

SIR MICHAEL WOOD

Member, International Law Commission of the United Nations

Senior Fellow, Lauterpacht Centre for International Law, University of Cambridge

Barrister, Twenty Essex Chambers, London

Nationality: British citizen

Born 5 February 1947

Solihull School (1958-1964)

Cambridge University, MA, LL.B. (1965-1969)

Institute of European Studies, Université Libre de Bruxelles (1969-1970)

Called to the Bar, Gray's Inn (1968)

Bencher of Gray's Inn (2000)

CMG (1995)

KCMG (2004)

Orden El Sol del Perú (2017)

CASES

International Court of Justice

Agent for the United Kingdom in the *Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libyan Arab Jamahiriya v. United Kingdom)* case (1999-2003)

Agent for the United Kingdom in the *Legality of Use of Force (Serbia and Montenegro v. United Kingdom)* case (1999-2004)

Representative of the United Kingdom in the *Legal Consequences of the Construction of the Wall in the Occupied Palestinian Territory* Advisory Opinion (2003-2004)

Counsel for Ukraine in the *Delimitation in the Black Sea (Romania v. Ukraine)* case (2007-2008)

Counsel for Kosovo in the *Accordance with International Law of the Unilateral Declaration of Independence in respect of Kosovo* Advisory Opinion (2008-2010)

Counsel for Belgium in the *Questions relating to the Obligation to Prosecute or Extradite (Belgium v. Senegal)* case (2009-2012)

Counsel for Peru in the *Maritime Dispute (Peru v. Chile)* case (2009-2014)

Counsel for Honduras (application to intervene), *Territorial and Maritime Dispute (Nicaragua v. Colombia)* case (2010-2011)

Counsel for Timor-Leste in *Questions relating to the Seizure and Detention of Certain Documents and Data (Timor-Leste v. Australia)* case (2013-2015)

Counsel for Colombia in *Question of the Delimitation of the Continental Shelf between Nicaragua and Colombia beyond 200 nautical miles from the Nicaraguan Coast (Nicaragua v. Colombia)* case (2013-)

Counsel for Colombia in *Alleged Violations of Sovereign Rights and Maritime Spaces in the Caribbean Sea (Nicaragua v. Colombia)* case (2013-)

Counsel for Equatorial Guinea in *Immunities and Criminal Proceedings (Equatorial Guinea v. France)* case (2016-2020)

Counsel for the United Kingdom in the *Legal consequences of the separation of the Chagos Archipelago from Mauritius in 1965* (Advisory Opinion (2017-2019)

Counsel for Guatemala in *Guatemala's Territorial, Insular and Maritime Claim (Guatemala/Belize)* (2019-)

International Tribunal for the Law of the Sea

Agent for the United Kingdom, *MOX Plant* case (*Ireland v. United Kingdom*), *Provisional Measures* (2001)

Counsel for Myanmar, *Dispute concerning Delimitation of the Maritime Boundary between Bangladesh and Myanmar in the Bay of Bengal* (2009-2012)

Counsel for the United Kingdom, *Responsibilities and obligations of States sponsoring persons and entities with respect to activities in the International Seabed Area*, Advisory Opinion, Seabed Disputes Chamber (2010-2011)

Counsel for the United Kingdom, *Sub-Regional Fisheries Organization*, Advisory Opinion (2013-2015)

Counsel for Côte d'Ivoire, *Maritime Delimitation (Ghana v. Côte d'Ivoire)*, Special Chamber (2014-2017)

Counsel for Italy, *The Enrica Lexie Incident (Italy v. India)*, *Provisional Measures* (2015)

Counsel for Switzerland, *The M/V “San Padre Pio” case (Switzerland v. Nigeria), Provisional Measures* (2019)

Counsel for Switzerland, *The M/V “San Padre Pio” (No. 2) case (Switzerland v. Nigeria)* (2019-2021)

International Criminal Court

Counsel for Jordan, *Al-Bashir case (Pre-Trial and Appeals Chambers)* (2017-2019)

