).

A.P. Movchan, On the Importance of Codification and Progressive Development of International Law, 17 Indian Journal of International Law 179 (1977).

R.A. Mullerson, Sources of International Law: New Tendencies in Soviet Thinking, 83 American Journal of International Law 494 (1989).

Munch, Non-Binding Agreements, 29 Zeitschrift fur Auslandsches Offentliches Recht und Volkerrecht 1 (1969).

Shinya Murase, Remarks on International Environmental Lawmaking, 85 American Society of International Law Proceedings 409 (1991).

Ewell E. Murphy, Jr., The Vocabulary of International Law in a Post-Modern World, 23 Texas International Law Journal 233 (1988).

Denys P. Myers, Names and Scope of Treaties, 51 American Journal of International Law 574 (1957).

Nathan A. Nadelmann, Global Prohibition Regimes: The Evolution of Norms in International Society, 44 International Organization 479 (1990).

Charles Nagel & Paul S. Reinsch, The Codification of International Law, 4 American Society of International Law Proceedings 27 (1910).

V.P. Nanda, Application of Customary International by Domestic Courts: Some Observations, 12 New York Law Forum 187 (1966).

M.K. Nawaz, On Ways and Methods for Improving the Work of the International Law Commission, 25 Indian Yearbook of International Law 634 (1985).

Ernest Nys, The Codification of International Law, 5 American Journal of International Law 871 (1911).

Ernest Nys, The Development and Formation of International Law, Parts I & II, 6 American Journal of International Law 1 & 279 (1912).

Nicholas G. Onuf, Do Rules Say What They Do? From Ordinary Language to International of Law, 26 Harvard International Law Journal 385 (1985).

N.G. Onuf, Further Thoughts on a New Source of International Law, 65 American Journal of International Law 778 (1971).

N.G. Onuf, Global Law-Making and Legal Thought, in Law-Making in the Global Community 79, N. Onuf, ed. (1982).

N.G. Onuf, International Codification: Interpreting the Last Half Century, in International Law: A Contemporary Perspective 264, R. Falk, F. Kratochwil & S. Mendlovitz, eds. (1985).

Onuf & Birney, Peremptory Norms of International Law: Their Source, Function and Future, 4 Denver Journal of International Law and Policy 187 (1974).

N. Onuf & Richard A. Falk, The Quasi-Legislative Competence of the General Assembly, 64 American Journal of International Law 354 (1970).

Geoffrey Palmer, New Ways to Make International Environmental Law, 86 American Journal of International Law 259 (1992).

Jordon Paust, The Reality of Jus Cogens, 7 Connecticut Journal of International Law 81 (1991).

Jordon J. Paust, Customary International Law: Its Nature, Sources and Status as the Law of the United States, 12 Michigan Journal of International Law 59 (1990).

Jordan Paust, The Concept of Norm: Toward a Better Understanding of Content, Authority and Choice, 53 Temple Law Quarterly 226 (1980).

Clive Parry, The Practice of States, 44 Transactions of the Grotius Society 145 (1959).

William M. Phillipine, Statutes and Treaties, 5 Georgia Journal of International and Comparative Law 297 (1975).

G. Plant, The Third United Nations Conference on the Law of the Sea and the Preparatory Commission Models for United Nations Law-Making, 36 International and Comparative Law Quarterly 525 (1987).

Frederick Pollock, The Sources of International Law, 2 Columbia Law Review 511 (1902).

Pitman B. Potter, Crucial Problems in the Development and Codification of International Law, 41 American Journal of International Law 631 (1947).

P.B. Potter, The Present Status of the Problem of the Codification of International Law, 17 American Society of International Law Proceedings 55 (1923).

Robert Q. Quentin-Baxter, The International Law Commission, 17 Victoria University of Wellington Law Review 1 (1987).

K. Venkata Raman, Toward a General Theory of International Customary Law, in Toward World Order and Human Dignity: Essays in Honour of Myres S. McDougal 365, Reisman & Weston, eds. (1976)

K. Venkata Raman, The Role of Customary Practice in the Development of Universal International Law, in Asian States and the Development of Universal International Law (1972).

B.G. Ramcharan, The International Law Commission, [1975] Yearbook of World Affairs 283.

B.G. Ramcharan, Equity and Justice in International Law-Making, 15 Indian Journal of International Law 47 (1975).

Rama Rao, International Custom, 19 Indian Journal of International Law 515 (1979).

Eibe Riedel, The Progressive Development of International Law at the Universal and Regional Level, in Strengthening the World Order: Universalism v. Regionalism - Risks and Opportunities of Regionalization 115 (Berlin: Duncker & Humbolt, 1990).

W.M. Reisman, The Cult of Custom in the Late 20th Century, 17 California Western International Law Journal 133 (1987).

W. Michael Reisman, International Lawmaking: A Process of Communication, 75 American Society of International Law Proceedings 101 (1989).

Riesenfeld, International Agreements, 14 Yale Journal of International Law 455 (1989).

W. Riphagen, From Soft Law to Ius Cogens and Back, 17 Victoria University of Wellington Law Review 81 (1987).

William R. Roalfe, The Development of the Lawmaking Process, in New Dimensions for the United Nations 83, Commission to Study the Organization of Peace, C.M. Eichelberger, Chair (Dobbs Ferry, NY: Oceana, 1966).

Rogoff, The International Legal Observations of Signatories to an Unratified Treaty, 32 Maine Law Review 263 (1980).

Elihu Root, Should International Law be Codified?, in Addresses on International Subjects by Elihu Root 405, R. Bacon & J. Scott, eds. (1916).

Elihu Root, The Function of Private Codification in International Law, 5 American Journal of International Law 577 (1911).

Elihu Root, The Codification of International Law, 19 American Journal of International Law 675 (1925).

Shabtai Rosenne, Relations Between the International Law Commission and Governments, 1965 Yearbook of World Affairs 183.

Shabtai Rosenne, The International Law Commission, 38 British Yearbook of International Law 104 (1960).

Shabtai Rosenne, The Role of the International Law Commission, 64 American Journal of International Law 24 (Proceedings 1970).

Shabtai Rosenne, The Role of Controversy in International Legal Development, in The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 1147, R. Macdonald

& D. Johnston, eds. (1983).

Rubanov, The Development of Generally Recognized Rules of International Law, in International Law and International Systems, Butler, ed. (1987).

Alfred P. Rubin, The International Legal Effects of Unilateral Declarations, 71 American Journal of International Law 1 (1977).

Ruiz, The Normative Role of the General Assembly of the United Nations and the Declaration of Principles of Friendly Relations, 137 Recueil des Cours 419 (1972).

