



UvA-DARE (Digital Academic Repository)

International criminal trials: A normative theory

Vasiliev, S.

Publication date
2014

[Link to publication](#)

Citation for published version (APA):

Vasiliev, S. (2014). *International criminal trials: A normative theory*.

General rights

It is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), other than for strictly personal, individual use, unless the work is under an open content license (like Creative Commons).

Disclaimer/Complaints regulations

If you believe that digital publication of certain material infringes any of your rights or (privacy) interests, please let the Library know, stating your reasons. In case of a legitimate complaint, the Library will make the material inaccessible and/or remove it from the website. Please Ask the Library: <https://uba.uva.nl/en/contact>, or a letter to: Library of the University of Amsterdam, Secretariat, Singel 425, 1012 WP Amsterdam, The Netherlands. You will be contacted as soon as possible.

BIBLIOGRAPHY

Contents:

| | |
|---|----------------|
| Books and monographs | cxvii |
| Book Chapters | cxxii |
| Journal Articles | cxxxvii |
| Conference Presentations and Lectures | cliv |
| Research Papers and Unpublished Manuscripts | clvi |
| Personal Interviews | clvi |
| ECCC | clvi |
| ICTR | clvi |
| SCSL | clvii |
| NGO Reports and Publications | clviii |
| International Criminal Law Services | clviii |
| Judicial System Monitoring Programme (JSMP) | clviii |
| Helsinki Watch | clviii |
| Human Rights Watch | clix |
| Open Society Justice Initiative | clix |
| War Crimes Research Office | clix |
| Press Releases and News Items | clix |
| Cambodian Human Rights Action Committee | clx |
| ECCC | clx |
| International Criminal Tribunal for the former Yugoslavia | clx |
| Online Resources and Blogposts | clx |
| Africa News Analysis | clx |
| International Criminal Law Bureau | clxi |
| International Criminal Tribunal for Rwanda | clxi |
| International Criminal Tribunal for Yugoslavia | clxi |
| Institute for War & Peace Reporting | clxi |

Books and monographs

- Arendt, H., *Eichmann in Jerusalem: A Report on the Banality of Evil* (New York: Penguin Books, 1994)
- Arnold, T.M., *The Symbols of Government* (New Haven: Yale University Press, 1935)
- Ashworth, A., *Sentencing and Criminal Justice* (London: Weigenfeld and Nicolson, 1992)
- , and Redmayne, M., *The Criminal Process*, 3rd edn (Oxford: Oxford University Press, 2005)
- Bagaric, M., *Punishment and Sentencing: A Rational Approach* (London: Cavendish, 2001)
- Ball, M.S., *The Promise of American Law* (Athens: University of Georgia Press, 1981)
- Bass, G., *Stay the Hand of Vengeance: the Politics of War Crimes Tribunal* (Princeton: Princeton University Press, 2000)
- Bedford, S., *The Faces of Justice* (London: Collins, 1961)
- Beigbeder, Y., *International Justice against Impunity: Progress and New Challenges* (Leiden: Martinus Nijhoff, 2005)
- Bentham, J., *An Introduction to the Principles of Morals and Legislation* (1789)

Bibliography

- Bloxham, D., *Genocide on Trial: War Crimes Trials and the Formation of Holocaust History and Memory* (Oxford: Oxford University Press, 2001)
- Boas, G., *The Milošević Trial: Lessons for the Conduct of Complex International Criminal Proceedings* (Cambridge: Cambridge University Press, 2007)
- , Bischoff, J.L., Reid, N.L., and Don Taylor III, B., *International Criminal Law Practitioner's Library. Volume III: International Criminal Procedure* (Cambridge: Cambridge University Press, 2011)
- Boister, N. and R. Cryer, *The Tokyo International Military Tribunal: A Reappraisal* (Oxford: Oxford University Press, 2008)
- Buruma, I., *The Wages of Guilt: Memories of War in Germany and Japan* (London: Phoenix, 2002)
- Calvo-Goller, K.N., *The Trial Proceedings of the International Criminal Court: ICTY and ICTR Precedents* (Leiden/Boston: Martinus Nijhoff, 2006)
- Cassese, A. *International Criminal Law* (Oxford: Oxford University Press, 2003)
- , *International Criminal Law* 2nd edn (Oxford: Oxford University Press, 2007)
- Chase, O., *Law, Culture and Ritual* (New York/London: New York University Press, 2005)
- Cherif Bassiouni, M., *An Introduction to International Criminal Law* (Ardsey, NY: Transnational Publishers, 2003)
- Coke, E., *First Part of the Institute of the Laws of England* (New York: Gryphon, 1823)
- Combs, N.A., *Guilty Pleas in International Criminal Law: Constructing a Restorative Justice Approach* (Stanford, CA: Stanford University Press, 2007)
- , *Fact-Finding without Facts: Uncertain Evidentiary Foundations of International Criminal Convictions* (Cambridge: Cambridge University Press, 2010)
- Corstens, G.J.M., *Het Nederlands Strafrecht*, 4 edn (Deventer: Kluwer, 2002)
- , *Het Nederlands Strafrecht*, 6 edn (Deventer: Kluwer, 2008)
- Cryer R, Friman, H., Robinson, D., and Wilmshurst, E., *An Introduction to International Criminal Law and Procedure* 2nd edn (Cambridge: Cambridge University Press, 2010)
- Damaška, M.R., *The Faces of Justice and State Authority: A Comparative Approach to the Legal Process* (New Haven, CN: Yale University Press, 1986)
- , *Evidence Law Adrift* (New Haven, Yale University Press, 1997)
- D'Ascoli, S., *Sentencing in International Criminal Law: The UN Ad Hoc Tribunals and Future Perspectives for the ICC* (Oxford: Hart Publishing, 2011)
- Del Ponte, C., with Sudetić, C., *Madame Prosecutor: Confrontations with Humanity's Worst Criminals and Culture of Impunity* (New York: Other Press, 2009)
- Delmas-Marty, M., and Vervaele, J.A.E. (eds), *The Implementation of the Corpus Juris in the Member States*, vols 1-4 (Antwerp-Oxford: Intersentia, 2000-2002)
- Dexter, L.A., *Elite and Specialized Interviewing* (Colchester: ECPR Press, 2006)
- Douglas, L., *The Memory of Judgment: Making Law and History in the Trials of the Holocaust* (New Haven: Yale University Press, 2001)
- Drucker, P.F., *Managing the Non-Profit Organization* (HarperCollins: 1990)
- Drumbl, M.A., *Atrocity, Punishment and International Law* (Cambridge: Cambridge University Press, 2007)
- Duff, R.A., *Trials and Punishments* (Cambridge: Cambridge University Press, 1986)

Bibliography

- , *Punishment, Communication, and Community* (Oxford: Oxford University Press, 2001)
- , Farmer, L., S. Marshall, and Tadros, V. (eds), *The Trial on Trial, Volume 1: Truth and Due Process* (Oxford: Hart Publishing, 2004)
- , Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 2: Judgement and Calling to Account* (Oxford/Portland: Hart Publishing, 2006)
- , Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 3: Towards a Normative Theory of the Criminal Trial* (Oxford/Portland, OR: Hart Publishing, 2007)
- Durkheim, É., *The Rules of Sociological Method: Selected Texts on Sociology and its Method* (edited by S. Lukes and translated by W.D. Halls) (London: Macmillan, 1982)
- Elberling, B., *The Defendant in International Criminal Proceedings* (Oxford: Hart Publishing, 2012)
- Feinberg, J., *The Moral Limits of Criminal Law* (Oxford: Oxford University Press, 1984)
- Finkelkraut, A., *Remembering in Vain: The Klaus Barbie Trial and Crimes against Humanity* (New York: Columbia University Press, 1992)
- Fontham, M.R., *Trial Technique and Evidence* 2nd edn (LexisNexis, 2002)
- Frank, J., *Courts on Trial: Myth and Reality in American Justice* (Princeton: Princeton University Press, 1949)
- Ginzburg, C. and Shugaar, A., *The Judge and the Historian: Marginal Notes on a Law-Twentieth Century* (London: Verso, 2002)
- Grano, J.D., *Confessions, Truth, and the Law* (Ann Arbor: The University of Michigan Press, 1993)
- Hart, H.L.A., *Punishment and Responsibility: Essays in the Philosophy of Law* (Oxford: Clarendon Press, 1968)
- , *The Concept of Law*, 2nd edn (Oxford: Oxford University Press, 1994)
- Hatchard, J., Huber, B., and Vogler, R., *Comparative Criminal Procedure* (London: British Institute of International and Comparative Law, 1996)
- Herik, L. van den, and Stahn, C. (eds), *The Diversification and Fragmentation of International Criminal Law* (Leiden: Martinus Nijhoff, 2012)
- ICTY Manual on Developed Practices* (Turin: ICTY-UNICRI, 2009)
- Jackson, J., and Doran, S., *Judge without Jury: Diplock Trials in the Adversary System* (Oxford: Clarendon University Press, 1995)
- Jackson, J.D. and Summers, S.J., *The Internationalisation of Criminal Evidence: Beyond the Common Law and Civil Law Traditions* (Cambridge: Cambridge University Press, 2012)
- Jones, J.R.W.D. and Powles, S., *International Criminal Practice* (Oxford: Oxford University Press, 2003)
- Kafka, F., *The Trial* (Bungay: Picador – Pan Books Ltd., 1983)
- Kerper, H.B., *Introduction to the Criminal Justice System* (St. Paul, MN: West Pub Co., 1972)
- Khan, K.A.A and Dixon, R., *Archbold International Criminal Courts: Practice, Procedure and Evidence*, 2nd ed. (London: Sweet & Maxwell, 2005)
- , Buisman, C., and Gosnell, C. (eds), *Principles of Evidence in International Criminal Justice* (Oxford: Oxford University Press, 2010)

Bibliography

- Kirchheimer, O., *Political Justice: The Use of Legal Procedure for Political Ends* (Princeton, NJ: Princeton University Press, 1961)
- Klamberg, M., *Evidence in International Criminal Procedure: Confronting Legal Gaps and the Reconstruction of Disputed Events* (Stockholm: Stockholm University, 2012)
- Knoops, G.-J.A., *Theory and Practice of International Criminal Proceedings* (Deventer: Kluwer, 2005)
- Kobori, K. (ed.), *The Tokyo Trials: The Unheard Defense* (Tokyo: Kodansha, 1995)
- Koch, H.W., *In the Name of the Volk: Political Justice in Hitler's Germany* (London: I.B.Touris & Co., 1997)
- Langbein, J.H., *The Origins of Adversary Criminal Trial* (Oxford: Clarendon Press, 2003)
- Lind, E.A., and Tyler, T.R., *The Social Psychology of Procedural Justice* (New York: Plenum Press, 1988)
- Loh, W.D., *Social Research in the Judicial Process: Cases, Readings, and Text* (New York: Russel Sage Foundation, 1984)
- Luban, D., *Lawyers and Justice: An Ethical Study* (Princeton, NJ: Princeton University Press, 1988)
- Maffei, S., *The European Right to Confrontation in Criminal Proceedings: Absent, Anonymous and Vulnerable Witnesses* (Groningen: Europa Law Publishing, 2006)
- May, R., *Criminal Evidence*, 4th edn (London: Sweet & Maxwell, 1999)
- , and Wierda, M., *International Criminal Evidence* (Ardsley, NY: Transnational Publishers, 2001)
- Miner, R., *Victors' Justice – The Tokyo War Crimes Trial* (Princeton: Princeton University Press, 1971)
- Minow, M., *Between Vengeance and Forgiveness: Facing History After Genocide and Mass Violence* (Boston: Beacon Press, 1998)
- Mitchell, S., (ed.), *Archbold Pleading, Evidence & Practice in Criminal Cases*, 40th edn (London: Sweet & Maxwell, 1979)
- Moghalu, K.C., *Global Justice: The Politics of War Crimes Tribunals* (Stanford, CA: Stanford University Press, 2008)
- Moore, M.S., *Placing Blame* (Oxford: Oxford University Press, 1997)
- Morgan, E.M., *Some Problems of Proof Under the Anglo-American System of Litigation* (New York: Columbia University Press, 1956)
- Morris, V., and Scharf, M.P., *An Insider's Guide to the International Criminal Tribunal for the Former Yugoslavia* (Irvington-on-Hudson, NY: Transnational, 1995)
- Murphy, P., *A Practical Approach to Evidence* (London: Blackstone, 1988)
- , Stockdale, E., and Birch, D., *Blackstone's Criminal Practice 2001*, 11th ed. (London: Blackstone, 2001)
- Olásolo, H., *The Triggering Procedure of the International Criminal Court* (Leiden/Boston: Martinus Nijhoff, 2005)
- Olusanya, O., *Sentencing War Crimes and Crimes against Humanity under the International Criminal Tribunal for the Former Yugoslavia* (Groningen: Europa Law Publishing, 2005)
- Osiel, M., *Mass Atrocity, Collective Memory, and the Law* (New Brunswick: Transaction, 1997)
- Oxford English Dictionary*, 2nd edn (Oxford: Oxford University Press, 1989)

Bibliography

- Packer, H.L., *The Limits of the Criminal Sanction* (Stanford: Stanford University Press, 1969)
- Peskin, V., *International Justice in Rwanda and the Balkans: Virtual Trials and the Struggle for State Cooperation* (Cambridge: Cambridge University Press, 2008)
- Pizzi, W.T., *Trials without Truth: Why Our System of Criminal Trials Has Become an Expensive Failure and What We Need to Do to Rebuild It* (New York and London: NYU Press, 1999)
- Prunier, G., *The Rwanda Crisis: History of a Genocide*, 2nd ed. (New York: Columbia University Press, 1999)
- Rauxloh, R., *Plea Bargaining in National and International Law: A Comparative Study* (New York: Routledge, 2012)
- Richardson, J. (ed.), *Archbold: Criminal Pleading, Evidence and Practice* (London: Sweet and Maxwell, 2000)
- Robertson, G., *Crimes Against Humanity: The Struggle for Global Justice* (London: Penguin, 2000)
- Röling, B.V.A. with Cassese, A., *The Tokyo Trial and Beyond: Reflections of a Peacemonger* (Oxford: Polity Press, 1993)
- Rosenberg, T., *The Haunted Land: Facing Europe's Ghosts After Communism* (New York: Vintage Books, 1996)
- Safferling, C.J.M., *Towards an International Criminal Procedure* (Oxford: Oxford University Press, 2003)
- , *International Criminal Procedure* (Oxford: Oxford University Press, 2012)
- Schabas, W.A., *The UN International Criminal Tribunals: The Former Yugoslavia, Rwanda and Sierra Leone* (Cambridge: Cambridge University Press, 2007)
- , *The International Criminal Court: A Commentary on the Rome Statute* (Oxford: Oxford University Press, 2010)
- , *An Introduction to the International Criminal Court*, 4th edn (Cambridge: Cambridge University Press, 2011)
- Schuon, C., *International Criminal Procedure: A Clash of Legal Cultures* (The Hague: T.M.C. Asser Press, 2010)
- Shaw, M.N., *International Law* (Cambridge: Cambridge University Press, 1997)
- Sprecher, D., *Inside the Nuremberg Trial: A Prosecutor's Comprehensive Account, vols I and II* (Lanham: University Press of America, 1999)
- Steinberg, R.H. (ed.), *Assessing the Legacy of the ICTY* (Leiden/Boston: Martinus Nijhoff, 2011)
- Stephens, J., *A History of the Criminal Law of England* (1883)
- Stover, E., *The Witnesses: War Crimes and the Promise of Justice in The Hague* (Philadelphia: University of Pennsylvania Press, 2005)
- Strier, F., *Reconstructing Justice: An Agenda for Trial Reform* (Westport, Connecticut: Quorum, 1994)
- Summers, S., *Fair Trials: The European Criminal Procedural Tradition and the European Court of Human Rights* (Oxford and Portland: Hart Publishing, 2007)
- Taylor, T., *The Anatomy of the Nuremberg Trials* (Boston: Little, Brown and Co., 1992)
- Thibaut, J.W. and Walker, L., *Procedural Justice: A Psychological Analysis* (New Jersey: Erlbaum, 1975)

Bibliography

- Tochilovsky, V., *Jurisprudence of the International Criminal Courts and the European Court of Human Rights: Procedure and Evidence* (Leiden/Boston: Martinus Nijhoff, 2008)
- Trechsel, S., *Human Rights in Criminal Proceedings* (Oxford: Oxford University Press, 2005)
- Trial of the Major War Criminals Before the International Military Tribunal, Vol. XIX* (Nuremberg: International Military Tribunal, 1948)
- Trial of the Major War Criminals Before the International Military Tribunal, Vol. XX* (Nuremberg: International Military Tribunal, 1948)
- Trial of the Major War Criminals before the International Military Tribunal, Vol. XXI* (Nuremberg: International Military Tribunal, 1948)
- Trial of the Major War Criminals before the International Military Tribunal, Vol. XXII* (Nuremberg: International Military Tribunal, 1948)
- Tusa, A. and Tusa, J., *The Nuremberg Trial* (London: BBC Books, 1995)
- Van Sliedregt, E., *International Criminal Responsibility in International Law* (Oxford: Oxford University Press, 2012)
- Vogler, R., *A World View of Criminal Justice* (Aldershot: Ashgate, 2005)
- , and Hüber, B. (eds), *Criminal Procedure in Europe* (Berlin: Duncker & Humblot, 2008)
- Watson, A., *Legal Transplants: An Approach To Comparative Law*, 2nd edn (Athens and London: The University of Georgia Press, 1993)
- Weinreb, L.L., *Denial of Justice: Criminal Process in the United States* (New York: Free Press, 1977)
- Weinstein, H.M., and Stover, E. (eds), *My Neighbor, My Enemy: Justice and Community in the Aftermath of Mass Atrocity* (Cambridge: Cambridge University Press, 2004)
- Wellens, K., *Remedies Against International Organisations* (Cambridge: Cambridge University Press, 2002)
- Werle, G., *Principles of International Criminal Law* (The Hague: T.M.C. Asser Press, 2005)
- Wigmore, J.H., *A Treatise on the Anglo-American System of Evidence in Trials at Common Law, Vol. 1*, 3rd edn (Boston: Little Brown, 1940)
- Wilson, R.A., *Writing History in International Criminal Trials* (Cambridge: Cambridge University Press, 2011)
- Zahar, A., and Sluiter, G., *International Criminal Law: A Critical Introduction* (Oxford: Oxford University Press, 2007)
- Zappalà, S., *Human Rights in International Criminal Proceedings* (Oxford: Oxford University Press, 2003)
- Zuckerman, A.A.S., *The Principles of Criminal Evidence* (Oxford: Clarendon Press, 1989)