Inter-State arbitration

Agent for the United Kingdom, *MOX Plant case (Ireland v. United Kingdom)*, OSPAR Arbitration Tribunal (2001-2003)

Agent for the United Kingdom, *MOX Plant case (Ireland v. United Kingdom)*, UNCLOS Annex VII arbitral tribunal (2001-2006)

Counsel for India, *Dispute concerning Delimitation of the Maritime Boundary between Bangladesh and India in the Bay of Bengal*, UNCLOS Annex VII arbitral tribunal (2009-2014)

Counsel for Slovenia, *Croatia/Slovenia (Land and Maritime Boundary)*, arbitral tribunal (2010-2017)

Counsel for the United Kingdom, *Chagos Marine Protected Area (Mauritius v. United Kingdom)*, UNCLOS Annex VII arbitral tribunal (2011-2015)

Counsel for Italy, *Enrica Lexie Incident (Italy v. India)*, UNCLOS Annex VII arbitral tribunal (2015-2020)

President of the Arbitral Tribunal, *Arbitration under Article 32 of the Constitution of the Universal Postal Union (State of Qatar v. Kingdom of Bahrain)* (2020 -)

President of the Arbitral Tribunal, *Arbitration under Article 32 of the Constitution of the Universal Postal Union (State of Qatar v. Arab Republic of Egypt)* (2020 - 2021)

President of the Arbitral Tribunal, *Arbitration under Article 32 of the Constitution of the Universal Postal Union (State of Qatar v. Kingdom of Saudi Arabia)* (2020 - 2022)

Inter-State conciliation

Counsel for Timor-Leste, *Timor Sea Conciliation (Timor-Leste v. Australia)*, UNCLOS Annex V conciliation commission (2016-2018)

Investment arbitration

Counsel for Kazakhstan, *World Wide Minerals Ltd and Paul A Carroll, Q.C. v The Republic of Kazakhstan* (2014-2015)

Co-arbitrator, *Emergofin B.V. and Velbay Holdings Ltd. v. Ukraine* (ICSID Case No. ARB/16/35) (2016-)

European Court (and former Commission) of Human Rights)

Agent for the United Kingdom in many cases before the European Commission and Court of Human Rights (1985-1990), including *Soering v United Kingdom*

Counsel for Turkey, *Demopoulos and Others v Turkey*, European Court of Human Rights (property in Northern Cyprus) (2009-2010)

Court of Justice of the European Union

Counsel for the United Kingdom (intervening), *Government of Gibraltar v European Commission*, General Court (2009-2011)

Counsel for the United Kingdom, *United Kingdom v European Commission* (concerning Estrecho Oriental), General Court (2010-2011)

Counsel for the United Kingdom (appealing), *Yassin Abdullah Kadi v European Commission (Kadi II)*, concerning EU implementation of UN sanctions), Court of Justice of the European Union (2010-2013)

English courts

Aziz v Aziz and Ors, Court of Appeal, judgment of 11 July 2007 (attack on dignity of Head of State) (Advocate to the Court)

Ahmed and others v HM Treasury, Supreme Court, judgment of 27 January 2010 (UK implementation of UN sanctions) (Counsel for HM Treasury)

R (oao Maya Evans) v Secretary of State for Defence, Administrative Court, judgment of 25 June 2010 (detainees in Afghanistan) (Counsel for the Secretary of State)

Khurts Bat v Investigating Judge of the German Federal Court, Administrative Court, judgment of 29 July 2011 (special mission, high-ranking office and State immunity claims) (Counsel for FCO, Interested Party)

Mutua and Ors v Foreign and Commonwealth Office, High Court, judgments of 21 July 2011/5 October 2012 (Mau Mau emergency in Kenya: issues of State succession and limitation of actions under international law) (Counsel for FCO)

“Maduro Board” of the Central Bank of Venezuela v “Guaidó Board” of the Central Bank of Venezuela, UK Supreme Court, judgment of 20 December 2021 (recognition of Head of State) (Counsel for FCDO, intervening)