M. Sahovic, Codification of the Legal Principles of Coexistence and the Development of Contemporary International Law, in Principles of International Law Concerning Friendly Relations and Cooperation 48, Sahovic, ed. (1972).

Ernst Sauer, Universal Principles in International Law, 42 Transactions of the Grotius Society 181 (1957).

Oscar Schachter, The Twilight Existence of Nonbinding International Agreements, 71 American Journal of International Law 296 (1977).

Oscar Schachter, Recent Trends in International Law Making, 12 Australian Yearbook of International Law ____ (1992).

Oscar Schachter, International Legislation, 7 International Encyclopedia of Social Sciences 551 (1984).

Oscar Schachter, The Crisis of Legitimation in the United Nations, 50 Nordisk Tidsskrift for International Ret 19 (1981).

Rudolf B. Schlesinger, Research on the General Principles of Law Recognized by Civilized Nations, 51 American Journal of International Law 734 (1957).

C. Schreuer, Recommendation and the Traditional Sources of International Law, 20 German Yearbook of International Law 105 (1977).

Georg Schwarzenberger, International Jus Cogens?, 43 Texas Law Review 455 (1965).

Stephen M. Schwebel, The Effect of Resolutions of the U.N. General Assembly on Customary International Law, 73 American Society of International Law Proceedings 301 (1979).

Stephen M. Schwebel, The Legal Effect of Resolutions and Codes of Conduct of the United Nations, Forum Internationale (No. 7, 1985).

Stephen M. Schwebel, United Nation Resolutions, Recent Arbitral Awards and Customary International Law, in Realism in Law-Making 203, A. Bos & H. Siblesz, eds. (1986).

Elgon Schwelb, Some Aspect of International Jus Cogens as Formulated by the International Law Commission, 61 American Journal of International Law 946 (1967).

James B. Scott, The Codification of International Law, 18 American Journal of International Law 260 (1924).

Cesar Sepulveda, Methods and Procedures for the Creation of Legal Norms in the International System of States: An Inquiry into the Progressive Development of International Law in the Present Era, 33 German Yearbook of International Law 432 (1990).

Gordon E. Sherman, The Nature and Sources of International Law, 15 American Society of International Law 349 (1921).

Shihata, The Treaty as a Law-Declaring and Custom-Making Instrument, 22 Revue Egyptienne de Droit International 51 (1966).

Bruno Simma, Consent: Strains in the Treaty System, in The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 485, R. Macdonald & D. Johnston, eds. (1983).

I. Sinclair, The Impact of the Unratified Codification Convention, in Realism in Law-Making 211, A. Bos & H. Siblesz, eds. (1986).

Narendra Singh, The Legislative Process in International Law: A General Comment, 2 Bond Law Review 172 (1990).

Singh, The Existence of Legislation and a Legislative Process in International Law, 13 Malaya Law Review 178 (1971).

S. Prasada Sinha, Identifying a Principle of International Law Today, 11 Canadian Yearbook of International Law 106 (1973).

K. Skubiszewski, Enactment of Law by International Organizations, 41 British Yearbook of International Law 198 (1968).

K. Skubiszewski, Are Resolutions of the United Nations General Assembly a Source of Law?, 36 Panstwo i Prawo 19 (1981).

K. Skubiszewski, Forms of Participation of International Organizations in the Law Making Process, 18 International Organization 790 (1964).

K. Skubiszewski, A New Source of the Law of Nations: Resolutions of International Organizations, in Recueil d'Etudes de Droit

International en Hommage a Paul Guggenheim 508 (1968).

K. Skubiszewski, Elements of Custom and the Hague Court, 31 Zeitschrift fur Ausländisches Öffentliches Recht und Völkerrecht 843 (1971).

L.B. Sloan, The Binding Force of a Recommendation of the General Assembly of the United Nations, 25 British Yearbook of International Law 31 (1948).

Sloan, General Assembly Resolutions Revisited (Forty Years Later), 58 British Yearbook of International Law 39 (1987).

Zednek J. Slouka, International Law-Making: A View from Technology, in Law-Making in the Global Community, N. Onuf, ed. (1982).

Herbert A. Smith, International Law-Making, 16 Transactions of the Grotius Society 93 (1931).

Louis B. Sohn, Unratified Treaties as a Source of Customary International Law, in Realism in Law-Making 231, A. Bos & H. Siblesz, eds. (1986).

Louis B. Sohn, "Generally Accepted" International Rules, 61 Washington Law Review 1073 (1985).

Louis B. Sohn, Thoughts on Customary International Law, Rusk Center Newsletter 1 (January 1984).

Louis B. Sohn, The Impact of the United Nations on International Law, 46 American Society of International Law Proceedings 104 (1952).

J.G. Starke, UNESCO Law-making Process, 63 Australian Law Journal 850 (1989).

R.E. Stein, The Approach of a Different Drummer: The Principle of the Persistent Objector in International Law, 26 Harvard International Law Journal 457

Julius Stone, The Vocation of the International Law Commission, 57 Columbia Law Review 16 (1957).

Julius Stone, Fictional Elements in Treaty Interpretation - A Study in International Judicial Process, 1 Sydney Law Review 344.

Julius Stone, Non-Liquet and the Function of Law in the International Community, 35 British Yearbook of International Law 124 (1959).

H.A. Strydom, Jus Cogens: Peremptory Norm or Totalitarian Instrument?, 14 South African Yearbook of International Law 42 (1988-89).

Sompong Sucharitkul, The Role of the International Law Commission in the Decade of International Law, 3 Leiden Journal of International Law 15 (No. 3, Dec. 1990).

Erik Suy, Innovations in International Law-Making Processes, in The International Law and Policy of Human Welfare 187, R. Macdonald, et al., eds. (Sijthoff 1978).

E. Suy, The Concept of Jus Cogens in Public International Law, in 2 Papers and Proceedings 17 (Carnegie Endowment for International Peace 1967).

P.C. Szasz, Reforming the Multilateral Treaty-Making Process: An Opportunity Missed?, in International Law at a Time of Perplexity 909, Dinstein, ed. (1989).

Jerzy Sztucki, Reflections on International "Soft Law," in Festschrift till Lars Hjermer: Studies in International Law 549 (Stockholm: Norstedts, 1990).

A.J.P. Tammes, Decisions of International Organs as Sources of Law, 94 Recueil des Cours 264 (1959).

Tammes, The Status of Consent in International Law, 2 Netherlands Yearbook of International Law 11 (1971).

Fernando R. Tenson, International Obligation and the Theory of Hypothetical Consent, 15 Yale Journal of International Law 84 (1990).