Book Chapters

- Acquaviva, G., Combs, N., Heikkilä, M., Linton, S., McDermott, Y., and Vasiliev, S., 'Trial Process', in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)

Bibliography

- , ‘Single and Bifurcated Trials’ (in Acquaviva, G., Combs, N., Heikkilä, M., Linton, S., McDermott, Y., and Vasiliev, S., ‘Trial Process’), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Akande, D., ‘Sources of International Criminal Law’, in Cassese, A. (ed.), *The Oxford Companion on International Criminal Justice* (Oxford: Oxford University Press, 2009)
- Ambos, K., ‘The Structure of International Criminal Procedure: ‘Adversarial’, ‘Inquisitorial’ or Mixed?’), in Bohlander, M. (ed.), *International Criminal Justice: A Critical Analysis of Institutions and Procedures* (London: Cameron May, 2007)
- , ‘“Witness Proofing” before the ICC: Neither Legally Admissible nor Necessary’, in Stahn, C. and Sluiter, G. (eds), *The Emerging Practice of the International Criminal Court* (Leiden/Boston: Martinus Nijhoff/Brill, 2009)
- , ‘International Criminal Law at the Crossroads: From *Ad Hoc* Imposition to a Treaty-Based Universal System’, in Stahn, C., and van den Herik, L. (eds), *Future Perspectives on International Criminal Justice* (Hague: T.M.C. Asser Press, 2010)
- , and Bock, S., ‘Procedural Frameworks’, in Reydam, L., Wouters, J., and Ryngaert, C. (eds), *International Prosecutors* (Oxford: Oxford University Press, 2012)
- Behrens, H.-J., ‘The Trial Proceedings’, in Lee, R.S. (ed.), *The International Criminal Court: The Making of the Rome Statute* (The Hague: Kluwer, 1998)
- Bischoff, J.L., ‘Reception of Common Law in Substantive International Criminal Law’, in Herik, L. van den, and Stahn, C. (eds), *The Diversification and Fragmentation of International Criminal Law* (Leiden: Martinus Nijhoff, 2012)
- Bitti, G., ‘Two Bones of Contention between Civil and Common Law: The Record of the Proceedings and the Treatment of a *Concursus Delictorum*’, in Fischer, H., Kress, C., and Rolf Lüder, S. (eds), *International and National Prosecution of Crimes under International Law: Current Developments* (Berlin: Arno Spitz, 2001)
- , ‘Article 64’, in Triffterer, O. (ed.), *Commentary on the Rome Statute of the International Criminal Court—Observers’ Notes, Article by Article*, 2nd edn (Munich: C.H. Beck, 2008)
- , ‘Article 21 of the Statute of the International Criminal Court and the Treatment of Sources of Law in the Jurisprudence of the ICC’, in Stahn, C. and Sluiter, G. (eds), *The Emerging Practice of the International Criminal Court* (Leiden: Martinus Nijhoff Publishers, 2009)
- Blewitt, G.T., ‘The Importance of a Retributive Approach to Justice’, in Blumenthal, D.A. and McCormack, T.L.H. (eds), *The Legacy of Nuremberg: Civilising Influence or Institutionalised Vengeance?* (Leiden/Boston: Martinus Nijhoff, 2008)
- Board of Editors, ‘The Rome Statute: A Tentative Assessment’, in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute for the International Criminal Court: A Commentary* (Oxford: Oxford University Press, 2002)
- Boas G., ‘A Code of Procedure and Evidence for International Criminal Law? The Rules of the ICTY’, in Boas, G., and Schabas, W.A. (eds), *International Criminal Law Developments in the Case Law of the ICTY* (Leiden/Boston: Martinus Nijhoff Publishers, 2003)
- , Jackson, D., Roche, B., and Don Taylor III, D., ‘Appeals, Reviews, and Reconsideration’, in G. Sluiter, Friman, H., Linton, S., Vasiliev, S., and Zappalà, S.

Bibliography

- (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Bohlander, M., 'Plea Bargaining before the ICTY', in May R., Tolbert D., Hocking, J., Roberts, K., Jia, B.B., Mundis, D., and Oosthuizen, G. (eds), *Essays on the ICTY Procedure and Evidence: In Honour of Gabrielle Kirk McDonald* (The Hague: Kluwer, 2001)
- , 'The International Criminal Judiciary – Problems of Judicial Selection, Independence and Ethics', in Bohlander, M. (ed.), *International Criminal Justice: A Critical Analysis of Institutions and Procedures* (London: Cameron May, 2007)
- Brady, H.J. and M. Jennings, 'Appeal and Revision', in Lee, R.S. (ed.), *The International Criminal Court: The Making of the Rome Statute – Issues, Negotiations, Results* (The Hague: Kluwer Law International, 1999)
- , 'Setting the Record Straight: A Short Note on Disclosure and the Record of Proceedings', in Fischer H., Kress, C., and Rolf Lüder, S. (eds), *International and National Prosecution of Crimes Under International Law: Current Developments* (Berlin: Berlin Verlag; Arno Spitz GmbH, 2001)
- Cassese, A., 'The Contribution of the International Criminal Tribunal for the Former Yugoslavia to the Ascertainment of General Principles of Law Recognized by the Community of Nations', in Yee, S. and Tieya, W. (eds), *International Law in the Post-Cold War World: Essays in Memory of Li Haopei* (New York: Routledge, 2001)
- , 'L'influence de la CEDH sur l'activité des Tribunaux pénaux internationaux', in Cassese, A. and Delmas-Marty, M. (eds), *Juridictions nationales et crimes internationaux* (Paris: Presses Universitaires de France, 2002)
- , 'The Influence of the European Court of Human Rights on International Criminal Tribunals – Some Methodological Remarks', in Bergsmo, M. (ed.), *Human Rights for the Downtrodden: Essays in Honour of Asbjørn Eide* (Leiden/Boston: Martinus Nijhoff, 2003)
- Christodoulis, E., 'The Objection that Cannot be Heard', in Duff A., Farmer, L., S. Marshall, and Tadros, V. (eds), *The Trial on Trial, Volume 1: Truth and Due Process* (Oxford: Hart Publishing, 2004)
- Clark, J.N., 'The Impact Question: The ICTY and the Restoration and Maintenance of Peace', in Swart, B., Zahar, A., and Sluiter, G. (eds), *The Legacy of the International Criminal Tribunal for the Former Yugoslavia* (Oxford: Oxford University Press, 2011)
- Combs, N.A., 'Evidence', in W.A. Schabas and N. Bernaz (eds), *The Routledge Handbook of International Criminal Law* (London and New York: Routledge, 2011)
- , 'Control over Sequence of Case Presentation' (in Acquaviva, G., Combs, N., Linton, S., Heikkilä, M., McDermott, Y., and Vasiliev, S., 'Trial Process'), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- , 'Fact-Finding Powers' (in Acquaviva, G., Combs, N., Linton, S., Heikkilä, M., McDermott, Y., and Vasiliev, S., 'Trial Process'), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)

Bibliography

- , ‘Judicial Powers at Trial: Residual Matters’ (in Acquaviva, G., Combs, N., Linton, S., Heikkilä, M., McDermott, Y., and Vasiliev, S., ‘Trial Process’), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- , ‘Power to Control (and Intervene in) the Examination of Witnesses’ (in Acquaviva, G., Combs, N., Linton, S., Heikkilä, M., McDermott, Y., and Vasiliev, S., ‘Trial Process’), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Damaška, M., ‘Problematic Features of International Criminal Procedure’, in Cassese, A. (ed.), *The Oxford Companion to International Criminal Justice* (Oxford: Oxford University Press, 2009)
- D’Amato, A., ‘Human Rights as Norms of Customary International Law’, in D’Amato, A. (ed.), *International Law: Prospect and Process* (Irvington: Transnational, 1987)
- D’Aoust, J., ‘The Conduct of Trials’, in Cherif Bassiouni, M., Doria J., and Gasser, H.-P. (eds), *The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko* (Leiden: Martinus Nijhoff, 2009)
- Darbyshire, P., ‘Raising Concerns about Magistrates’ Clerks’, in Doran, S. and Jackson, J. (eds), *The Judicial Role in Criminal Proceedings* (Oxford and Portland, Oregon: Hart, 2000)
- , ‘Criminal Procedure in England and Wales’, in Vogler, R. and Huber, B. (eds), *Criminal Procedure in Europe* (Berlin: Duncker & Humblot, 2008)
- De Hemptinne, J., ‘L’hybridité et l’autonomie du règlement de procédure et de preuve du Tribunal pénal international pour l’ex-Yougoslavie’, in M. Delmas-Marty *et al.* (eds), *Les sources du droit international pénal* (Paris: Société de législation comparée, 2004)
- De Smet, S., ‘A Structural Analysis of the Role of the Pre-Trial Chamber in the Fact-finding Process of the ICC’, in Stahn, C. and Sluiter, G. (eds), *The Emerging Practice of the International Criminal Court* (Leiden: Martinus Nijhoff, 2009)
- Delmas-Marty, M., ‘Reflections on ‘Hybridisation’ of Criminal Procedure’, in Jackson, J., Langer, M., and Tillers, P. (eds), *Crime, Procedure and Evidence in a Comparative and International Context: Essays in Honour of Professor Mirjan Damaška* (Oxford/Portland: Hart Publishing, 2008)
- Delpla, I., ‘In the Midst of Injustice: The ICTY from the Perspective of some Victim Associations’, in Valenta M., and Ramet, S.P. (eds), *The Bosnian Diaspora: Integration in Transnational Communities* (Aldershot: Ashgate, 2007)
- Dimitrijević, V. and Milanović, M., ‘Human Rights Before International Criminal Courts’, in Grimheden, J., and Ring, R. (eds), *Human Rights Law: From Dissemination to Application. Essays in Honour of Göran Melander* (Leiden: Brill, 2006)
- Djamalova, F. and Sobirov, R. ‘The Right to a Fair Trial: Common Law vs. Civil Law in the ICTY Proceedings’, in Kruessmann, T., (ed.), *ICTY: Towards a Fair Trial?* (Graz: Neuer Wissenschaftlicher Verlag, 2008)
- Donat-Cattin, D., ‘Article 68’, in Triffterer, O. (ed.), *Commentary on the Rome Statute of the International Criminal Court—Observers’ Notes, Article by Article*, 2nd edn (Munich: C.H. Beck, 2008)
- Doran, S., ‘The Necessarily Expanding Role of the Criminal Trial Judge’, in Doran, S. and

Bibliography

- Jackson, J. (eds), *The Judicial Role in Criminal Proceedings* (Oxford/Portland: Hart Publishing, 2000)
- Douglas, L., 'Perpetrator Proceedings and Didactic Trials', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 2: Judgement and Calling to Account* (Oxford/Portland: Hart Publishing, 2006)
- Dubber, M.D., 'The Criminal Trial and the Legitimation of Punishment', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 1: Truth and Due Process* (Oxford/Portland, OR: Hart Publishing, 2004)
- Duff, P., 'Changing Conceptions of the Scottish Criminal Trial: The Duty to Agree Uncontroversial Evidence', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 1: Truth and Due Process* (Oxford/Portland, OR: Hart Publishing, 2004)
- Eser, A., 'The "Adversarial" Procedure: A Model Superior to Other Trial Systems in International Criminal Justice? Reflexions of a Judge', in Kruessmann, T. (ed.), *ICTY: Towards a Fair Trial?* (Graz: Neuer Wissenschaftlicher Verlag, 2009)
- , 'Procedural Structure and Features of International Criminal Justice: Lessons from the ICTY', in Swart, B., Zahar, A., and Sluiter, G. (eds), *The Legacy of the International Criminal Tribunal for the Former Yugoslavia* (Oxford: Oxford University Press, 2011)
- Fairlie, M., 'Revised Pre-Trial Procedure before the ICTY from a Continental/Common Law Perspective', in Sluiter, G. and Vasiliev, S. (eds), *International Criminal Procedure: Towards a Coherent Body of Law* (London: Cameron May, 2009)
- Feinberg, J., 'The Expressive Function of Punishment', in Feinberg, J. (ed.), *Doing and Deserving: Essays in the Theory of Responsibility* (Princeton: Princeton University Press, 1970)
- Fernández de Gurmendi, S., 'The Process of Negotiations', in Lee, R.S. (ed.), *The International Criminal Court: The Making of the Rome Statute. Issues, Negotiations, Results* (Ardsey: Transnational, 1999)
- , 'The Elaboration of the Rules of Procedure and Evidence', in R.S. Lee (ed.), *The International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence* (Ardsey: Transnational, 2001)
- Fletcher, G.P., 'The Influence of the Common Law and Civil Law Traditions on International Criminal Law', in Cassese, A. (ed.), *The Oxford Companion on International Criminal Justice* (Oxford: Oxford University Press, 2009)
- Friman, H., 'Investigation and Prosecution', in Lee, R.S., with Friman, H., Hebbel, H. von, and D. Robinson (eds), *The International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence* (Ardsey, NY: Transnational Publishers, 2001)
- , 'Procedural Law of the Criminal Court – An Introduction', in F. Lattanzi and W. Schabas (eds), *Essays on the Rome Statute of the International Criminal Court, vol. 2* (Fagnano Alto: Il Sirente, 2004)
- , 'Procedural Law of Internationalized Criminal Courts', in Romano, C.P.R., Nollkaemper, A., and Kleffner, J.K. (eds), *Internationalized Criminal Courts and Tribunals: Sierra Leone, East Timor, Kosovo, and Cambodia* (Oxford: Oxford University Press, 2004)
- , 'Participation of Victims in the ICC Criminal Proceedings and the Early Jurisprudence of the Court', in Sluiter, G. and Vasiliev, S. (eds), *International*

Bibliography

- Criminal Procedure: Towards a Coherent Body of Law* (London: Cameron May, 2009)
- , Brady, H., Costi, M., Guariglia, F., and Stukenberg C.-F., ‘Charges’, in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Fourmy, O., ‘Powers of the Pre-Trial Chambers’, in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute for the International Criminal Court: A Commentary* (Oxford: Oxford University Press, 2002)
- Freeland, S., ‘Commentary’, in Klip, A. and Sluiter, G. (eds), *Annotated Leading Cases of International Criminal Tribunals: The International Criminal Tribunal for the Former Yugoslavia 2003*, Volume XV (Antwerp: Intersentia, 2008)
- Friedman, R.D., ‘The Confrontation Right Across the Systemic Divide’, in Jackson, J., Langer, M., and Tillers, P. (eds), *Crime, Procedure and Evidence in a Comparative and International Context: Essays in Honour of Professor Mirjan Damaška* (Oxford/Portland: Hart Publishing, 2008)
- Gallmetzer, R., ‘The Trial Chamber’s Discretionary Power to Devise the Proceedings before it and its Exercise in the Trial of *Thomas Lubanga Dyilo*’, in Stahn, C. and Sluiter, G. (eds), *The Emerging Practice of the International Criminal Court* (Leiden/Boston: Brill, 2008)
- Garapon, A., ‘Three Challenges for International Criminal Justice’ (2004) 2 *Journal of International Criminal Justice* 716
- Glenn, H.P., ‘Comparative Legal Families and Comparative Legal Traditions’, in Reimann, M. and Zimmermann, R. (eds), *Oxford Handbook of Comparative Law* (Oxford: Oxford University Press, 2006)
- Golsan, R.J., ‘History and the “Duty to Memory” in Postwar France: The Pitfalls of an Ethic of Remembrance’, in Marchitello, H. (ed.), *What Happens to History: The Renewal of Ethics in Contemporary Thought* (New York: Routledge, 2000)
- , ‘Crimes-against-Humanity Trials in France and Their Historical and Legal Contexts’, in Heberer, P., and Matthäus, J. (eds), *Atrocities on Trial: Historical Perspectives on the Politics of Prosecuting War Crimes* (Lincoln/London: University of Nebraska Press, 2008)
- Gradoni, L., ‘The Human Rights Dimension’ (in Gradoni, L., Lewis, D., Mégret, F., Nouwen, S., Ohlin, J.D., Reisinger Coracini, A., and Zappalà, S., ‘General Framework’), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Grande, E., ‘Dances of Criminal Justice: Thoughts on Systemic Differences and the Search for the Truth’, in Jackson, J., Langer, M., and Tillers, P. (eds), *Crime, Procedure and Evidence in a Comparative and International Context: Essays in Honour of Professor Mirjan Damaška* (Oxford/Portland: Hart Publishing, 2008)
- Groenhuijsen, M.S., ‘Herstel, schadevergoeding en normbevestiging. Naar een processuele vertaling van strafdoeleinden’, in Van Stokkum, B. (ed.), *Straf en herstel. Ethische reflecties over sanctiedoeleinden* (Den Haag: Boom Juridische Uitgevers, 2004)
- , and Simmelink, J., ‘Netherlands’, in Vogler, R., and Hüber, B. (eds), *Criminal Procedure in Europe* (Berlin: Duncker & Humblot, 2008)