FCO CAREER

Assistant Legal Adviser, Foreign and Commonwealth Office, London (1970-1981; 1984-1986)

Legal Adviser to the Governor of Southern Rhodesia (1979-1980)

Legal Adviser, British Embassy, Bonn (1981-1984)

Legal Counsellor, Foreign and Commonwealth Office (1986-1991; 1994-1996)

Counsellor (Legal Adviser), United Kingdom Mission to the United Nations, New York (1991-1994)

Deputy Legal Adviser, Foreign and Commonwealth Office (1996-1999)

Legal Adviser, Foreign and Commonwealth Office (1999-2006)

Member of the United Kingdom delegation to various international conferences and meetings, including:

- United Nations General Assembly (1972-1973, 1991-1994, 2000-2005)
- Third United Nations Conference on the Law of the Sea (1975-1981)
- Preparatory Commission for the International Seabed Authority (1996)
- Lancaster House Conference on Southern Rhodesia (1979)
- Paris International Conference on Cambodia (1990-1991)
- ‘Two-plus-Four’ Negotiations on German Unification (1990)
- United Nations Security Council (1991-1994)
- Dayton Proximity Peace Talks on Bosnia and Herzegovina (1995)
- Rambouillet/Paris Meetings on Kosovo (1999)

Leader of the United Kingdom delegation to:

- Assembly and Council of the International Seabed Authority (1995-2000 and 2002-2005)
- Meetings of States Parties to the United Nations Convention on the Law of the Sea (1995-1998, 2005)
- Assembly of States Parties to the Rome Statute of the International Criminal Court (2002-2003)
- International Conference on the Revision of the SUA Convention and Protocol (International Maritime Organization) (2005)
- Various law of the sea and bilateral maritime delimitation negotiations

Rapporteur of the UN Committee on Applications for the Review of Administrative Tribunal Judgments (1991-1994)

OTHER POSITIONS

Member of the UN International Law Commission (2008-2022); ILC Special Rapporteur for *Identification of customary international law* (2012-2018)

Chairman, Committee on the Use of Force, International Law Association (2011-2018)

Conciliator on UNCLOS Annex V list (conciliation) (2010-)

Arbitrator on UNCLOS Annex VII list (arbitration) (2010-)

Expert on UNCLOS Annex VIII list (special arbitration – marine scientific research) (2008-)

Member, Finance Committee, International Seabed Authority (1996-2006)

Chairman of the Committee of Legal Advisers on Public International Law of the Council of Europe (CAHDI) (2007-2008); Vice-Chairman (2005-2006)

Chairman of the Twenty-ninth Antarctic Treaty Consultative Meeting (ATCM XXIX), Edinburgh, June 2006

Member, Appeals Board, International Oil Pollution Compensation Fund 1992 (2004-)

Chairman, Joint Appeals Board, International Seabed Authority (2008-2020)

Member, Appeals Board, European Centre for Medium-range Weather Forecasts (ECMWF) (2016-)

List of persons to be appointed to Arbitration Panels under UK-EU Withdrawal Agreement (2021-)

Member, Editorial Committee, *British Yearbook of International Law*

Member of the Advisory Board of the *Max Planck Encyclopedia of Public International Law* (Heidelberg)

Member of the Scientific Advisory Board of the *Max Planck Encyclopedia of International Procedural Law* (Luxembourg)

Member, *Fachbeirat, Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht*, Heidelberg (2010-2018)

Member and Vice-Chairperson (2014), Chairperson (2019), Scientific and Development Policy Advisory Committee, *Max Planck Foundation for International Peace and the Rule of Law*, Heidelberg (2014-)

Member, Advisory Board, *Oxford International Organisations (OXIO)*

Member, Advisory Board, *The Law and Practice of International Courts and Tribunals*

Member, Advisory Board, *Indian Journal of International Law*

Member, Board of Directors, International Law Students Association (ILSA) (2018-)