Christian Tomuschat, Treaties Under International Law and Third States, 41 Law and State 7 (1990).

G.I. Tunkin, The Role of Resolutions of International Organisations in Creating Norms of International Law, 24 Coexistence 301 (1990), reprinted in, International Law and the International System 5, W. Butler, ed. (1987).

G.I. Tunkin, Jus Cogens in Contemporary International Law, [1971] University of Toledo Law Review 107.

G.I. Tunkin, Remarks on the Juridical Nature of Customary Norms of International Law, 49 California Law Review 419 (1961).

M. Virally, The Sources of International Law, in Manual of Public International Law 134, Sorensen, ed. (1968).

Daniel Vignes, The Impact of Organizations on the Development and Applications of Public International Law, in The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 809, R. Macdonald & D. Johnston, eds. (1983).

Alfred von Verdross, Jus Dispositivum and Jus Cogens in International Law, 60 American Journal of International Law 55 (1966).

A. von Verdross, Forbidden Treaties in International Law, 31 American Journal of International Law 571 (1937).

Sergei A. Voitovich, Normative Acts of the International Economic Organizations in International Law-Making, 24 Journal of World Trade Law 21 (1990).

Alan Watson, Two Tier Law - A New Approach to Law Making, 27 International and Comparative Law Quarterly 552 (1978).

A.M. Weisburd, Customary International Law: The Problem of Treaties, 21 Vanderbilt Journal of Transnational Law 1 (1988).

Marjorie M. Whiteman, Jus Cogens in International Law, With a Projected List, 7 Georgia Journal of International and Comparative Law 609 (1977).

Theodore S. Woolsey, Practical Codification of International Law, 16 American Journal of International Law 423 (1922).

Quincy Wright, The Legal Nature of Treaties, 10 American Journal of International Law 706 (1916).

Q. Wright, Conflicts Between International Law and Treaty, 11 American Journal of International Law 566 (1917).

Wright, Custom as a Basis for International Law in the Post-War World, 2 Texas International Law Forum 147 (1966).

Karl Zemanek, Majority Rule and Consensus Technique in Law-Making Diplomacy, in The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 857, R. Macdonald & D. Johnston, eds. (1983).

III. PARTICIPATION IN THE INTERNATIONAL COMMUNITY

Convention for the Establishment of a Central American Court of Justice, Art. II, done 20 December 1907, reprinted in, 2 American Journal of International Law Supplement 231 (1908).

Convention on the Prevention and Punishment of the Crime of Genocide, done 9 December 1948, 78 United Nations Treaty Series 227.

A. Texts and Treatises

James Crawford, The Creation of States in International Law (1979)

----- The Expansion of International Society, Bull & Weston, eds. (1984).

Werner J. Feld, Nongovernmental Forces and World Politics (1973).

Y. Ferguson, The Web of World Politics: Nonstate Actors in the Global System (1976).

W. Paul Gormley, The Procedural Status of the Individual before International and Supranational Tribunals (The Hague: Martinus Nijhoff, 1966).

Haas, Beyond the Nation-State: Functionalism and International Organization (1964).

Robert Isaak, Individuals and World Politics (North Scituate, MA: Duxbury Press, 1978).

R. Mansbach, Y. Ferguson & D. Lamport, The Web of World Politics: Non-State Actors in the Global System (Prentice Hall 1976).

Marek, Identity and Continuity of States in Public International Law (2d ed., 1968).

Johannes Mattern, Concepts of State, Sovereignty and International Law[:] With Special Reference to the Juristic Conception of the State (Baltimore/London: The John Hopkins Press/Oxford University Press, 1928).

Bernard Mennis & Karl P. Sauvart, Emerging Forms of Transnational Community (1976).

Carl A. Norgaard, The Position of the Individual in International Law (Munksgaard 1962).

Pomerance, Self Determination in Law and Practice (1982).

----- Pressure Groups in the Global System: The Transnational Relations of Issue-Oriented NGOs, Peter Willetts, ed. (Frances Pinter 1982).

Peter Pavel Remec, The Position of the Individual in International

Law According to Grotius and Vattel (The Hague: Martinus Nijhoff, 1960).

----- The Rights of Peoples, Jame Crawford, ed. (Clarendon 1988).

T. Subramanya, Rights and Status of Individuals in International Law (1984).

Patrick Thornberry, International Law and the Rights of Minorities (Oxford 1991).

B. Periodic Literature, Essay & Opinion

American Society of International Law Panel Discussion, Citizens Initiatives Under International Law, 82 American Society of International Law Proceedings 555 (1988).

E.M. Borchard, Access of Individuals to International Courts, 24 American Journal of International Law 359 (1930).

W. Bray, Locus Standi in Environmental Law, 22 Comparative and International Law Journal of South Africa 76 (1988).

Bengt Broms, Subjects: Entitlement in the International Legal System, in The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 383, R. Macdonald & D. Johnston, eds. (1983).

Willard B. Cowles, The Impact of International Law on the Individual, 46 American Society of International Law Proceedings 71 (1952).

Robert W. Cox, Social Forces, States and World Order: Beyond International Relations Theory, in Culture, Ideology and World Order 258, R. Walker, ed. (Westview 1984).

M. Donelan, A Community of Mankind, in The Community of States - A Study in International Political Theory, J. Mayall, ed. (1982).

Dore, University and Diversity in World Culture, in The Expansion of International Society 408, Bull & Weston, eds. (1984).

P.N. Drost, The Individualization of International Law, in Symbolae Verzijl 134, Von Asbeck, et al., eds. (1958).

Frederick S. Dunn, The International Rights of Individuals, 35 American Society of International Law Proceedings 14 (1941).

Clyde Eagleton, The Individual and International Law, 40 American Society of International Law Proceedings 22 (1946).

L.F.E. Goldie, Locus Standi of Individuals and State Responsibility, 29 Yearbook of the Accademy of the Attenders and Alumni of the Hague Academy of International Law 38 (1959).

L.C. Green, The Individual and His Status in International Law, 1 Indian Journal of International Law 419 (1960).

Edvard Hambro, Individuals Before International Tribunals, 35 American Society of International Law Proceedings 23 (1941).

Louis Henkin, Law and Politics in International Relations: State and Human Values, 44 Journal of International Affairs 183 (1990).

Rosalyn Higgins, Conceptual Thinking About the Individual in International Law, 24 New York University School of Law Review 11 (1978).

V.R. Idelson, The Law of Nations and the Individual, 30 Transactions of the Grotius Society 50 (1945).

M. Janis, Individuals as Subjects of International Law, 17 Cornell International Law Journal 61 (1984).

C.Wilfred Jenks, The Challenge of Universality, 53 American Society of International Law Proceedings 85 (1959).