Bibliography

- Guariglia, F., 'The Rules of Procedure and Evidence for the International Criminal Court: A New Development in International Adjudication of Individual Criminal Responsibility', in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute for the International Criminal Court: A Commentary* (Oxford: Oxford University Press, 2002)
- , and Hochmayr, G., 'Article 65', in Triffterer, O. (ed.), *Commentary on the Rome Statute of the International Criminal Court—Observers' Notes, Article by Article*, 2nd edn (Munich: C.H. Beck, 2008)
- Hariman, R., 'Introduction', in Hariman, R. (ed.), *Popular Trials: Rhetoric, Mass Media and the Law* (Tuscaloosa: University of Alabama Press, 1990)
- Harmon, M., 'Plea Bargaining: The Uninvited Guest at the ICTY', in Doria, J., Gasser, H., and Cherif Bassiouni, M. (eds), *The Legal Regime of the International Criminal Court: Essays in Honour of Igor Pavlovich Blischenko* (Leiden/Boston: Brill, 2009)
- Heberer, P. and Matthäus, J., 'War Crimes Trials and the Historian', in Heberer, P. and Matthäus, J. (eds), *Atrocities on Trial: Historical Perspectives on the Politics of Prosecuting War Crimes* (Lincoln/London: University of Nebraska Press, 2008)
- , 'Justice in Austrian Courts? The Case of Josef W. and Austria's Difficult Relationship with Its Past', in Heberer, P. and Matthäus, J. (eds), *Atrocities on Trial: Historical Perspectives on the Politics of Prosecuting War Crimes* (Lincoln/London: University of Nebraska Press, 2008)
- Heikkilä, M., 'The Balanced Scorecard of International Criminal Tribunals', in Ryngaert, C. (ed.), *Effectiveness of International Criminal Justice* (Antwerp: Intersentia, 2009)
- Heinsch, R., 'How to Achieve Fair and Expeditious Trial Proceedings before the ICC: Is It Time for a More Judge-Dominated Approach', in Stahn, C. and Sluiter, G. (eds), *The Emerging Practice of the International Criminal Court* (Leiden/Boston: Brill, 2009)
- Henham, R., and Findlay, M., 'Introduction: Rethinking International Criminal Justice?', in Henham, R., and Findlay, M. (eds), *Exploring the Boundaries of International Criminal Justice* (Aldershot: Ashgate, 2011)
- Hodgson, J., 'Conceptions of the Trial in Inquisitorial and Adversarial Procedure', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 2: Judgement and Calling to Account* (Oxford/Portland: Hart Publishing, 2006)
- Hunt, D., 'The Meaning of a "Prima Facie Case" for the Purposes of Confirmation', in May R., Tolbert D., Hocking, J., Roberts, K., Jia, B.B., Mundis, D., and Oosthuizen, G. (eds), *Essays on the ICTY Procedure and Evidence: In Honour of Gabrielle Kirk McDonald* (The Hague: Kluwer, 2001)
- Iontcheva Turner, J., and T. Weigend, 'Negotiated Justice', in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Jackson, J., 'Managing Uncertainty and Finality: The Function of the Criminal Trial in Legal Inquiry', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 1: Truth and Due Process* (Oxford/Portland, OR: Hart Publishing, 2004)
- , 'Transnational Faces of Justice: Two Attempts to Build Common Standards Beyond

Bibliography

- National Boundaries', in J.D. Jackson, Langer, M., and Tillers, P. (eds), *Crime, Procedure and Evidence in a Comparative and International Context: Essays in Honour of Professor Mirjan Damaška* (Oxford and Portland: Hart Publishing, 2008)
- Jackson, R.H., 'Introduction', in Harris, W.R., *Tyranny on Trial: The Trial of the Major German War Criminals at the End of the World War II at Nuremberg Germany 1945-1946* (London: Barnes & Noble, 1995)
- Jordash, W., and Coughlan, J., 'The Right to Be Informed of the Nature and Cause of the Charges: A Potentially Formidable Jurisprudential Legacy', in Darcy, S., and Powderly, J. (eds), *Judicial Creativity at the International Criminal Tribunals* (Oxford: Oxford University Press, 2010)
- Jörg, N., Field, S., and Brants, C., 'Are Inquisitorial and Adversarial Systems Converging?', in Harding, C., Fennel, P., Jörg, N., and Swart, B. (eds), *Criminal Justice in Europe: A Comparative Study* (Oxford: Clarendon Press, 1995)
- Jørgensen, N., 'The *Proprio Motu* and Interventionist Powers of Judges at International Criminal Tribunals', in Sluiter, G. and Vasiliev, S. (eds), *International Criminal Procedure: Towards a Coherent Body of Law* (London: Cameron May, 2009)
- Jung, H., 'Nothing But the Truth? Some Facts, Impressions and Confessions about Truth in Criminal Procedure', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 1: Truth and Due Process* (Oxford/Portland, OR: Hart Publishing, 2004)
- Karnavas, M.G., 'Gathering Evidence in International Criminal Trials – the View of the Defence Lawyer', in Bohlander, M. (ed.), *International Criminal Justice: A Critical Analysis of Institutions and Procedures* (London: Cameron May, 2007)
- Karstedt, S., 'The Nuremberg Tribunal and German Society: International Justice and Local Judgment in Post-Conflict Reconstruction', in Blumenthal, D.A. and McCormack, T.L.H. (eds), *The Legacy of Nuremberg: Civilising Influence or Institutionalised Vengeance?* (Leiden/Boston: Martinus Nijhoff, 2008)
- Kirk McDonald, G., 'Trial Procedures and Practices', in Kirk McDonald, G., and Swaak-Goldman, O. (eds), *Substantive and Procedural Aspects of International and National Courts* (The Hague: Kluwer Law International, 2000)
- Kirsch, S., 'Finding the Truth at International Criminal Tribunals', in Kruessmann, T. (ed.), *ICTY: Towards a Fair Trial?* (Graz: Neuer Wissenschaftlicher Verlag, 2009)
- Klip, A., 'Commentary', in Klip, A. and Sluiter, G. (eds), *Annotated Leading Cases of International Criminal Tribunals: The International Criminal Tribunal for the Former Yugoslavia 2002-2003*, Vol. XI (Antwerp: Intersentia, 2007)
- Kress, C., 'Witnesses in Proceedings before the ICC', in Fischer, H., Kress, C., and Rolf Lüder, S. (eds), *International and National Prosecution of Crimes under International Law: Current Developments* (Berlin: Arno Spitz, 2001)
- Lahouel, H., 'The Right of the Accused to an Expeditious Trial', in May R., Tolbert D., Hocking, J., Roberts, K., Jia, B.B., Mundis, D., and Oosthuizen, G. (eds), *Essays on the ICTY Procedure and Evidence: In Honour of Gabrielle Kirk McDonald* (The Hague: Kluwer, 2001)
- Lemmens, K., 'But Pasteur Was French: Comments on Lasser's *The European Pasteurization of French Law*', in Huls, N., Adams, M., and Bomhoff, J. (eds), *The*

Bibliography

- Legitimacy of Highest Courts' Rulings: Judicial Deliberations and Beyond* (The Hague: T.M.C. Asser Press, 2009)
- Lewis, P., 'The Rules of Procedure and Evidence of the International Criminal Court: Confirmation Hearing to Trial', in Fischer, H., Kress, C., and Rolf Lüder, S. (eds), *International and National Prosecution of Crimes under International Law: Current Developments* (Berlin: Arno Spitz, 2001)
- , 'Trial Procedure', in Lee, R.S., with Friman, H., Hebbel, H. von, and D. Robinson (eds), *The International Criminal Court: Elements of Crimes and Rules of Procedure and Evidence* (Ardsley, NY: Transnational Publishers, 2001)
- Linton, S., 'Testimony of Expert Witnesses, Journalists, ICRC, and UN staff' (in Acquaviva, G., Combs, N., Linton, S., Heikkilä, M., McDermott, Y., and Vasiliev, S., 'Trial Process'), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- , 'Joinder and Severance' (in Acquaviva, G., Combs, N., Linton, S., Heikkilä, M., McDermott, Y., and Vasiliev, S., 'Trial Process'), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Malley, W., 'The Atmospherics of the Nuremberg Trial', in Blumenthal, D.A. and McCormack, T.L.H. (eds), *The Legacy of Nuremberg: Civilising Influence or Institutionalised Vengeance?* (Leiden/Boston: Martinus Nijhoff, 2008)
- Marafioti, L., 'Italian Criminal Procedure: A System Caught Between Two Traditions', in Jackson, J., Langer, M., and Tillers, P. (eds), *Crime, Procedure and Evidence in a Comparative and International Context: Essays in Honour of Professor Mirjan Damaška* (Oxford/Portland: Hart Publishing, 2008)
- Marchesiello, M., 'Proceedings before the Pre-Trial Chambers', in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute for the International Criminal Court: A Commentary* (Oxford: Oxford University Press, 2002)
- Mather, L., 'Courts in American Popular Culture', in Hall, K.L., and McGuire, K.T., (eds), *Institutions of American Democracy: The Judicial Branch* (New York: Oxford University Press, 2005)
- Matravers, M., "'More than Just Illogical": Truth and Jury Nullification', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 1: Truth and Due Process* (Oxford/Portland, OR: Hart Publishing, 2004)
- May, R. and Wierda, M., 'Evidence before the ICTY', in May R., Tolbert D., Hocking, J., Roberts, K., Jia, B.B., Mundis, D., and Oosthuizen, G. (eds), *Essays on the ICTY Procedure and Evidence: In Honour of Gabrielle Kirk McDonald* (The Hague: Kluwer, 2001)
- McAuliffe deGuzman, M., 'Article 21', Triffterer, O. (ed.), *Commentary on the Rome Statute of the International Criminal Court* (Baden-Baden: Nomos Verlagsgesellschaft, 1999)
- McDermott, Y., 'Rights in Reverse: A Critical Analysis of Some Interpretations of Fair Trial Rights under International Criminal Law', in Schabas, W.A., McDermott, Y., Hayes, N. (eds), *The Ashgate Research Companion to International Criminal Law: Critical Perspectives* (Aldershot: Ashgate, 2013)

Bibliography

- McDonald, G.K., 'Trial Procedures and Practices', in Kirk McDonald, G. and Swaak-Goldman, O. (eds), *Substantive and Procedural Aspects of International and National Courts* (The Hague: Kluwer Law International, 2000)
- McEwan, J., 'Cooperative Justice and the Adversarial Criminal Trial: Lessons from the Woolf Report', in Doran, S., and Jackson, J. (eds), *The Judicial Role in Criminal Proceedings* (Oxford/Portland: Hart Publishing, 2000)
- , 'Ritual, Fairness and Truth: The Adversarial and Inquisitorial Models of Criminal Trial', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 1: Truth and Due Process* (Oxford/Portland, OR: Hart Publishing, 2004)
- McIntyre, G., 'Defining Human Rights in the Arena of International Humanitarian Law: Human Rights in the Jurisprudence of the ICTY', in Boas, G., and Schabas, W. (eds), *International Criminal Law Developments in the Case Law of the ICTY* (Leiden: Brill, 2003)
- Meernik, J., and King, K.L., 'Assessing the Impact of the International Criminal Tribunal for the Former Yugoslavia: Balancing International and Local Interests while Doing Justice', in Swart, B., Zahar, A., and Sluiter, G. (eds), *The Legacy of the International Criminal Tribunal for the Former Yugoslavia* (Oxford: Oxford University Press, 2011)
- Mégret, F., 'The Sources of International Criminal Procedure' (in Gradoni, L., Lewis, D., Mégret, F., Nouwen, S., Ohlin, J.D., Reisinger Coracini, A., and Zappalà, S., 'General Framework'), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Møse, E., 'Impact of Human Rights Conventions on the Two Ad Hoc Tribunals', in Bergsmo, M. (ed.), *Human rights and Criminal Justice for the Downtrodden: Essays in Honour of Asbjørn Eide* (Leiden/Boston: Martinus Nijhoff, 2003)
- Murphy, J.F., 'Norms of Criminal Procedure at the International Military Tribunal', in Ginsburgs G., and Kudriavtsev, V.N. (eds), *The Nuremberg Trial and International Law* (Dordrecht, Boston and London: Martinus Nijhoff Publishers, 1990)
- Negri, S., 'Equality of Arms – Guiding Light or Empty Shell?', in Bohlander, M. (ed.), *International Criminal Justice: A Critical Analysis of Institutions and Procedures* (London: Cameron May, 2007)
- Nicholls, J., 'Evidence: Hearsay and Anonymous Witnesses', in Haveman, R., Kavran, O., and Nicholls, J. (eds), *Supranational Criminal Law: A System Sui Generis* (Antwerp: Intersentia, 2003)
- Nijboer, F., 'Comparative Perspectives on the Judicial Role', in Doran, S., and Jackson, J.D. (eds), *The Judicial Role in Criminal Proceedings* (Oxford/Portland: Hart Publishing, 2000)
- O'Dowd, J., 'Commentary', in Klip, A. and Sluiter, G. (eds), *Annotated Leading Cases of International Criminal Tribunals: The International Criminal Tribunal for the Former Yugoslavia 2000-2001*, Vol. V (Antwerp: Intersentia, 2003)
- Ohlin, J.D., 'Towards a Unique Theory of International Sentencing', in Sluiter, G., and Vasiliev, S. (eds.), *International Criminal Procedure: Towards a Coherent Body of Law* (London: Cameron May, 2009)

Bibliography

- , ‘Goals of International Criminal Justice and International Criminal Procedure’ (in Gradoni, L., Lewis, D., Mégret, F., Nouwen, S., Ohlin, J.D., Reisinger Coracini, A., and Zappalà, S., ‘General Framework’), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Orie, A., ‘Accusatorial v. Inquisitorial Approach in International Criminal Proceedings Prior to the Establishment of the ICC and in the Proceedings Before the ICC’, in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute for the International Criminal Court: A Commentary* (Oxford: Oxford University Press, 2002)
- Osiel, M., ‘In Defense of Liberal Show Trials – Nuremberg and Beyond’, in Mettraux, G. (ed.), *Perspectives on the Nuremberg Trial* (Oxford: Oxford University Press, 2007)
- Pakes, F.J., ‘Styles of Trial Procedure at the International Criminal Tribunal for the Former Yugoslavia’, in van Koppen, P.J., and Penrod, S.D. (eds), *Adversarial Versus Inquisitorial Justice: Psychological Perspectives on Criminal Justice Systems* (New York: Plenum Press, 2003)
- Park, R., ‘Adversarial Influences on the Interrogation of Trial Witnesses’, in Van Koppen, P.J., and Penrod, S.D. (eds), *Adversarial Versus Inquisitorial Justice: Psychological Perspectives on Criminal Justice Systems* (New York: Plenum Press, 2003)
- Pati, R., ‘Fair Trial Standards under Human Rights Treaty Law and the ICTY: A Process of Cross-Fertilization?’, in Kruesmann, T. (ed.), *ICTY: Towards a Fair Trial?* (Graz: Neuer Wissenschaftlicher Verlag, 2008)
- Pellet, A., ‘Applicable Law’, in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute for the International Criminal Court: A Commentary* (Oxford: Oxford University Press, 2002)
- Piragoff, D.K., ‘Article 69’, in Triffterer, O. (ed.), *Commentary on the Rome Statute of the International Criminal Court—Observers’ Notes, Article by Article*, 2nd edn (Munich: C.H. Beck, 2008)
- Pocar, F., ‘Common and Civil Law Traditions in the ICTY Criminal Procedure: Does Oil Blend with Water?’, in Walker, J. and Chase, O. (eds), *Common Law, Civil Law and the Future of Categories* (Markham, Ontario: Lexis Nexis, 2010)
- Powderly, J., ‘Judicial Interpretation at the Ad Hoc Tribunals: Method From Chaos’, in Darcy, S., and Powderly, J. (eds), *Judicial Creativity at the International Criminal Tribunals* (Oxford: Oxford University Press, 2010)
- Reinsch, A., ‘The Changing International Legal Framework for Dealing with Non-State Actors’, in Alston, P. (ed.), *Non-State Actors and Human Rights* (Oxford: Oxford University Press, 2005)
- Roberts, K., ‘Aspects of the ICTY Contribution to the Criminal Procedure of the ICC’, in May, R., Tolbert, D., Hocking, J., Roberts, K., Jia, B.B., Mundis, D., and Oosthuizen, G. (eds), *Essays on ICTY Procedure and Evidence: In Honour of Gabrielle Kirk McDonald* (The Hague: Kluwer Law International, 2001)
- Roberts, P., ‘Theorising Procedural Tradition: Subjects, Objects, and Values in Criminal Adjudication’, in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 2: Judgement and Calling to Account* (Oxford/Portland: Hart Publishing, 2006)