EVIDENCE TO PARLIAMENTARY AND OTHER INQUIRIES

Submission in response to the consultation on the role of the Attorney General (CM 7192) (with Sir Franklin Berman KCMG QC) (2008)

Written evidence to the Joint Committee on the Draft Constitutional Renewal Bill: HL Paper 166-II, HC Paper 551-II, Evidence, pp. 433-435 (2009)

UK Iraq Inquiry ('Chilcot Inquiry'), 2009-2016, written and oral evidence available at <iraqinquiry.org.uk>

Written evidence (Ev. 48) to the Foreign Affairs Committee, Seventh Report, House of Commons, 2010-2012, 'The Role of the FCO in UK Government', published 12 May 2011

Commission on a Bill of Rights, Second Public Consultation, Submission, 21 September 2012 (with Elizabeth Wilmshurst)

Written evidence (PST 0012) to the House of Lords, Select Committee on the Constitution, 20th Report of Session 2017–19 (HL Paper 345), ‘Parliamentary scrutiny of treaties’ (published 30 April 2019)

Written evidence (SIT0003, SIT0011) to the House of Commons, Public Administration and Constitutional Affairs Committee, Inquiry ‘The Scrutiny of International Treaties and other international agreements in the 21st century’ (published 21 June 2021, 26 October 2021)

Written evidence (UNC0009) to the House of Lords, International Relations and Defence Committee, ‘UNCLOS: fit for purpose in the 21st century?’ (published 7 November 2021)

Human Rights Act Reform: A Modern Bill of Rights Consultation, Response, 2 March 2022 (with Elizabeth Wilmshurst)

PUBLICATIONS

United Nations documents

Peaceful settlement of disputes: working paper (A/CN.4/641, 30 March 2011)

Formation and evidence of customary international law. Annual Report of the International Law Commission 2011 (A/66/10), *Yearbook of the International Law Commission 2011*, Vol II (2) Annex I

Formation and evidence of customary international law. Note (A/CN.4/653), *Yearbook of the International Law Commission 2012*, Vol II (1)

First report on formation and evidence of customary international law (A/CN.4/663), *Yearbook of the International Law Commission 2013*, Vol II (1)

Second report on identification of customary international law (A/CN.4/672, 22 May 2014)

Third report on identification of customary international law (A/CN.4/682, 27 March 2015)

Fourth report on identification of customary international law (A/CN.4/695, 8 March 2016)

The settlement of international disputes to which international organizations are parties. Annual Report of the International Law Commission 2016 (A/71/10), annex A

Fifth report on identification of customary international law (A/CN.4/717, 14 March 2018)

Articles and books

“The Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons, including Diplomatic Agents”, 23 *International and Comparative Law Quarterly* (1974)

“The European Convention on the Suppression of Terrorism”, 1 *Yearbook of European Law* (1981)

THE LEGAL STATUS OF BERLIN (with I.D. Hendry) (Grotius Publications, 1987)

Contributions to L.-E. Pettiti, E. Decaux and P.-H. Imbert (eds.), *La Convention européenne des droits de l’homme* (1990; 2nd ed., 2000)

“Security Council Working Methods and Procedure: Recent Developments”, 45 *International and Comparative Law Quarterly* (1996)

“Participation of Former Yugoslav States in the United Nations and in Multilateral Treaties”, 1 *Max Planck Yearbook of United Nations Law* (1997)

“The Interpretation of Security Council Resolutions”, 2 *Max Planck Yearbook of United Nations Law* (1998)

“The Modern Law of the Sea”, *British Maritime Industry Catalogue* (1999)

“International Seabed Authority: The First Four Years”, 3 *Max Planck Yearbook of United Nations Law* (1999)

“Legal Advisers at Permanent Missions to the United Nations”, in C. Wickremasinghe (ed.), *The International Lawyer as Practitioner* (2000)

“The United Kingdom and the divided Germany: the role of British lawyers”, in J.A. Frowein et al, (eds.), *Verhandeln für den Frieden – Negotiating for Peace, Liber Amicorum Tono Eitel* (2003)

“The Perspective of a Foreign Ministry Legal Adviser”, in M. Evans (ed.), *International Law* (2003), available at

https://fdslive.oup.com/www.oup.com/orc/resources/law/intl/evans4e/resources/insights/evans4e_insights_17piece6.pdf.