Philip C. Jessup, The Subjects of the Law of Nations, 63 Law Quarterly Review 450 (1947).

Frederic L. Kirgis, Standing to Challenge Human Endeavors that Could Change the Climate, 84 American Journal of International Law 525 (1990).

S.A. Korff, The Equality of States, 16 American Society of International Law Proceedings 43 (1922).

Marek St. Korowicz, The Problem of the International Personality of Individuals, 50 American Journal of International Law 533 (1956).

Harold D. Lasswell, Universality in Perspective, 53 American Society of International Law Proceedings 1 (1959).

H. Lauterpacht, The Subjects of the Law of Nations[: Part I], 63 Law Quarterly Review 348 (1947), Part II, 64 Law Quarterly Review 97 (1948).

Levy, Criminal Responsibility of Individuals and International Law, 12 University of Chicago Law Review 313 (1945).

George Manner, The Object Theory of the Individual in International

Law, 46 American Journal of International Law 428 (1952).

P.K. Menon, The Subjects of Modern International Law, 3 Haage Yearbook of International Law 30 (1990).

Miesiecznik, Political and Legal Aspects of the Status of Permanent Observer Missions to the United Nations, 20 Sprawy Miedzynarodowe 89 (1967).

Mugerwa, Subjects of the Law, in Manual of Public International Law Sec. 5.14, M. Sorensen, ed. (1968).

A.O. Obilade, The Individual as a Subject of International Law, 14 Indian Journal of International Law 90 (1974).

Shigeru Oda, The Individual in International Law, in Manual of Public International Law 471, M. Sorenson, ed. (1968).

Richard O'Sullivan, The Concern of International Law for the Individual, 34 Transactions of the Grotius Society 6 (1949).

Jesse S. Reeves, International Society and International Law, 15 American Journal of International Law 361 (1921).

George Schelle, Some Reflections on Juridical Personality in International Law, in Law and Politics in the World Community 15, G. Lipsky, ed. (1953).

Schneeberger, The Responsibility of the Individual under International Law, 35 Georgetown Law Journal 481 (1947).

Georg Schwarzenberger, The Growth and Expansion of International Law and Society, 3 Osterreichische Zeitschrift fur Offentliches Recht 89 (1950).

James B. Scott, The Individual, the State, the International Community, 24 American Society of International Law Proceedings 15 (1930).

James B. Scott, A Single Standard of Morality for the Individual and the State, 26 American Society of International Law Proceedings 10 (1932).

Ko Swan Sik, The Concept of Acquired Rights in International Law, in Essays on International Law and Relations 120, H. Meijers & E.W. Vierdag, eds. (1977).

Louis B. Sohn, The New International Law: Protection of Rights of Individuals Rather Than States, 32 American University Law Review 1 (1982).

E. Suy, The Status of Observers in International Organizations, 160 Recueil des Cours 75 (1978).

Toth, The Individual and European Law, 24 International and Comparative Law Quarterly 659 (1975).

Edwin W. Tucker, Has the Individual Become the Subject of International Law? 34 University of Cincinnati Law Review 341

J.M. Udochi, The Individual as a Subject of International Rights and Duties, 2 Columbia Journal of Transnational Law 20 (1961).

Hugh M. Wood, Legal Relations Between Individuals and a World Organization of States, 30 Transactions of the Grotius Society 141 (1945).

IV. STATES, TERRITORIAL SOVEREIGNTY AND JURISDICTION

A. International Instruments and Other Documents

A.V. Lowe, Extraterritorial Jurisdiction[:] An Annotated Collection of Legal Materials (Cambridge: Grotius Publications Ltd., 1983).

B. Texts and Treatises

----- Common Boundary/Common Problems: The Environmental Consequences of Energy Production (CBA/ABA 1982).

A. Cukwurah, The Settlement of Boundary Disputes in International Law (Oceana 1967).

Ingrid Detter De DeLupis, International Law and the Independent State (Hants, England/Brookfield, VT: Gower Publishing Co., 2nd ed., 1987).

D. Downing, An Atlas of Territorial and Border Disputes (New English Library 1980).

----- The Extraterritorial Application of National Laws, Lange & Born, eds. (1987).

Ernst B. Haas, Beyond the Nation-State: Functionalism and International Organization (Stanford: Stanford University Press, 1964).

Alan James, Sovereign Statehood (1986).

F.J. Mann, A.S. Keller & O.J. Lissitzyn, Creation of Rights of Sovereignty through Symbolic Acts (Columbia Univ. 1938).

Larson, Jenks, et al., Sovereignty Within the Law (Oceana 1965).

H. Lasky, Studies in the Problems of Sovereignty (1919).

Lowe, Extraterritorial Jurisdiction (1983).

Marvin S. Soroos, Beyond Sovereignty: The Challenge of Global Policy (Columbia, SC: University of South Carolina Press 1986).

D. Nincic, The Problem of Sovereignty in the Charter and Practice of the United Nations (Martinus Nijhoff 1970).

Rajan, United Nations and Domestic Jurisdiction (2nd ed., 1961).

Allen L. Springer, The International Law of Pollution: Protecting the Global Environment in a World of Sovereign States (Westport, Conn: Quorum Books, 1983).

F.A. Vali, Servitudes in International Law: A Study of Rights in Foreign Territory (King & Son, Ltd. 1933).

R. Vernon, Sovereignty at Bay (1971).

P.W. Ward, Sovereignty - A Study of a Contemporary Political Notion (1928).

Yidt, Internationalized Territories (1961).

C. Periodic Literature, Essay & Opinion

C.C. Aikman, Island Nations of the South Pacific and Jurisdiction Over Highly Migratory Species, 17 Victoria University of Wellington Law Review 101 (1987).

Michael Akehurst, Jurisdiction in International Law, 46 British Yearbook of International Law 145 (1972).

Michael Akehurst, Humanitarian Intervention, in Intervention in World Politics 95 (H. Bull, ed. 1984).

Priya Alagiri, Give Us Sovereignty or Give Us Debt: Debtor Counties' Perspective on Debt-for-Nature Swaps, 41 American University Law Review 485 (1992).

R.P. Anand, Sovereign Equality of States in International Law, 197 Recueil des Cours 9 (1986).

Anon, The Sovereignty Barrier to Environmental Law, Crosscurrents 2 (No. 2, 14-15 August 1991).

Anon, [Earth] Charter Runs into Sovereignty, Crosscurrents 8 (No. 9, 30-31 August 1991).

Lewis M. Alexander, National Jurisdiction and the Use of the Sea, 8 Natural Resources Journal 373 (1968).