Bibliography

- , ‘Comparative Law for International Criminal Justice’, in Esin Örüçü, A. and Nelken, D. (eds), *Comparative Law: A Handbook* (Oxford: Hart Publishing, 2007)
- , ‘Why International Criminal Evidence?’, in P. Roberts and M. Redmayne (eds), *Innovations in Evidence and Proof* (Oxford: Hart, 2007)
- Rohan, C.M., ‘Rules Governing the Presentation of Testimonial Evidence’, in Khan, K.A.A., Buisman, C., and Gosnell, C. (eds), *Principles of Evidence in International Criminal Justice* (Oxford: Oxford University Press, 2010)
- Röling, B.V.A., ‘Introduction’, in Röling, B.V.A. and Rüter, C.F. (eds), *The Tokyo Judgment: The International Military Tribunal for the Far East (I.M.T.F.E.) 29 April 1946 – 12 November 1948* (Amsterdam: APA – University Press Amsterdam, 1977)
- Rodrigues, A., ‘Undue Delay and the ICTY’s Experience of Status Conferences: A Judge’s Personal Annotations’, in Doria, J., Gasser, H., and Cherif Bassiouni, M. (eds), *The Legal Regime of the International Criminal Court: Essays in Honour of Igor Pavlovich Blischenko* (Leiden/Boston: Brill, 2009)
- Sadat, L.N. (ed.), *Forging a Convention for Crimes against Humanity* (Cambridge: Cambridge University Press, 2011)
- Saland, P., ‘International Criminal Law Principles’, in Lee, R.S. (ed.), *The International Criminal Court: The Making of the Rome Statute* (The Hague: Kluwer, 1998)
- Schabas, W.A., ‘*In Absentia* Proceedings before International Criminal Courts’, in Sluiter, G. and Vasiliev, S. (eds), *International Criminal Procedure: Towards a Coherent Body of Law* (London: Cameron May, 2009)
- , ‘Article 67’, in Triffterer, O. (ed.), *Commentary on the Rome Statute of the International Criminal Court—Observers’ Notes, Article by Article*, 2nd edn (Munich: C.H. Beck, 2008)
- , ‘Article 76’, in Triffterer, O. (ed.), *Commentary on the Rome Statute of the International Criminal Court – Observers’ Notes, Article by Article*, 2nd edn (Munich: Beck/Hart/Nomos, 2008)
- Shibahara, K. /Schabas, W.A., ‘Article 61’, in Triffterer, O. (ed.), *Commentary on the Rome Statute of the International Criminal Court—Observers’ Notes, Article by Article*, 2nd edn (Munich: C.H. Beck, 2008)
- Shklar, J.N., *Legalism: Law, Morals, and Political Trials* (Cambridge, MA: Harvard University Press, 1964)
- Simpson, G.J., ‘War Crimes: A Critical Introduction’, in McCormack, T.L.H., and Simpson, G.J. (eds), *The Law of War Crimes: National and International Approaches* (The Hague: Kluwer, 1997)
- Sluiter, G., ‘Human Rights Protection in the ICC Pre-Trial Phase’, in Stahn, C. and Sluiter, G. (eds), *The Emerging Practice of the International Criminal Court* (Leiden: Brill, 2009)
- , ‘Adversarial v. Inquisitorial Model’, in A. Cassese (ed.), *Oxford Companion to International Criminal Justice* (Oxford: Oxford University Press, 2009)
- , ‘Trends in the Development of a Unified Law of International Criminal Procedure’, in Stahn, C., and van den Herik, L. (eds), *Future Perspectives on International Criminal Justice* (The Hague: T.M.C. Asser Press, 2010)

Bibliography

- , ‘Towards a Uniform Body of International Criminal Procedure’, in Stahn, C., and van den Herik, L. (eds), *Future Perspectives on International Criminal Justice* (The Hague: T.M.C. Asser Press, 2010)
- , ‘Procedural Lawmaking at the International Criminal Tribunals’, in Darcy, S., and Powderly, J. (eds), *Judicial Creativity at the International Criminal Tribunals* (Oxford: Oxford University Press, 2010)
- , Friman, H., Linton, S., Vasiliev, S., and Zappalà, S., ‘Introduction’, in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Spencer, J.R., ‘Introduction’, in Delmas-Marty, M., and Spencer, J.R. (eds), *European Criminal Procedures* (Oxford: Oxford University Press, 2002)
- Stahn, C., ‘Judicial Review of Prosecutorial Discretion: On Experiments and Imperfections’, in Sluiter, G. and Vasiliev, S. (eds), *International Criminal Procedure: Towards a Coherent Body of Law* (London: Cameron May, 2009)
- Steffen, T.L., ‘Truth as Second Fiddle: Reevaluating the Place of Truth in the Adversarial Trial Ensemble’ (1988) 1988 *Utah Law Review* 799
- Stover, E., ‘Witnesses and the Promise of Justice in The Hague’, in Stover, E., and Weinstein, H.M. (eds), *My Neighbor, My Enemy: Justice in the Aftermath of Mass Atrocity* (Cambridge: Cambridge University Press, 2004)
- , and Weinstein, H.M., ‘Conclusion: A Common Objective, a Universe of Alternatives’, in Stover, E., and Weinstein, H.M. (eds), *My Neighbor, My Enemy: Justice in the Aftermath of Mass Atrocity* (Cambridge: Cambridge University Press, 2004)
- Sunga, L.S., ‘Full Respect for the Rights of Suspect, Accused and Convict: From Nuremberg and Tokyo to the ICC’, in Henzelin, M., and Roth, R. (eds), *Le droit penal à l'épreuve de l'internationalisation* (Bruxelles: Bruylant, 2002)
- Swart, A., ‘Commentary’, in Klip, A., and Sluiter, G. (eds), *Annotated Leading Cases of International Criminal Tribunals: The International Criminal Tribunal for Rwanda 1994-1999, Vol. II* (Antwerp: Intersentia, 2001)
- , ‘International Criminal Justice and Models of the Judicial Process’, in Sluiter, G. and Vasiliev, S. (eds), *International Criminal Procedure: Towards a Coherent Body of Law* (London: Cameron May, 2009)
- Temminck Tuinstra, J., ‘The ICTY’s Continuing Struggle with the Right to Self-Representation’, in Swart, B., Zahar, A., and Sluiter, G. (eds), *The Legacy of the International Criminal Tribunal for the Former Yugoslavia* (Oxford: Oxford University Press, 2011)
- Terrier, F., ‘Procedure before the Trial Chamber’, in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute of the International Criminal Court: A Commentary, vol. II* (Oxford: Oxford University Press, 2002)
- , ‘Powers of the Trial Chamber’, in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute of the International Criminal Court: A Commentary* (Oxford: Oxford University Press, 2002)
- Thaman, S., ‘The Separation of Questions of Law and Fact in the New Russian and Spanish Jury Verdicts’, in Doran, S., and Jackson, J. (eds), *The Judicial Role in Criminal Proceedings* (Oxford/Portland: Hart Publishing, 2000)
- , ‘The Two Faces of Justice in the Post-Soviet Legal Sphere: Adversarial Procedure,

Bibliography

- Jury Trial, Plea-Bargaining and the Inquisitorial Legacy’, in Jackson, J., Langer, M., and Tillers, P. (eds), *Crime, Procedure and Evidence in a Comparative and International Context: Essays in Honour of Professor Mirjan Damaška* (Oxford/Portland: Hart Publishing, 2008)
- Tieger, A., ‘Cross-Examination’, in Cassese, A. (ed.), *The Oxford Companion to International Criminal Justice* (Oxford: Oxford University Press, 2009)
- Tochilovsky, V., ‘Legal Systems and Cultures in the International Criminal Court: The Experience from the International Criminal Tribunal for the Former Yugoslavia’ in Fischer, H., Kress, C., and Rolf Lüder, S. (eds), *International and National Prosecution of Crimes under International Law: Current Developments* (Berlin: Arno Spitz, 2001)
- Todorov, T., ‘The Touvier Trial’, in Golsan, R.J. (ed.), *Memory, the Holocaust, and French Justice: The Bousquet and Touvier Affairs* (Hanover and London: University Press of New England, 1996)
- Trechsel, S., ‘Rights in Criminal Proceedings under the ECHR and the ICTY Statute—A Precarious Comparison’, in Swart, B., Zahar, A., and Sluiter, G. (eds), *The Legacy of the International Criminal Tribunal for the Former Yugoslavia* (Oxford: Oxford University Press, 2011)
- Triffterer, O. ‘Article 62’, in *id.* (ed.), *Commentary on the Rome Statute of the International Criminal Court—Observers’ Notes, Article by Article*, 2nd edn (Munich: C.H. Beck, 2008)
- Tulkens, F., ‘Main Comparable Features of the Different European Criminal Justice Systems’, in Delmas-Marty, M. (ed.), *The Criminal Process and Human Rights: Towards a European Consciousness* (Dordrecht/Boston/London: Martinus Nijhoff Publishers, 1995)
- , ‘Negotiated Justice’ in Delmas-Marty, M., and Spencer, J.R. (eds), *European Criminal Procedures* (Cambridge: Cambridge University Press, 2002)
- Turković, K., ‘The Value of the ICTY as a Historiographical Tool’, in T. Kruesmann (ed.), *ICTY: Towards a Fair Trial?* (Graz: Neuer Wissenschaftlicher Verlag, 2009)
- Turner, J.I. and Weigend, T., ‘Negotiated Justice’, in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)
- Van den Wyngaert, C. (ed.), *Criminal Procedure Systems in the European Community* (London: Butterworths, 1993)
- Van Roermund, B., ‘The Political Trial and Reconciliation’, in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 2: Judgement and Calling to Account* (Oxford/Portland: Hart Publishing, 2006)
- Vasiliev, S., ‘General Rules and Principles: Definition, Legal Nature, and Identification’, in Sluiter, G. and Vasiliev, S. (eds), *International Criminal Procedure: Towards a Coherent Body of Law* (London: Cameron May, 2009)
- , ‘Article 68(3) and the Personal Interests of Victims in the Emerging Practice of the ICC’, in Sluiter, G., and Stahn, C. (eds), *The Emerging Practice of the International Criminal Court* (Leiden/Boston: Martinus Nijhoff, 2009)
- , ‘Trial’, in Reydams, L., Wouters, J., and Ryngaert, C. (eds), *International Prosecutors* (Oxford: Oxford University Press, 2012)

Bibliography

- Veitch, S., 'Judgement and Calling to Account: Truths, Trials and Reconciliations', in Duff, A. Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 2: Judgement and Calling to Account* (Oxford/Portland: Hart Publishing, 2006)
- Vidmar, N., 'A Historical and Comparative Perspective on the Common Law Jury', in Vidmar, N. (ed.), *World Jury Systems* (Oxford: Oxford University Press, 2000)
- Vogler, R., 'Making International Criminal Procedure Work: From Theory to Practice', in Henham, R., and Findlay, M. (eds), *Exploring the Boundaries of International Criminal Justice* (Aldershot: Ashgate, 2011)
- Vohrah, L.C., 'Pre-Trial Practices and Procedures', in Kirk McDonald, G. and Swaak-Goldman, O. (eds), *Substantive and Procedural Aspects of International Criminal Law: The Experience of International and National Courts, Vol. I* (The Hague: Kluwer, 2000)
- , and Cina, J., 'The Outreach Programme', in May, R., Tolbert, D., Hocking, J., Roberts, K., Jia, B.B., Mundis, D., and Oosthuizen, G. (eds), *Essays on ICTY Procedure and Evidence: In Honour of Gabrielle Kirk McDonald* (The Hague: Kluwer Law International, 2001)
- Weigend, T., 'Why Have a Trial When You Can Have a Bargain?', in Duff, A., Farmer, L., Marshall, S., and Tadros, V. (eds), *The Trial on Trial, Volume 2: Judgement and Calling to Account* (Oxford/Portland: Hart Publishing, 2006)
- , 'The Decay of the Inquisitorial Ideal: Plea Bargaining Invades German Criminal Procedure' in Jackson, J., Langer, M., and Tillers, P. (eds), *Crime, Procedure and Evidence in a Comparative and International Context: Essays in Honour of Professor Mirjan Damaška* (Oxford/Portland: Hart Publishing, 2008)
- West, R., 'Greenhouse with Cyclamens I', in West, R., *A Train of Powder* (New York: Viking Press, 1955)
- Whiting, A., 'The ICTY as a Laboratory of International Criminal Procedure' in Swart, B. Zahar, A., and Sluiter, G. (eds), *The Legacy of the International Criminal Tribunal for the Former Yugoslavia* (Oxford: Oxford University Press, 2011)
- Zahar, A., 'Witness Memory and the Manufacture of Evidence at the International Criminal Tribunals', in Stahn, C., and van den Herik, L. (eds), *Future Perspectives on International Criminal Justice* (Hague: T.M.C. Asser Press, 2010)
- , 'The Problem of False Testimony at the International Criminal Tribunal for Rwanda', in Klip, A., and Sluiter, G. (eds), *Annotated Leading Cases of International Criminal Tribunals, Vol. 25: International Criminal Tribunal for Rwanda, 2006–2007* (Antwerp: Intersentia, 2010)
- Zappalà, S., 'The Rights of the Accused', in Cassese, A., Gaeta, P., and Jones, J.R.W.D. (eds), *The Rome Statute for the International Criminal Court: A Commentary* (Oxford: Oxford University Press, 2002)
- , 'Comparative Models and the Enduring Relevance of the Accusatorial—Inquisitorial Dichotomy' (in Gradoni, L., Lewis, D., Mégret, F., Nouwen, S., Ohlin, J.D., Reisinger Coracini, A., and Zappalà, S., 'General Framework'), in Sluiter, G., Friman, H., Linton, S., Vasiliev, S., and Zappalà, S. (eds), *International Criminal Procedure: Principles and Rules* (Oxford: Oxford University Press, 2013)

Bibliography

Journal Articles

- Acquaviva, G., 'Human Rights Violations before International Tribunals: Reflections on Responsibility of International Organizations' (2007) 20 *Leiden Journal of International Law* 613
- , 'New Paths in International Criminal Justice? The Internal Rules of the Cambodian Extraordinary Chambers', (2008) 6 *Journal of International Criminal Justice* 129
- Affolder, N., 'Tadić, the Anonymous Witness and the Sources of International Procedural Law' (1998) 19 *Michigan Journal of International Law* 448
- Ahlen, M.J., 'Opening Statements in Jury Trials: What Are the Legal Limits?' (1995) 71 *North Dakota Law Review* 701
- Akhavan, P., 'The Yugoslav Tribunal at a Crossroads: The Dayton Peace Agreement and Beyond' (1996) 18 *Human Rights Quarterly* 259
- , 'Justice and Reconciliation in the Great Lakes Region of Africa: The Contribution of the International Criminal Tribunal for Rwanda' (1997) 7 *Duke Journal of Comparative and International Law* 325
- , 'Beyond Impunity: Can International Criminal Justice Prevent Future Atrocities?' (2001) 95 *American Journal of International Law* 7
- , 'The International Criminal Court in Context: Mediating the Global and Local in the Age of Accountability' (2003) 97 *American Journal of International Law* 712
- , 'Are International Criminal Tribunals a Disincentive to Peace? Reconciling Judicial Romanticism with Political Realism' (2009) 31 *Human Rights Quarterly* 624
- , 'Preventing Genocide: Measuring Success by What Does Not Happen' (2011) 22 *Criminal Law Forum* 1
- Alschuler, A., 'Implementing the Criminal Defendant's Right to Trial: Alternatives to the Plea Bargaining System' (1983) 50 *University of Chicago Law Review* 931
- Alvarez, J.E., 'Rush to Closure: Lessons of the Tadić Judgment' (1997-98) 96 *Michigan Law Review* 2031
- , 'Crimes of State/Crimes of Hate: Lessons from Rwanda' (1999) 24 *Yale Journal of International Law* 365
- Amann, D.M., 'Harmonic Convergence? Constitutional Criminal Procedure in an International Context' (2000) 75 *Indiana Law Journal* 809
- , 'Assessing International Criminal Adjudication of Human Rights Atrocities' (2000-2003) *Third World Legal Studies* 169
- Ambos, K., 'International Criminal Procedure: "Adversarial", "Inquisitorial" or "Mixed"?' (2003) 3 *International Criminal Law Review* 1
- , and Miller, D., 'Structure and Function of the Confirmation Procedure before the ICC from a Comparative Perspective' (2007) 7 *International Criminal Law Review* 335
- , "'Witness Proofing" before the International Criminal Court: A Reply to Karemaker, Taylor, and Pittman' (2008) 21(4) *Leiden Journal of International Law* 911
- , 'Confidential Investigations (Art. 54(3)(E) ICC Statute) vs. Disclosure Obligations: The Lubanga Case and National Law' (2009) 12(4) *New Criminal Law Review* 543
- Applegate, J.S., 'Witness Preparation' (1989) 68(2) *Texas Law Review* 277

Bibliography

- Aptel, C., 'Some Innovations in the Statute of the Special Tribunal for Lebanon' (2007) 5(5) *Journal of International Criminal Justice* 1107
- Arbour, L., 'The Development of a Coherent System of Rules of International Criminal Procedure and Evidence before the *Ad Hoc* International Tribunals for the Former Yugoslavia and Rwanda' (1998) 17 *Nouvelles Études Pénales* 371
- Arenella, P., 'Reforming the Federal Grand Jury and the State Preliminary Hearing to Prevent Conviction without Adjudication' (1980) 78 *Michigan Law Review* 463
- , 'Rethinking the Functions of Criminal Procedure: The Warren and Burger Courts' Competing Ideologies', (1983) 72 *Georgetown Law Journal* 185
- Bâli, A.Ü., 'Justice Under Occupation; Rule of Law and the Ethics of Nation-Building in Iraq' (2005) 30 *Yale Journal of International Law* 431
- Ball, M.S., 'The Play's the Thing: An Unscientific Reflection on Courts Under the Rubric of Theater' (1975) 28 *Stanley Law Review* 81
- Barkan, S.E., 'Political Trials and the Pro Se Defendant in the Adversary System' (1976-7) 24 *Social Problems* 324
- Barria, L.A. and Roper, S.D., 'How Effective Are International Criminal Tribunals?' (2005) 9 *International Journal of Human Rights* 349
- Bass, G.J., *Stay the Hand of Vengeance: The Politics of War Crimes Tribunals* (Princeton, NJ: Princeton University Press, 2000)
- Bassiouni, M.C., 'Searching for Peace and Achieving Justice: The Need for Accountability' (1996) 59 *Law and Contemporary Problems* 9
- , 'Appraising UN Justice-Related Fact-Finding Missions' (2001) 5 *Journal of Law and Policy* 35
- , 'Justice and Peace: The Importance of Choosing Accountability over Realpolitik' (2003) 23 *Case Western Reserve Journal of International Law* 191
- Baxter, R., 'Multilateral Treaties as Evidence of Customary International Law' (1965-66) 41 *British Yearbook of International Law* 275
- Behrens, H.-J., 'Investigation, Trial and Appeal in the International Criminal Court Statute' (1998) 6/4 *European Journal of Crime, Criminal Law and Criminal Justice* 113
- Bekou, O., 'Rule 11 bis: An Examination of the Process of Referrals to National Courts in ICTY Jurisprudence' (2009) 33 *Fordham International Law Journal* 723
- Beresford, S., 'Unshackling the Paper Tiger – The Sentencing Practices of the Ad Hoc Criminal Tribunals for the Former Yugoslavia and Rwanda' (2001) 1 *International Criminal Law Review* 33
- Binder, G., 'Representing Nazism: Advocacy and Identity at the Trial of Klaus Barbie' (1989) 98 *Yale Law Journal* 1321
- Bohlander, M., 'Evidence before the International Criminal Court – Basic Principles' (2005) 6(4) *ERA-Forum* 543
- , 'Pride and Prejudice or Sense and Sensibility? A Pragmatic Proposal for the Recruitment of Judges at the ICC and other International Criminal Courts' (2009) 12(4) *New Criminal Law Review* 529
- , 'Radbruch Redux: The Need for Revisiting the Conversation between Common and Civil Law at Root Level at the Example of International Criminal Justice' (2011) 24 *Leiden Journal of International Law* 393
- Bonomy, I., 'The Reality of Conducting a War Crimes Trial' (2007) 5(2) *Journal of International Criminal Justice* 348