“Northern and Western European Maritime Boundaries”, in D. Colson and R. Smith, *International Maritime Boundaries*, Vol. V (2005)

“Report No. 2-23, Honduras-United Kingdom (Cayman Islands)” (with C. López Contreras), in D. Colson and R. Smith, *International Maritime Boundaries*, Vol. V (2005)

Various other contributions to D. Colson and R. Smith, *International Maritime Boundaries*, Vol. V (2005) and Vol. VI (2010)

“The Security Council as a Law Maker: The Adoption of (Quasi)-Judicial Decisions”, in R. Wolfrum and V. Röben (eds.), *Developments of International Law in Treaty Making* (2005)

“Towards New Circumstances in which the Use of Force may be Authorized? The Cases of Humanitarian Intervention, Counter-terrorism, and Weapons of Mass Destruction”, in N. Blokker and N. Schrijver (eds.), *The Security Council and the Use of Force: Theory and Reality – A Need for Change?* (2005)

“The United Kingdom’s Acceptance of the Compulsory Jurisdiction of the International Court of Justice”, in O. Fauchald, H. Jakhelln and A. Syse (eds.), *Festskrift til Carl August Fleischer* (2006), reproduced in J.-P. Gauci and J. Barrett (eds.) *Anthology of British Contributions to International Law 1915-2015* (2020)

“Nécessité et légitime défense dans la lutte contre le terrorisme: quelle est la pertinence de l’affaire de la *Caroline* aujourd’hui?”, in *La nécessité en droit international : Société française pour le droit international, Colloque de Grenoble* (2006)

“The International Tribunal for the Law of the Sea and General International Law”, 22 *International Journal of Marine and Coastal Law* (2007)

“The Selection of Candidates for International Judicial Office: Recent Practice”, in T.M. Ndiaye and R. Wolfrum (eds.), *Law of the Sea, Environmental Law and Settlement of Disputes: Liber Amicorum Judge Thomas A. Mensah* (2007)

“The Law on the Use of Force: Current Challenges”, 11 *Singapore Year Book of International Law* (2007)

“The Security Council and International Criminal Law”, 5 *Romanian Journal of International Law/Revista Română de Drept Internațional* (2007)

“The International Seabed Authority: Fifth to Twelfth Sessions (1999-2006)”, 11 *Max Planck Yearbook of United Nations Law* (2007)

“A European Vision of International Law: For What Purpose?”, in H. Ruiz-Fabri, E. Jouannet and V. Tomkiewicz (eds.), *Select Proceedings of the European Society of International Law, Vol. 1* (2006) (2008)

“The General Assembly and the International Law Commission: What Happens to the Commission’s Work and Why?”, in I. Buffard, J. Crawford, A. Pellet and S. Wittich (eds.), *International Law Between Universalism and Fragmentation. Festschrift in Honour of Gerhard Hafner* (2008)

“Good faith (*bona fides*) in international law”, in P. Cane and J. Conaghan (eds.), *The New Oxford Companion to Law* (2008)

“Introduction” [to a conference entitled ‘International Courts and Tribunals – The Challenges Ahead’], 7 *Law and Practice of International Courts and Tribunals* (2008)

“The Principle of Non-intervention” (with M. Jamnejad), 29 *Leiden Journal of International Law* (2009)

“Detention during International Military Operations: Article 103 of the Charter and the *Al-Jedda* case”, 47 *Revue de Droit Militaire et de Droit de la Guerre/The Military Law and the Law of War Review* (2009)

“The Reality of International Law”, *Inter Alia* (2009)

“Piracy and International Law”, *CMI News Letter*, No.2 (May/September 2009)