P.J. Baker, The Doctrine of Legal Equality of States, 3 British Yearbook of International Law 1 (1922-23).

T. Baty, Protectorates and Mandates, 2 British Yearbook of International Law 109 (1921-22).

Stanley I. Benn, The Uses of 'Sovereignty', 3 Political Studies 122 (June 1955).

Nathaniel Berman, Sovereignty in Abeyance: Self-Determination and International Law, 7 Wisconsin International Law Journal 51 (1988), reprinted in, International Law 389, M. Koskenniemi, ed. (University Press, Cambridge, 1992).

W.R. Bisschop, Sovereignty, 2 British Yearbook of International Law 122 (1921-22).

D.W. Bowett, Jurisdiction: Changing Patterns of Authority Over Activities and Resources, 53 British Yearbook of International Law 1 (1982), reprinted in, Structure and Process of International Law 1095, R. MacDonald & D. Johnston, eds. (1983).

S.H. Bragdon, *National Sovereignty and Global Environmental Responsibility: Can the Tension Be Reconciled for the Conservation of Biological Diversity?*, 33 HARVARD INTERNATIONAL LAW JOURNAL 388 (1992).

J. Brierly, Trusts and Mandates, 10 British Yearbook of International Law 217 (1929).

Philip M. Brown, The Theory of the Independence and Equality of States, 9 American Journal of International Law 305 (1915).

Nicolas Browne-Wilkinson, Territorial Jurisdiction and the New Technologies, 25 Israel Law Review 145 (1991).

Hedly Bull, A State's Positive Role in World Affairs, 108 Daedalus 111 (No. 4, 1979).

Geoffrey Butler, Sovereignty and the League of Nations, 1 British Yearbook of International Law 35 (1920-21).

Laszlo Buza, Jurisdiction in International Law, in Questions of International Law 1968 65, Gyorgy Haraszti, ed. (Budapest:

Hungarian Branch of the International Law Association, 1968).

Bruce Byers, Ecoregions, State Sovereignty and Conflict, 22 Bulletin of Peace Proposals 65 (March 1991).

Lynton K. Caldwell, The Geopolitics of Environmental Policy: Transnational Modification of National Sovereignty, 39 Revista Juridica de la Univesidad de Puerto Rico 693 (1990).

James P. Cargas, Extraterritorial Jurisdiction of the Proposed Federal Waste Export Control Act, 7 American University Journal of International Law and Policy 397 (1992).

Kenneth S. Carlston, The Grasp of Jurisdiction, 53 American Society of International Law Proceedings 170 (1959).

R. Carneiro, A Theory of the Origin of the State: Traditional Theories of State Origin are Considered and Rejected in Favor of a New Ecological Hypothesis, 164 Science 169 (August 1970).

K. Chao, Legal Nature of International Boundaries, 5 Chinese Yearbook of International Law and Affairs 29 (1985).

A.H. Charteris, The Mandate over Nauru Island, 3 British Yearbook of International Law 137 (1922-23).

Claydon, Humanitarian Intervention and International Law, 1 Queen's Intramures Law Journal 36 (1969).

Cleveland, The Internationalization of Internal Affairs, in Human Dignity: The Internationalization of Human Rights 44 (1979).

William Coplin, International Law and Assumptions about the State System, 17 World Politics 615 (1965).

Lori Damrosch, Politics Across Borders: Nonintervention and Nonforcible Influence Over Domestic Affairs, 83 American Journal of International Law 1 (1989).

Haroldo Mattos de Lemos, Amazonia: In Defence of Brazil's Sovereignty, 14 Fletcher Forum of World Affairs 301 (1990).

Developments in the Law, International Environmental Law: VI. Extraterritorial Environmental Regulation, 104 Harvard Law Review 1609 (1991).

Dickenson, The Equality of States in International Law, in 3 Harvard Studies in Jurisprudence ____ (1920).

Karl Deutsch & Dieter Senghaas, The Fragile Sanity of States: A Theoretical Analysis, in New States in the Modern World 200, M.

Kilson, ed. (1975).

Roseann Eshbach, Global Approach to the Protection of the Environment: Balancing State Sovereignty and Global Interests, 4 Temple International and Comparative Law Journal 271 (1990).

Richard A. Falk, The Logic of State Sovereignty Versus the Requirements of World Order, 27 Yearbook of World Affairs 7 (1973).

Richard A. Falk, International Jurisdiction: Horizontal and Vertical Conceptions of Legal Order, 32 Temple Law Quarterly 295 (1959).

Richard A. Falk, The Relevance of Contending Systems of Public Order to the Delimitation of Legal Competence, 53 American Society of International Law Proceedings 173 (1959).

Richard A. Falk, Recycling Intervention, 29 Journal of Peace Research 129 (1992).

Fitzmaurice, The Foundations of the Authority of International Law and the Problem of Enforcement, 19 Modern Law Review 1 (1956).

J.W. Garner, Limitations on National Sovereignty in International Relations, 19 American Political Science Review 1 (1925).

Andrew Geddes, 1992 and the Environment - Sovereignty Well Lost?, 138 New Law Journal 826 (November 1988).

D. Goedhuis, Influence of the Conquest of Outer Space on National Sovereignty: Some Observations, 6 Journal of Space Law 37 (1978).

D. Goedhuis, Sovereignty and Freedom in the Air Space, 41 Transactions of the Grotius Society 137 (1956).

H. Goitein, Some Problems of Sovereignty, 13 Transactions of the Grotius Society 79 (1928).

L.F.E. Goldie, International Constitutionality: State Sovereignty and the Problem of Consent, in Legal Change: Essays in Honour of Julius Stone 316, Blackshield, ed. (1983).

L.F.E. Goldie, Some Dilemmas of an Internationalist in a World of State Egoism, 2 Syracuse Journal of International Law and Commerce 299 (1974).

Gottlieb & Dalfen, National Jurisdiction and International Responsibility: New Canadian Approaches to International Law, 67 American Journal of International Law 229 (1973).

Graham, Humanitarian Intervention, 22 Michigan Law Review 327

(1924).

W.A. Graton, The State Versus Extraterritorial Pollution, 2 Ecology Law Quarterly 313 (1972).

J. Grolin, The Question of Antarctica and the Problem of Sovereignty, [1987] International Relations 39.

Richard Haass, The Primacy of the State . . . or Revising the Revisionists, 108 Daedalus 125 (No. 4, 1979).

Saba Habachy, Content of Sovereignty, in Symposium on the Rights and Duties of Private Investors 89 (1965).

Gunther Handl, Territorial Sovereignty and the Problem of Transfrontier Pollution, 69 American Journal of International Law 50 (1975).