Bibliography

- Boas, G., 'Developments in the Law of Procedure and Evidence of the International Criminal Tribunal for the Former Yugoslavia and the International Criminal Court' (2001) 12 *Criminal Law Forum* 167
- , 'Creating Laws of Evidence for International Criminal Law: The ICTY and the Principle of Flexibility' (2001) 12 *Criminal Law Forum* 41
- , and McCormack, T.L.H., 'Learning the Lessons of the Milošević Trial' (2006) 9 *Yearbook of International Humanitarian Law* 65
- Borstein, T., 'Trespassing on Due Process: Constitutional Objections to Improper Closing Argument' (2010) 34 *Champion* 38
- Bosly, H.-D., 'Admission of Guilt before the ICC and in Continental Systems' (2004) 2 *Journal of International Criminal Justice* 1040
- Bourgon, S., 'Procedural Problems Hindering Expeditious and Fair Justice' (2004) 2 *Journal of Intentional Criminal Justice* 526
- Bradley, C., 'The Exclusionary Rule in Germany' (1983) 96 *Harvard Law Review* 1032
- , 'The Convergence of the Continental and the Common Law Model of Criminal Procedure' (1996) 7(2) *Criminal Law Forum* 471
- Brown, Jr., L.T., 'Representing Saddam Hussein: The Importance of Being Ramsey Clark' (2007) 42 *Georgia Law Review* 47
- Burke-White, W., 'A Community of Courts: Toward a System of International Criminal Law Enforcement' (2002) 24(1) *Michigan Journal of International Law* 1
- , 'International Idealism Meets Domestic Criminal Procedure Realism' (2010) 59 *Duke Law Journal* 637
- Buisman, C., 'The Prosecutor's Obligation to Investigate Incriminating and Exonerating Circumstances Equally: Illusion or Reality?' (2014) 27(1) *Leiden Journal of International Law* 205
- Bush, J.A., 'Lex Americana: Constitutional Due Process and the Nuremberg Defendants', (2001) 45 *Saint Louis University Law Journal* 515
- Byrne, R., 'The New Public International Lawyer and the Hidden Art of International Criminal Trial Practice' (2010) 25 *Connecticut Journal of International Law* 243
- Caianiello, M., 'First Decisions on the Admission of Evidence at ICC Trials' (2011) 9 *Journal of International Criminal Law* 385
- Cameron, N., Potter, S., and Young, W., 'The New Zealand Jury' (1999) 62(2) *Law and Contemporary Problems* 103
- Cançado Trindade, A.A., 'The Merits of Coordination of International Courts on Human Rights' (2004) 2 *Journal of International Criminal Justice* 309
- Cantrell, C.L., 'Prosecutorial Misconduct: Closing Argument in Oklahoma', (2006) 31 *Oklahoma City University Law Review* 379
- Carlson, R.L. and Imwinkelried, E.J., 'The Three Types of Closing Arguments' (1994-5) 18 *American Journal of Trial Advocacy* 115
- Cassese, A., 'Opinion: The International Criminal Tribunal for the Former Yugoslavia and Human Rights' (1997) *European Human Rights Law Review* 329
- , 'On the Current Trends Towards Criminal Prosecution and Punishment of Breaches of International Humanitarian Law' (1998) 9 *European Journal of International Law* 2
- , 'The Statute of the International Criminal Court: Some Preliminary Reflections' (1999) 10 *European Journal of International Law* 144

Bibliography

- , ‘Is the ICC Still Having Teething Problems?’, (2006) 4(3) *Journal of International Criminal Justice* 434
- Cayley, A.T. and Orenstein, A., ‘Motion for Judgement of Acquittal in the Ad Hoc and Hybrid Tribunals’, (2010) 8 *Journal of International Criminal Justice* 575
- Chinkin, C.M., ‘Due Process and Witness Anonymity’ (1997) 91(1) *American Journal of International Law* 75
- Christenson, R., ‘A Political Theory of Political Trials’ (1983) 74(2) *Journal of Criminal Law and Criminology* 547
- Christie, G., ‘Some Key Jurisprudential Issues of the Twenty-First Century’, (2000) 8 *Tulane Journal of International and Comparative Law* 217
- Clapham, A., ‘Human Rights Obligations of Non-State Actors in Conflict Situation’ (2006) 88(863) *International Review of the Red Cross* 491
- Clark, J.N., ‘The Limits of Retributive Justice: Findings of an Empirical Study in Bosnia and Hercegovina’ (2009) 7 *Journal of International Criminal Justice* 463
- , ‘Plea Bargaining at the ICTY: Guilty Pleas and Reconciliation’ (2009) 20(2) *European Journal of International Law* 415
- , ‘The ICTY and Reconciliation in Croatia: A Case Study of Vukovar’ (2012) 10 *Journal of International Criminal Justice* 397
- Clark, T.M., ‘Transplant Justice?: The Efficacy of a Purely Common Law Concept in the International Criminal Forum’ (2003) 75 *Buffalo Human Rights Law Review* 75
- Combs, N.A., ‘Copping a Plea to Genocide: The Plea Bargaining of International Courts’, (2002) 151 *University of Pennsylvania Law Review* 1
- , ‘Legitimizing International Criminal Justice: The Importance of Process Control’ (2011-12) 33 *Michigan Journal of International Law* 321
- , ‘Procuring Guilty Pleas for International Crimes: The Limited Influence of Sentence Discounts’ (2006) 59 *Vanderbilt Law Review* 69
- Côté, L., ‘Reflections on the Exercise of Prosecutorial Discretion in International Criminal Law’ (2005) 3(1) *Journal of International Criminal Justice* 162
- Court, D., ‘Jury Selection and Opening Statements’ (1951) 28 *Dicta* 384
- Crawford, J., ‘The ILC Adopts a Statute for the International Criminal Court’ (1995) 89 *American Journal of International Law* 404
- Crawford, R.J., ‘Opening Statements for the Defence in Criminal Cases’ (1981-2) 8 *The Litigation Manual* 26
- Cryer, R., ‘A Long Way from Home: Witnesses before International Criminal Tribunals’ (2006) 4(1) *International Commentary on Evidence* 1
- , ‘Royalism and the King: Article 21 of the Rome Statute and the Politics of Sources’ (2009) 12 *New Criminal Law Review* 390
- Damaška, M., ‘Evidentiary Barriers to Conviction and Two Models of Criminal Procedure: A Comparative Study’ (1973) 121 *University of Pennsylvania Law Review* 506
- , ‘Structures of Authority and Comparative Criminal Procedure’ (1975) 84 *Yale Law Journal* 480
- , ‘Presentation of Evidence and Fact-finding Precision’ (1975) 123 *University of Pennsylvania Law Review* 1083
- , ‘On Circumstances Favoring Codification’ (1983) 52 *Revista Juridica de la Universidad de Puerto Rico* 355
- , ‘Free Proof and its Detractors’, (1995) 43 *American Journal of Comparative Law*

Bibliography

- 343
- , ‘The Uncertain Fate of Evidentiary Transplants: Anglo-American and Continental Experiments’ (1997) 55 *American Journal of Comparative Law* 839
- , ‘Truth in Adjudication’ (1997-8) 49 *Hastings Law Journal* 289
- , ‘Models of Criminal Procedure’ (2001) 51 (3-4) *Zbornik PFZ* 477
- , ‘Epistemology and Legal Regulation of Proof’ (2003) 2 *Law, Probability and Risk* 117
- , ‘Negotiated Justice in International Criminal Courts’ (2004) 2 *Journal of International Criminal Justice* 1018
- , ‘Assignment of Counsel and Perceptions of Fairness’ (2005) 3(1) *Journal of International Criminal Justice* 3
- , ‘What is the Point of International Criminal Justice?’ (2008) 83(1) *Chicago-Kent Law Review* 329
- , ‘The Competing Visions of Fairness: The Basic Choice for International Criminal Tribunals’ (2011) 36 *North Carolina International Law and Comparative Regulation* 365
- , ‘The International Criminal Court Between Aspiration and Achievement’ (2011) 14 *UCLA Journal of International Law and Foreign Affairs* 19
- , ‘Reflections on Fairness in International Criminal Justice’ (2012) 10 *Journal of International Criminal Justice* 611
- Danner, A.M., ‘Constructing a Hierarchy of Crimes in International Criminal Law Sentencing’ (2001) 87 *Virginia Law Review* 415
- , ‘Beyond the Geneva Conventions: Lessons from the Tokyo Tribunal in Prosecuting War and Terrorism’ (2005) 46(1) *Virginia Journal of International Law* 83
- , and Martinez, J.S., ‘Guilty Association: Joint Criminal Enterprise, Command Responsibility, and the Development of International Criminal Law’ (2005) 93 *California Law Review* 75
- D’Amato, A., ‘Human Rights as Part of Customary International Law: A Plea for Change of Paradigms’ (1996) 25 *Georgia Journal of International and Comparative Law* 47
- De Beco, G., ‘The Confirmation of Charges before the International Criminal Court: Evaluation and First Application’ (2007) 7 *International Criminal Law Review* 469
- DeFrancia, C. ‘Due Process in International Criminal Courts: Why Procedure Matters’ (2001) 87 *Virginia Law Review* 1381
- De Hemptinne, J., ‘The Creation of Investigating Chambers at the International Criminal Court: An Option Worth Pursuing?’ (2007) 5 *Journal of International Criminal Justice* 402
- Dembour, M.-B., and Haslam, E., ‘Silencing Hearings? Victim-Witnesses at War Crimes Trials’ (2004) 15 *European Journal of International Law* 151
- Delmas-Marty, M., ‘The Contribution of Comparative Law to a Pluralist Conception of International Criminal Law’ (2003) 1(1) *Journal of International Criminal Justice* 13
- Denti, V., ‘Public Lawyers, Political Trials and the Neutrality of the Legal Profession’ (1981) 16 *Israel Law Review* 20
- Deprez, C., ‘Extent of Applicability of Human Rights Standards to Proceedings before the

Bibliography

- International Criminal Court: On Possible Reductive Factors' (2012) 12 *International Criminal Law Review* 721
- Dixon, R. and Demirdjian, A., 'Advising Defendants about Guilty Pleas before International Courts' (2005) 3(3) *Journal of International Criminal Justice* 680
- Doran, S., Jackson, J.D. and Seigel, M., 'Rethinking Adversariness in Nonjury Criminal Trials' (1995) 43 *American Journal of Criminal Law* 1
- Dubinsky, P.R., 'Human Rights Law Meets private Law Harmonization: The Coming Conflict' (2005) 30 *Yale Journal of International Law* 211
- Dupuy, P.M., 'A Doctrinal Debate in the Globalisation Era: On the "Fragmentation" of International Law (2008) 1 *European Journal of Legal Studies* 1
- Drumbl, M.A., 'Punishment, Postgenocide: From Guilt to Shame to *Civis* in Rwanda', (2000) 75 *New York University Law Review* 1221
- , 'Collective Violence and Individual Punishment: The Criminality of Mass Atrocity' (2005) 99 *Northwestern University Law Review* 539
- Elberling, B., 'The Next Step in History-Writing through Criminal Law: Exactly How Tailor-Made Is the Special Tribunal for Lebanon?' (2008) 21 *Leiden Journal of International Law* 529
- Elliott, E.D., 'Managerial Judging and the Evolution of Procedure' (1986) 53 *University of Chicago Law Review* 306
- Ellis, M.S., 'Combating Impunity and Enforcing Accountability as a Way to Promote Peace and Stability – The Role of War Crimes Tribunals' (2006) 2 *Journal of National Security & Policy* 111
- Fairlie, M., 'Due Process Erosion: The Diminution of Live Testimony at the ICTY' (2003) 34 *California Western International Law Journal* 47
- , 'The Marriage of Common and Continental Law at the ICTY and its Progeny, Due Process Deficit' (2004) 4 *International Criminal Law Review* 234
- Fassbender, B., 'Reflections on the International Legality of the Special Tribunal for Lebanon', (2007) 5 *Journal of International Criminal Justice* 1091
- Fedorova, M. and Sluiter, G., 'Human Rights as *Minimum* Standards in International Criminal Proceedings' (2009) 3 *Human Rights & International Legal Discourse* 9
- Fernández de Gurmendi, S.A., and Friman, H., 'The Rules of Procedure and Evidence of the International Criminal Court' (2001) 3 *Yearbook of International Humanitarian Law* 289
- Field, S. and West, A., 'Dialogue and the Inquisitorial Tradition: French Defence Lawyers in the Pre-Trial Criminal Process' (2003) 14 *Criminal Law Forum* 261
- Findlay, M., 'Synthesis in Trial Procedures? The Experience of International Criminal Tribunals' (2001) 50 *International and Comparative Law Quarterly* 26
- Fletcher, L.E. and Weinstein, H.M., 'Violence and Social Repair: Rethinking the Contribution of Justice to Reconciliation' (2002) 24 *Human Rights Quarterly* 573
- Frankel, M., 'The Search for Truth: An Umpireal View' (1975) 123 *University of Pennsylvania Law Review* 1031
- , 'The Search for Truth Continued: More Disclosure, Less Privilege' (1982-3) 54 *University of Colorado Law Review* 51
- Franken, S., 'Finding the Truth in Dutch Courtrooms: How Does One Deal with Miscarriages of Justice?' (2008) 4 (3) *Utrecht Law Review* 218
- Frase, R. and Weigend, T., 'German Criminal justice as a Guide to American Law Reform:

Bibliography

- Similar Problems, Better Solutions?’ (1995) 18 *Boston College International & Comparative Law Review* 317
- Friman, H., ‘Inspiration from the International Criminal Tribunals when Developing the Law of Evidence for the International Criminal Court’ (2003) 2 *Law and Practice of International Courts and Tribunals* 373
- , ‘The International Criminal Court and Participation of Victims: A Third Party to the Proceedings?’ (2009) 22(3) *Leiden Journal of International Law* 485
- Fulford, A., ‘Reflections of a Trial Judge’ (2011) 22 *Criminal Law Forum* 215
- Fuller, L.L., ‘Pashukanis and Vyshinsky: A Study in the Development of Marxian Legal Theory’ (1949) 47 *Michigan Law Review* 1157
- Furuya, S., ‘Commentary: Rule 61 Procedure in the International Criminal Tribunal for the Former Yugoslavia: A Lesson for the ICC’ (1999) 12 *Leiden Journal of International Law* 635
- Gaeta, P., ‘To Be (Present) or Not to Be (Present): Trials in Absentia before the Special Tribunal for Lebanon’, (2007) 5(5) *Journal of International Criminal Justice* 1165
- Galbraith, J., ‘The Pace of International Justice’ (2009) 79 *Michigan Journal of International Law* 79
- Galanter, M., ‘The Vanishing Trial: An Examination of Trials and Related Matters in Federal and State Courts’ (2004) 1 *Journal of Empirical Legal Studies* 459
- Garapon, A., ‘Three Challenges for International Criminal Justice’ (2004) 2 *Journal of International Criminal Justice* 716
- Gaynor, F., ‘Uneasy Partners – Evidence, Truth and History in International Trials’ (2012) 10 *Journal of International Criminal Justice* 1257
- Gibson, K. and Rudy, D., ‘A New Model of International Criminal Procedure? The Progress of the *Duch* Trial at the ECCC’ (2009) 7 *Journal of International Criminal Justice* 1005
- Goldstein, A., ‘Reflections on Two Models: Inquisitorial Themes in American Criminal Procedure’ (1973-4) 26 *Stanford Law Review* 1009
- , and Marcus, M., ‘The Myth of Judicial Supervision in Three “Inquisitorial” Systems: France, Italy and Germany’ (1977-8) 87 *Yale Law Journal* 240
- Goldstone, R.J., ‘Justice as a Tool for Peace-Making: Truth Commissions and International Criminal Tribunals’ (1996) *NYU Journal of International Law & Policy* 485
- Goodpaster, G., ‘On the Theory of American Adversary Criminal Trial’ (1987) 78 *Journal of Criminal Law and Criminology* 118
- Gordon, G.S., ‘Toward an International Criminal Procedure: Due Process Aspirations and Limitations’ (2007) 45 *Columbia Journal of Transnational Law* 635
- Gradoni, L., ‘International Criminal Courts and Tribunals: Bound by Human Rights Norms ... or Tied Down?’ (2006) 19 *Leiden Journal of International Law* 847
- Grande, E., ‘Italian Criminal Justice: Borrowing and Resistance’ (2000) 48 *American Journal of Comparative Law* 227
- Griffiths, J., ‘Ideology and Criminal Procedure’ (1970) 79 *Yale Law Journal* 359
- Groome, D. M., ‘Re-Evaluating the Theoretical Basis and Methodology of International Criminal Trials’ (2006) 25 *Penn State International Law Review* 791
- Hafner, G. and Binder, C., ‘The Interpretation of Article 21 (3) ICC Statute: Opinion Reviewed’ (2004) 9 *Austrian Review of International and European Law* 163

