The investigation phase in international criminal procedure: in search of common rules
de Meester, K.F.G.
BIBLIOGRAPHY

Books


WEI, W., Die Rolle des Anklägers eines internationalen Strafgerichtshofs, Frankfurt am Main, Peter Lang, 2007, 348p.


*Journal Articles*


PIZZI, W., Overcoming Logistical and Structural Barriers to Fair Trials at International Tribunals, in «International Commentary on Evidence», Vol. 4/1, 2006, 5p.


Contributions


DIMITRIJEVIĆ, V. and MILANOVIĆ, M., Human Rights before International Criminal Courts, in J. GRIMHEDEN and R. RING, Human Rights Law, From Dissemination to


SWOBODA, S., Admitting Relevant and Reliable Evidence: The ICTY’s Flexible Approach Towards the Admission of Evidence under Rule 89 (C) ICTY RPE, in T. KRUESMANN (ed.), ICTY: Towards a Fair Trial?, Antwerp, Intersentia, 2009, pp. 379 – 388.


Conference papers, working papers and other publications


MCDONALD, A. and HAVEMAN, R., Prosecutorial Discretion – Some Thoughts on ‘Objectifying’ the Exercise of Prosecutorial Discretion by the Prosecutor of the ICC, Expert
Consultation Process on General Issues Relevant to the ICC Office of the Prosecutor, 15 April 2003, 10p.


NGO Reports


International Bar Association, Fairness at the International Criminal Court, August 2011, 51p.


PERRIELLO, T. and WIERDA, M., the Special Court for Sierra Leone under Scrutiny, ICTJ, March 2006, 56p.


WCRO, the Gravity Threshold of the International Criminal Court, March 2008, 57p.
WCRO, The Relevance of a “Situation” to the Admissibility and Selection of Cases Before the International Criminal Court, October 2009, 36p.

YIM, C., Memorandum: Scope of Victim Participation before the ICC and the ECCC, Documentation Center of Cambodia, 2011, 47p.

Blog items