Head, Canadian Claims to Territorial Sovereignty in the Arctic Regions, 9 McGill Law Journal 200 (1963).

Frederick C. Hicks, The Equality of States and the Hague Conferences, 2 American Journal of International Law 530 (1908), see also, 3 American Society of International Law Proceedings 238 (1909).

Herbert Howlett, A Basin Agency and the Joint Exercise of Sovereign Powers, in Problems in Transfrontier Pollution 177 (Paris: OECD 1974).

H. Kelsen, The Draft Declaration on Rights and Duties of States, 44 American Journal of International Law 259 (1950).

Ali Khan, The Extinction of Nation States, 7 American University Journal of International Law and Policy 197 (1992).

Marek St. Korowicz, Some Present Aspects of Sovereignty in International Law, 102 Recueil Des Cours 1 (1961).

Martti Koskenniemi, Sovereignty: Prolegomena to a Study of the Structure of International Law as Discourse, 4 Kansainoikeus Ius Gentium 71 (1987).

M. Koskenniemi, The Future of Statehood, 32 Harvard International Law Journal 397 (1991).

Edward Kufour, South Refuses to Compromise Sovereignty, 7 Earth Island Journal 8 (Special Edition, June 1992).

Lansing, Notes on World Sovereignty, 15 American Journal of International Law 13 (1921).

A. Lande, Revindication and the Principle of Legal Equality of States, 62 Political Science Quarterly 260 (1947).

Robert Lansing, Notes on World Sovereignty, 15 American Journal of International Law 13 (1921).

H. Lauterpacht, Sovereignty over Submarine Areas, 27 British Yearbook of International Law 376 (1950).

Richard J. Lazarus, Changing Conceptions of Property and Sovereignty in Natural Resources: Questioning the Public Trust Doctrine, 71 Iowa Law Review 631 (1986).

Blewett Lee, Sovereignty of the Air, 7 American Journal of International Law 470 (1913).

V. Leister, Remote Sensing of Earth by Satellites and the Principle of Territorial Sovereignty, 71 Revista de Faculdade de Direito 151 (1976).

Flora Lewis, Democracy Needs to Improve on the Nation-State, International Herald Tribune at 8, col. 2 (14 May 1992).

Karl Loewenstein, Sovereignty and International Co-operation, 48 American Journal of International Law 222 (1954).

Reinhard Loske, Ecological End of National States, XLII Review of International Affairs 23 (Mar. 5, 1991).

Jacek Machowski, Selected Problems of National Sovereignty with Reference to the Law of Outer Space, 55 American Society of International Law Proceedings 169 (1961).

P.C. Mayer-Tascj, International Environmental Policy as a Challenge to the National State, 15 Ambio 240 (1986).

P.K. Menon, Settlement of International Boundary Disputes, 51 Revue de Droit Inter. de Sc. Diplomatiques et Pol. 139 (1979).

P.K. Menon, International Boundaries: A Case Study of the Guyana-Surinam Boundary, 27 International and Comparative Law Quarterly 738 (1978).

Patrica M. Mische, Ecological Security and the Need to Reconceptualize Sovereignty, 14 Alternatives 389 (1989).

P.M. Mische, National Sovereignty and Environmental Law, in Biodiversity and International Law 105, S. Bilderbeek, ed. (Amsterdam: IOS Press, 1992).

Hans J. Morgenthau, The Problem of Sovereignty Reconsidered, 48 Columbia Law Review 341 (1948), reprinted in, Essays on International Law (1965).

David A. Myers, Remote Sensing and National Sovereignty Over Natural Resources: Assessment of the Mexican View, 14 California Western International Law Journal 22 (1984).

A. Nastase, Some Considerations on the Content of the Principle of Equal Rights of States, 17 Revue Roumaine d'Etudes Internationales 289 (1983).

B. O'Brien, The Geostationary Position in the Concept of Sovereignty, 23 Indian Journal of International Law 513 (1983).

Marius Olivier, Aspects of the Establishment of Sovereignty and the Transfer of Government Authority, 14 South African Yearbook of International Law 85 (1988-89).

Maureen O'Neil, Rethinking Sovereignty: Defending Rights Beyond Borders, [1991] Canadian Council on International Law Proceedings 153.

Beatrice Orent & Pauline Reinsch, Sovereignty Over Islands in the Pacific, 35 American Journal of International Law 443 (1941).

M.C. Ott & L.P. Shields, Environmental Decay and International Politics: The Uses of Sovereignty, 3 Environmental Affairs 743 (1974).

A. Pardo & C.Q. Christol, The Common Interest: Tension Between the Whole and the Parts, in The Structure and Process of International Law 643, R. MacDonald & D. Johnston, eds. (1983).

Vratislav Pechota, Equality: Political Justice in an Unequal World, in The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 453, R. Macdonald & D. Johnston, eds. (1983).

Kenneth W. Piddington, Sovereignty and the Environment - Part of the Problem or Part of the Solution, 31 Environment 18 (No. 7, Sept. 1989).

D.M. Polter, Remote Sensing and State Sovereignty, 4 Journal of Space Law 99 (1976).

Pitman B. Potter, The Doctrine of Servitudes in International Law, 9 American Journal of International Law 627 (1915).

R. Raftery, The International Law of Pollution: Protecting the Environment in a World of Sovereign States, 83 Michigan Law Review

1035 (1983).

Randall, Universal Jurisdiction Under International Law, 66 Texas Law Review 785 (1988).

Paul S. Reinsch, International Administrative Law and National Sovereignty, 3 American Journal of International Law 1 (1909).

William Michael Reisman, Sovereignty and Human Rights in Contemporary International Law, 84 American Journal of International Law 866 (1990).

Jayme Azevedo Rodrigues, International Law and Sovereignty - Remarks on the Persistence of an Idea, 47 American Society of International Law Proceedings 17 (1953).

C.R. Ross, National Sovereignty in International Environmental Decisions, 2 Natural Resource Journal 243 (1972).

Sahovic & Bishop, The Authority of the State: Its Range With Respect to Persons and Places, in Manual of Public International Law 343, M. Sorenson, ed. (1968).

Leonard M. Salter, The End of Nationalism: A Call for a Declaration of Interdependence, 9 International Lawyer 143 (1975).

Philippe J. Sands, Peremptory International Law and Sovereignty: Some Questions, 3 Connecticut Journal of International Law 364 (1988).

Francis B. Sayre, Legal Problems Arising from the United Nations Trusteeship System, 42 American Journal of International Law 263 (1948).

Georg Schwarzenberger, The Forms of Sovereignty, 10 Current Legal Problems 264 (1957).