“‘Constitutionalization’ of International Law: A Sceptical Voice”, in K.H. Kaikabad and M. Bohlinger (eds.), *International Law and Power: Perspectives on Legal Order and Justice. Essays in Honour of Colin Warbrick* (2009)

THE INTERNATIONAL LAW COMMISSION 1999-2009 (with A. Pronto) (Oxford University Press, 2010)

“The Law of Treaties and the UN Security Council: Some Reflections”, in E. Cannizzaro (ed.), *The Law of Treaties beyond the Vienna Convention* (2011)

“What Is Public International Law? The Need for Clarity about Sources”, 1 *Asian Journal of International Law* (2011)

“Public International Law and the Idea of the Rule of Law”, in M. Pogačnik et al (eds.), *The Challenges of Contemporary International Law and International Relations - Liber Amicorum in Honour of Ernest Petrič* (2011)

“Advisory Jurisdiction: Lessons from Recent Practice”, in H. Hestermeyer et al (eds.), *Coexistence, Cooperation and Solidarity. Liber Amicorum Rüdiger Wolfrum* (2012)

“The Immunity of Official Visitors”, 16 *Max Planck Yearbook of United Nations Law* (2012)

“Preparation of Cases before International Courts and Tribunals – Introductory Remarks”, 106 *American Society of International Law Proceedings* (2012)

“Immunity from jurisdiction and immunity from measures of constraint”, in R. O’Keefe and C. Tams (eds.), *UN Convention on Jurisdictional Immunities of States and Their Property. A Commentary* (2013)

“Self-Defense Against Nonstate Actors: Reflections on the “Bethlehem Principles”” (with E. Wilmshurst), 107 *American Journal of International Law* (2013)

“Institutional Aspects of the Guide to Practice on Reservations”, 24 *European Journal of International Law* (2013)

“The Current Work of the International Law Commission and the Role of Judges in Relation to International Custom”, in L. Lijnzaad and Council of Europe (eds.), *The Judge and International Custom* (2016) (also as “Introductory Remarks” to Conference on “The Judge and International Custom”, 12 *The Law and Practice of International Courts and Tribunals* (2013))

“The role of the UN Security Council in relation to the use of force against terrorists”, in L. van den Herik and N. Schrijver (eds.), *Counter-Terrorism Strategies in a Fragmented International Legal Order. Meeting the Challenges* (2013)

“‘Weighing’ the Articles on Responsibility of International Organizations”, in M. Ragazzi (ed.), *The Responsibility of International Organizations. Essays in Memory of Sir Ian Brownlie* (2013)

“The International Law on the Use of Force. What Happens in Practice?”, 53 *Indian Journal of International Law* (2013)

“Do International Organizations Enjoy Immunity Under Customary International Law?”, 10 *International Organizations Law Review* (2013), reproduced in N. Blokker and N. Schrijver (eds.), *Immunity of International Organizations* (2015)

“The Role of International Lawyers in Government”, in: D. Feldman (ed.), *Law in Politics, Politics in Law* (2013)

“The International Bar” (with E. Stthoeger), in C. Romano, K. Alter and Y. Shany (eds.), *The Oxford Handbook of International Adjudication* (2014)

“European perspectives on inter-state litigation”, in N. Klein (ed.), *Litigating International Law Disputes: Weighing the Options* (2014)

“Collective Security and Collective Self-defence: Key Distinctions”, in M. Weller (ed.), *The Oxford Handbook on the Use of Force* (2014)

“Terrorism and the international law on the use of force”, in B. Saul (ed.), *Research Handbook on International Law and Terrorism* (2014; 2nd ed., 2020)

“Settlement of Disputes and Assistance Mechanisms. Comments”, in *Journée d'études de Nanterre, Actualités des réserves aux traités* (2014)

“Romania, the ICJ, and the 1989 Advisory Opinion concerning the *Applicability of Article VI, Section 22, of the Convention on the Privileges and Immunities of the United Nations* (the *Mazilu* case): an outsider’s view”, in B. Aurescu (ed.), *Romania and the International Court of Justice* (2014)