Bibliography

- Harmon, M.B., 'The Pre-trial Process at the ICTY as a Means of Ensuring Expeditious Trials: A Potential Unrealized' (2007) 5 *Journal of International Criminal Justice* 277
- , and Gaynor, F., 'Prosecuting Massive Crimes with Primitive Tools: Three Difficulties Encountered by Prosecutors in International Criminal Proceedings' (2004) 2 *Journal of International Criminal Justice* 403
- , and Gaynor, F., 'Ordinary Sentences for Extraordinary Crimes' (2007) 5(3) *Journal of International Criminal Justice* 683
- Helfer, L., and Slaughter, A.-M., 'Toward a Theory of Effective Supranational Adjudication' (1997) 107 *Yale Law Journal* 273
- Heller, K.J., 'Prosecutor v. Karemera, Ngirumpatse, & Nzirorera. Case No. ICTR-98-44-AR73(C)' (2007) 101 *American Journal of International Law* 157
- Hermann, J., 'Bargaining Justice: A Bargain for German Criminal Justice' (1992) *University of Pittsburgh Law Review* 755
- Higgins, G., 'Fair and Expeditious Pre-trial Proceedings: The Future of International Criminal Trials', (2007) 5 *Journal of International Criminal Justice* 394
- , 'The Impact of the Size, Scope, and Scale of the Milošević Trial and the Development of Rule 73bis before the ICTY' (2009) 7(2) *Northwestern Journal of International Human Rights* 239
- Hirschhorn, R.B., 'Opening Statements' (1990-91) 42 *Mercer Law Review* 605
- Ho, H.L., 'Justice in the Pursuit of Truth: A Moral Defence of the Similar Facts Rule' (2006) 35(1) *Common Law World Review* 51
- Hodžić, R., 'Living the Legacy of Mass Atrocity: Victims' Perspectives on War Crimes Trials', (2010) 8 *Journal of International Criminal Justice* 113
- Hunt, D., 'The International Criminal Court: High Hopes, "Creative Ambiguity" and an Unfortunate Mistrust in International Judges' (2004) 2 *Journal of International Criminal Justice* 56
- Ignatieff, M., 'Articles of Faith', in *Index on Censorship* (September/October 1996), reprinted in (1997) 294 *Harper's Magazine* 15
- Jackson, J., 'Theories of Truth-Finding in Criminal Procedure: An Evolutionary Approach', (1988-9) 10 *Cardoso Law Review* 475
- , 'The Effect of Human Rights on Criminal Evidentiary Processes: Towards Convergence, Divergence or Realignment?' (2005) 68(5) *Modern Law Review* 737
- , 'Finding the Best Epistemic Fit for International Criminal Tribunals Beyond the Adversarial-Inquisitorial Dichotomy' (2009) 7 *Journal of International Criminal Justice* 17
- Jackson, R.H., 'Nürnberg in Retrospect: Legal Answer to International Lawlessness' (1949) 27 *Canada Bar Review* 761
- January, S., 'Tribunal Verité: Documenting Transitional Justice in Sierra Leone' (2009) 3 *International Journal of Transitional Justice* 207
- Jaspers, K., 'The Significance of the Nuremberg Trials for Germany and the World' (1946) 22 *Notre Dame Lawyer* 150
- Jennings, A., 'Opening Statements' (1965-66) 19 *Arkansas Law Review* 29
- Jescheck, H.-H., 'Principles of German Criminal Procedure in Comparison with American Law' (1970) 56(2) *Virginia Law Review* 239

Bibliography

- Johnson, L.D., 'Ten Years Later: Reflections on the Drafting' (2004) 2 *Journal of International Criminal Justice* 368
- , 'Closing an International Criminal Tribunal while Maintaining International Human Rights Standards and Excluding Impunity', (2005) 99(1) *American Journal of International Law* 158
- Johnson, S.T., 'On the Road to Disaster: The Rights of the Accused and the International Criminal Tribunal for the Former Yugoslavia' (1998) 10(1) *International Legal Perspective* 111
- Jørgensen, N.H.B., 'The Genocide Acquittal in the Sikirica Case before the International Criminal Tribunal for the Former Yugoslavia and the Coming of Age of the Guilty Plea' (2002) 15 *Leiden Journal of International Law* 389
- , 'The Right of the Accused to Self-Representation before International Criminal Tribunals' (2004) 98 *American Journal of International Law* 711
- , 'The right of the Accused to Self-Representation before International Criminal Tribunals', (2005) 99(3) *American Journal of International Law* 663
- , 'Genocide as a Fact of Common Knowledge' (2007) 56 *International and Comparative Law Quarterly* 885
- Jorda, C., 'The Major Hurdles and Accomplishments of the ICTY: What the ICC Can Learn from Them' (2004) 2 *Journal of International Criminal Justice* 572
- Jordash, W., and Martin, S., 'Due Process and Fair Trial Rights at the Special Court: How the Desire for Accountability Outweighed the Demands of Justice at the Special Court for Sierra Leone' (2010) 23(3) *Leiden Journal of International Law* 585
- Joyce, D., 'The Historical Function of International Criminal Trials: Re-thinking International Criminal Law' (2004) 73 *Nordic Journal of International Law* 461
- Jung, H., 'Appellate Review of Judicial Fact-Finding Processes and Decisions' (1997) 31(1-3) *Israel Law Review* 690
- , 'Rituals Forever?' (2010) 18 *European Journal of Crime, Criminal Law and Criminal Justice* 67
- Kamatali, J.M., 'The Challenge of Linking International Criminal Justice and National Reconciliation: The Case of the ICTR', (2003) 16 *Leiden Journal of International Law* 115
- Karemaker, R., Don Taylor III, B., and Wayde Pittman, T., 'Witness Proofing in International Criminal Tribunals: A Critical Analysis of Widening Procedural Divergence' (2008) 21(3) *Leiden Journal of International Law* 683
- , 'Witness Proofing in International Criminal Tribunals: Response to Ambos' (2008) 21(4) *Leiden Journal of International Law* 917
- Karnavas, M.G., 'The ICTY Legacy: A Defense Counsel's Perspective' (2011) 3 *Goettingen Journal of International Law* 1053
- Kay, S., 'The Move from Oral Evidence to Written Evidence' (2004) 2 *Journal of International Criminal Justice* 495
- Keen, P.C., 'Tempered Adversariality: The Judicial Role and Trial Theory in the International Criminal Tribunals' (2004) 17 *Leiden Journal of International Law* 767
- Kelsall, T., 'Politics, Anti-Politics, International Justice: Language and Power in the Special Court for Sierra Leone' (2006) 32 *Review of Legal Studies* 587

Bibliography

- Kirk McDonald, G., 'Problems, Obstacles and Achievements of the ICTY' (2004) 2 *Journal of International Criminal Justice* 558
- Kirsch, S., 'The Trial Proceedings before the ICC' (2006) 6 *International Criminal Law Review* 275
- Klamberg, M., 'What Are the Objectives of International Criminal Procedure? – Reflections on the Fragmentation of a Legal Regime' (2010) 79 *Nordic Journal of International Law* 279
- Klarin, M., 'The Impact of the ICTY Trials on Public Opinion in the Former Yugoslavia' (2009) 7 *Journal of International Criminal Justice* 89
- Koskeniemi, M., 'Between Impunity and Show Trials' (2002) 6 *Max Plank Yearbook of United Nations Law* 1
- Kress, C., 'The Procedural Law of the International Criminal Court in Outline: Anatomy of a Unique Compromise' (2003) 1 *Journal of International Criminal Justice* 603
- Ku, J. and Nzelibe, J., 'Do International Criminal Tribunals Deter or Exacerbate Humanitarian Atrocities?' (2006) 84(4) *Washington University Law Review* 777
- Kwon, O-G., 'The Challenge of an International Criminal Trial as Seen from the Bench' (2007) 5(2) *Journal of International Criminal Justice* 360
- Langbein, J.H., 'The Criminal Trial before the Lawyers', (1978) *University of Chicago Law Review* 263
- , 'Torture and Plea Bargaining' (1978) 46(1) *University of Chicago Law Review* 3
- , 'Land Without Plea Bargaining: How the Germans Do It' (1979) 78 *Michigan Law Review* 204
- , and Weinreb, L.L., 'Continental Criminal Procedure: "Myth" and "Reality"' (1977-8) *The Yale Law Journal* 1549
- , 'The Cultural Chauvinism in Comparative law' (1997) 5 *Cardozo Journal of International and Comparative Law* 41
- Langer, M., 'From Legal Transplants to Legal Translations: The Globalization of Plea Bargaining and the Americanization Thesis in Criminal Procedure' (2004) 45 *Harvard International Law Journal* 1
- , 'The Rise of Managerial Judging in International Criminal Law' (2005) 53 *American Journal of Comparative Law* 835
- , 'The Rise of Managerial Judging in International Criminal Law' (2005) *American Journal of Comparative Law* 835
- , 'Revolution in Latin America: Diffusion of Legal Ideas from the Periphery' (2007) 55 *American Journal of Comparative Law* 617
- , 'Trends and Tensions in International Criminal Procedure: A Symposium' (2009) 14 *UCLA Journal of International Law and Foreign Affairs* 1
- , and J.W. Doherty, 'Managerial Judging Goes International, but Its Promise Remains Unfulfilled: An Empirical Assessment of the ICTY Reforms' (2011) 36 *Yale Journal of International Law* 241
- Leigh, M., 'The Yugoslav Tribunal: Use of Unnamed Witnesses against Accused' (1996) 90(2) *American Journal of International Law* 80
- , 'Witness Anonymity Is Inconsistent with Due Process' (1997) 91(1) *American Journal of International Law* 80
- Lessinger, J., 'Criminal Law – When Bad is Bad: Prosecutorial Misconduct in Closing Arguments' (1997) 73 *North Dakota Law Review* 771

Bibliography

- Linton, S., 'Prosecuting Atrocities at the District Court of Dili' (2001) *Melbourne Journal of International Law* 414
- , 'Completing the Circle: Accountability for the Crimes of the 1971 Bangladesh War of Liberation' (2010) 21 *Criminal Law Forum* 191
- , and Reiger, C., 'The Evolving Jurisprudence and Practice of East Timor's Special Panels for Serious Crimes on Admissions of Guilt, Duress and Superior Orders' (2001) 4 *Yearbook of International Humanitarian Law* 1
- Luban, D., 'After the Honeymoon: Reflections on the Current State of International Criminal Justice' (2013) 11 *Journal of International Criminal Justice* 505
- Lundquist, W.I., 'Advocacy in Opening Statements' (1981-2) 8 *Litigation* 23
- MacCormick, N., 'Argumentation and Interpretation in Law' (1995) 9 *Argumentation* 467
- Maffei, S., 'Negotiations "on Evidence" and Negotiations "on Sentence": Adversarial Experiments in Italian Criminal Procedure' (2004) 2 *Journal of International Criminal Justice* 1050
- Mamiya, R., 'Taking Judicial Notice of Genocide?' The Problematic Law and Policy of the *Karemera* Decision' (2007) 25 *Wisconsin International Law Journal* 1
- McIntyre, 'Equality of Arms – Defining Human Rights in the Jurisprudence of the International Criminal Tribunal for the Former Yugoslavia' (2003) 16 *Leiden Journal of International Law* 269
- McKillop, B., 'Behind the Faces of Justice' (1990) 15 *Bulletin of Australian Social and Legal Philosophy* 55
- McLaughlin, C.T., 'The *Sui Generis* Trial Proceedings of the International Criminal Court' (2007) 6 *The Law and Practice of International Courts and Tribunals* 343
- McMahon, P.C. and Forsythe, D.P., 'The ICTY's Impact on Serbia: Judicial Romanticism meets Network Politics' (2008) 30 *Human Rights Quarterly* 412
- Meernik, J. and King, K.L., 'The Effectiveness of International Law and the ICTY – Preliminary Results of an Empirical Study' (2001) 1 *International Criminal Law Review* 343
- Mégret, F., 'Three Dangers for the International Criminal Court: A Critical Look at a Consensual Project' (2001) XII *Finnish Yearbook of International Law* 193
- , and Hoffmann, F., 'The UN as a Human Rights Violator? Some Reflections on the United Nations Changing Human Rights Responsibilities' (2003) 25 *Human Rights Quarterly* 314
- , 'Beyond "Fairness": Understanding the Determinants of International Criminal Procedure' (2009) 14 *UCLA Journal of International Law & Foreign Affairs* 36
- , 'The Legacy of the ICTY as Seen Through Some of its Actors and Observers' (2011) 3 *Göttingen Journal of International Law* 1011
- Meron, T., 'Procedural Evolution in the ICTY' (2004) 2 *Journal of International Criminal Justice* 520
- Merrill, L.J., 'The Limits of Prosecutorial Summation – An Overview of Permissible and Impermissible Final Arguments' (1983) 24 *South Texas Law Journal* 867
- Miraglia, M., 'Admissibility of Evidence, Standard of Proof, and Nature of the Decision on the ICC Confirmation of Charges in *Lubanga*' (2008) 6 *Journal of International Criminal Justice* 489
- Morrison, H., 'The Quest for Justice', *Counsel*, July 2001

Bibliography

- Møse, E., 'Main Achievements of the ICTR' (2005) 3 *Journal of International Criminal Justice* 920
- , 'The ICTR's Completion Strategy – Challenges and Possible Solutions', (2008) 6 *Journal of International Criminal Justice* 667
- Mundis, D., 'From "Common Law" Towards "Civil Law": The Evolution of the ICTY Rules of Procedure and Evidence' (2001) 14 *Leiden Journal of International Law* 367
- , 'Completing the Mandates of the *Ad Hoc* International Criminal Tribunals: Lessons from the Nuremberg Process?' (2004-5) 28 *Fordham Journal of International Law* 591
- , 'Judicial Effects of "Completion Strategies" for the *Ad Hoc* International Criminal Tribunals' (2005) 98 *American Journal of International Law* 142
- Murphy, P., 'No Free Lunch, No Free Proof: The Indiscriminate Admission of Evidence Is a Serious Flaw in International Criminal Trials' (2010) 8 *Journal of International Criminal Justice* 539
- Naqvi, Y., 'The Right to Truth in International Law: Fact or Fiction?' (2006) 88(862) *International Review of the Red Cross* 245
- Nerlich, V., 'The Confirmation of Charges Procedure at the International Criminal Court: An Advance or Failure?' (2012) 10 *Journal of International Criminal Justice* 1339
- Nidiry, R., 'Restraining Adversarial Excess in Closing Argument' (1996) 96 *Columbia Law Review* 1299
- Nijboer, J.F., 'The American Adversarial System in Criminal Cases: Between Ideology and Reality' (1997) 5 *Cardozo Journal of International and Comparative Law* 79
- Nouwen, S.M.H. and Werner, W., 'Doing Justice to the Political: The International Criminal Court in Uganda and Sudan', (2010) 21(4) *European Journal of International Law* 941
- , 'As You Set for Ithaka. Challenges as Findings: Practical, Epistemological, Ethical and Existential Questions of Socio-Legal Empirical Research in Conflict' (2014) 27(1) *Leiden Journal of International Law* (forthcoming)
- Ntanda Nsereko, D.D., 'Rules of Procedure and Evidence of the International Tribunal for the Former Yugoslavia' (1995) 5 (2-3) *Criminal Law Forum* 507
- , 'The Role of the International Criminal Tribunals in the Promotion of Peace and Justice: The Case of the International Criminal Court' (2008) 19 *Criminal Law Forum* 373
- Obebukola, E.O., 'A Universal Procedural Framework for War Crimes Tribunals' (2012) 14 *International Community Law Review* 85
- Ohlin, J.D., 'A Meta-Theory of International Criminal Procedure: Vindicating the Rule of Law' (2009) 14 *UCLA Journal of International Law & Foreign Affairs* 77
- Oppenheimer, B.S., 'Trial by Jury' (1937) 11 *University of Cincinnati Law Review* 141
- O'Sullivan, E., and Montgomery, D., 'The Erosion of the Right to Confrontation under the Cloak of Fairness at the ICTY' (2010) 8 *Journal of International Criminal Justice* 511
- Pashin, S.A., 'The Reasons for Reintroducing Trial By Jury in Russia' (1999) 72 *International Review of Penal Law* 253

Bibliography

- Perrin, B., 'Searching for Law While Seeking Justice: The Difficulties of Enforcing International Humanitarian Law in International Criminal Trials' (2007-8) 39(2) *Ottawa Law Review* 367
- Perrow, C., 'The Analysis of Goals in Complex Organizations' (1961) 26(6) *American Sociological Review* 854
- Peskin, V., 'Courting Rwanda: The Promises and Pitfalls of the ICTR Outreach Programme' (2005) 3(4) *Journal of International Criminal Justice* 950
- Peterson, J., 'Unpacking Show Trials: Situating the Trial of Saddam Hussein' (2007) 48(1) *Harvard International Law Journal* 257
- Petrig, A., 'Negotiated Justice and the Goals of International Criminal Tribunals: With a Focus on the Plea-Bargaining Practice of the ICTY and the Legal Framework of the ICC' (2007) 8 *Chicago-Kent Journal of International and Comparative Law* 1
- Pinto Soares, P., 'Tangling Human Rights and International Criminal Law: The Practice of International Tribunals and the Call for Rationalized Legal Pluralism' (2012) 23 *Criminal Law Forum* 161
- Pizzi, W.T., and Marafioti, L., 'The New Italian Code of Criminal Procedure: The Difficulties of Building an Adversarial Trial System on a Civil Law Foundation' (1992) 17 *Yale Journal of International Law* 1
- , 'The American "Adversary System"?' (1998) 100 *West Virginia Law Review* 847
- , and Montagna, M., 'The Battle to Establish an Adversarial Trial System in Italy' (2005) 25 *Michigan Journal of International Law* 429
- , 'Overcoming Logistical and Structural Barriers to Fair Trials at International Tribunals' (2006) 4(1) *International Commentary on Evidence* 1
- Pocar, F., 'Completion or Continuation Strategy? Appraising Problems and Possible Developments in Building the Legacy of the ICTY' (2008) 6 *Journal of International Criminal Justice* 655
- Pomorski, S., 'Modern Russian Criminal Procedure: The Adversarial Principle and Guilty Plea' (2006) 17 *Criminal Law Forum* 129
- Posner, E.A., 'Political Trials in Domestic and International Law' (2005) 55 *Duke Law Journal* 75-152
- Powell, A., 'Three Angry Men: Juries in International Criminal Adjudication' (2003) 79 *New York University Law Review* 2341
- Raab, D., 'Evaluating the ICTY and Its Completion Strategy' (2005) 3 *Journal of International Criminal Justice* 82
- Rabkin, J., 'Global Criminal Justice: An Idea Whose Time Has Passed' (2005) 38 *Cornell Journal of International Law* 753
- Rauxloh, R., 'Formalization of Plea Bargaining in Germany: Will the New Legislation Be Able to Square the Circle?' (2010) 34 *Fordham Journal of International Law* 296
- Reamey, G.S., 'Innovation or Renovation in Criminal Procedure: Is the World Moving toward a New Model of Adjudication?' (2010) 27 *Arizona Journal of International and Comparative Law* 693
- Resnik, J., 'Managerial Judges' (1982-83) 96 *Harvard Law Review* 374
- Reydams, L., 'The ICTR Ten Years on: Back to Nuremberg Paradigm?' (2005) 3 *Journal of International Criminal Justice* 977
- Roberts, P., 'Comparative Criminal Justice Goes Global' (2008) 28(2) *Oxford Journal of Legal Studies* 369