Linda P. Shields & Marvin C. Ott, Environmental Decay and International Politics: The Uses of Sovereignty, 3 Environmental Affairs 743 (1973).

J.G. Starke, The Acquisition of Territorial Sovereignty by Newly Emerged States, [1966] Australian Yearbook of International Law 9.

H. Steinberger, Sovereignty, 10 Encyclopedia of International Law 397 (1987).

A.D. Tarlock, Land Use Choice: National Prerogative vs. International Policy, 13 Natural Resources Journal 343 (1973).

Turpel & Sands, Peremptory International Law and Sovereignty, 3

Connecticut Journal of International Law 364 (1988).

N.E.N. van Kleffens, Sovereignty in International Law, 82 Recueil des Cours 1 (1953).

Raymond Vernon, The Multinational Enterprise: Power Versus Sovereignty, 49 Foreign Affairs 736 (1971).

Andrew Waite, Problems and Proposals Relating to the Doctrine of Sovereignty in International Environmental Law, 3 Land Management and Environmental Law Report 190 (No. 6, December 1991).

Kurt Waldheim, Beyond National Castles, Environment[:] Stockholm 20 (UNCHE Newspaper 1972).

Mark Walters, Ecological Unity and Political Fragmentation: The Implications of the Brundtland Report for the Canadian Constitutional Order, 29 Alberta Law Review 420 (1991).

Christopher Weeramantry, Emerging Dimensions of Sovereignty under International Law, 3 Sri Lanka Journal of International Law 1 (1991).

Urban G. Whitaker, Reconciling Power and Sovereignty, in New Dimensions for the United Nations 63, Commission to Study the Organization of Peace, C.M. Eichelberger, Chair (Dobbs Ferry, NY: Oceana, 1966).

Luzius Wildhaber, Sovereignty and International Law, in The Structure and Process of International Law 425, R. Macdonald & D. Johnston, eds. (1983).

P.H. Winfield, The History of Intervention in International Law, 3 British Yearbook of International Law 130 (1922-23).

George V. Wolfe, The States Directly Concerned: Article 79 of the United Nations Charter, 42 American Journal of International Law 368 (1948).

George Wright, A Contemporary Theory of Humanitarian Intervention, 4 Florida International Law Journal 435 (1989).

Quincy Wright, Sovereignty of the Mandates, 17 American Journal of International Law 691 (1923).

V. INTERNATIONAL LAW, NEW STATES AND DEVELOPING COUNTRIES

A. International Instruments and Other Documents

The Brandt Commission, North-South: A Programme for Survival (Pan Books 1980).

B. Texts and Treatises & Anthologies

----- African International Legal History, A.K. Mensah-Brown, ed. (UNITAR 1975).

S.K. Agrawala, S.K. Rama Rao & J.N. Saxena, New Horizons of International Law and Developing Countries (ILA, Indian Branch, N.M. Tripathi 1983).

Fouad Ajami, The Global Populists: Third-World Nations and World Order Crises (Princeton University, Center of International Studies, Research Monograph No. 41, 1974).

Ram P. Anand, Confrontation or Cooperation? International Law and the Developing Countries (Martinus - Nijhoff 1987).

Ram P. Anand, New States and International Law (Delhi: Vikas Publishers, 1972).

Ram P. Anand, Asian States and the Development of Universal International Law (Sijthoff 1972).

A. Angelopoulos, The Third World and the Rich Countries: Prospects for the Year 2000 (Praeger 1972).

----- Asian States and the Development of Universal International Law, R.P. Anand, ed. (Vikas Publications 1972).

----- Beyond Dependency: The Developing World Speaks Out, Guy Erb & Valerinal Kallab, eds. (1975).

Bokor-Szego, New States and International Law (1970).

H. Bull & A. Watson, The Expansion of International Society (Clarendon 1984).

----- Caribbean Perspectives on International Law and Organizations, B.G. Ramcharan & L.B. Francis, eds. (Dordrecht/Boston/London: Martinus Nijhoff, 1989).

----- The Challenge of South-South Cooperation, B. Pavlic, ed. (1983).

Tashin O. Elias, Africa and the Development of International Law (Leyden: A.W. Sijthoff 1972), revised and edited by Richard Akinjide (Dordrecht/Boston/London: Martinus Nijhoff, 1988).

----- The Future of International Law in a Multicultural World (Academie De Droit International: Colloque, 1983).

Gustavo Lagos & Horacio H. Godoy, Tevolution of Being: A Latin American View of the Future (New York: Free Press, 1977).

F. LaMond-Tullis, Politics and Social Change in Third World Countries (1973).

Y. Makonnen, International Law and the New States of Africa (1983).

----- New Horizons of International Law and Developing Countries, S.K. Agrawala, T.S. Rama Rao & J.N. Saxena, eds. (N.M. Tripathi 1983).

----- New States in the Modern World, Martin Kilson, ed. (1975).

Felix Chuks Okoye, International Law and the New African States (London: Sweet & Maxwell, 1972).

----- Roundtable Conference on International Law Problems in Asia, Vincint Shepherd, ed. (Hong Kong: Hong Kong University Press, 1969).

A.J.G.M. Sanders, International Jurisprudence in African Context (Durban: Butterworths, 1979).

Karl P. Sauvart, The Group of 77: Evolution, Structure, Organization (1981).

S. Sinha, New Nations and the Law of Nations (1972).

Shaybani's Siyar, The Islamic Law of Nations (Baltimore, MD: John Hopkins Press, 1966).

The South Commission, The Challenge to the South (1990).

J.J.G. Syatauw, Some Newly Established Asian States and the Development of International Law (The Hague: Martinus Nijhoff, 1961).

----- Third World Attitudes Toward International Law: An Introduction, F. Snyder & S. Sathirathai, eds. (Martinus Nijhoff 1989).

C. Periodic Literature, Essay & Opinion

Georges Abi-Saab, The Third World and the Future of the International Legal Order, 29 Revue Egyptienne de Droit

International 27 (1973).

Georges Abi-Saab, The Newly Independent States and the Rules of International Law: An Outline, 8 Howard Law Journal 95 (1962).

Georges M. Abi-Saab, The Newly Independent States and the Scope of Domestic Jurisdiction, 54 American Society of International Law Proceedings 84 (1960).

A.O. Adede, The Minimum Standards in a World of Disparities, in The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 1001, R. Macdonald & D. Johnston, eds. (The Hague/Boston/Lancaster: Martinus Nijhoff, 1983).

Anil Agarwal, The North-South Perspective: Alienation or Interdependence?, 19 Ambio 179 (1990).