THE LAW AND POLITICS OF THE KOSOVO ADVISORY OPINION (M. Milanović and M. Wood, eds.) (Oxford University Press, 2015)

“The practicalities of representing a client in complex multiparty proceedings: the example of Kosovo” (with Q. Rasheed), in M. Milanović and M. Wood (eds.), *The Law and Politics of the Kosovo Advisory Opinion* (2015)

“International Organizations and Customary International Law” (2014 Jonathan J. Charney Distinguished Lecture in Public International Law), 48 *Vanderbilt Journal of Transnational Law* (2015)

“Reflections on the United Nations Convention on the Law of the Sea: A Living Instrument”, in J. Barrett (ed.), *Law of the Sea - UNCLOS as a Living Treaty* (2016)

“Custom’s Bright Future: The Continuing Importance of Customary International Law” (with O. Sender), in C. Bradley (ed.), *Custom’s Future. International Law in a Changing World* (2016)

“The emergence of customary international law: Between theory and practice” (with O. Sender), in C. Brölmann and Y. Radi (eds.), *Research Handbook on the Theory and Practice of International Lawmaking* (2016)

“The present position within the ILC on the topic “Identification of customary international law”: in partial response to Sienho Yee, Report on the ILC Project on “Identification of Customary International Law””, 14 *Chinese Journal of International Law* (2016)

“The CAHDI and the peaceful settlement of disputes”, in Council of Europe (ed.), *The CAHDI Contribution to the Development of Public International Law: Achievements and Future Challenges* (2016)

“The Iraq Inquiry: Some Personal Reflections” 87 *British Yearbook of International Law* (2016)

“The interpretation of Security Council resolutions, revisited”, 20 *Max Planck Yearbook of United Nations Law* (2016)

- “2016 Lalive Lecture. Choosing between Arbitration and a Permanent Court: Lessons from Inter-State Cases”, 32 *ICSID Review - Foreign Investment Law Journal* (2017)
- “Legal Advisers”, in A. Zidar and J.-P. Gauci (eds.), *The Role of Legal Advisers in International Law* (2017)
- “Self-Defence Against Non-State Actors - A Practitioner’s View”, 77 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg JIL* (2017)
- “Concluding Observations”, Special Issue on ‘Beyond the Identification of International Customary Rules’, 19 *International Community Law Review* (2017)
- “Non-ingérence: *frappez avant d’entrer*” in H. Ascencio et al (eds.), *Dictionnaire des idées recues en droit international* (2017)
- “The use of force against Da‘esh and the *jus ad bellum*”, 1 *Asian Yearbook of Human Rights and Humanitarian Law* (2017)
- “*Jurisdictional Immunities of the State (Germany v. Italy: Greece intervening)*” (with O. Sender), in E. Bjorge and C. Miles (eds.), *Landmark Cases in Public International Law* (2017)
- “A Mystery No Longer? *Opinio Juris* and Other Theoretical Controversies Associated with Customary International Law” (with O. Sender), 50 *Israel Law Review* (2017)
- “Le rôle contemporain du droit international coutumier”, in M. Forteau and J.-M. Thouvenin (eds.), *Traité de droit international de la mer* (2017)
- “Understanding the Advisory Jurisdiction of the International Tribunal for the Law of the Sea”, in *The Contribution of the International Tribunal for the Law of the Sea to the Rule of Law: 1996-2016/La Contribution du tribunal du droit de la mer à l’état de droit: 1996-2016* (2018)
- “The *Caroline* Incident (1837)”, in T. Ruys and O. Corten, with A. Hofer (eds.), *The Use of Force in International Law: A Case-based Approach* (2018)
- “Security Council resolution 687 (1991)”, in M. Bowman and D. Kritsiotis (eds.), *Conceptual and Contextual Perspectives on the Modern Law of Treaties* (2018)
- “The Evolution and Identification of the Customary International Law of Armed Conflict”, 51 *Vanderbilt Journal of Transnational Law* (2018)
- HALSBURY’S LAWS OF ENGLAND, 5th ed., Vol. 61 ‘International Relations Law’ (2010, contributor); ‘International Law and Foreign Relations’ (2018, contributor)