Bibliography

- , ‘Does Article 6 of the European Convention on Human Rights Require Reasoned Verdicts in Criminal Trials?’ (2011) 11(2) *Human Rights Law Review* 213
International Law 925
- Robertson, G., ‘General Editor’s Introduction to Essays on Fairness and Evidence in War Criminal Trials’ (2006) 4(1) *International Commentary on Evidence* 1
- Robinson, D., ‘The Identity Crisis of International Criminal Law’ (2008) 21 *Leiden Journal of International Law* 925
- , ‘The Controversy over Territorial State Referrals and Reflections on ICL Discourse’, (2011) 9 *Journal of International Criminal Justice* 355
- , ‘A Cosmopolitan Liberal Account of International Criminal Law’ (2012) 26(1) *Journal of International Criminal Justice* 127
- Robinson, P.L., ‘Ensuring Fair and Expeditious Trials at the International Criminal Tribunal for the Former Yugoslavia’ (2000) 11(3) *European Journal of International Law* 569
- , ‘Rough Edges in the Alignment of Legal Systems at the ICTY’ (2005) 3 *Journal of International Criminal Justice* 1037
- Romano, C.P.R., ‘The Price of International Justice’ (2005) 4 *The Law and Practice of International Courts and Tribunals* 281
- Sadat Wexler, L.N., ‘Reflections on the Trial of Vichy Collaborator Paul Touvier for Crimes against Humanity in France’ (1995) 20 *Law and Social Inquiry* 191
- Saltzburg, S.A., ‘The Unnecessarily Expanding Role of the American Trial Judge’ (1978) 64 *Virginia Law Review* 1
- , ‘Lawyers, Clients, and the Adversary System’ (1986) 37 *Mercer Law Review* 647
- , ‘Pejorative Closing Arguments’ (2008) 23 *Criminal Justice* 49
- Saxon, D., ‘Exporting Justice: Perceptions of the ICTY Among the Serbian, Croatian, and Muslim Communities in the Former Yugoslavia’, (2005) 4 *Journal of Human Rights* 559
- Schabas, W.A., ‘Sentencing by International Tribunals: A Human Rights Approach’ (1997) 7 *Duke Journal of Comparative and International Law* 461
- , ‘Prosecutorial Discretion and Judicial Activism’ (2008) 6 *Journal of International Criminal Justice* 731
- , ‘Complementarity in Practice’: Some Uncomplimentary Thoughts’ (2008) 19 *Criminal Law Forum* 5
- , ‘Synergy or Fragmentation? International Criminal Law and the European Convention on Human Rights’ (2011) 9 *Journal of International Criminal Justice* 609
- , ‘The International Criminal Court at Ten’ (2011) 22 *Criminal Law forum* 493
- Scharf, M.P., ‘The International Trial of Slobodan Milošević: Real Justice or Realpolitik’ (2002) 8 *ILSA Journal of International and Comparative Law* 389
- , ‘Trading Justice for Efficiency: Plea-Bargaining and International Tribunals’ (2004) 2(4) *Journal of International Criminal Justice* 1070
- , ‘Self-Representation versus Assignment of Defence Counsel before the International Criminal Tribunals’ (2006) 4 *Journal of International Criminal Justice* 31
- Scheffer, D.J., ‘Advancing U.S. Interests with the International Criminal Court’ (2003) 36 *Vanderbilt Journal of Transnational Law* 1567

Bibliography

- Schomburg, W., 'The Role of International Criminal Tribunals in Promoting Respect for Fair Trial Rights' (2009) 8 *Northwestern Journal of International Human Rights* 1
- Schulhofer, S., 'Is Plea Bargaining Inevitable?' (1984) 97 *Harvard Law Review* 1037
- , 'Plea Bargaining as a Disaster' (1992) 101 *Yale Law Journal* 1979
- Schwarzenberger, G., 'The Problem of an International Criminal Law' (1950) *Current Legal Problems* 263
- , 'Province of International Judicial Law' (1983) 1 *Notre Dame International Law Journal* 21
- Shannon, P.K.G., 'Passing the Poisoned Chalice: Judicial Notice of Genocide by the ICTR' (2006) 19.2 *Revue québécoise de droit international* 95
- Sheppard, D., 'The International Criminal Court and "Internationally Recognized Human Rights": Understanding Article 21(3) of the Rome Statute', (2010) 10 *International Criminal Law Review* 43
- Shrag, M., 'Lessons Learnt from the ICTY Experience' (2004) 2 *Journal of International Criminal Justice* 427
- Siebert, S., 'The Pull of Criminal Law and the Push of Human Rights: Challenges in the International Criminal Process' (2003) 11 *Irish Student Law Review* 29
- Simma, B. and Alston, P., 'The Sources of Human Rights Law: Custom, *Jus Cogens*, and General Principles', (1988-89) 12 *Australian Yearbook of International Law* 82
- Simons, M., 'International Criminal Tribunals and the Media' (2009) 7 *Journal of International Criminal Justice* 83
- Simpson, G., 'Objective Responsibility: Show Trials and War Crimes Trials' (2006) 4(1) *International Commentary of Evidence* 1
- Skilbeck, R., 'Frankenstein's Monster: Creating a New International Procedure' (2010) 8(2) *Journal of International Criminal Justice* 451
- Sloane, R.D., 'The Expressive Capacity of International Punishment: The Limits of the National Law Analogy and the Potential of International Criminal Law' (2007) 43 *Stanford Journal of International Law* 39
- , 'Sentencing for the "Crimes of Crimes": The Evolving "Common Law" of Sentencing of the International Criminal Tribunal for Rwanda' (2007) 5 *Journal of International Criminal Justice* 71
- Sluiter, G., 'International Criminal Proceedings and the Protection of Human Rights' (2003) 37 *New England Law Review* 935
- , "'Fairness and the Interests of Justice": Illusive Concepts in the *Milošević* Case', (2005) 3(1) *JICJ* 9
- , 'The Law of International Criminal Procedure and Domestic War Crimes Trials' (2006) 6 *International Criminal Law Review* 605
- , 'Due Process and Criminal Procedure in the Cambodian Extraordinary Chambers', (2006) 4 *Journal of International Criminal Justice* 314
- , 'Compromising the Authority of International Criminal Justice: How Vojislav Šešelj Runs His Trial' (2007) 5(2) *Journal of International Criminal Justice* 529
- , 'Karadžić on Trial: Two Procedural Problems' (2008) 6 *Journal of International Criminal Justice* 617
- , "'I Beg You, Please Come Testify" – The Problematic Absence of Subpoena Powers at the ICC' (2009) 12 *New Criminal Law Review* 590

Bibliography

- , ‘Atrocity Crimes Litigation: Some Human Rights Concerns Occasioned by Selected 2009 Case Law’ (2010) 8(3) *Northwestern Journal of International Human Rights* 248
- Smeulers, A., Holá, B., and Berg, T. van den, ‘Sixty-five Years of International Criminal Justice: Facts and Figures’ (2013) 13 *International Criminal Law Review* 7
- Smith, J., ‘The ICC: A Forum for Show Trials?’ (2002-3) 9 *Auckland University Law Review* 1298
- Snedaker, K.H., ‘Storytelling in Opening Statements: Framing the Argumentation of the Trial’ (1986-7) 10 *American Journal of Trial Advocacy* 15
- Stahn, C., ‘How Is the Water? Light and Shadow in the First Years of the ICC’ (2011) 22 *Criminal Law Forum* 175
- , ‘Between “Faith” and “Facts”: By What Standards Should We Assess International Criminal Justice’ (2012) 25 *Leiden Journal of International Law* 251
- Stapleton, S., ‘Ensuring a Fair Trial in the International Criminal Court: Statutory Interpretation and the Impermissibility of Derogation’ (1999) 31 *New York University Journal of International Law and Politics* 535
- Starygin, S., ‘The Internal Rules of Extraordinary Chambers in the Courts of Cambodia (ECCC): Setting an Example of the Rule of Law by Breaking the Law?’ (2011) 3(2) *Journal of Law and Conflict Resolution* 20
- Stimson, H.L., ‘The Nuremberg Trial: Landmark in Law’ (1947) 25 *Foreign Affairs* 189
- Summers, R.S., ‘Formal Legal Truth and Substantive Truth in Judicial Fact-Finding – Their Justified Divergence in Some Particular Cases’ (1999) 18 *Law and Philosophy* 497
- Swart, B., ‘Cooperation Challenges for the Special Tribunal for Lebanon’, (2007) 5 *Journal of International Criminal Justice* 1153
- , ‘Damaška and the Faces of International Criminal Justice’ (2008) 6 *Journal of International Criminal Justice* 87
- Swart, M., ‘Ad Hoc Rules for Ad Hoc Tribunals? The Rule-Making Power of the Judges of the ICTY and ICTR’ (2002) 18 *South African Journal of Human Rights* 570
- , ‘Some Critical Comments on the Legacy and the Legitimacy of the ICTY’ (2011) 3 *Göttingen Journal of International Law* 985
- Taylor, T., ‘An Outline of the Research and Publication Possibilities of the War Crimes Trials’ (1948-49) 9 *Louisiana Law Review* 496
- Thornburg, E.G., ‘The Managerial Judge Goes to Trial’ (2010) 44 *University of Richmond Law Review* 1261
- Tieger, A. and Shin, M., ‘Plea Agreements in the ICTY: Purpose, Effects and Propriety’ (2005) 3 *Journal of International Criminal Justice* 666
- Tochilovsky, V., ‘Trial in International Criminal Jurisdictions: Battle or Scrutiny?’ (1998) 6/1 *European Journal of Crime, Criminal Law and Criminal Justice* 55
- , ‘Rule of Procedure and Evidence for the International Criminal Court: Problems to Address in Light of the Experience of the Ad Hoc Tribunals’ (1999) 46 *Netherlands International Law Review* 343
- , ‘Proceedings in the International Criminal Court: Some Lessons to Learn from the ICTY Experience’ (2002) 10(4) *European Journal of Crime, Criminal Law, and Criminal Justice* 268

Bibliography

- , ‘International Criminal Justice: “Strangers in the Foreign System”’, (2004) 15 *Criminal Law Forum* 319
- Tolbert, D. and Gaynor, F., ‘International Tribunals and the Right to a Speedy Trial: Problems and Possible Remedies’ (2009) 27 *Law in Context* 33
- Tomuschat, C., ‘International Law: Ensuring the Survival of Mankind on the Eve of a New Century: General Course on Public International Law’ (1999) 281 *Recueil des Cours de l’Academie de Droit International* 9
- Tulkens, F., ‘The Paradoxical Relationship between Criminal Law and Human Rights’ (2011) 9 *Journal of International Criminal Justice* 577
- Turone, G., ‘The Denial of the Accused’s Right to Make Unsworn Statements in *Delalić*’ (2004) 2 *Journal of International Criminal Justice* 455
- Turner J.I., ‘Defense Perspectives on Law and Politics in International Criminal Trials’ (2008) *Virginia Journal of International Law* 529
- Ušacka, A., ‘Promises Fulfilled? Some Reflections on the International Criminal Court in its First Decade’ (2011) 22 *Criminal Law Forum* 473
- Van den Wyngaert, C., ‘Victims Before International Criminal Courts: Some Views and Concerns of an ICC Trial Judge’, (2012) 44 *Case Western Reserve Journal of International Law* 475
- , ‘International Criminal Courts as Fact (and Truth) Finders in Post-Conflict Societies: Can Disparities with Ordinary International Courts Be Avoided?’ (2006) 100 *The American Society of International Law Proceedings* 63
- Van Kessel, G., ‘Adversary Excesses in the American Criminal Trial’ (1992) 67 *Notre Dame Law Review* 538-539
- Vasiliev, S., ‘Proofing the Ban on “Witness Proofing: Did the ICC Get It Right?”’ (2009) 20 *Criminal Law Forum* 193
- , ‘From Liberal Extremity to Safe Mainstream: The Comparative Controversies of Witness Preparation in the United States’ (2011) 9(2) *International Commentary on Evidence* 1
- Velasco, N., ‘Taking the “Sandwich” Off the Menu: Should Florida Depart from Over 150 Years of its Criminal Procedure and Let Prosecutors Have the Last Word?’ (2004) 29 *Nova Law Review* 99
- Verrijn Stuart, H., ‘The ICC in Trouble’ (2008) 6(3) *Journal of International Criminal Justice* 409
- Vess, H., ‘Walking a Tightrope: A Survey of Limitations on the Prosecutor’s Closing Argument’ (1973) 64 *Journal of Criminal Law and Criminology* 22
- Vinson, D., ‘How to Persuade Jurors’ (1985) *American Bar Association Journal* 72
- Wald, P.M., ‘The International Criminal Tribunal for the Former Yugoslavia Comes of Age: Some Observations on Day-to-Day Dilemmas of an International Court’ (2001) 5 *Washington University Journal of Law and Policy* 87
- , ‘To Establish Incredible Events by Credible Evidence’: The Use of Affidavit Testimony in Yugoslavia War Crimes Tribunal Proceedings’ (2001) 42 *Harvard International Law Journal* 535
- , ‘Rules of Procedure in Yugoslav War Tribunal’, (2001-2003) 21 *Quinnipiac Law Review* 761
- , ‘Dealing with Witnesses in War Crime Trials: Lessons from the Yugoslav Tribunal’ (2002) 5 *Yale Human Rights & Development Law Journal* 217

Bibliography

- , ‘ICTY Judicial Proceedings: An Appraisal from Within’ (2004) 2 *Journal of International Criminal Justice* 466
- , ‘Foreword: War Tales and War Trials’ (2008) 106 *Michigan Law Review* 901
- Waldorf, L., ‘“A Mere Pretense of Justice”: Complementarity, Sham Trials, and Victor’s Justice at the Rwanda Tribunal’ (2011) 33 *Fordham International Law Journal* 1221
- Wallach, E.J., ‘The Procedural and Evidentiary Rules of the Post-World War II War Crimes Trials: Did They Provide an Outline for International Criminal Procedure?’ (1998-99) 37 *Columbia Journal of Transnational Law* 851
- Warbrick, C., ‘International Criminal Courts and Fair Trial’ (1998) 3(1) *Journal of Conflict and Security Law* 45
- Weber, I., ‘The New Japanese Jury System: Empowering the Public, Preserving Continental Justice’ (2009) 4(1) *East Asia Law Review* 125
- Weigend, T., ‘Is the Criminal Process about Truth?: A German Perspective’ (2003) 26 *Harvard Journal of Law and Public Policy* 157
- , ‘Should We Search for the Truth, and Who Should Do It?’ (2010-11) 36 *North Carolina International Law and Commercial Regulation* 389
- Whiting, A., ‘In International Criminal Prosecutions, Justice Delayed Can Be Justice Delivered’ (2009) 50(2) *Harvard International Law Journal* 323
- Wippman, D., ‘Atrocities, Deterrence, and the Limits of International Justice’ (1999) 23 *Fordham International Law Journal* 473
- , ‘The Costs of International Justice’ (2006) 100 *American Journal of International Law* 861
- Wilson, R.A., ‘Judging History: The Historical Record of the International Criminal Tribunal for the Former Yugoslavia’ (2005) 27 *Human Rights Quarterly* 908
- Wladimiroff, M., ‘Defending Individuals Accused of Genocide’ (2007-8) 40 *Case Western Reserve Journal of International Law* 271
- Wright, Q., ‘The Scope of International Criminal Law: A Conceptual Framework’, (1974–75) 15 *Virginia Journal of International Law* 561
- Yasuaki, Ō., ‘Japanese War Guilt and Postwar Responsibilities in Japan’ (2002) 20 *Berkeley Journal of International Law* 600
- Young, R., ‘“Internationally Recognized Human Rights” before the International Criminal Court’ (2011) 60 *International & Comparative Law Quarterly* 189
- Zacklin, R., ‘The Failings of Ad Hoc International Tribunals’ (2004) 2 *Journal of International Criminal Justice* 541
- , ‘Some Major Problems in the Drafting of the ICTY Statute’ (2004) 2 *Journal of International Criminal Justice* 361
- Zahar, A., ‘Legal Aid, Self-Representation, and the Crisis at the Hague Tribunal’ (2008) 19 *Criminal Law Forum* 241
- Zolo, D., ‘Peace through Criminal Law?’ (2004) 2 *Journal of International Criminal Justice* 727