Claude Ake, Modernization and Political Stability: A Theoretical Explanation, 26 World Politics 586 (1974).

Syed Ameer Ali, Islam in the League of Nations, 5 Transactions of the Grotius Society 126 (1919).

J. Amuzegar, The North-South Dialogue: From Conflict to Compromise, 54 Foreign Affairs 562 (1976).

R.P. Anand, Role of the 'New' Asian-African Countries in the Present International Legal Order, 56 American Journal of International Law 383 (1962).

R.P. Anand, Attitude of the Afro-Asian States Toward Certain Problems of International Law, 15 International and Comparative Law Quarterly 55 (1966).

Oscar Arias, . . . The Third World Doesn't Have a Chance, Guardian Weekly, Week ending 19 April 1992, at 19, col. 3 (vol. 146, No. 16).

C. Fred Bergsten, The Threat from the Third World, 11 Foreign Policy 102 (1973).

Hanna Bokor-Szego, The New States and International Law, in Questions of International Law 1968 37, Gyorgy Haraszti, ed. (Budapest: Hungarian Branch of the International Law Association, 1968).

R.P. Brown, Changing the Rules: International Law and the Developing Countries, 12 International Lawyer 265 (1978).

J. Castaneda, The Underdeveloped Nations and the Development of International Law, 15 International Organization 38 (1961).

Chacko, India's Contribution to the Field of International Law Concepts, 93 Recueil Des Cours 122 (1958).

Abdullah El-Erian, International Law and the Developing Countries, in International Law in a Changing World, Jenks, et al. eds. (1963), reprinted in, Transnational Law in a Changing Society 84, Friedmann, Henkin & Lissitzyn, eds. (1979).

Richard A. Falk, The New States and International Legal Order, 118 Recueil Des Cours 1 (1966).

C. Ferguson, Redressing Global Injustices: The Role of Law, in Third World Attitudes Toward International Law 365, Snyder & Sathirathai, eds. (1978), reprinted in, 33 Rutgers Law Review 409 (1981).

Wolfgang Friedmann, The Position of Underdeveloped Countries and the Universality of International Law, 2 International Law Bulletin 5 (No. 2, Spring 1963), reprinted in, 1-2 Columbia Journal of Transnational Law 78 (1961-63).

C. Gorinsky, Cultures in Conflict, 24 Yearbook of World Affairs 88 (1970).

L.C. Green, New States, Regionalism and International Law, 5 Canadian Yearbook of International Law 118 (1967).

Head, North-South Dangers, 68 Foreign Affairs 71 (1989).

Geza Herczegh, International Law in a Multicultural World, in 3 Questions of International Law[:] Hungarian Perspectives, Hanna Bokor-Szego, ed. (Budapest: Akademiai Kiado, 1986).

Geza Herczegh, A Sociological Approach to International Law, in 4 Questions of International Law[:] Hungarian Perspectives 93, Hanna Bokor-Szego, ed. (Budapest: Akademiai Kiado, 1988).

Hyde, Law and Developing Countries, 61 American Journal of International Law 571 (1967).

C.W. Jenks, The Challenge of Universality, 53 American Society of International Law Proceedings 87 (1959).

R.Y. Jennings, Universal International Law in a Multicultural World, in Liber Amicorum for Lord Wilberforce, M. Bos & I. Brownlie, eds. (1987).

P.C. Jessup, Diversity and Uniformity in the Law of Nations, 58 American Journal of International Law 341 (1964).

Christopher C. Joyner, Bridging the Cultural Chasm: Cultural Relativism and the Future of International Law, 20 California Western International Law Journal 275 (1989-90).

S.D. Krasner, Transforming International Regimes: What the Third World Wants and Why, 25 International Studies Quarterly 119 (1981).

Josef L. Kunz, Pluralism of Legal Systems and Value Systems in International Law, 49 American Journal of International Law 370 (1955).

O. Lissitzyn, International Law in a Divided World, International Conciliation (No. 542, 1963).

D. Magraw, Legal Treatment of Developing Countries: Differential, Contextual and Absolute Norms, 1 Colorado Journal of International Environmental Law and Policy 69 (1990).

Ali A. Mazrui, The New Interdependence, in Beyond Dependency: The Developing World Speaks Out 47, Guy Erb & Valerina Kallab, eds. (1975).

E. McWhinney, The New Countries and the New International Law: The United Nations Special Conference on Friendly Relations and Cooperation Among States, 60 American Journal of International Law 1 (1966).

H.C.L. Merillat, Law and Developing Countries, 60 American Journal of International Law 71 (1966).

No-Hyoung Park, The Third World as an International Legal System, 7 Boston College Third World Law Journal 37 (1987).

Shridath Ramphal, Justice World-Wide: The Rule of Law in an Interdependent World, 14 Commonwealth Law Bulletin 397 (1988).

S. Sathirathai, An Understanding of the Relationship Between International Legal Discourse and Third World States, 25 Harvard International Law Review 395 (1984), reprinted in, International Law 445, M. Koskenniemi, ed. (Cambridge, University Press, 1992).

Sauvant, Organizational Infrastructure for Self-Reliance: The Non-Aligned Countries and the Group of 77, in The Challenge of South-South Cooperation 33, B. Pavlic, ed. (1983).

Sinha, Perspective of the Newly Independent States on the binding Quality of International Law, 14 International and Comparative Law Quarterly 121 (1965).

J.G. Starke, Regionalism as a Problem of International Law, in Law

and Politics in the World Community 114, G. Lipsky, ed. (1953).

Philip W. Thayer, Concepts of International Law Among New States, 46 American Society of International Law 101 (1952).

Wang Tieya, The Third World and International Law, [1983] Chinese Yearbook of International Law 6, reprinted in, Selected Articles from Chinese Yearbook of International Law 6, Chinese Society of International Law, ed. (Beijing: China Translation & Publishing Corp., 1983), reprinted in, The Structure and Process of International Law: Essays in Legal Philosophy Doctrine and Theory 955, R. Macdonald & D. Johnston, eds. (1983).

Okon Udokang, The Role of the New States in International Law, 15 Archiv des Volkerrechts 145 (1973).

Johan D. van der Vyver, Statehood in International Law, 5 Emory International Law Review 9 (1991).

S.P. Varma, Interdependence: The Third World Perspectives, in International Relations Theory: Western and Non-Western Perspectives, Misra & Smith-Beal, eds. (1980).

Q. Wright, The Influence of the New Nations of Asia and Africa Upon International Law, 7 Foreign Affairs Reports 33 (1958).

Karl Zemanek, Interdependence, 7 Encyclopedia of Public International Law 275 (1984).