“The Right of Victims to Reparation: The Importance of Clear Thinking”, 78 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg JIL* (2018)

“Diplomatic Law Today: Alberico Gentili Would not Have Felt out of Place”, in V. Lavenia (ed.), *Alberico e Scipione Gentili nell’Europa di ieri e di oggi* (2018)

“The Immunities of Members of Special Missions” (with A. Sanger), in T. Ruys, N. Angelet and L. Ferro (eds.), *Cambridge Handbook on Immunities and International Law* (2019)

IMMUNITIES OF SPECIAL MISSIONS (with A. Sanger and the Council of Europe) (Brill, 2019)

“The Negotiation of Multilateral Treaties at the United Nations: A Negotiator’s View”, in S. Chesterman, D. Malone and S. Villalpando (eds.), *The Oxford Handbook of United Nations Treaties* (2019)

“Lessons from the ILC’s Work on ‘Immunity of State Officials’: Melland Schill Lecture, 21 November 2017”, 22 *Max Planck Yearbook of United Nations Law* (2019)

“The ILC’s 2018 report on aggression and the use of force” (with N. Lubell), 6 *Journal on the Use of Force and International Law* (2019)

“Customary International Law and the General Principles of Law Recognized by Civilized Nations”, 21 *International Community Law Review* (2019)

“Assessing Practice on the Use of Force” 79 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg JIL* (2019)

“The UN International Law Commission and Customary International Law”, in E. Cannizzaro (ed.), *Gaetano Morelli Lectures Series (Vol. 3 – 2020), Discourses on Methods in International Law: An Anthology* (2020)

“Introductions”, Parry, Fitzmaurice, etc., in J.-P. Gauci and J. Barrett (eds.) *Anthology of British Contributions to International Law 1915-2015* (2020)

“Report Number 6-20 (5), Treaty between Australia and the Democratic Republic of Timor-Leste Establishing their Maritime Boundaries in the Timor Sea” (with S. Abayasekara, A. Telec and J. Whyatt), in C. Lathrop (ed.), *International Maritime Boundaries*, Vol. VIII (2020)

“International organizations and non-State actors in the International Law Commission’s conclusions on identification of customary international law” in S. Droubi and J. d’Aspremont (eds.), *International organizations, non-State actors, and the formation of customary international law* (2020)

“Third-Party Intervention and Involvement in Inter-State Arbitration” (with E. Stoeger), in H. Ruiz Fabri, E. Franckx, M. Benatar and T. Meshel (eds.), *A Bridge Over Troubled Waters. Dispute Resolution in the Law of International Watercourses and the Law of the Sea* (2020)

“Customary International Law”, in [2018] *Courses of the Summer School on Public International Law*, vol. I (International and Comparative Law Research Center, Moscow, 2020)

“British Contributions to Public International Law”, in P. Hilpold (ed.), *European International Law Traditions* (2020)

“Between ‘Time Immemorial’ and ‘Instant Custom’: The Time Element in Customary International Law” (with O. Sender), 42 *Grotiana* (2021)

“Method and Style in International Law, and the International Court of Justice’s Contribution”, in P. Galvão Teles and M. Almeida Ribeiro (eds.), *Case-Law and the Development of International Law: Contributions by International Courts and Tribunals* (2021)

“The Unilateral Invocation of *Jus Cogens* Norms”, in D. Tladi (ed.), *Peremptory Norms of General International Law (Jus Cogens): Disquisitions and Disputations* (2021)

“Contribution by Sir Michael Wood [Remarks on Promoting the Jurisdiction of the International Court of Justice]”, 25 *Romanian Journal of International Law* (2021)

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