Conference Presentations and Lectures

Bibliography

- Ahtisaari, M., 'Justice and Accountability: Local or International', Speech delivered at the conference 'From a Culture of Impunity to a Culture of Accountability', 26 November 2001, <<http://www.cmi.fi/office-of-president-ahtisaari/material/speeches-and-articles/241-justice-and-accountability-local-or-international>>
- Bergsmo, M., 'The Autonomy of International Criminal Justice', Farewell Seminar for the First ICC President, Philippe Kirsch, The Hague, 6 February 2009, FICHL Policy Brief Series No. 3 (2011)
- Farrell, N., 'The Challenges of International Criminal Procedure', Keynote Address, Launch event for the book *International Criminal Procedure: Principles and Rules*, The Hague Institute for Global Justice, 16 May 2013
- Goldstone, R., 'Address before the Supreme Court of the United States', 1996 CEELI Leadership Award Dinner, 2 October 1996
- Remarks of Gabrielle Kirk MacDonalld to the Georgetown and George Washington International Law Societies, 2nd Annual International Law Conference, 7 February 1998
- Meron, T., 'An Historical Background and Perspective', in 'How to Adjudicate the most serious crimes? Best Practices of Procedure', Proceedings of the HiiL Colloquium, The Hague, 15-16 October 2007, <[http://www.hiil.org/data/sitemanagement/media/HIIL_n10189_v1_Publication_Final_Version_Colloquium_2007\(1\).pdf](http://www.hiil.org/data/sitemanagement/media/HIIL_n10189_v1_Publication_Final_Version_Colloquium_2007(1).pdf)>
- , 'Human Rights Standards in the Jurisprudence of International Criminal Courts and Tribunals', Speech delivered on 25 January 2013 at the Opening of the Judicial Year, European Court of Human Rights, Strasbourg, France, available at <http://www.echr.coe.int/NR/rdonlyres/1CF8F53B-AB43-4671-BC63-A1E708DFCC74/0/20130125_Discours_Theodor_Meron_Audience_solennelle_2013_EN.pdf>
- Tieger, A., 'Fair and Expeditious Trials: The ICTY Experience', in 'How to Adjudicate the most serious crimes? Best Practices of Procedure', Proceedings of the HiiL Colloquium, The Hague, 15-16 October 2007, <[http://www.hiil.org/data/sitemanagement/media/HIIL_n10189_v1_Publication_Final_Version_Colloquium_2007\(1\).pdf](http://www.hiil.org/data/sitemanagement/media/HIIL_n10189_v1_Publication_Final_Version_Colloquium_2007(1).pdf)>
- Trendle, N., 'Judicial Case Management: Reallocating Responsibilities', Paper submitted at the 18th International Conference of the International Society for the Reform of Criminal Law, held at Montreal, Canada, 8-12 August 2004, <<http://www.isrcl.org/Papers/2004/TrendleCase.pdf>>
- Van den Wyngaert, C., 'Human Rights between Sword and Shield', Lecture at the Award Ceremony Prize, Human Rights League, Antwerp, December 2006
- Schomburg, W., 'Truth-Finding in the International Courtroom: The *Ad Hoc* Tribunals for the Former Yugoslavia and Rwanda', lecture delivered at the International Alumni Conference 2008, Faculty of Law, Utrecht University, 29 March 2008, available at [http://www.uu.nl/SiteCollectionDocuments/REBO/REBO_ALGEMEEN/REBO_I/O/Utrecht%20Lecture_March%202008%20\(2\).doc](http://www.uu.nl/SiteCollectionDocuments/REBO/REBO_ALGEMEEN/REBO_I/O/Utrecht%20Lecture_March%202008%20(2).doc)

Bibliography

Research Papers and Unpublished Manuscripts

- Cohen, D., 'Indifference and Accountability: The United Nations and the Politics of International Justice in East Timor', East-West Special Reports, no. 9, East-West Center, Honolulu, July 2006
- Drumbl, M., 'When "Mere Presence" Implicates, but the "Scale of the Operation" Mitigates: The Curious Criminality of Mass Atrocity', Washington & Lee Public Legal Studies Research Paper Series, Accepted Paper No. 2012-33, 3 October 2012,
<http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2156512&download=yes>
(last accessed 22 April 2013)
- Einarsdóttir, K.Ó., 'Comparing the Rules of Evidence Applicable before the ICTY, ICTR and the ICC', Meistararitgerð til Mag. Jur. Prófs í lögfræði, University of Island, February 2010, available at <<http://skemman.is/handle/1946/4226>>
- Friman, H., Guariglia, F., Kress, C., Spencer, J.R., and Tochilovsky, V., 'Measures Available to the International Criminal Court to Reduce the Length of Proceedings', Informal Expert Paper, ICC Office of the Prosecutor, 2003
- Jackson, J., 'Autonomy and Accuracy in the Development of Fair Trial Rights', research paper No. 09/2009, UCD Working Papers in Law, Criminology & Socio-Legal Studies, SSRN, <http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1407968>
- Shany, Y., 'Assessing the Effectiveness of International Tribunals: Can the Unquantifiable be Quantified?', Research Paper No. 03-10, September 2010, Law Faculty Hebrew University of Jerusalem, 1 September 2010, available at <<http://www.effective-intl-adjudication.org/admin/Reports/6522776dd407e9c3875da218ebc70d5bUnquantifiable.pdf>>
- Vasiliev, S., 'The Role and Legal Status of the Prosecutor in International Criminal Proceedings', 25 November 2010,
<http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1715465>

Personal Interviews

(on file with the author)

ECCC

Interview with a Legal Officer, ECCC , ECCC-AO-01, ECCC, Phnom Penh, 31 January 2010 (name and organ not subject to disclosure; response to the questionnaire received in writing)

ICTR

Interview with an ICTR Judge (anonymous), ICTR-AJ/09, Arusha, 16 May 2008
Interview with an ICTR Judge (anonymous), ICTR-AJ/08, Arusha, 16 May 2008
Interview with Legal Officer, ICTR Chambers (anonymous), ICTR-AO/08, Arusha, 16 May 2008
Interview with an ICTR Judge (anonymous), ICTR-AJ/09, Arusha, 16 May 2008

Bibliography

- Interview with Legal Officer, ICTR Chambers (anonymous), ICTR-AO/10, Arusha, 19 May 2008
- Interview with Judge Inés Mónica Weinberg de Roca of the ICTR, ICTR-PJ/07, Arusha, 19 May 2008
- Interview with Legal Officer, ICTR Chambers, ICTR-AO/10, Arusha, 19 May 2008
- Interview with an ICTR OTP member, ICTR-AP-08, Arusha, 20 May 2008
- Interview with an ICTR OTP member, ICTR-AP-07, Arusha, 20 May 2008
- Interview with Judge Erik Møse of the ICTR, ICTR-PJ-04, Arusha, 20 May 2008
- Interview with Judge Sergei Alekseevich Egorov of the ICTR, ICTR-PJ/06, Arusha, 20 May 2008
- Interview with a member of the ICTR OTP (anonymous), ICTR-AP/08, Arusha, 20 May 2008
- Interview with the member of the ICTR OTP (anonymous), ICTR-AP-05, Arusha, 21 May 2008
- Interview with Alex Obote-Odora, Chief of ALAD, OTP ICTR, ICTR-PP-06, Arusha, 21 May 2008
- Interview with Defence Counsel Ben Gumpert, ICTR, ICTR-PD/09, Arusha, 22 May 2008
- Interview with Defence Counsel Christopher Black, ICTR, ICTR-PD/08, Arusha, 22 May 2008
- Interview with Defence Counsel Peter Robinson, ICTR, ICTR-PD/10, Arusha, 22 May 2008
- Interview with Judge Emile Francis Short of the ICTR, ICTR-PJ/05, Arusha, 23 May 2008
- Interview with Defence Counsel Chief Charles A. Taku, ICTR, ICTR-OD/07, Arusha, 23 May 2008
- Interview with Peter Zaduk, ICTR Defence Counsel, ICTR-PD/06, Arusha, 26 May 2008
- Interview with Christine Graham of the ICTR OTP, ICTR-OP/03, Arusha, 28 May 2008
- Interview with Defence Counsel Beth Lyons, ICTR, ICTR-PD/02, Arusha, 29 May 2008
- Interview with John Philpot, ICTR Defence Counsel, ICTR-PD/04, Arusha, 29 May 2008
- Interview with Tom Moran, ICTR Defence Counsel, ICTR-PD/03, 29 May 2008
- Interview with Legal Officer, ICTR Chambers, ICTR-AO-09, 30 May 2008
- Interview with Judge Asoka Nihal de Silva, ICTR-PJ/03, Arusha, 2 June 2008
- Interview with Legal Officer, ICTR Chambers, ICTR-AO/07, Arusha, 2 June 2008
- Interview with an ICTR OTP member, ICTR-AP-01, Arusha, 3 June 2008
- Interview with Legal Officer, ICTR Chambers, ICTR-AO/05, Arusha, 3 June 2008
- Interview with Legal Officer, ICTR Chambers, ICTR-AO/03, Arusha, 4 June 2008
- Interview with Legal Officer, ICTR Chambers, ICTR-AO/01, Arusha, 5 June 2008

SCSL

- Interview with a SCSL Defence Counsel (anonymous), SCSL-AD-06, Freetown, 19-20 October 2009
- Interview with a member of the Defence team, SCSL-AD-05, Freetown, 20 October 2009
- Interview with a Legal Officer, SCSL Chambers (anonymous), SCSL-AO-04, Freetown, 21 October 2009
- Interview with a SCSL Defence Counsel (anonymous), SCSL-AD-03, Freetown, 22 October 2009

Bibliography

- Interview with a SCSL Defence Counsel (anonymous), SCSL-AD-02, Freetown, 22 October 2009
- Interview with an OTP member (anonymous), SCSL-AP-01, Freetown, 22 October 2009
- Interview with a Legal Officer, SCSL Chambers (anonymous), SCSL-AO-03, Freetown, 23 October 2009
- Interview with Wayne Jordash, Defence Counsel, SCSL-OD-01, The Hague, 8 December 2009
- Interview with an SCSL Judge (anonymous), SCSL-AJ-02, SCSL, The Hague, 9 December 2009
- Interview with an SCSL Judge (anonymous), SCSL-AJ-01, SCSL, The Hague, 16 December 2009
- Interview with a Legal Officer, SCSL Chambers (anonymous), SCSL-AO-02, The Hague, 16 December 2009
- Interview with a Legal Officer, SCSL Chambers (anonymous), SCSL-AO-01, The Hague, 4 February 2010

NGO Reports and Publications

International Bar Association

'The ECCC – a Failure of Credibility', Report, February 2012, available at http://www.bpi-icb.com/images/pdf/iba_report_on_the_cambodia_genocide_tribunal.pdf

International Criminal Law Services

Boas, G., and Oosthuizen, G., 'Suggestions for Future Lessons-Learned Studies: The Experience of Other International and Hybrid Criminal Courts of Relevance to the International Criminal Court', International Criminal Law Services, January 2010, available at <http://www.iclsfoundation.org/wp-content/uploads/2012/02/icls-report-lessonslearnedgapsstudy-final.pdf>

Judicial System Monitoring Programme (JSMP)

Weekly Summary 17-21 March 2003

Interim Report on the Dili District Court, Dili, District Court, East Timor, April 2003

'The Lolotoe Case: A Small Step Forward', Report, Dili, East Timor, July 2004

'Digest of the Jurisprudence of the Special Panels for Serious Crimes', Report, Dili, Timor Leste, April 2007

Helsinki Watch

'Procedural and Evidentiary Issues for the Yugoslav War Crimes Tribunal', in Morris, V., and Scharf, M.P. (eds), *An Insider's Guide to the International Criminal Tribunal for the former Yugoslavia* (Irvington-on-Hudson, NY: Transnational, 1995)

Bibliography

Human Rights Watch

- Des Forges, A., 'Leave None to Tell the Story: Genocide in Rwanda', Human Rights Watch, March 1999
- Human Rights Watch, 'Looking for Justice: The War Crimes Chamber in Bosnia and Herzegovina', Vol. 18, No. 1(D), February 2006, available at <<http://hrw.org/reports/2006/ij0206/ij0206webwcover.pdf>> (visited 31 December 2012)
- 'Law and Reality: Progress in Judicial Reform in Rwanda', Report, July 2008

Open Society Justice Initiative

- 'Recent Developments at the ECCC: November 2011', Report, available at <<http://www.soros.org/sites/default/files/eccc-developments-20111114.pdf>>
- Orentlicher, D.F., 'Shrinking the Space for Denial: The Impact of the ICTY in Serbia', Open Society Justice Initiative, May 2008, available at <http://www.opensocietyfoundations.org/sites/default/files/serbia_20080501.pdf> (last accessed July 2013)
- , 'That Someone Guilty Be Punished: The Impact of the ICTY in Bosnia', Open Society Justice Initiative and International Center for Transitional Justice, 2010, <<http://www.ictj.org/sites/default/files/ICTJ-FormerYugoslavia-Someone-Guilty-2010-English.pdf>> (last accessed July 2013)
- Wald, P., 'Tyrants on Trial: Keeping Order in the Courtroom', Open Society Justice Initiative, September 2009

Public International Law and Policy Group

- 'The Chautauqua Blueprint for a Statute for a Syrian Extraordinary Tribunal to Prosecute Atrocity Crimes', Public International Law and Policy Group, 25 September 2013, <<http://publicinternationallawandpolicygroup.org/wp-content/uploads/2013/09/Chautauqua-Blueprint1.pdf>> (last visited 13 October 2013)

War Crimes Research Office

- 'The Confirmation of Charges Process at the International Criminal Court', Report, October 2008, available at <<http://www.wcl.american.edu/warcrimes/icc/documents/WCROReportonConfirmationofCharges.pdf>>
- 'Expediting Proceedings at the International Criminal Court', Report, June 2011, available at <<http://www.wcl.american.edu/warcrimes/icc/documents/1106report.pdf>>

Press Releases and News Items

Bibliography

Cambodian Human Rights Action Committee

Press Release, 'Civil Society Deeply Concerned about the ECCC Draft Internal Rules', Cambodian Human Rights Action Committee, Phnom Penh, 24 January 2007, available at <<http://www.licadho-cambodia.org/press/files/138CHRACPRECCCImpasse07.pdf>>

ECCC

ECCC Press Release, '7th Plenary Session of the ECCC Concludes', 9 February 2010, <[http://www.eccc.gov.kh/sites/default/files/media/Press_Release_Conclusion_7th_Plenary_Session_\(ENG\).pdf](http://www.eccc.gov.kh/sites/default/files/media/Press_Release_Conclusion_7th_Plenary_Session_(ENG).pdf)>

ECCC Press Release, 'Eighth Plenary Session of the ECCC Concludes', 17 September 2010, <[http://www.eccc.gov.kh/sites/default/files/media/ECCC_PR_17Sep2010_\(Eng\).pdf](http://www.eccc.gov.kh/sites/default/files/media/ECCC_PR_17Sep2010_(Eng).pdf)>

ECCC Press Release, 'Ninth Plenary Session of the ECCC Concludes', 23 February 2011, <[http://www.eccc.gov.kh/sites/default/files/media/ECCC_Plenary_23_Feb_2011\(Eng\).pdf](http://www.eccc.gov.kh/sites/default/files/media/ECCC_Plenary_23_Feb_2011(Eng).pdf)>

ECCC Press Release, 'Tenth Plenary Session of the ECCC Concludes', 3 August 2011, <[http://www.eccc.gov.kh/sites/default/files/media/%20ECCC%20PR%203%20Aug%202011%20\(Eng\).pdf](http://www.eccc.gov.kh/sites/default/files/media/%20ECCC%20PR%203%20Aug%202011%20(Eng).pdf)>

International Criminal Tribunal for the former Yugoslavia

Press Release, 'Remarks of Judge Richard May, Judge of the International Criminal Tribunal for the former Yugoslavia, to the Fourth Session of the Preparatory Commission for the International Criminal Court', The Hague, 20 March 2000, JL/P.I.S./479-E

Press Release, 'President Pocar Updates Security Council On Tribunal's Mission And Completion Strategy', ICTY, The Hague, 7 June 2006, LM/MOW/1084e, <<http://www.icty.org/sid/8740>>

Press Release, 'Conference on Tribunal's Global Legacy concludes in The Hague', JKE/MOW/PR1461e, The Hague, 16 November 2011, <<http://www.icty.org/sid/10852/en>>

Press Release, 'ICTY to hold Regional Legacy Conferences in Sarajevo, Zagreb and Belgrade', VE/CS/PR1523e, The Hague, 23 October 2012, <<http://www.icty.org/sid/11119>>

Online Resources and Blogposts

Africa News Analysis

Reyntjens, F., 'Prosecutorial Policies in the ICTR: Ensuring Impunity for the Victors', <<http://africanewsanalysis.blogspot.nl/2009/07/prosecutorial-policies-in-ict-ensuring.html>>

Bibliography

International Criminal Law Bureau

G. Mettraux, 'Of the Need for Procedural Fairness and Certainty', International Criminal Law Bureau Blog, 29 November 2009, <<http://www.internationallawbureau.com/index.php/of-the-need-for-procedural-fairness-and-cerainty/>>

International Criminal Tribunal for Rwanda

Status of Cases, <<http://www.unict.org/Cases/tabid/204/Default.aspx>>

International Criminal Tribunal for Yugoslavia

Key Figures of ICTY Cases, available at
<http://www.icty.org/x/file/Cases/keyfigures/key_figures_en.pdf>

Institute for War & Peace Reporting

Šarić, V., 'Mladic Ejected After "Lying" Comment: Defendant heard making disparaging remarks about witness who told court of Srebrenica massacre experiences', TRI Issue 784, 12 April 2013, <<http://iwpr.net/report-news/mladic-ejected-after-lying-comment>>

Jurist Hotline

Valabhji, N., 'Political Interference and Judicial Misconduct Impede Justice in Cambodia', Jurist - Hotline, 6 December 2011, available at
<<http://jurist.org/hotline/2011/11/nisha-valabhji-cambodian-interference.php>>